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MEDCD5 Practitioner impairment monitoring		R.C. 3701.89, 4730.25, 4730.32, 4731.22, 4731.224, 4731.25 -4731.255, 4759.07, 4759.13, 4760.13, 4760.16, 4761.09, 4761.19, 4762.13, 4762.16, 4774.13, 4774.16, 4778.14, 4778.17
No provision.	No provision.	Revises the law governing SMBO's confidential program for treating and monitoring impaired practitioners in the following ways:
(1) No provision.	(1) No provision.	(1) Renames the program as the Confidential Monitoring Program, instead of One-Bite as under current law, and describes it as nondisciplinary.
(2) No provision.	(2) No provision.	(2) Extends the program's treatment and monitoring services to practitioners who are or may be impaired and practitioners unable to practice because of mental or physical illness and specifies that impairment includes substance use disorder.
(3) No provision.	(3) No provision.	(3) Require SMBO to notify the monitoring organization that is under contract to conduct the program of a practitioner's potential impairment.
(4) No provision.	(4) No provision.	(4) Transfers to the monitoring organization SMBO's the authority to approve treatment providers.
(5) No provision.	(5) No provision.	(5) Requires the monitoring organization, as a condition of eligibility to conduct the program, to be a professionals health program sponsored by a professional association or society of practitioners.
(6) No provision.	(6) No provision.	(6) Requires the program to employ any licensed health care practitioners necessary for its operation, in place of the One- Bite Program's requirement to employ specified types of practitioners.

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(7) No provision.	(7) No provision.	(7) Modifies a condition of practitioner eligibility related to prior professional discipline, by instead prohibiting a practitioner from participating if still under the terms of a consent agreement or SMBO order.
(8) No provision.	(8) No provision.	(8) Eliminates the requirement that a practitioner suspend practice while participating in the program, instead requiring suspension only if the monitoring organization, evaluator, or treatment provider recommends it.
(9) No provision.	(9) No provision.	(9) Authorizes SMBO to contract with the monitoring organization to assist SMBO in monitoring practitioners subject to formal disciplinary action.
		Fiscal effect: Minimal.
MEDCD6 Medical Board license holders – re	etired status	R.C. 4730.14, 4730.141, 4730.25, 4730.28, 4731.22, 4731.222, 4731.282, 4731.283, 4759.06, 4759.063, 4759.064, 4759.07, 4760.061, 4760.062, 4760.13, 4761.06, 4761.061, 4761.062, 4761.09, 4762.061, 4762.062, 4762.13, 4774.061, 4774.062, 4774.13, 4778.06, 4778.071, 4778.072, 4778.14
No provision.	No provision.	Establishes a process by which practitioners licensed by SMBO may have their licenses placed on retired status.
No provision.	No provision.	Requires SMBO to place a license on retired status if certain eligibility conditions are met, including that the license holder has voluntarily retired from practice, is not the subject of pending investigations or disciplinary actions, and has paid an application fee.
No provision.	No provision.	Prohibits the holder of a license placed on retired status from practicing under the license, but does allow the holder to continue to use any title authorized for the license so long as the title also indicates that the practitioner is retired.

As Reported By Senate Finance Establishes a process by which the holder of a license placed on retired status may seek to reactivate the license. Authorizes SMBO to reactivate the license if certain conditions are met, including that the license holder certifies completion of continuing education, pays the reactivation fee, undergoes a criminal records check, and satisfies any terms and conditions imposed by SMBO, which may include requiring the applicant to obtain additional training, pass an examination, and undergo a physical examination and skills assessment. Authorizes SMBO to take the same disciplinary action against retired status license holders and applicants as it may take
on retired status may seek to reactivate the license. Authorizes SMBO to reactivate the license if certain conditions are met, including that the license holder certifies completion of continuing education, pays the reactivation fee, undergoes a criminal records check, and satisfies any terms and conditions imposed by SMBO, which may include requiring the applicant to obtain additional training, pass an examination, and undergo a physical examination and skills assessment. Authorizes SMBO to take the same disciplinary action against
are met, including that the license holder certifies completion of continuing education, pays the reactivation fee, undergoes a criminal records check, and satisfies any terms and conditions imposed by SMBO, which may include requiring the applicant to obtain additional training, pass an examination, and undergo a physical examination and skills assessment. Authorizes SMBO to take the same disciplinary action against
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against any other license holder or applicant.
Fiscal effect: Minimal administrative costs.
R.C. 4730.25
Increases the time SMBO has to issue a final adjudicative order related to the summary suspension of a physician assistant's license from 60 to 75 days.
Fiscal effect: None.
R.C. 4730.26, 4731.22, 4759.05, 4760.14, 4761.03, 4762.14, 4774.14, 4778.18
Eliminates requirements that the supervising member of SMBO approve the issuance of subpoenas for patient record information and be involved in probable cause determinations related to such subpoenas, making the secretary of SMBO solely responsible for those requirements. Fiscal effect: None.

