



## *Synopsis of Senate Committee Amendments\**

*Linda S. Crawford*

*Legislative Service Commission*

### **Sub. H.B. 85**

125th General Assembly  
(S. Highways & Transportation)

Removes government entities from the bill's licensing and permit requirements for the operation of an ambulette.

Renames those providers of ambulette services that are subject to licensing under the bill, as "*nonemergency* medical service organizations."

Completely exempts from regulation by the Ohio Medical Transportation Board, emergency medical service personnel who are regulated by the State Board of Emergency Medical Service, rather than exempting those personnel only when they are practicing as emergency medical service personnel and engaging in activities and rendering services that are regulated by the State Board of Emergency Medical Service, as had been provided in the version As Passed by the House.

Codifies portions of the Ohio Administrative Code dealing with the treatment of certain trusts for purposes of determining an individual's eligibility for medical assistance reimbursable by the Medicaid Program.<sup>1</sup>

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\* This synopsis does not address amendments that may have been adopted on the Senate floor.

<sup>1</sup> Section 5111.151 of the Revised Code as enacted by this bill also was enacted in Am. Sub. H.B. 95 of the 125th General Assembly, but on June 26, 2003, the Governor vetoed this provision (Item Number Twenty-two, *STATEMENT OF THE REASONS FOR THE VETO OF ITEMS IN AMENDED SUBSTITUTE HOUSE BILL 95*). Ohio Constitution, Article II, Section 16 and Rule 10 of the Joint Rules of the Senate and House of Representatives for the 125th General Assembly generally establish the procedures for reconsideration of vetoed bills or items, including passage of the item by both houses by a three-fifths vote of the members.