## **ANACT**

To amend sections 101.83, 101.84, 101.85, 101.86, 101.87, 105.911, 150.06, 181.21, 355.02, 355.03, 355.04, 501.04, 3301.079, 3711.12, 4723.493, and 4723.50 and to repeal sections 133.021, 181.22, 181.26, 501.041, 718.60, 1521.031, 3711.20, 3711.21, 3711.22, 4723.49, 4723.491, 4723.492, 5101.345, 5101.91, 5101.92, 5913.12, 5913.13, and 5913.14 of the Revised Code and to repeal Section 209.61 of H.B. 49 of the 132nd General Assembly, Section 3 of H.B. 66 of the 132nd General Assembly, Sections 701.05 and 751.30 of H.B. 64 of the 131st General Assembly, and Section 265.70.20 of H.B. 1 of the 128th General Assembly to implement the recommendations of the Sunset Review Committee by terminating or renewing various agencies, and to require a Sunset Review Committee to be convened during each General Assembly.

Be it enacted by the General Assembly of the State of Ohio:

Section 1. That sections 101.83, 101.84, 101.85, 101.86, 101.87, 105.911, 150.06, 181.21, 355.02, 355.03, 355.04, 501.04, 3301.079, 3711.12, 4723.493, and 4723.50 of the Revised Code be amended to read as follows:

Sec. 101.83. (A) It is the intent of the general assembly that an agency shall expire by operation of sunset review law, sections 101.82 to 101.87 of the Revised Code, four years more or less after the effective date of the act that established the agency. Unless renewed in accordance with division (D) (E) of this section:

- (1) An agency in existence on the first day of January in the year of the first regular session of an odd-numbered general assembly expires at the end of the thirty-first day of December in the year of the second regular session of that general assembly;
- (2)-An agency created during an even-numbered general assembly expires at the end of the thirty-first day of December in the <u>second</u> year of the <u>second</u> regular session of the next odd-numbered general assembly; and
- (3)-(2) An agency created during an odd-numbered general assembly expires at the end of the thirty-first day of December in the <u>second</u> year of the <u>second</u> regular session of the next odd-numbered even-numbered general assembly-; and
- (3) An agency renewed by a prior sunset review committee expires on the expiration date specified in the act that renewed the agency.
- (B) Any act ereating or renewing an agency shall contain a distinct section providing a specific expiration date for the agency in accordance with this division section. With respect to an agency scheduled to expire through operation of sunset review law, sections 101.82 to 101.87 of the Revised Code, the specific expiration date shall be the thirty-first day of December in the second year

of a general assembly.

(B) (C) If the general assembly does not renew or transfer an agency on or before its expiration date, it expires on that date.

The director of budget and management shall not authorize the expenditure of any moneys for any agency on or after the date of its expiration.

(C) (D) The general assembly may provide by law for the orderly, efficient, and expeditious conclusion of an agency's business and operation. The rules, orders, licenses, contracts, and other actions made, taken, granted, or performed by the agency continue in effect according to their terms notwithstanding the agency's abolition, unless the general assembly provides otherwise by law. The general assembly may provide by law for the temporary or permanent transfer of some or all of a terminated or transferred agency's functions and personnel to a successor agency or officer.

The abolition, termination, or transfer of an agency does not cause the termination or dismissal of any claim pending against the agency by any person, or any claim pending against any person by the agency. Unless the general assembly provides otherwise by law for the substitution of parties, the attorney general shall succeed the agency with reference to any pending claim.

(D) (E) An agency may be renewed by passage of a bill that continues the statutes creating and empowering the agency, that amends or repeals those statutes, or that enacts new statutes, to improve agency usefulness, performance, or effectiveness.

Sec. 101.84. (A) A sunset review committee shall be ereated to function convened during each odd-numbered general assembly. The committee shall be composed of nine members. The president of the senate shall appoint three members of the senate to the committee, not more than two of whom shall be members of the same political party. The speaker of the house of representatives shall appoint three members of the house of representatives to the committee, not more than two of whom shall be members of the same political party. The governor, with the advice and consent of the senate, shall appoint three members to the committee, not more than two of whom shall be members of the same political party. Members shall be appointed within fifteen days after the commencement of the first regular session of each odd-numbered general assembly.

(B) Each member of the committee who is appointed by the president of the senate or the speaker of the house of representatives—a member of the general assembly shall serve during that eommittee member's term of office—for the duration of the committee, or until that committee member no longer is a member of the senate or the house of representatives, whichever is applicable. Each member of the committee who is appointed by the governor shall serve a two-year term that ends on for the duration of the committee, but not later than the thirty-first day of December in the second year of the second regular session of the general assembly. A vacancy on the committee shall be filled in the same manner as the original appointment.

In the first regular session year of the general assembly, the chairperson of the committee shall be a member of the house of representatives, and the vice-chairperson of the committee shall be a member of the senate. In the second regular session year of the general assembly, the chairperson of the committee shall be a member of the senate, and the vice-chairperson of the committee shall be a member of the house of representatives.

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

- (C) The committee shall meet not later than thirty days after the first day of the first regular session year of the general assembly to choose a chairperson and to commence establishment of the schedule for agency review provided for in section 101.85 of the Revised Code or perform other committee duties under sections 101.82 to 101.87 of the Revised Code. Five members of the committee constitute a quorum for the conduct of committee business.
- (D) The sunset review committee, after having prepared and published a report of its findings and recommendations, and furnished the report, as required under section 101.87 of the Revised Code, ceases to exist for the remainder of the biennial general assembly.
- Sec. 101.85. (A) A sunset review committee, not later than sixty days after its first meeting, shall schedule for review each agency in existence on the first day of January in the <u>first</u> year of the <u>first</u> regular session of the general assembly. The committee, by a unanimous vote, also may schedule for review any state board or commission described in division (A)(9) of section 101.82 of the Revised Code that is in existence on that date, and any board or commission so scheduled shall be considered an agency for purposes of sections 101.82 to 101.87 of the Revised Code, and that also is scheduled to expire at the end of the thirty-first day of December in the second year of that general assembly.
- (B) The chairperson of the committee shall send a copy of the schedule for review of agencies for each regular session of the general assembly\_to each of the agencies scheduled for review during that session and to the director of the legislative service commission. The director shall publish a copy of the schedule in the Administrative Code and in the register of Ohio. The commission shall provide the committee with a list of agencies, and with a list of state boards and eommissions described in division (A)(9)(A) of this section 101.82 of the Revised Code, in existence on the first day of January in the year of the first regular session of the general assembly, to assist the committee in identifying agencies and in exercising its duties under sections 101.82 to 101.87 of the Revised Code with respect to those agencies.
- Sec. 101.86. (A) Not later than six months <u>prior to before</u> the date on which an agency is scheduled to expire <u>under division (A) of section 101.83 of the Revised Code</u>, the sunset review committee shall hold hearings to receive the testimony of the public and of the chief executive officer of each agency scheduled for review, and otherwise shall consider and evaluate the usefulness, performance, and effectiveness of the agency.
- (B) Each agency that is scheduled for review shall submit to the committee a report that contains all of the following information:
  - (1) The agency's primary purpose and its various goals and objectives;
- (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;
  - (3) The agency's past and anticipated budgets and its sources of funding;
- (4) The number of members of its governing board or other governing entity and their compensation, if any.
- (C) Each agency shall have the burden of demonstrating to the committee a public need for its continued existence. In determining whether an agency has demonstrated that need, the committee shall consider all of the following:
  - (1) The extent to which the agency has permitted qualified applicants to serve the public;

