



# OHIO LEGISLATIVE SERVICE COMMISSION

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## Fiscal Note & Local Impact Statement

**Bill:** S.B. 255 of the 132nd G.A.  
(L\_132\_2069-7)

**Status:** In House Federalism and Interstate Relations

**Sponsor:** Sen. McColley

**Local Impact Statement Procedure Required:** No

**Subject:** Occupational licensing entity review and regulation; criminal conviction disqualifications for an occupational license

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### State & Local Fiscal Highlights

- The bill requires the Legislative Service Commission (LSC) to issue certain additional reports on (1) each bill introduced in the General Assembly that proposes to substantially change or enact occupational regulations and (2) the regulatory schemes of 33% of the occupations regulated by the state each biennium, beginning in CY 2019. As a result of these additional duties, the agency will likely need to hire one staff person. The annual salary and benefits for an entry-level staff person range from \$70,490 to \$73,150.
- The bill requires all state occupational licensing entities, including the licensing divisions of state agencies, to produce reports containing specified information to certain standing committees of the General Assembly at least once every six years as part of the bill's systematic review of occupational regulation. As a result, the workload of state occupational licensing entities may increase to meet the bill's reporting requirements.
- The bill may increase the administrative costs of state and local licensing entities to determine, upon an individual's request, whether the individual's criminal conviction disqualifies the individual from obtaining a license issued by the authority. However, these entities may gain revenue from a fee of up to \$25 to offset any costs associated in making the determination.

### Detailed Fiscal Analysis

#### Occupational licensing entity review and regulation

##### Overview

The bill establishes a statewide policy on occupational regulation of individuals, requires all state occupational licensing entities, including boards, commissions, and the licensing divisions of state agencies, to be renewed at least once every six years by the General Assembly, requires the Legislative Service Commission (LSC) to issue certain

reports on all bills introduced in the General Assembly that propose to substantially change or enact occupational regulations and 33% of the occupations regulated by the state each biennium, beginning in CY 2019, and requires the Common Sense Initiative Office (CSIO) to provide public testimony on certain matters relating to the occupational licensing entities under review, including any commentary received through CSIO's process for adverse impact review and any other information addressing the entity's effectiveness, efficiency, and quality of customer service. Those provisions of the bill with fiscal effects are discussed below in more detail.

### **LSC reports**

The bill requires LSC to issue two types of reports. First, it requires LSC to issue a report for each bill introduced in the General Assembly that proposes to substantially change or enact occupational regulations, with the purpose of comparing the regulatory scheme proposed in the legislation with the proposed statewide policy on occupational regulation of individuals. To the extent that information can be obtained or is readily available, each report must discuss the potential consequences of the legislation with respect to the following: (1) opportunities for employment within the occupation, (2) consumer choices and costs, (3) market competition, and (4) cost to government. The bill requires LSC to complete this assessment in a timely manner and specifies that a proposed bill substantially changing or enacting an occupational regulation cannot be reported out of committee until the assessment has been received and considered, unless two-thirds of the committee members vote to favorably report the bill without the assessment.

Second, the bill requires LSC to issue a report each biennium, starting with odd-numbered years beginning in 2019, on 33% of the occupations regulated by the state. All occupations must be assessed at least once before 2024, and at least once every six years thereafter. Similar to the above reports on introduced legislation, this report must compare the current regulatory scheme with the proposed statewide policy on occupational regulation of individuals. Under the bill, LSC must issue all reports completed during a biennium by December 1 of the even-numbered year of that biennium to the General Assembly and the Attorney General.

LSC will likely need to hire one additional staff person to further review applicable legislation, review occupational licensing regulatory schemes, and prepare the reports. An entry-level staff person receives a salary of approximately \$53,000 to \$55,000 per year. Assuming benefit costs of 33%, the total cost is between \$70,490 ( $\$53,000 \times 1.33$ ) and \$73,150 ( $\$55,000 \times 1.33$ ).

