As Introduced

131st General Assembly Regular Session 2015-2016

H. B. No. 613

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Representative Amstutz

A BILL

To ame	nd sections 101.82, 101.83, 101.84, 101.85,	1
101	.86, and 101.87 of the Revised Code to revise	2
and	renew the Sunset Review Law, to require that	3
a Sı	unset Review Committee be convened to	4
fund	ction during each odd-numbered General	5
Asse	embly, and to declare an emergency.	6

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

Section 1. That sections 101.82, 101.83, 101.84, 101.85,	7
101.86, and 101.87 of the Revised Code be amended to read as	8
follows:	9
Sec. 101.82. As used in sections 101.82 to 101.87 of the	10
Revised Code:	11
(A) "Agency" means any board, commission, committee, or	12
council, or any other similar state public body required to be	13
established pursuant to state statutes for the exercise of any	14
function of state government and to which members are appointed	15
or elected. "Agency" does not include the following:	16
(1) The general assembly, or any commission, committee, or	17

other body composed entirely of members of the general assembly;

(2) Any court;	19
(3) Any public body created by or directly pursuant to the	20
constitution of this state;	21
(4) The board of trustees of any institution of higher	22
education financially supported in whole or in part by the	23
state;	24
(5) Any public body that has the authority to issue bonds	25
or notes or that has issued bonds or notes that have not been	26
fully repaid;	27
(6) The public utilities commission of Ohio;	28
(7) The consumers' counsel governing board;	29
(8) The Ohio board of regents;	30
(9) Any state board or commission that has the authority	31
to issue any final adjudicatory order that may be appealed to	32
the court of common pleas under Chapter 119. of the Revised	33
Code;	34
(10) Any board of elections;	35
(11) The board of directors of the Ohio insurance guaranty	36
association and the board of governors of the Ohio fair plan	37
underwriting association;	38
(12) The Ohio public employees deferred compensation	39
board;	40
(13) The Ohio retirement study council;	41
(14) The board of trustees of the Ohio police and fire	42
pension fund, public employees retirement board, school	43
employees retirement board, state highway patrol retirement	44
board, and state teachers retirement board;	45

(15) The industrial commission;	46
(16) The parole board;	47
(17) The board of tax appeals;	48
(18) The controlling board;	49
(19) The release authority of department of youth	50
services;	51
(20) The environmental review appeals commission;	52
(21) The Ohio ethics commission;	53
(22) The Ohio public works commission;	54
(23) The self-insuring employers evaluation board;	55
(24) The state board of deposit;	56
(25) The state employment relations board <u>;</u>	57
(26) An agency that is exempted from the requirements of	58
sections 101.82 to 101.87 of the Revised Code by the agency's	59
enabling statutes.	60
(B) "Abolish" means to repeal the statutes creating and	61
empowering an agency, remove its personnel, and transfer its	62
records to the department of administrative services pursuant to	63
division (E) of section 149.331 of the Revised Code.	64
(C) "Terminate" means to amend or repeal the statutes	65
creating and empowering an agency, remove its personnel, and	66
reassign its functions and records to another agency or officer	67
designated by the general assembly.	68
(D) "Transfer" means to amend the statutes creating and	69
empowering an agency so that its functions, records, and	70
personnel are conveyed to another agency or officer.	71

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(E) "Renew" means to continue an agency, and may include amendment of the statutes creating and empowering the agency, or recommendations for changes in agency operation or personnel.