- (2) The cost-effectiveness of the agency in terms of number of employees, services rendered, and administrative costs incurred, both past and present;
- (3) The extent to which the agency has operated in the public interest, and whether its operation has been impeded or enhanced by existing statutes and procedures and by budgetary, resource, and personnel practices;
- (4) Whether the agency has recommended statutory changes to the general assembly that would benefit the public as opposed to the persons regulated by the agency, if any, and whether its recommendations and other policies have been adopted and implemented;
- (5) Whether the agency has required any persons it regulates to report to it the impact of agency rules and decisions on the public as they affect service costs and service delivery;
- (6) Whether persons regulated by the agency, if any, have been required to assess problems in their business operations that affect the public;
- (7) Whether the agency has encouraged public participation in its rule-making and decision-making;
- (8) The efficiency with which formal public complaints filed with the agency have been processed to completion;
- (9) Whether the programs or services of the agency duplicate or overlap those of other agencies;
- (10) Whether the purpose for which the agency was created has been fulfilled, has changed, or no longer exists;
  - (11) Whether federal law requires that the agency be renewed in some form;
- (12) Changes needed in the enabling laws of the agency in order for it to comply with the criteria suggested by the considerations listed in divisions (C)(1) to (11) of this section.
- (D) In its initial review of each agency, the committee, whenever possible, shall realignagency titles to conform to the following descriptions:
  - (1) Commission: an administrative appeals or hearing agency;
  - (2) Authority: an agency empowered to issue bonds or notes;
  - (3) Board: an agency having a licensing function only;
  - (4) Council: an advisory body to a major agency or department;
  - (5) Committee: an advisory body to a minor agency or department.
- Sec. 101.87. (A) After the completion of the evaluation of all agencies under section 101.86 of the Revised Code, the sunset review committee shall prepare and publish a report of its findings and recommendations. The committee shall furnish a copy of the report to the president of the senate, the speaker of the house of representatives, the governor, and each affected agency. The report shall be made available to the public in the offices of the house of representatives and senate clerks during reasonable hours. As part of the report, the committee shall recommend to the general assembly, in bill form, one or more of the following:
- (1) Amendment or repeal of the statutes that created and empowered an agency, to abolish or terminate the agency;
- (2) Amendment or repeal of the statutes that created and empowered an agency, or enactment of new statutes, to terminate the agency, to transfer the agency, or to improve the agency's usefulness, performance, or effectiveness;

- (3) Amendment or repeal of the statutes that created and empowered two or more agencies, or enactment of new statutes, to reorganize or transfer them and thereby improve agency usefulness, performance, or effectiveness;
- (4) Amendment or continuation of the statutes that created and empowered an agency, or enactment of new statutes, to renew the agency.
- (B) Recommendations made by the committee shall indicate how or whether their implementation will do each of the following:
  - (1) Promote economy in the operation of state government;
  - (2) Improve efficiency in the management of state government;
  - (3) Improve services rendered to citizens of the state;
  - (4) Simplify and improve preparation of the state budget;
  - (5) Conserve the natural resources of the state:

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- (6) Promote the orderly growth of the state and its government;
- (7) Improve the effectiveness of the services performed by the service departments of the state, including the office of budget and management and the department of administrative services;
  - (8) Avoid duplication of effort by state agencies;
- (9) Improve the organization and coordination of the state government in one or more of the ways listed in divisions (B)(1) to (8) of this section.
- (C) The office of budget and management, department of administrative services, auditor of state, legislative service commission, and any other state agency shall supply, upon the committee's request, the committee with material, information, and reports needed for the preparation of the report and its recommendations.
- (D) A sunset review committee, after having prepared and published a report of its findings and recommendations, and furnished the report as required under this section, ceases to exist.
- Sec. 105.911. (A) If a bill or resolution introduced in the general assembly appears to affect the revenues or expenditures of the courts of Ohio, to increase or decrease the workload or caseload of judges or members of their staffs, or to affect case disposition, the Ohio judicial conference may prepare a judicial impact statement of the bill or resolution on its own initiative or at the request of any member of the general assembly. The Ohio judicial conference may prepare a judicial impact statement before the bill or resolution is recommended for passage by the house of representatives or senate committee of the general assembly to which the bill was referred and again before the bill or resolution is taken up for final consideration by either house of the general assembly. The judicial impact statement shall include an estimate, in dollars, of the amount by which the bill or resolution would increase or decrease revenues or expenditures and any other information the Ohio judicial conference considers necessary to explain the fiscal effect of the bill or resolution. The statement also shall include an analysis of the bill or resolution's administrative and procedural effects on the courts of this state.
- (B) The Ohio judicial conference shall distribute copies of a judicial impact statement as follows:
- (1) For consideration by the senate or house of representatives rules committee, or the standing committee to which a bill is referred, two copies to the <u>chairman chairperson</u> together with a copy to each member of the committee;

(2) For final consideration, a copy to each member of the house that is considering the bill.

If the member who introduced the bill or resolution or who requested the statement is not a member of the house or rules committee considering the bill, the Ohio judicial conference shall send the member a copy.

The Ohio judicial conference may distribute the judicial impact statement, in an electronic format, to the official electronic mail address of the general assembly members designated to receive the statement.

- (C) In preparing a judicial impact statement the Ohio judicial conference may request any court, department, division, institution, board, commission, authority, bureau, or other instrumentality or officer of the state or of a county, municipal corporation, township, school district, or other governmental entity of the state to provide any of the following information:
- (1) An estimate, in dollars, of the amount by which the bill or resolution would increase or decrease the revenues or expenditures received or made by the court, instrumentality, officer, or entity;
- (2) Any other information the Ohio judicial conference considers necessary for it to understand or explain the fiscal, administrative, and procedural effects of the bill or resolution.

The Ohio judicial conference first shall contact the Ohio legislative <u>budget office service commission</u> for information regarding the fiscal effects of the bill or resolution. If the Ohio legislative <u>budget office service commission</u> does not have the fiscal information sought by the Ohio judicial conference, then the Ohio judicial conference and the Ohio legislative <u>budget office service commission</u> jointly may request any of the entities described in division (C) of this section to provide the fiscal information.

A court, instrumentality, officer, or entity shall comply with a request for information as soon as reasonably possible after receiving it. The Ohio judicial conference shall specify the manner of compliance in its request and, if necessary, may specify a period of no longer than five days for compliance. The Ohio judicial conference may consider any information provided under division (C) of this section in preparing a judicial impact statement.

- (D) The failure of the Ohio judicial conference to prepare a judicial impact statement before a bill or resolution is taken up for consideration by the house of representatives or senate committee, or by either or both houses for final consideration, shall not impair the validity of any bill or resolution passed by either or both houses of the general assembly.
- (E) This section does not affect the duty of the Ohio legislative—<u>budget office service commission</u> to prepare fiscal analyses pursuant to section 103.14 of the Revised Code.
  - (F) As used in this section:
- (1) With regard to a bill or resolution, "procedural effects" includes all court-related procedures, including pretrial, trial, and post-trial proceedings.
- (2) With regard to a bill or resolution, "administrative effects" includes matters pertaining to the business of the courts, including clerical processes, records management, planning and research, changes in court personnel, calendar management, facilities and equipment, workload distribution, court reorganization, and the creation or addition of judgeships.

Sec. 150.06. (A) The authority is not an agency as defined in section exempt from the requirements of sections 101.82 to 101.87 of the Revised Code for purposes of divisions (A) and (B)

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## of section 101.83 of the Revised Code.