### **Expiration of occupational licensing entities; General Assembly review**

The bill requires the state's occupational licensing entities to be renewed at least once every six years by the General Assembly, and triggers the termination of the entity if it is not renewed within a six-year period from its creation or last renewal. If the entity is not renewed within that six-year period, it expires at the end of June of the following year.

In order for these renewals to occur, the bill establishes a process by which the Speaker of the House of Representatives and the President of the Senate each will direct certain standing committees of each respective chamber to hold hearings in alternating years<sup>1</sup> to review those entities that are scheduled to expire in that calendar year, such that approximately 33% of the entities are reviewed each biennium and all such entities are reviewed at least once every six years. The bill requires the respective standing committees to issue reports of their findings and recommendations by November 15 of each year. The reports must be posted online. The Speaker of the House and the Senate President also may direct the standing committees to review an entity that does not expire in that year but for which LSC has performed a review. LSC must provide staff services to a standing committee performing its duties under the bill. Note also that the bill intends for the LSC and General Assembly occupational licensing entity reviews to be staggered so that a licensing entity is not reviewed by both in the same biennium. Ultimately, the House of Representatives and the Senate, in their respective year of the biennium, must consider any bill offered by a standing committee regarding the expiration of any entities by December 31 of that year.

The entities under review must submit a report to the appropriate standing committee that contains the following information: (1) the entity's primary purpose, (2) its past and anticipated workload, the number of staff required to complete that workload, and the total number of current staff, (3) its past and anticipated budgets and its sources of funding, and (4) the number of members of its governing board and their compensation. The entity must also demonstrate to the standing committee "a public need for its continued existence." To meet this determination, the bill requires the standing committee to consider a series of 27 different criteria. Overall, the workload of occupational licensing entities may increase to meet these reporting requirements.

The bill creates a process for winding up the affairs of an expired entity. An entity may operate after its expiration has been triggered, but no longer than June 30 of the following year, to provide for the orderly and efficient conclusion of the entity's operations. The General Assembly also may enact laws to transfer some or all of the functions of an expired entity to a successor agency. If an occupational licensing entity expires, any person may engage in the profession or activity that was formerly licensed by the entity without a license, notwithstanding any other state law to the contrary.

### **Common Sense Initiative Office testimony**

The bill also requires the Senate President and the Speaker of the House to notify the Chief of the Common Sense Initiative Office (CSIO) when an occupational licensing entity is identified to be reviewed by a standing committee. CSIO must appear before the committee and testify, with respect to the entity, about at least all of the following: (1) whether CSIO has, within the past six years, received commentary related to the

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<sup>1</sup> The House of Representatives will review occupational licensing entities in odd-numbered years while the Senate will review them in even-numbered years.

entity under CSIO's process for adverse impact review, (2) whether CSIO has, within the past six years, received advice from the Small Business Advisory Council related to the entity, and (3) any other information the Chief believes will address the entity's effectiveness and efficiency, and in particular, the quality of customer service the entity provides. Compiling the information required by this provision may increase CSIO's workload.

### **Review of criminal conviction disqualifications for an occupational license**

The bill may increase the administrative costs of state and local licensing authorities by permitting an individual to request, at any time, that the authority determine whether that individual's criminal conviction disqualifies the individual from obtaining a license issued by the authority. The licensing authority may charge the individual a fee of up to \$25 per request to defray its costs for making the determination, which must be made within 30 days of the request. Licensing authorities must also make available on their websites a list of all criminal offenses that would disqualify an individual from obtaining a license.

## **Synopsis of Fiscal Effect Changes**

The substitute bill (L\_132\_2069-7) lengthens the time period in which all occupational licensing entities must be reviewed by both the General Assembly and LSC under the Senate Passed (previous) bill from five years to six years, reducing the annual workload required to complete the reviews and required reports as well as the frequency with which state occupational licensing entities must prepare their required reports to legislative standing committees. The substitute bill also shifts the workload of the legislative standing committees of each chamber in reviewing occupational licensing entities to one year per biennium rather than every calendar year, as in the previous bill.

The substitute bill adds the provision regarding state and local occupational licensing authority review of criminal conviction disqualifications for an occupational license and its associated fiscal effects.