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MEDCD12 Prescribing for outpatient beha	vioral health - physician assistants	
		R.C. 4730.411, Sections 110.10-110.12
No provision.	No provision.	Authorizes a physician assistant to prescribe schedule II controlled substances if the prescription is issued at the site of a behavioral health practice that does not otherwise qualify under current law as a site where physician assistants may prescribe those drugs, but only if:
(1) No provision.	(1) No provision.	(1) The behavioral health practice is organized to provide outpatient services for treating mental health conditions, substance use disorders, or both; and
(2) No provision.	(2) No provision.	(2) The physician assistant has entered into a supervisory agreement with a physician who is employed by the same practice.
		Fiscal effect: Minimal.
MEDCD11 Public address information for S	SMBO licensees	
		R.C. 4731.071, 4731.07; conforming change in 2305.113
No provision.	No provision.	Requires a licensee's business address, instead of contact information as under current law, to be included in SMBO's public directory of licensees.
No provision.	No provision.	Eliminates the current law requirement that SMBO's register of applicants and licensees include the residential addresses of applicants to practice respiratory care.
		Fiscal effect: Minimal.
MEDCD7 Criminal background checks und	der Interstate Medical Licensure Compact	
		R.C. 4731.08, Repealed: 4731.112
No provision.	No provision.	Clarifies that applicants under the existing Interstate Medical Licensure Compact are required to comply with Ohio's existing procedure for criminal records checks for licensees.
		Fiscal effect: None.

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MEDCD1 Intravenous administration of ultrasound enhancing age	nts - sonographers	
	R.C. 4731.37	R.C. 4731.37
No provision.	Authorizes a sonographer to administer intravenously ultrasound enhancing agents if the following conditions are met:	Same as the House.
(1) No provision.	(1) A physician delegates that authority to the sonographer.	(1) Same as the House.
(2) No provision.	(2) The sonographer administers the agent in accordance with a written practice protocol developed by the facility where the physician practices.	(2) Same as the House.
(3) No provision.	(3) The delegating physician is physically present at the facility where the sonographer administers the agent.	(3) Same as the House.
(4) No provision.	(4) The sonographer has successfully completed an education and training program in sonography, is certified by a nationally recognized accrediting organization, and has successfully completed training in the intravenous administration of ultrasound enhancing agents.	(4) Same as the House.
No provision.	Specifies that the delegated authority to administer an ultrasound enhancing agent intravenously also includes the authority to insert, maintain, and remove an intravenous mechanism.	Same as the House.
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.
MEDCD4 Practice of acupuncture and herbal therapy		
		R.C. 4762.11, (repealed), 2919.171, 2919.202, 4731.22, 4734.31, 4762.10, 4762.19, Repealed: 4762.12
No provision.	No provision.	Authorizes a licensed acupuncturist with a national certification in Chinese herbology or oriental medicine to practice herbal therapy; states that the bill does not prohibit unlicensed persons from practicing herbal therapy within Ohio as long as the persons do not represent themselves as licensed to practice herbal therapy.

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No provision.	No provision.	Eliminates supervisory requirements for newly licensed acupuncturists, including duties and reimbursement allowances for supervising physicians and chiropractors.
No provision.	No provision.	Related to the 2021 legislation repealing SMBO's licensure of oriental medicine practitioners, removes outstanding statutory references to "oriental medicine" and "oriental medicine practitioner" in the sections identified above.
		Fiscal effect: None.
MEDCD13 Certified Mental Health Assistants		
No provision.	No provision.	R.C. 4772., (Chapter); Sections 130.120 - 130.125 Establishes licensure by SMBO for certified mental health assistants (CMHAs).
No provision.	No provision.	Authorizes CMHAs to provide mental health care under the supervision, control, and direction of a physician with whom the CMHA has entered into a supervision agreement.
No provision.	No provision.	Authorizes CMHAs to prescribe and personally furnish drugs and therapeutic devices in the exercise of physician-delegated prescriptive authority, including certain identified controlled substances.
No provision.	No provision.	Specifies application procedures including education requirements, renewal procedures, and continuing education requirements for CMHAs.
No provision.	No provision.	Requires SMBO to approve CMHA education programs, requires education programs to be accredited by an organization the Board recognizes, and specifies minimum course subject areas that must be covered.
No provision.	No provision.	Authorizes SMBO to discipline CMHAs in a manner similar to that of other SMBO licensees.

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No provision.	No provision.	Prohibits an individual from claiming to be able to function as a CMHA if that individual does not hold a CMHA license, and imposes criminal penalties for violations of that and other related prohibitions.
		Fiscal effect: There will be administrative costs to process applications, investigate complaints, and adopt rules, as well as information technology costs to modify the eLicensing system and to update SMBO's website. There could be a gain in licensing revenue for applications received. Possible court costs for criminal penalties.
MEDCD8 Supervision of general x-ray ma	chine operators	
		R.C. 4773.06
No provision.	No provision.	Authorizes a general x-ray machine operator to perform radiologic procedures under the general supervision of a physician, podiatrist, mechanotherapist, or chiropractor, rather than under direct supervision as required by current law, if the procedures are performed as follows:
(1) No provision.	(1) No provision.	(1) With an x-ray machine only on a patient's chest, spine, abdomen, or extremities.
(2) No provision.	(2) No provision.	(2) In an urgent care, occupational health care, or outpatient health care facility.
		Fiscal effect: None.