- (B) The selection of a program administrator and the entering into an agreement under section 150.05 of the Revised Code do not constitute a purchase of services under Chapter 125. of the Revised Code.
- (C) Notwithstanding section 121.22 of the Revised Code, the authority may hold an executive session for either of the following purposes, but only after a majority of a quorum of the authority determines, by a roll call vote, to hold the session, and only at a regular or special meeting:
- (1) Presenting, reviewing, or discussing proprietary information relating to any person unless that person has consented in writing to disclosure of such information by the authority;
- (2) Preparing for, conducting, or reviewing negotiating sessions with any private, for-profit investment fund for the purpose of selecting a program administrator and entering into an agreement under section 150.05 of the Revised Code.

Sec. 181.21. (A) There is hereby created within the supreme court the state criminal sentencing commission, consisting of thirty-one members. One member shall be the chief justice of the supreme court, who shall be the chairperson of the commission. The following ten members of the commission, no more than six of whom shall be members of the same political party, shall be appointed by the chief justice: one judge of a court of appeals, three judges of courts of common pleas who are not juvenile court judges, three judges of juvenile courts, and three judges of municipal courts or county courts. Four members shall be the superintendent of the state highway patrol, the state public defender, the director of youth services, and the director of rehabilitation and correction, or their individual designees. The following twelve members, no more than seven of whom shall be members of the same political party, shall be appointed by the governor after consulting with the appropriate state associations, if any, that are represented by these members: one sheriff; two county prosecuting attorneys, at least one of whom shall be experienced in the prosecution of cases in juvenile court involving alleged delinquent children, unruly children, and juvenile traffic offenders; two peace officers of a municipal corporation or township, at least one of whom shall be experienced in the investigation of cases involving juveniles; one former victim of a violation of Title XXIX of the Revised Code; one attorney whose practice of law primarily involves the representation of criminal defendants; one member of the Ohio state bar association; one attorney whose practice of law primarily involves the representation in juvenile court of alleged delinquent children, unruly children, and juvenile traffic offenders; one full-time city prosecuting attorney; one county commissioner; and one mayor, city manager, or member of a legislative authority of a municipal corporation. Two members shall be members of the senate, one appointed by the president of the senate and one appointed by the minority leader of the senate. Two members shall be members of the house of representatives, one appointed by the speaker of the house of representatives and one appointed by the minority leader of the house of representatives.

The chief justice shall become a member of the commission on August 22, 1990, and the chief justice's successors in office shall become members of the commission on the day that they assume the office of chief justice. The term of office of the chief justice as a member of the commission shall continue for as long as that person holds the office of chief justice. The term of office of the member who is an attorney whose practice of law primarily involves the representation of criminal defendants, the term of office of the member who is an attorney whose practice of law

primarily involves the representation in juvenile court of alleged delinquent children, unruly children, and juvenile traffic offenders, and the term of office of the former victim of a violation of Title XXIX of the Revised Code shall be four years. The term of office of the superintendent of the state highway patrol, the state public defender, the director of youth services, and the director of rehabilitation and correction, or their individual designees, as members of the commission shall continue for as long as they hold the office of superintendent of the state highway patrol, state public defender, director of youth services, or director of rehabilitation and correction. The term of office of a municipal corporation or township peace officer as a member of the commission shall be the lesser of four years or until that person ceases to be a peace officer of a municipal corporation or township. Unless the full-time city prosecuting attorney is an elected official, the term of office of the full-time city prosecuting attorney shall be the lesser of four years or until the full-time city prosecuting attorney ceases to be a full-time city prosecuting attorney. All of the members of the commission who are elected officials shall serve the lesser of four years or until the expiration of their term of office. Any vacancy on the commission shall be filled in the same manner as the original appointment.

When the chief justice and governor make their appointments to the commission, they shall consider adequate representation by race and gender.

(B) The commission shall select a vice-chairperson and any other necessary officers and adopt rules to govern its proceedings. The commission shall meet as necessary at the call of the chairperson or on the written request of eight or more of its members. Sixteen members of the commission constitute a quorum, and the votes of a majority of the quorum present shall be required to validate any action of the commission. All business of the commission shall be conducted in public meetings.

The members of the commission shall serve without compensation, but each member shall be reimbursed for the member's actual and necessary expenses incurred in the performance of the member's official duties on the commission. In the absence of the chairperson, the vice-chairperson shall perform the duties of the chairperson.

- (C) The commission shall establish an office and shall appoint and fix the compensation of a project director and any other employees necessary to assist the commission in the execution of its authority under sections 181.21 to 181.26–181.25 of the Revised Code. The project director shall have a thorough understanding of the criminal laws of this state and experience in committee-oriented research. The other employees may include a research coordinator with experience and training in policy-oriented research; professional staff employees with backgrounds in criminal law, criminal justice, political science, or related fields of expertise; administrative assistants; and secretaries. The commission also may appoint and fix the compensation of part-time data collectors, clerical employees, and other temporary employees as needed to enable the commission to execute its authority under sections 181.21 to 181.26–181.25 of the Revised Code.
- (D) The sentencing commission shall establish a standing juvenile committee. The committee shall consist of the following commission members: the chief justice of the supreme court or the chief justice's designee, the director of youth services, the three juvenile court judges, one court of common pleas judge who is not a juvenile court judge, one county prosecuting attorney who is experienced in the prosecution of cases in juvenile court involving alleged delinquent children, unruly children, and juvenile traffic offenders, the attorney whose practice of law primarily involves

the representation in juvenile court of alleged delinquent children, unruly children, and juvenile traffic offenders, the former victim of a violation of Title XXIX of the Revised Code, the county commissioner, one legislator from each political party, the sheriff, and one municipal corporation or township peace officer who is experienced in the investigation of cases involving juveniles. The members of the commission may serve on the committee by designation of the chief justice. The chief justice shall designate a member to serve as chairperson of the committee. The committee shall meet as necessary at the call of the chairperson or on the written request of four or more of the committee's members. A majority of the members of the committee shall constitute a quorum, and the votes of a majority of the quorum present shall be required to validate any action of the committee, including recommendations to the commission. The committee and the commission shall comply with section 181.26 of the Revised Code.

Sec. 355.02. (A) Each board of county commissioners may adopt a resolution to establish a local healthier buckeye council. If a local council is established, the resolution shall specify the organization of the council and shall designate a member to serve as a staffing agent and, if the board determines necessary, a member to serve as a fiscal agent. The board may revise the council's organization as necessary by adopting a resolution.

- (B)(1) The board may invite any person or entity to become a member of the council, including any of the following:
  - (a) Individuals with community leadership experience;
  - (b) Individuals with experience leading others;
- (c) Individuals likely to receive healthier buckeye services and participate in healthier buckeye programs;
  - (d) Representatives from public and private entities, including any of the following:
  - (i) Employers;
  - (ii) Municipal corporations, counties, and townships;
- (iii) Courts, including those with specialized court programs certified by the Ohio supreme court;
  - (iv) Law enforcement;
  - (v) Faith-based social services organizations;
  - (vi) Foundations;
  - (vii) Public health, including free clinics;
  - (viii) Child support enforcement agencies;
  - (ix) Children services agencies;
  - (x) Child care providers;
  - (xi) Preschool programs;
  - (xii) Primary and secondary schools;
  - (xiii) Colleges and universities;
  - (xiv) Mental health and addiction services providers;
  - (xv) Medicaid care coordinators or service providers;
  - (xvi) Emergency or urgent care services providers;
  - (xvii) Transportation providers;
  - (xviii) Housing providers;

- (xix) The boy scouts of America, 4-H clubs, boys and girls clubs of America, and other similar organizations.
- (2) The board may form a multi-county council in accordance with division (C) of this section.
- (C)(1) The boards of county commissioners of any two or more counties, by entering into a written agreement, may form a joint local healthier buckeye council. The agreement shall be ratified by resolution of the board of county commissioners of each county that entered into the agreement. Each board of county commissioners that enters into an agreement shall give notice of the agreement to the Ohio healthier buckeye advisory council.
- (2) An agreement to establish a joint local healthier buckeye council may set forth procedures or standards necessary for the joint local healthier buckeye council to perform its duties and operate efficiently.
- (3) Costs incurred in operating a joint local healthier buckeye council shall be paid from a joint general fund created by the council, except as may be otherwise provided in the agreement.
- (4) If a joint local healthier buckeye council is established, all references in the Revised Code to a local healthier buckeye council shall apply to the joint local council.

