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Local Fiscal Highlights

LOCAL GOVERNMENT	FY 2008	FY 2009	FUTURE YEARS
Townships and Municipalities			
Revenues	Potential gain	Potential gain	Potential gain
Expenditures	Potential minimal increase	Potential minimal increase	Potential minimal increase
Local Boards of Health			
Revenues	Potential gain	Potential gain	Potential gain
Expenditures	Potential increase likely offset by revenue gain	Potential increase likely offset by revenue gain	Potential increase likely offset by revenue gain
Government-owned Hospitals			
Revenues	- 0 -	- 0 -	- 0 -
Expenditures	Potential increase	Potential increase	Potential increase

Note: For most local governments, the fiscal year is the calendar year. The school district fiscal year is July 1 through June 30.

- The bill also provides that the product of a fetal death, for which a burial permit has been issued is to be interred, on the request of the mother, in a township cemetery, municipal cemetery, or cemetery of a cemetery company or association by one of the following: (1) in a single grave within the cemetery that contains, or will contain, the remains of a parent, sibling, or grandparent, or (2) in another location of the cemetery, on a temporary or permanent basis. This could increase administrative and possibly maintenance costs to township and municipality cemeteries. However, it is possible that this provision could increase the number of cemetery plots purchased. It is also possible that municipal or township cemetery operators would charge for a second right of interment if the product of fetal death was buried in a single grave that contains or will contain the remains of a parent, sibling, or grandparent. Many operators charge for a second right for interring additional remains in the same grave. This could cause a gain in revenue. The amount would be dependent upon the number of additional plots purchased or the fees generated from the second right of internment as a result of the bill. However, according to the Department of Health, it is believed that some burial permits are currently granted for fetal deaths occurring prior to the 20th week of gestation.
- The bill also provides that a board of township trustees, in the case of a township cemetery, a legislative authority of a municipal corporation, in the case of a public burial ground or cemetery, or a cemetery company or association may adopt or prescribe rules, or pass and provide for the enforcement of ordinances, for the burial, reinterment, or disinterment of the product of a fetal death in the cemetery or public burial ground under control of that authority. This could increase administrative costs for these entities if they decide to adopt rules regarding this. The costs are expected to be minimal.
- The bill provides that a mother may be issued a fetal death certificate for a fetal death occurring prior to the 20th week of gestation. As a result of this, local boards of health could see an increase in the number of fetal death certificates and burial permits requested. According to the Association of Ohio Health Commissioners, the boards would charge a fee for the certificate and permit, which would offset any increases in administrative costs associated with the bill.
- The bill provides that if any woman presents herself at a hospital or a physician's office as a result of a fetal death, the hospital or physician is to provide the woman with the following information: (1) the right of the woman to apply

for a fetal death certificate, and (2) the hospital or physician's procedures for disposing of the remains of fetal deaths occurring prior to the 20th week of gestation. According to the Ohio Hospital Association, this could increase costs to government-owned hospitals. The increase is expected to be minimal.

Detailed Fiscal Analysis

Burial permit and fetal death certificates

The bill generally permits a death certificate and burial permit to be issued for the product of human conception, irrespective of the duration of pregnancy. Under the bill, "fetal death" is redefined to mean death prior to the complete expulsion or extraction from its mother of a product of human conception, irrespective of the duration of pregnancy which is not the purposeful termination of a pregnancy and which after such expulsion or extraction does not breathe or show any other evidence of life such as beating of the heart, pulsation of the umbilical cord, or definite movement of voluntary muscles. The bill requires, on the application of the mother, that a fetal death certificate be issued for the product of human conception that suffers a fetal death occurring prior to the 20th week of gestation. The bill does not specify where or how the mother is to file an application for the fetal death certificate. The bill requires the local registrar of vital statistics of the registration district in which the product of human conception suffers a fetal death prior to 20 weeks of gestation to issue a burial permit if the mother files a fetal death certificate with the registrar.

The bill also provides that the product of a fetal death, for which a burial permit has been issued is to be interred, on the request of the mother, in a township cemetery, municipal cemetery, or cemetery of a cemetery company or association by one of the following: (1) in a single grave within the cemetery that contains, or will contain, the remains of a parent, sibling, or grandparent, or (2) in another location of the cemetery, on a temporary or permanent basis. The bill further provides that a board of township trustees, in the case of a township cemetery, a legislative authority of a municipal corporation, in the case of a public burial ground or cemetery, or a cemetery company or association may adopt or prescribe rules, or pass and provide for the enforcement of ordinances, for the burial, reinterment, or disinterment of the product of a fetal death in the cemetery or public burial ground under control of that authority.