Sec. 101.83. (A) An Unless renewed in accordance with division (D) of this section:

(1) An agency in existence on the first day of January 1, 77 2011, shall expire on in the year of the first regular session 78 of an odd-numbered general assembly expires at the end of the 79 thirty-first day of December 31, 2016, unless the agency is 80 renewed in accordance with division (D) of this section and, if 81 so renewed, shall expire thereafter on the thirty-first day of 82 December of the fourth year after the year in which it was most 83 recently renewed unless the agency is renewed in accordance with 84 division (D) of this section. in the year of the second regular 85 session of that general assembly. 86

87 (2) An agency created after January 1, 2011, that is created on the thirty first day of December shall expire not 88 later than four years after its creation, unless the agency is-89 renewed in accordance with division (D) of this section. An-90 agency created after January 1, 2011, that is created on any 91 other date shall be considered for the purpose of this section 92 to have been created on the preceding thirty-first day of-93 December, and the agency shall expire not later than four years 94 after the date it was considered to have been created, unless 95 the agency is renewed in accordance with division (D) of this 96 section during an even-numbered general assembly expires at the 97 end of the thirty-first day of December in the year of the 98 second regular session of the next odd-numbered general 99 assembly. 100

(3) An agency created during an odd-numbered general 101

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assembly expires at the end of the thirty-first day of December	102
in the year of the second regular session of the next odd-	103
numbered general assembly.	104
Any act creating or renewing an agency shall contain a	105
distinct section providing a specific expiration date for the	106
agency in accordance with this division.	107
(B) If the general assembly does not renew or transfer an	108
agency on or before its expiration date, it shall expire expires	109
on that date.	110
The director of budget and management shall not authorize	111
the expenditure of any moneys for any agency on or after the	112
date of its expiration.	113
(C) The general assembly may provide by law for the	114
orderly, efficient, and expeditious conclusion of an agency's	115
business and operation. The rules, orders, licenses, contracts,	116
and other actions made, taken, granted, or performed by the	117
agency shall-continue in effect according to their terms	118
notwithstanding the agency's abolition, unless the general	119
assembly provides otherwise by law. The general assembly may	120
provide by law for the temporary or permanent transfer of some	121
or all of a terminated or transferred agency's functions and	122
personnel to a successor agency or officer.	123
The abolition, termination, or transfer of an agency shall-	124
<u>does not cause the termination or dismissal of any claim pending</u>	125
against the agency by any person, or any claim pending against	126
any person by the agency. Unless the general assembly provides	127
otherwise by law for the substitution of parties, the attorney	128
general shall succeed the agency with reference to any pending	129
claim.	130

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(D) An agency may be renewed by passage of a bill that
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continues the statutes creating and empowering the agency, that
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amends or repeals those statutes, or that enacts new statutes,
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to improve agency usefulness, performance, or effectiveness.
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Sec. 101.84. (A) There is hereby created the <u>A</u> sunset 135 review committee, to be shall be created to function during each 136 odd-numbered general assembly. The committee shall be composed 137 of nine members and function in calendar years 2015 and 2016. 138 The president of the senate shall appoint three members of the 139 senate to the committee, not more than two of whom shall be 140 members of the same political party. The speaker of the house of 141 representatives shall appoint three members of the house of 142 representatives to the committee, not more than two of whom 143 shall be members of the same political party. The governor, with 144 the advice and consent of the senate, shall appoint three 145 members to the committee, not more than two of whom shall be 146 members of the same political party. Members shall be appointed 147 within fifteen days after the commencement of the first regular 148 session of the 131st each odd-numbered general assembly. 149

150 (B) Each member of the committee who is appointed by the president of the senate or the speaker of the house of 151 representatives shall serve during that committee member's term 152 of office or until that committee member no longer is a member 153 of the senate or the house of representatives, whichever is 154 applicable. Each member of the committee who is appointed by the 155 governor shall serve a two-year term that ends on the thirty-156 first day of December in 2016 in the year of the second regular 157 session of the general assembly. A vacancy on the committee 158 shall be filled in the same manner as the original appointment. 159

In the first regular session of the 131st general

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assembly, the chairperson of the committee shall be a member of 161 the house of representatives, and the vice-chairperson of the 162 committee shall be a member of the senate. In the second regular 163 session of the 131st general assembly, the chairperson of the 164 committee shall be a member of the senate, and the vice- 165 chairperson of the committee shall be a member of the house of 166 representatives. 167