Sec. 355.03. (A) A local healthier buckeye council shall promote all of the following:

- (1) A cooperative and effective environment in all communities to maximize opportunities for individuals and families to achieve and maintain optimal health in all aspects, thereby achieving greater productivity and reducing reliance on publicly funded assistance programs;
- (2) Means by which council members or the entities the members represent may reduce the reliance of individuals and families on publicly funded assistance programs using both of the following:
- (a) Programs that have been demonstrated to be effective and have one or more of the following features:
  - (i) Low costs;
  - (ii) Use volunteer workers;
  - (iii) Use incentives to encourage designated behaviors;
  - (iv) Are led by peers.
- (b) Practices that identify and seek to eliminate barriers to achieving greater financial independence for individuals and families who receive services from or participate in programs operated by council members or the entities the members represent.
- (3) Care coordination among physical health, behavioral health, social, employment, education, and housing service providers within the county.
- (B) A local healthier buckeye council shall develop a healthier buckeye plan that promotes the objectives set forth in division (A) of this section and submit the council's healthier buckeye plan to the board of county commissioners that created the council—and to the Ohio healthier buckeye advisory council.
  - (C) A local healthier buckeye council shall convene at least once per year.
- (D) A local healthier buckeye council shall organize itself in accordance with section 355.02 of the Revised Code and any other applicable provisions of law.
  - (E) A local healthier buckeye council shall collect and analyze data regarding individuals or

families who receive services from or participate in programs operated by council members or the entities the members represent.

- (F) Beginning one year after the effective date of this amendment September 29, 2015, each local healthier buckeye council shall submit an annual report of the council's performance to the Ohio healthier buckeye council.
- (G) A local healthier buckeye council may apply for, receive, and oversee the administration of grants.
- Sec. 355.04. A local healthier buckeye council shall report the following information to the joint medicaid oversight committee created in section 103.41 of the Revised Code—and to the Ohio healthier buckeye advisory council:
- (A) Notification that the local council has been established and information regarding the council's organization, plan, and activities;
- (B) Information regarding enrollment or outcome data collected under division (E) of section 355.03 of the Revised Code;
- (C) Recommendations regarding the best practices for the administration and delivery of publicly funded assistance programs or other services or programs provided by council members or the entities the members represent;
  - (D) Recommendations regarding the best practices in care coordination.

Sec. 501.04. The board of education of each school district, with regard to lands appropriated by congress for the support of schools and ministerial purposes that have been allocated for the benefit of that district, may sell or dispose of such lands as provided in this section. Moneys received from their sale or disposition, or from annual rentals from leases that have not yet expired, shall belong to the school district for which such lands have been allocated. All funds held by the state from the sale or disposition of these lands and interest thereon before the effective date of this amendment shall be paid from the school district deposit fund in the custody of the treasurer of state to the school districts for whose benefit the lands have been allocated, on a pro rata basis. A school board may use moneys from the sale, disposition, or annual rentals of the lands to pay expenses it incurs in the operation and maintenance of these lands. If the total value of the lands credited to a school district under the terms of the original grant exceeds fifty thousand dollars, as determined by an appraisal conducted by at least two disinterested appraisers, the lands or any part thereof shall be sold upon specific authorization of the general assembly or in the manner set forth in section 501.041 of the Revised Code. In the event the sale of such lands has not been authorized and the lease or leases thereon expire, the school board may renew or lease anew such land. Lands and funds to the credit of any school district under the terms of the original grant shall be administered by the board of education of the school district, by an education foundation fund designated by the board, or by another person or entity designated by the board.

Sec. 3301.079. (A)(1) The state board of education periodically shall adopt statewide academic standards with emphasis on coherence, focus, and essential knowledge and that are more challenging and demanding when compared to international standards for each of grades kindergarten through twelve in English language arts, mathematics, science, and social studies.

- (a) The state board shall ensure that the standards do all of the following:
- (i) Include the essential academic content and skills that students are expected to know and be

able to do at each grade level that will allow each student to be prepared for postsecondary instruction and the workplace for success in the twenty-first century;

- (ii) Include the development of skill sets that promote information, media, and technological literacy;
  - (iii) Include interdisciplinary, project-based, real-world learning opportunities;

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- (iv) Instill life-long learning by providing essential knowledge and skills based in the liberal arts tradition, as well as science, technology, engineering, mathematics, and career-technical education;
- (v) Be clearly written, transparent, and understandable by parents, educators, and the general public.
- (b) Not later than July 1, 2012, the state board shall incorporate into the social studies standards for grades four to twelve academic content regarding the original texts of the Declaration of Independence, the Northwest Ordinance, the Constitution of the United States and its amendments, with emphasis on the Bill of Rights, and the Ohio Constitution, and their original context. The state board shall revise the model curricula and achievement assessments adopted under divisions (B) and (C) of this section as necessary to reflect the additional American history and American government content. The state board shall make available a list of suggested grade-appropriate supplemental readings that place the documents prescribed by this division in their historical context, which teachers may use as a resource to assist students in reading the documents within that context.
- (c) When the state board adopts or revises academic content standards in social studies, American history, American government, or science under division (A)(1) of this section, the state board shall develop such standards independently and not as part of a multistate consortium.
- (2) After completing the standards required by division (A)(1) of this section, the state board shall adopt standards and model curricula for instruction in technology, financial literacy and entrepreneurship, fine arts, and foreign language for grades kindergarten through twelve. The standards shall meet the same requirements prescribed in division (A)(1)(a) of this section.
- (3) The state board shall adopt the most recent standards developed by the national association for sport and physical education for physical education in grades kindergarten through twelve or shall adopt its own standards for physical education in those grades and revise and update them periodically.

The department of education shall employ a full-time physical education coordinator to provide guidance and technical assistance to districts, community schools, and STEM schools in implementing the physical education standards adopted under this division. The superintendent of public instruction shall determine that the person employed as coordinator is qualified for the position, as demonstrated by possessing an adequate combination of education, license, and experience.

(4) Not later than December 31, 2018, the state board shall adopt standards and a model curriculum for instruction in computer science in grades kindergarten through twelve, which shall include standards for introductory and advanced computer science courses in grades nine through twelve. When developing the standards and curriculum, the state board shall consider recommendations from computer science education stakeholder groups, including teachers and

representatives from higher education, industry, computer science organizations in Ohio, and national computer science organizations.

Any district or school may utilize the computer science standards or model curriculum or any part thereof adopted pursuant to division (A)(4) of this section. However, no district or school shall be required to utilize all or any part of the standards or curriculum.