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MEDCD3 Music Therapy Licensure		
	R.C. 4787.02, 4787.01, 4787.03-4787.14, 4787.99, with conforming changes in 109.572, 4731.07, 4731.224, 4731.24, 4731.25, 4776.01, 4776.20; Section 747.20	
No provision.	Creates licensing requirements for the practice of music therapy and requires SMBO to license and regulate music therapists. Establishes an application and triennial renewal fee of \$150 or higher.	No provision.
No provision.	Prohibits, beginning one year after the provision's effective date, unlicensed persons from knowingly providing music therapy services or using the "music therapist" or similar title.	No provision.
No provision.	Establishes criminal penalties for violating that prohibition.	No provision.
No provision.	Specifies the activities in which a licensed music therapist may and may not engage.	No provision.
No provision.	Establishes grounds and procedures for taking disciplinary action against a licensee or a license applicant.	No provision.
No provision.	Creates the Music Therapy Advisory Committee to provide expertise and assistance to SMBO in regulating the practice of music therapy.	No provision.
No provision.	Authorizes SMBO to adopt rules to implement the Music Therapy Licensing Law.	No provision.
	Fiscal effect: There will be administrative costs to process applications, investigate complaints, and adopt rules, as well as information technology costs to modify the eLicensing system and to update SMBO's website. There could be a gain in licensing revenue for applications received.	

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MEDCD2 Legacy pain management study committee		
	Section: 335.20	Section: 335.20
No provision.	Establishes the Legacy Pain Management Study Committee to study and evaluate the care and treatment of patients suffering from chronic or debilitating pain, in particular those who have been prescribed opioids for lengthy periods of time, often referred to as legacy patients.	Same as the House.
No provision.	Includes the following as members of the committee: four members of the General Assembly, one representative of OhioMHAS, one representative of SMBO, one representative of PRX, one member representing patients, and one member representing prescribers.	Same as the House.
No provision.	Requires the committee to consider several topics relating to legacy patients, including the availability of and access to pain management specialists in Ohio and the challenges associated with tapering opioid doses.	Same as the House.
No provision.	Requires the committee, by December 1, 2024, to prepare and submit to the General Assembly a report of its recommendations for legislation to address the care and treatment of legacy patients.	Same as the House.
	Fiscal effect: Minimal.	Fiscal effect: Same as the House.

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JSCCD16 Appeals of administrative orders			
		R.C. 119.12, 124.34, 956.11, 956.15, 3794.09, 3901.321, 3913.13, 3913.23, 5101.35, 5164.38, and Section 701.130	
No provision.	No provision.	Modifies current law by generally providing that a party adversely affected by an order of an agency may appeal the order to the court of common pleas of the county in which the place of business of the party is located or the county in which the party is a resident, eliminating current law that directs certain appeals to the Franklin County Court of Common Pleas.	
		Fiscal effect: Potential decrease in the number of administrative appeals and related expenses in the Franklin County Court of Common Pleas and the Tenth District Court of Appeals and increase in the number of appeals and related expenses in other courts of common pleas and other courts of appeals. Likely increase in travel-related costs for state agencies and the Attorney General to appear in person at appeals hearings in counties outside of Franklin County.	

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MHACD21 Mobile-based opioid use disorder treatment			
Section: 337.95	Section: 337.95		
Requires OhioMHAS to operate a pilot program during FY 2024 and FY 2025 to provide opioid use disorder treatment to individuals in underserved regions selected by OhioMHAS, using medication units that are mobile.	Same as the Executive.	No provision.	
Specifies that the purpose of the program is to extend access to medication-assisted treatment to areas of the state lacking licensed opioid treatment programs and qualifying practitioners.	Same as the Executive.	No provision.	
Requires OhioMHAS to ensure that the services provided in mobile medication units used in the pilot program are those specified in relevant guidance issued by the U.S. Substance Abuse and Mental Health Services Administration.	Same as the Executive.	No provision.	
Requires PRX, SMBO, and NUR and any other state agency that OhioMHAS determines may be of assistance in accomplishing the pilot program's purpose to provide assistance upon request from OhioMHAS.	Same as the Executive.	No provision.	
Requires OhioMHAS to develop a plan for implementing and evaluating the pilot program within 60 days of the section's effective date.	Same as the Executive.	No provision.	
Requires OhioMHAS to complete a report of the findings obtained from the program within six months after the conclusion of the pilot program.	Same as the Executive.	No provision.	
Earmarks \$750,000 in each fiscal year in GRF ALI 336504, Community Innovations, to operate the pilot program.	Same as the Executive.	No provision.	