Fiscal effects

State

According to the Department of Health's web site, the definition of a "stillborn" is an infant who suffered a fetal death, showing no signs of life after delivery. The Ohio Revised Code, section 3705.23, authorizes the Department to issue one Certificate of Stillbirth to the parents that request it, free of charge. A fetal death certificate is required for the registration of any stillborn infant of at least 20 weeks of gestation. The bill requires, on the application of the mother, that a fetal death certificate be issued for the product of human conception that suffers a fetal death occurring prior to the 20th week of

gestation. As a result of the provision, it is possible that there would be more requests for fetal death certificates. Therefore, administrative costs could increase for the Department. The cost would be dependent upon the number of fetal death certificates requested for fetal deaths occurring prior to 20 weeks of gestation. However, there would be a charge for the fetal death certificate that would likely offset most, if not all, administrative costs.

The Department of Commerce receives \$2.50 of every \$3.00 burial permit. The Department could realize an increase in revenues as a result of the bill. Any increase would be dependent upon the number of additional burial permits requested for fetal deaths occurring prior to 20 weeks of gestation. The Department anticipates this gain to be minimal. According to a Department of Health spokesperson, it is believed that some burial permits are currently granted to fetal deaths occurring prior to the 20th week of gestation.

Local

As a result of the bill, local boards of health could see an increase in the number of fetal death certificates and burial permits requested for those fetal deaths occurring prior to 20 weeks of gestation. According to the Association of Ohio Health Commissioners, the boards would charge a fee for the certificate and permit, which would offset any increases in administrative costs associated with the bill.

Townships and municipalities who own or operate cemeteries could be impacted by the bill. It is possible that there could be increased administrative and possibly maintenance duties associated with the provision that provides that the product of a fetal death, for which a burial permit has been issued is to be interred, on the request of the mother, in a township cemetery, municipal cemetery, or cemetery of a cemetery company or association by one of the following: (1) in a single grave within the cemetery that contains, or will contain, the remains of a parent, sibling, or grandparent, or (2) in another location of the cemetery, on a temporary or permanent basis. It is possible that this provision could increase the number of cemetery plots purchased. It is also possible that municipal or township cemetery operators would charge for a second right of interment. Many operators charge for a second right for interring additional remains in the same grave. This could cause a gain in revenue. The amount would be dependent upon the number of additional plots purchased or the fees generated from the second right of interment as a result of the bill. However, according to a Department of Health spokesperson, it is believed that some burial permits are currently granted to fetal deaths occurring prior to the 20th week of gestation.

Notification

The bill provides that if any woman presents herself at a hospital or a physician's office as a result of a fetal death prior to 20 weeks of gestation, the hospital or physician is to provide the woman with the following information: (1) the right of the woman to apply for a fetal death certificate, and (2) the hospital or physician's procedures for disposing of the product of a fetal death. The bill provides that a hospital or hospital employee or physician may present the required information through oral or written means and document that the information has been provided to the woman with a note in her medical record. The bill provides that a hospital or hospital employee or physician is immune from civil or criminal liability or professional disciplinary action with regard to any action taken in good faith

compliance with the notice requirement. According to the Ohio Hospital Association, this could increase costs to government-owned hospitals. The increase is expected to be minimal.

Emergency Medical Personnel Requirement

Current law does not explicitly require emergency medical service personnel to take any specific action with regard to the remains of a miscarriage or fetal death that occurs during emergency transportation. The bill requires that the emergency medical service personnel dispose of the product of a fetal death in the manner set forth for the disposal of fetal remains in the "Emergency Medical Technician-Basic: National Standard Curriculum." According to a document provided by a representative from the Department of Public Safety, emergency medical services personnel currently follow the National Standard Curriculum. Thus, there will be no additional costs relating to this provision.

Requirements for certain fetal deaths

Current law provides certain reporting and certification requirements for the fetal death of a product of conception of at least 20 weeks of gestation. The bill does not change these provisions, but clarifies that the reporting and certification is only required for a fetal death of a product of conception that is at least 20 weeks of gestation. Thus, these clarifications have no fiscal effect.

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