- (5) When academic standards have been completed for any subject area required by this section, the state board shall inform all school districts, all community schools established under Chapter 3314. of the Revised Code, all STEM schools established under Chapter 3326. of the Revised Code, and all nonpublic schools required to administer the assessments prescribed by sections 3301.0710 and 3301.0712 of the Revised Code of the content of those standards. Additionally, upon completion of any academic standards under this section, the department shall post those standards on the department's web site.
- (B)(1) The state board shall adopt a model curriculum for instruction in each subject area for which updated academic standards are required by division (A)(1) of this section and for each of grades kindergarten through twelve that is sufficient to meet the needs of students in every community. The model curriculum shall be aligned with the standards, to ensure that the academic content and skills specified for each grade level are taught to students, and shall demonstrate vertical articulation and emphasize coherence, focus, and rigor. When any model curriculum has been completed, the state board shall inform all school districts, community schools, and STEM schools of the content of that model curriculum.
- (2) Not later than June 30, 2013, the state board, in consultation with any office housed in the governor's office that deals with workforce development, shall adopt model curricula for grades kindergarten through twelve that embed career connection learning strategies into regular classroom instruction.
- (3) All school districts, community schools, and STEM schools may utilize the state standards and the model curriculum established by the state board, together with other relevant resources, examples, or models to ensure that students have the opportunity to attain the academic standards. Upon request, the department shall provide technical assistance to any district, community school, or STEM school in implementing the model curriculum.

Nothing in this section requires any school district to utilize all or any part of a model curriculum developed under this section.

(C) The state board shall develop achievement assessments aligned with the academic standards and model curriculum for each of the subject areas and grade levels required by divisions (A)(1) and (B)(1) of section 3301.0710 of the Revised Code.

When any achievement assessment has been completed, the state board shall inform all school districts, community schools, STEM schools, and nonpublic schools required to administer the assessment of its completion, and the department shall make the achievement assessment available to the districts and schools.

(D)(1) The state board shall adopt a diagnostic assessment aligned with the academic standards and model curriculum for each of grades kindergarten through two in reading, writing, and mathematics and for grade three in reading and writing. The diagnostic assessment shall be designed to measure student comprehension of academic content and mastery of related skills for the relevant

subject area and grade level. Any diagnostic assessment shall not include components to identify gifted students. Blank copies of diagnostic assessments shall be public records.

- (2) When each diagnostic assessment has been completed, the state board shall inform all school districts of its completion and the department shall make the diagnostic assessment available to the districts at no cost to the district.
- (3) School districts shall administer the diagnostic assessment pursuant to section 3301.0715 of the Revised Code beginning the first school year following the development of the assessment.

However, beginning with the 2017-2018 school year, both of the following shall apply:

- (a) In the case of the diagnostic assessments for grades one or two in writing or mathematics or for grade three in writing, a school district shall not be required to administer any such assessment, but may do so at the discretion of the district board;
- (b) In the case of any diagnostic assessment that is not for the grade levels and subject areas specified in division (D)(3)(a) of this section, each school district shall administer the assessment in the manner prescribed by section 3301.0715 of the Revised Code.
- (E) The state board shall not adopt a diagnostic or achievement assessment for any grade level or subject area other than those specified in this section.
- (F) Whenever the state board or the department consults with persons for the purpose of drafting or reviewing any standards, diagnostic assessments, achievement assessments, or model curriculum required under this section, the state board or the department shall first consult with parents of students in kindergarten through twelfth grade and with active Ohio classroom teachers, other school personnel, and administrators with expertise in the appropriate subject area. Whenever practicable, the state board and department shall consult with teachers recognized as outstanding in their fields.

If the department contracts with more than one outside entity for the development of the achievement assessments required by this section, the department shall ensure the interchangeability of those assessments.

- (G) Whenever the state board adopts standards or model curricula under this section, the department also shall provide information on the use of blended or digital learning in the delivery of the standards or curricula to students in accordance with division (A)(5) of this section.
- (H) The fairness sensitivity review committee, established by rule of the state board of education, shall not allow any question on any achievement or diagnostic assessment developed under this section or any proficiency test prescribed by former section 3301.0710 of the Revised Code, as it existed prior to September 11, 2001, to include, be written to promote, or inquire as to individual moral or social values or beliefs. The decision of the committee shall be final. This section does not create a private cause of action.
- (I)(1)(a) The English language arts academic standards review committee is hereby created to review academic content standards in the subject of English language arts. The committee shall consist of the following members:
- (i) Three experts who are residents of this state and who primarily conduct research, provide instruction, currently work in, or possess an advanced degree in the subject area. One expert shall be appointed by each of the president of the senate, the speaker of the house of representatives, and the governor;

- (ii) One parent or guardian appointed by the president of the senate;
- (iii) One educator who is currently teaching in a classroom, appointed by the speaker of the house of representatives;

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- (iv) The chancellor of the Ohio board of regents, or the chancellor's designee;
- (v) The state superintendent, or the superintendent's designee, who shall serve as the chairperson of the committee.
- (b) The mathematics academic standards review committee is hereby created to review academic content standards in the subject of mathematics. The committee shall consist of the following members:
- (i) Three experts who are residents of this state and who primarily conduct research, provide instruction, currently work in, or possess an advanced degree in the subject area. One expert shall be appointed by each of the president of the senate, the speaker of the house of representatives, and the governor;
  - (ii) One parent or guardian appointed by the speaker of the house of representatives;
- (iii) One educator who is currently teaching in a classroom, appointed by the president of the senate;
  - (iv) The chancellor, or the chancellor's designee;
- (v) The state superintendent, or the superintendent's designee, who shall serve as the chairperson of the committee.
- (e) The science academic standards review committee is hereby created to review academic content standards in the subject of science. The committee shall consist of the following members:
- (i) Three experts who are residents of this state and who primarily conduct research, provide instruction, currently work in, or possess an advanced degree in the subject area. One expert shall be appointed by each of the president of the senate, the speaker of the house of representatives, and the governor;
  - (ii) One parent or guardian appointed by the president of the senate;
- (iii) One educator who is currently teaching in a classroom, appointed by the speaker of the house of representatives;
  - (iv) The chancellor, or the chancellor's designee;
- (v) The state superintendent, or the superintendent's designee, who shall serve as the ehairperson of the committee:
- (d) The social studies academic standards review committee is hereby created to review-academic content standards in the subject of social studies. The committee shall consist of the-following members:
- (i) Three experts who are residents of this state and who primarily conduct research, provide instruction, currently work in, or possess an advanced degree in the subject area. One expert shall be appointed by each of the president of the senate, the speaker of the house of representatives, and the governor;
  - (ii) One parent or guardian appointed by the speaker of the house of representatives;
- (iii) One educator who is currently teaching in a classroom, appointed by the president of the senate:
  - (iv) The chancellor, or the chancellor's designee;

- (v) The state superintendent, or the superintendent's designee, who shall serve as the ehairperson of the committee.
- (2)(a) Each committee created in division (I)(1) of this section shall review the academic content standards for its respective subject area to ensure that such standards are clear, concise, and appropriate for each grade level and promote higher student performance, learning, subject matter comprehension, and improved student achievement. Each committee also shall review whether the standards for its respective subject area promote essential knowledge in the subject, lifelong learning, the liberal arts tradition, and college and career readiness and whether the standards reduce remediation.
- (b) Each committee shall determine whether the assessments submitted to that committee under division (I)(4) of this section are appropriate for the committee's respective subject area and meet the academic content standards adopted under this section and community expectations.
- (3) The department of education shall provide administrative support for each committee ereated in division (I)(1) of this section. Members of each committee shall be reimbursed for reasonable and necessary expenses related to the operations of the committee. Members of each committee shall serve at the pleasure of the appointing authority.
- (4) Notwithstanding anything to the contrary in division (O) of section 3301.0711 of the Revised Code, the department shall submit to the appropriate committee created under division (I)(1) of this section copies of the questions and corresponding answers on the relevant assessments required by section 3301.0710 of the Revised Code on the first day of July following the school year that the assessments were administered. The department shall provide each committee with the entire content of each relevant assessment, including corresponding answers.