Members of the committee shall receive no compensation,168but shall be reimbursed for their necessary expenses incurred in169the performance of their official duties.170

(C) The committee shall meet not later than thirty days 171 after the first day of the first regular session of the 131st-172 general assembly to choose a chairperson and to commence 173 establishment of the schedule for agency review provided for in 174 section 101.85 of the Revised Code or perform other committee 175 duties under sections 101.82 to 101.87 of the Revised Code. Five 176 members of the committee shall-constitute a quorum for the 177 conduct of committee business. 178

Sec. 101.85. (A) The <u>A</u> sunset review committee, not later 179 than sixty days after its first meeting in 2015, shall schedule 180 for review each agency in existence on the first day of January 181 $\frac{1}{2015}$ in the year of the first regular session of the general 182 assembly. The committee, by a unanimous vote, also may schedule 183 for review any state board or commission described in division 184 (A) (9) of section 101.82 of the Revised Code that is in 185 existence on that date, and any board or commission so scheduled 186 shall be considered an agency for purposes of sections 101.82 to 187 101.87 of the Revised Code. 188

(B) The chairperson of the committee shall send a copy of189the schedule for review of agencies for calendar year 2015 and190

calendar year 2016 <u>each regular session</u> of the general assembly	191
to each of the agencies scheduled for review during that year	192
session and to the director of the legislative service	193
commission. The director shall publish a copy of the schedule in	194
the Ohio Administrative Code and in the register of Ohio created	195
under section 103.051 of the Revised Code. The commission shall	196
provide the committee with a list of agencies, and with a list	197
\underline{of} state boards and commissions described in division (A)(9) of	198
section 101.82 of the Revised Code, in existence on the first	199
day of January 1, 2015 in the year of the first regular session	200
of the general assembly, to assist the committee in identifying	201
agencies and <u>in</u> exercising its duties under sections 101.82 to	202
101.87 of the Revised Code with respect to those agencies.	203
Sec. 101.86. (A) Not later than six months prior to the	204

date on which an agency in existence on January 1, 2015, is 205 scheduled to expire under division (A) of section 101.83 of the 206 Revised Code, the sunset review committee shall hold hearings to 207 receive the testimony of the public and of the chief executive 208 officer of each agency scheduled for review, and otherwise shall 209 consider and evaluate the usefulness, performance, and 210 effectiveness of the agency. 211

(B) Each agency that is scheduled for review shall submitto the committee a report that contains all of the following213information:

(1) The agency's primary purpose and its various goals and215objectives;216

(2) The agency's past and anticipated workload, the number
of staff required to complete that workload, and the agency's
total number of staff;
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(3) The agency's past and anticipated budgets and its	220
sources of funding;	221
(4) The number of members of its governing board or other	222
governing entity and their compensation, if any.	223
(C) Each agency shall have the burden of demonstrating to	224
the committee a public need for its continued existence. In	225
determining whether an agency has demonstrated that need, the	226
committee shall consider all of the following:	227
(1) The extent to which the agency has permitted qualified	228
applicants to serve the public;	229
(2) The cost-effectiveness of the agency in terms of	230
number of employees, services rendered, and administrative costs	231
incurred, both past and present;	232
(3) The extent to which the agency has operated in the	233
public interest, and whether its operation has been impeded or	234
enhanced by existing statutes and procedures and by budgetary,	235
resource, and personnel practices;	236
(4) Whether the agency has recommended statutory changes	237
to the general assembly that would benefit the public as opposed	238
to the persons regulated by the agency, if any, and whether its	239
recommendations and other policies have been adopted and	240
<pre>implemented;</pre>	241
(5) Whether the agency has required any persons it	242
regulates to report to it the impact of agency rules and	243
decisions on the public as they affect service costs and service	244
delivery;	245
(6) Whether persons regulated by the agency, if any, have	246
been required to assess problems in their business operations	247

