

Executive

As Passed by the House

1 ATH - 2 Promoter's License Requirements

R.C. 3773.35, 3773.43

Requires that an applicant for a promoter's license to conduct a public or private competition involving boxing or martial arts submit a surety bond of at least \$20,000 rather than at least \$5,000, as is currently required.

Eliminates surety bonding for wrestling promoters.

Eliminates the option to provide a cash bond, certified check, or a bank draft instead of a surety bond for a promoter's license.

Eliminates the requirement that an applicant for a promoter's license verify the application under oath.

Fiscal effect: None related to the boxing and mixed martial arts surety bond provision, since it conforms statute to the Commission's current practice, and none related to the elimination of the surety bond for wrestling promoters, which has never been enforced. However, eliminating the wrestling promoter surety bond could lead to more wrestling events, and thus more revenue to the Occupational Licensing and Regulatory Fund (Fund 4K90).

R.C. 3773.35, 3773.43

Same as the Executive.

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Fiscal effect: Same as the Executive.

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2	ATH - 1	Promoter's License Information	
	R.C. 3773.36, 3773.43	Changes the information that appears on a promoter's license issued by the Ohio Athletic Commission to include the date of expiration instead of the date of issuance, an identification number rather than a serial number, and removes the requirement that the license contain the signature of the commission chairperson. Conforms the relevant statutes to other changes in the Athletic Commission regulatory law.	R.C. 3773.36, 3773.43 Same as the Executive. Same as the Executive.
3	ATH - 3	Medical Examination Standards	
	No provision.		R.C. 3773.45 Requires the Ohio Athletic Commission to adopt rules that require examinations of contestants before and after competitions by appropriate medical personnel, in place of statutory standards required by current law.
4	ATH - 4	Disciplinary Procedures	
	No provision.		R.C. 3773.53 Authorizes the Ohio Athletic Commission to revoke, suspend, or refuse to renew a license for the violation of associating or consorting with any person who has been convicted of a crime that involves a sport the Commission regulates, rather than any crime, as under current law. Authorizes the Commission to impose fines, with the amount to be determined by Commission rule, against

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licensees for violations, rather than a maximum of \$100, as under current law.

Fiscal effect: Potential increase in fine revenue to the GRF if the rules adopted by the Commission authorize higher fine amounts. In addition, there may be fewer licenses revoked, suspended, or not renewed by the Commission given the narrower scope of individuals to which such disciplinary measures would apply.

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5 DAS - 14 Central Service Agency Consolidation Initiative

R.C. 125.22, 207.10.90

(1) No provision.

(2) Requires that the Central Service Agency (CSA) of DAS, in consultation with the Office of Budget and Management (OBM), review the support services CSA performs for the specified state agencies, the fiscal conditions of those agencies, and make recommendations on how support services can be further consolidated to achieve administrative cost savings and efficiencies.

(3) Adds the following boards and commissions to the list of entities for which CSA is authorized to perform support services: State Medical Board, State Nursing Board, State Board of Pharmacy, State Medical Transportation Board, Ohio Athletic Commission, Board of Motor Vehicle Collision Repair, Manufactured Homes Commission, Board of Orthotics, Prosthetics, and Pedorthics, and State Board of Career Colleges and Schools.

(4) Authorizes CSA to initiate or deny personnel or fiscal actions for the specified state agencies if doing so would result in administrative cost savings and efficiencies.

R.C. 125.22, Section 207.10.90

(1) Requires, on or before June 30, 2010, CSA, in conjunction with the individual boards and commissions for which CSA provides support, to develop and implement specific service level agreements to provide that support.

(2) Same as the executive with regard to CSA reviewing the support services it performs for specified agencies (see below) and the fiscal conditions of those agencies; but requires CSA, in conjunction with the boards and commissions, to develop and implement agency-specific service-level agreements according to which it performs and provides routine support services for the boards and commissions.

(3) Same as the Executive.

(4) Replaces the Executive provision with a provision that authorizes CSA to initiate or deny services to a board or commission only if those services are addressed in the board or commission's service agreement, subject to the terms and conditions of the agreement; allows CSA in writing to deny personnel or fiscal actions that are contrary to Ohio law or policy and requires such law or policy to be stated in the denial.

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- (5) Authorizes CSA to require specified state agencies to enter into agreements to share office equipment, space, or other assets to the extent that such agreements would create efficiencies or savings.
- (6) Specifies that the bill must not be interpreted as a grant of authority to CSA to supersede or replace the boards or commissions in the performance of their respective statutory duties.
- (7) Authorizes OBM to take actions made necessary by administrative reorganization for the purpose of cost savings and efficiencies.
- (8) No provision.
- (9) No provision.
- (10) No provision.

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- (5) Same as the Executive, but subjects this authority to the service level agreements and replaces rental, lease, and contractual expenses with human resources, fiscal, or information technology expenses.
- (6) Same as the Executive, but removes the reference to "appoint, remove, or demote the executive directors of the boards or commissions" and also specifies that the bill is to be interpreted as focusing on functions that are not evident to the licensees, registrants, or customers of the boards and commissions, so as to not interfere with the protection of the public.
- (7) Requires OBM to take budget actions that are necessary to implement the agency specific service level agreements.
- (8) Requires CSA to document all services in the service level agreements signed by CSA and the boards and commissions, and to develop a resolution process for settling any disagreements.
- (9) Allows a service level agreement to require the transfer of the board's or commission's employees and assets and to share office equipment, space, or other assets if such an agreement would create efficiencies or savings in human resources, fiscal, or information technology expenses.
- (10) Requires the Department of Administrative Services to ensure the service level agreements are properly implemented.

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Fiscal effect: Potential cost savings for the affected boards through the consolidation of administrative services under CSA. A portion of these savings will be offset by expected increased operating costs at CSA and the cost of conducting a review of the affected boards. (See also DAS-23, Central Service Consolidation Initiative, for related uncodified law.)

Fiscal effect: Same as the Executive.