The assessments received by the committees are not public records of the committees and are not subject to release by the committees to any other person or entity under section 149.43 of the Revised Code. However, the assessments shall become public records in accordance with division (O) of section 3301.0711 of the Revised Code.

(J)-Not later than sixty days prior to the adoption by the state board of updated academic standards under division (A)(1) of this section or updated model curricula under division (B)(1) of this section, the superintendent of public instruction shall present the academic standards or model curricula, as applicable, in person at a public hearing of the respective committees of the house of representatives and senate that consider education legislation.

## (K) (J) As used in this section:

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- (1) "Blended learning" means the delivery of instruction in a combination of time in a supervised physical location away from home and online delivery whereby the student has some element of control over time, place, path, or pace of learning.
  - (2) "Coherence" means a reflection of the structure of the discipline being taught.
- (3) "Digital learning" means learning facilitated by technology that gives students some element of control over time, place, path, or pace of learning.
- (4) "Focus" means limiting the number of items included in a curriculum to allow for deeper exploration of the subject matter.
- (5) "Vertical articulation" means key academic concepts and skills associated with mastery in particular content areas should be articulated and reinforced in a developmentally appropriate manner

at each grade level so that over time students acquire a depth of knowledge and understanding in the core academic disciplines.

Sec. 3711.12. (A) The director of health shall adopt rules in accordance with Chapter 119. of the Revised Code as the director considers necessary to implement the requirements of this chapter for licensure and operation of maternity units, newborn care nurseries, and maternity homes. The rules shall include provisions for the following:

- (1) Licensure application forms and procedures;
- (2) Renewal procedures, including procedures that address the right of the director of health, at the director's sole discretion, to conduct an inspection prior to renewal of a license;
  - (3) Initial license fees and license renewal fees;
- (4) Fees for inspections conducted by the director under section 3711.10 of the Revised Code;
- (5) Safety standards, quality-of-care standards, and quality-of-care data reporting requirements;
  - (6) Reporting and auditing requirements;
  - (7) Inspection criteria, procedures, and guidelines;
- (8) Application forms to be used and procedures to be followed in applying under section 3711.13 of the Revised Code for a variance or waiver of any of the requirements of the rules adopted under this section regarding the operation of a maternity home;
  - (9) Any other rules necessary to implement this chapter.
- (B) When adopting rules under this section, the director shall give consideration to recommendations regarding obstetric and newborn care issued by the American college of obstetricians and gynecologists; American academy of pediatrics; American academy of family physicians; American society of anesthesiologists; American college of nurse-midwives; United States centers for disease control and prevention; association of women's health, obstetric and neonatal nurses; and association of perioperative registered nurses, or their successor organizations. The director shall also consider the recommendations of the maternity and newborn advisory council established in section 3711.20 of the Revised Code.

Sec. 4723.493. (A) There is hereby created within the board of nursing the advisory committee on advanced practice registered nursing. The committee shall consist of the following members and any other members the board appoints under division (B) of this section:

- (1) Four advanced practice registered nurses, each actively engaged in the practice of advanced practice registered nursing in a clinical setting in this state, at least one of whom is actively engaged in providing primary care, at least one of whom is actively engaged in practice as a certified registered nurse anesthetist, and at least one of whom is actively engaged in practice as a certified nurse-midwife:
- (2) Two advanced practice registered nurses, each serving as a faculty member of an approved program of nursing education that prepares students for licensure as advanced practice registered nurses;
  - (3) A member of the board of nursing who is an advanced practice registered nurse;
- (4) A representative of an entity employing ten or more advanced practice registered nurses actively engaged in practice in this state.

(B) The board of nursing shall appoint the members described in division (A) of this section. Recommendations for initial appointments and for filling any vacancies may be submitted to the board by organizations representing advanced practice registered nurses practicing in this state and by schools of advanced practice registered nursing. The board shall appoint initial members and fill vacancies according to the recommendations it receives. If it does not receive any recommendations or receives an insufficient number of recommendations, the board shall appoint members and fill vacancies on its own advice.

Initial appointments to the committee shall be made not later than sixty days after—the effective date of this section April 6, 2017. Of the initial appointments described in division (A)(1) of this section, two shall be for terms of one year and two shall be for terms of two years. Of the initial appointments described in division (A)(2) of this section, one shall be for a term of one year and one shall be for a term of two years. Of the initial appointments described in divisions (A)(3) and (4) of this section, each shall be for a term of two years. Thereafter, terms shall be for two years, with each term ending on the same day of the same month as did the term that it succeeds. Vacancies shall be filled in the same manner as appointments.

When the term of any member expires, a successor shall be appointed in the same manner as the initial appointment. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of that term. A member shall continue in office subsequent to the expiration date of the member's term until the member's successor takes office or until a period of sixty days has elapsed, whichever occurs first. A member may be reappointed for one additional term only.

- (C) The committee shall organize by selecting a chairperson from among its members. The committee may select a new chairperson at any time. Five members constitute a quorum for the transaction of official business. Members shall serve without compensation but receive payment for their actual and necessary expenses incurred in the performance of their official duties. The expenses shall be paid by the board of nursing.
- (D) The committee shall advise the board regarding the practice and regulation of advanced practice registered nurses and may make recommendations to the committee on prescriptive-governance. The committee may also recommend to the board that an individual with expertise in an advanced practice registered nursing specialty be appointed under division (B) of this section as an additional member of the committee.

Sec. 4723.50. (A) As used in this section:

- (1) "Controlled substance" has the same meaning as in section 3719.01 of the Revised Code.
- (2) "Medication-assisted treatment" has the same meaning as in section 340.01 of the Revised Code.
- (B) In accordance with Chapter 119. of the Revised Code, the board of nursing shall adopt rules as necessary to implement the provisions of this chapter pertaining to the authority of advanced practice registered nurses who are designated as clinical nurse specialists, certified nurse-midwives, and certified nurse practitioners to prescribe and furnish drugs and therapeutic devices.

The board shall adopt rules that are consistent with a recommended exclusionary formulary the board <u>receives received</u> from the <u>former committee</u> on prescriptive governance <u>that was established pursuant to section 4723.492 of the Revised Code H.B. 216 of the 131st general assembly.</u>

After reviewing a formulary submitted by the committee, the board may either adopt the formulary as a rule or ask the committee to reconsider and resubmit the formulary. The board shall not adopt any rule that does not conform to a formulary developed by the committee.

The exclusionary formulary shall permit, in a manner consistent with section 4723.481 of the Revised Code, the prescribing of controlled substances, including drugs that contain buprenorphine used in medication-assisted treatment and both oral and long-acting opioid antagonists. The formulary shall not permit the prescribing or furnishing of any of the following:

- (1) A drug or device to perform or induce an abortion;
- (2) A drug or device prohibited by federal or state law.
- (C) In addition to the rules described in division (B) of this section, the board shall adopt rules under this section that do the following:
- (1) Establish standards for board approval of the course of study in advanced pharmacology and related topics required by section 4723.482 of the Revised Code;
- (2) Establish requirements for board approval of the two-hour course of instruction in the laws of this state as required under division (C)(1) of section 4723.482 of the Revised Code and division (B)(2) of section 4723.484 of the Revised Code;
- (3) Establish criteria for the components of the standard care arrangements described in section 4723.431 of the Revised Code that apply to the authority to prescribe, including the components that apply to the authority to prescribe schedule II controlled substances. The rules shall be consistent with that section and include all of the following:
  - (a) Quality assurance standards;
- (b) Standards for periodic review by a collaborating physician or podiatrist of the records of patients treated by the clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner;
- (c) Acceptable travel time between the location at which the clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner is engaging in the prescribing components of the nurse's practice and the location of the nurse's collaborating physician or podiatrist;
  - (d) Any other criteria recommended by the <u>former</u> committee on prescriptive governance.