that affect the public;	248
(7) Whether the agency has encouraged public participation	249
in its rule-making and decision-making;	250
(8) The efficiency with which formal public complaints	251
filed with the agency have been processed to completion;	252
(9) Whether the programs or services of the agency	253
duplicate or overlap those of other agencies;	254
(10) Whether the purpose for which the agency was created	255
has been fulfilled, has changed, or no longer exists;	256
(11) Whether federal law requires that the agency be	257
renewed in some form;	258
(12) Changes needed in the enabling laws of the agency in	259
order for it to comply with the criteria suggested by the	260
considerations listed in divisions (C)(1) to (11) of this	261
section.	262
(D) In its initial review of each agency, the committee,	263
whenever possible, shall realign agency titles to conform to the	264
following descriptions:	265
(1) Commission: an administrative appeals or hearing	266
agency;	267
(2) Authority: an agency empowered to issue bonds or	268
notes;	269
(3) Board: an agency having a licensing function only;	270
(4) Council: an advisory body to a major agency or	271
department;	272
(5) Committee: an advisory body to a minor agency or	273
department.	274

Sec. 101.87. (A) After the completion of the evaluation of 275 all agencies under section 101.86 of the Revised Code, the 276 sunset review committee shall prepare and publish a report of 277 its findings and recommendations. The committee shall furnish a 278 copy of the report to the president of the senate, the speaker 279 of the house of representatives, the governor, and each affected 280 agency. The report shall be made available to the public in the 281 offices of the house of representatives and senate clerks during 282 reasonable hours. As part of the report, the committee shall 283 recommend to the general assembly, in bill form, one or more of 284 the following: 285 (1) Amendment or repeal of the statutes that created and 286 empowered an agency, to abolish or terminate the agency; 287 (2) Amendment or repeal of the statutes that created and 288 empowered an agency, or enactment of new statutes, to terminate 289 the agency, to transfer the agency, or to improve the agency's 290 usefulness, performance, or effectiveness; 291 (3) Amendment or repeal of the statutes that created and 292 empowered two or more agencies, or enactment of new statutes, to 293 294 reorganize or transfer them and thereby improve agency usefulness, performance, or effectiveness; 295 (4) Amendment or continuation of the statutes that created 296 and empowered an agency, or enactment of new statutes, to renew 297 298 the agency. (B) Recommendations made by the committee shall indicate 299 how or whether their implementation will do each of the 300 following: 301 (1) Promote economy in the operation of state government; 302 (2) Improve efficiency in the management of state 303

government; 304 (3) Improve services rendered to citizens of the state; 305 (4) Simplify and improve preparation of the state budget; 306 (5) Conserve the natural resources of the state; 307 (6) Promote the orderly growth of the state and its 308 government; 309 (7) Improve the effectiveness of the services performed by 310 the service departments of the state, including the office of 311 budget and management and the department of administrative 312 services; 313 (8) Avoid duplication of effort by state agencies; 314 (9) Improve the organization and coordination of the state 315 government in one or more of the ways listed in divisions (B)(1) 316 to (8) of this section. 317 (C) The office of budget and management, department of 318 administrative services, auditor of state, legislative service 319 commission, and any other state agency shall supply, upon the 320 committee's request, the committee with material, information, 321 and reports needed for the preparation of the report and its 322 recommendations. 323 (D) A sunset review committee, after having prepared and 324 published a report of its findings and recommendations, and 325 furnished the report as required under this section, ceases to 326 exist. 327 Section 2. That existing sections 101.82, 101.83, 101.84, 328 101.85, 101.86, and 101.87 of the Revised Code are hereby 329 repealed. 330

Section 3. This act is declared to be an emergency measure 331 necessary for the immediate preservation of the public peace, 332 health, and safety. The reason for such necessity is to prevent 333 the expiration of certain sections of law that will otherwise 334 occur on December 31, 2016, and to avoid the inefficiencies in 335 state government that will inevitably occur if these sections 336 expire before they can be amended. Therefore, this act goes into 337 immediate effect. 338