Section 2. That existing sections 101.83, 101.84, 101.85, 101.86, 101.87, 105.911, 150.06, 181.21, 355.02, 355.03, 355.04, 501.04, 3301.079, 3711.12, 4723.493, and 4723.50 of the Revised Code are hereby repealed.

Section 3. That sections 133.021, 181.22, 181.26, 501.041, 718.60, 1521.031, 3711.20, 3711.21, 3711.22, 4723.49, 4723.491, 4723.492, 5101.345, 5101.91, 5101.92, 5913.12, 5913.13, and 5913.14 of the Revised Code are hereby repealed.

Section 4. That Section 209.61 of H.B. 49 of the 132nd General Assembly, Section 3 of H.B. 66 of the 132nd General Assembly, Sections 701.05 and 751.30 of H.B. 64 of the 131st General Assembly, and Section 265.70.20 of H.B. 1 of the 128th General Assembly are hereby repealed.

Section 5. The following agencies are retained under division (E) of section 101.83 of the Revised Code and expire at the end of December 31, 2024:

1 2 Α Advisory Committee on Advance Practice Registered Nursing R.C. 4723.493 В R.C. 4112.12 African-American Males, Commission on Aging, Ohio Advisory Council for the C R.C. 173.03 D Agricultural Commodity Marketing Programs, Coordinating R.C. 924.14 Committee Agricultural Commodity Marketing Programs, Operating Ε R.C. 924.07 Committee(s) F R.C. 5502.521 AMBER Alert Advisory Committee Amusement Ride Safety, Advisory Council on G R.C. 1711.51 Η Apprenticeship Council R.C. 4139.02 Ι Automated Title Processing Board R.C. 4505.09(C)(1) J Backflow Advisory Board R.C. 3703.21 K **Banking Commission** R.C. 1123.01 L Brain Injury Advisory Committee R.C. 3335.61 M Broadcast Educational Media Commission R.C. 3353.02 N Capitol Square Review and Advisory Board R.C. 105.41 Cemetery Dispute Resolution Commission, Ohio R.C. 4767.05 O P Child Abuse and Child Neglect Prevention Regional Councils R.C. 3109.172(B)

Q	Child Care Advisory Council	R.C. 5104.08
R	Child Support Guideline Advisory Council	R.C. 3119.023
S	Children's Trust Fund Board	R.C. 3109.15
T	Citizen's Advisory Council (for each institution under the control of the Department of Developmental Disabilities)	R.C. 5123.092
U	Civil Rights Commission Advisory Agencies and Conciliation Councils, Ohio	R.C. 4112.04(B)(4)
V	Clean Ohio, Trail Advisory Board	R.C. 1519.06
W	Coal Development Office, Technical Advisory Committee to Assist Director of the Ohio	R.C. 1551.35
X	College Credit Plus Advisory Committee	R.C. 3365.15
Y	Commercial Dog Breeding Advisory Board	R.C. 956.17
Z	Commercial Insurance Joint Underwriting Association Board of Governors, Ohio	R.C. 3930.03
AA	Commodity Advisory Commission	R.C. 926.32
AB	Continuing Education Committee (concerned with continuing education of sheriffs)	R.C. 109.80(B)
AC	County Law Library Resources Boards, Statewide Consortium of	R.C. 3375.481
AD	County Sheriff's Standard Car-Marking and Uniform Commission	R.C. 311.25
AE	Credential Review Board	R.C. 3319.65
AF	Credit Union Council	R.C. 1733.329
AG	Cystic Fibrosis Legislative Task Force, Ohio	R.C 101.38
AH	Dentist Loan Repayment Advisory Board	R.C. 3702.92

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AI	Department Advisory Boards	R.C. 121.13	
AJ	Developmental Disabilities Council, Ohio	R.C. 5123.35	
AK	Dietetics Advisory Council	R.C. 4759.051	
AL	Director of Health's Advisory Group on Violent Deaths	R.C. 3701.932	
AM	Early Childhood Advisory Council	R.C. 3301.90	
AN	Education Management Information System Advisory Council	R.C. 3301.0713	
AO	Educator Standards Board	R.C. 3319.60	
AP	Electrical Safety Inspector Advisory Committee	R.C. 3783.08	
AQ	Emergency Response Commission	R.C. 3750.02	
AR	Engineering Experiment Station Advisory Committee	R.C. 3335.27	
AS	Environmental Education Council	R.C. 3745.21	
AT	Ex-Offender Reentry Coalition	R.C. 5120.07	
AU	Expositions Commission, Ohio	R.C. 991.02	
AV	Faith-Based and Community Initiatives, Advisory Board of Governor's Office of	R.C. 107.12	
AW	Family and Children First Cabinet Council, Ohio	R.C. 121.37	
AX	Farmland Preservation Advisory Board	R.C. 901.23	
AY	Forestry Advisory Council	R.C. 1503.40	
AZ	Governor's Residence Advisory Commission	R.C. 107.40	
BA	Grain Marketing Program Operating Committee	R.C. 924.22	
BB	Grape Industries Committee, Ohio	R.C. 924.51	
BC	Hispanic-Latino Affairs, Commission on	R.C. 121.31	

BD	Historic Site Preservation Advisory Board, Ohio	R.C. 149.301
BE	History Connection, Ohio, Board of Trustees	R.C. 149.30
BF	Home Medical Equipment Services Advisory Council	R.C. 4752.24
BG	Homeland Security Advisory Council	R.C. 5502.011(E)
ВН	Housing Trust Fund Advisory Committee	R.C. 174.06
BI	Industrial Commission Nominating Council	R.C. 4121.04
BJ	Infant Hearing Screening Subcommittee	R.C. 3701.507
BK	Interagency Council of the New African Immigrants Commission	R.C. 4112.31
BL	Lake Erie Commission, Ohio	R.C. 1506.21
BM	Land Use Advisory Committee to the President of Ohio University	R.C. 3337.16
BN	Legislative Committee on Public Health Futures	Section 737.40 of H.B. 166 of the 133rd G.A.
ВО	Legislative Programming Committee of the Ohio Government Telecommunications Service	R.C. 3353.07
BP	Livestock Exhibitions, Advisory Committee on	R.C. 901.71
BQ	Manufactured Homes Advisory Council	R.C. 4781.02
BR	Materials Management Advisory Council	R.C. 3734.49
BS	Medical Liability Underwriting Association, Board of Governors of the	R.C. 3929.64
ВТ	Medical Liability Underwriting Association, Stabilization Reserve Fund, Directors of the	R.C. 3929.631
BU	Medically Handicapped Children's Medical Advisory Council	R.C. 3701.025

BV	Medical Quality Foundation, Ohio	R.C. 3701.89
BW	Milk Sanitation Board	R.C. 917.03
BX	Mine Subsidence Insurance Governing Board	R.C. 3929.51
BY	Minority Development Financing Advisory Board	R.C. 122.72
BZ	Minority Health, Commission on	R.C. 3701.78
CA	New African Immigrants Commission	R.C. 4112.32
СВ	Office of Enterprise Development Advisory Board	R.C. 5145.162
CC	Ohio Aerospace and Aviation Technology Committee	R.C. 122.98
CD	Ohioana Library Association, Martha Kinney Cooper Memorial, Board of Trustees	R.C. 3375.62
CE	Ohio Arts Council	R.C. 3379.02
CF	Ohio Business Gateway Steering Committee	R.C. 5703.57
CG	Ohio Center for Autism and Low Incidence, Advisory Board to Assist and Advise in the Operation of the	R.C. 3323.33
СН	Ohio Commission on Service and Volunteerism	R.C. 121.40
CI	Ohio Geographically Referenced Information Program Council	R.C. 125.901
CJ	Ohio Home Inspector Board	R.C. 4764.04
CK	Ohio Livestock Care Standards Board	R.C. 904.02
CL	Ohio Public Library Information Network Board of Trustees	R.C. 3375.65
CM	Ohio Tuition Trust Authority Investment Board	R.C. 3334.03
CN	Ohio War Orphans and Severely Disabled Veterans' Children Scholarship Board	R.C. 5910.02
СО	Oil and Gas Leasing Commission	R.C. 1509.71

CP	Oil and Gas Marketing Program, An Operating Committee of the	R.C. 1510.06
CQ	Oil and Gas, Technical Advisory Council on	R.C. 1509.38
CR	Opportunities for Ohioans with Disabilities Council	R.C. 3304.12
CS	Organized Crime Investigations Commission	R.C. 177.01
CT	Pharmacy and Therapeutics Committee of the Department of Medicaid	R.C. 5164.7510
CU	Physician Assistant Policy Committee of the State Medical Board	R.C. 4730.05
CV	Power Siting Board	R.C. 4906.02
CW	Prequalification Review Board	R.C. 5525.07
CX	Private Investigation and Security Services Commission, Ohio	R.C. 4749.021
CY	Public Defender Commission, Ohio	R.C. 120.01
CZ	Public Utilities Commission Nominating Council	R.C. 4901.021
DA	Racing Commission, State	R.C. 3769.02
DB	Radiation Advisory Council	R.C. 3748.20
DC	Radio Communications System Steering Committee, Multi-Agency	Section 15.02, H.B. 640 of the 123rd G.A.
DD	Reclaim Advisory Committee	R.C. 5139.44
DE	Reclamation Commission	R.C. 1513.05
DF	Reclamation Forfeiture Fund Advisory Board	R.C. 1513.182
DG	Redistricting, Reapportionment, and Demographic Research, Legislative Task Force on	R.C. 103.51
DH	Respiratory Care Advisory Council	R.C. 4761.032

DI	Small Business Advisory Council	R.C. 107.63
DJ	Small Business Stationary Source Technical and Environmental Compliance Assistance Council	R.C. 3704.19
DK	Small Government Capital Improvements Commission, Ohio	R.C. 164.02(C)
DL	Soil and Water Conservation Commission, Ohio	R.C. 940.02
DM	STABLE Account Program Advisory Board	R.C. 113.56
DN	Standardbred Development Commission, Ohio	R.C. 3769.085
DO	State Audit Committee	R.C. 126.46
DP	State Fire Council	R.C. 3737.81
DQ	STEM Committee of the Department of Education	R.C. 3326.02
DR	Student Tuition Recovery Authority	R.C. 3332.081
DS	Supervisory Investigative Panel of the State Dental Board	R.C. 4715.032
DT	Tax Credit Authority	R.C. 122.17(M)
DU	Tax Expenditure Review Committee	R.C. 5703.95
DV	Thoroughbred Racing Advisory Committee, Ohio	R.C. 3769.084
DW	TourismOhio Advisory Board	R.C. 122.071
DX	Transportation Review Advisory Council	R.C. 5512.07
DY	Underground Technical Committee	R.C. 3781.34
DZ	Unemployment Compensation Advisory Council	R.C. 4141.08
EA	Unemployment Compensation Review Commission	R.C. 4141.06
EB	Uniform State Laws, State Council of	R.C. 105.21
EC	Utility Radiological Safety Board	R.C. 4937.02

ED	Vendors Representative Committee, Ohio	R.C. 3304.34
EE	Veterans Advisory Committee	R.C. 5902.02(J)
EF	Victims Assistance Advisory Council, State	R.C. 109.91
EG	Volunteer Fire Fighters' Dependents Fund Boards (private)	R.C. 146.02(B)
ЕН	Volunteer Fire Fighters' Dependents Fund Boards (public)	R.C. 146.02(A)
EI	Voting Machines Examiners, Board of	R.C. 3506.05
EJ	Waterways Safety Council	R.C. 1547.73
EK	Wild, Scenic, or Recreational River Area, Advisory Council for each	R.C. 1547.84
EL	Wildlife Council	R.C. 1531.03
EM	Workers' Compensation Board of Directors Nominating Committee	R.C. 4121.123
EN	Workers' Compensation Board of Directors, Bureau of	R.C. 4121.12

Section 6. The Ohio Judicial Conference and the State Criminal Sentencing Commission, through the amendments in this act to the statutes that create and empower the agencies, are retained and expires at the end of December 31, 2024.

Section 7. It is the intent of the General Assembly, through the amendment and repeal in this act of statutes that create and empower the agency, to abolish the following agencies upon the effective date of this act:

1 2

A Assisted Living Program Workgroup Section 209.61 of H.B. 49 of the 132nd G.A.

B Criminal Sentencing Advisory Committee R.C. 181.22

C	Early Childhood Financing Workgroup	Section 265.70.20 of H.B. 1 of the 128th G.A.
D	English Language Arts Academic Standards Review Committee	R.C. 3301.079(I)(1)(a)
Е	Grace Commission	Section 701.05, H.B. 64 of the 131st GA
F	Maternity and Newborn Advisory Council	R.C. 3711.20
G	Mathematics Academic Standards Review Committee	R.C. 3301.079(I)(1)(b)
Н	Municipal Income Tax Net Operating Loss Review Committee	R.C. 718.60
I	Ohio Family Stability Commission	R.C. 5101.345
J	Ohio Healthier Buckeye Advisory Council	R.C. 5101.91
K	Ohio Military Facilities Commission	R.C. 5913.12
L	Prescriptive Governance, Committee on	R.C. 4723.49
M	School and Ministerial Lands Divestiture Committee	R.C. 501.041
N	Science Academic Standards Review Committee	R.C. 3301.079(I)(1)(c)
О	Social Studies Academic Standards Review Committee	R.C. 3301.079(I)(1)(d)
P	Undergraduate Mission Study Committee	Section 3 of H.B. 66 of the 132nd GA
Q	Volume Cap, Joint Select Committee on	R.C. 133.021
R	Voting Machine Acquisition Advisory Committee	Section 3 of S.B. 135 of the 132nd G.A.
S	Water Advisory Council, Ohio	R.C. 1521.031
T	Workgroup to Study the Feasibility of Medicaid Recipients' ID and Benefits Cards	Section 751.30, H.B. 64 of the 131st G.A.

Section 8. The amendment to section 101.83 of the Revised Code in this act requires that a Sunset Review Committee be convened during each General Assembly thereby providing two bienniums to complete the review of agencies under Sunset Review Law.

The Sunset Review Committee that is convened during the 134th General Assembly may select a number of agencies, which have been renewed by Section 5 of this act until December 31, 2024, to be reconsidered for a renewal to expire on December 31, 2026. The Sunset Review Committee, at the Committee's discretion, may recommend that the expiration date of any agency renewed by Section 5 of this act be extended until December 31, 2026, without further review, or may require the agency to submit to the requirements of sections 101.82 to 101.87 of the Revised Code.

Speaker	of the	e House of Representatives
	President	of the Senate
assed	, 20	_
Approved	, 20	

The section numbering of law of a general and permanent na complete and in conformity with the Revised Code.	
	Director, Legislative Service Commission.
	te of the Secretary of State at Columbus, Ohio, on the, A. D. 20
	Secretary of State.
File No.	Effective Date