As Introduced

132nd General Assembly

Regular Session 2017-2018 H. B. No. 289

Representatives Hood, McColley

Cosponsors: Representatives Brenner, Thompson, Becker, Brinkman, Riedel, Dean, Goodman, Keller, Lipps

A BILL

То	enact sections 101.62, 101.63, 101.64, 101.65,	1
	103.26, 103.27, 107.56, 4798.01, 4798.02, and	2
	4798.03 of the Revised Code to establish a	3
	statewide policy on occupational regulation, to	4
	require standing committees of the General	5
	Assembly to periodically review occupational	6
	licensing boards regarding their sunset, to	7
	require the Common Sense Initiative Office to	8
	review certain actions taken by occupational	9
	licensing boards, and to require the Legislative	10
	Service Commission to perform assessments of	11
	occupational licensing bills and state	12
	regulation of occupations.	13

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 101.62, 101.63, 101.64, 101.65,	14
103.26, 103.27, 107.56, 4798.01, 4798.02, and 4798.03 of the	15
Revised Code be enacted to read as follows:	16
Sec. 101.62. (A) As used in sections 101.62 to 101.65 of	17
the Revised Code, "least restrictive regulation," "occupational_	18

license," and "occupational licensing board" have the meanings	19
defined in section 4798.01 of the Revised Code.	20
(B) An occupational licensing board shall expire at the	21
end of the thirty-first day of December of the fifth year after	22
it was created or last renewed, or on December 31, 2023,	23
whichever is later. The expiration of an occupational licensing	24
board under this section emancipates a person to lawfully engage	25
in the profession, occupation, or occupational activity, which	26
has been previously licensed by that board, without an	27
occupational license, notwithstanding any law of the state that	28
requires a person to possess a license to lawfully engage in	29
that profession, occupation, or occupational activity.	30
(C) The director of budget and management shall not	31
authorize the expenditure of any moneys for an occupational	32
licensing board on or after the date of its expiration.	33
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(D) The general assembly may provide by law for the	34
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the board with reference to any pending claim.	49
(E) An occupational licensing board may be renewed by	50
enactment of a law that continues the statutes creating,	51
empowering, governing, or regulating the board. The amendment of	52
a statute creating, empowering, governing, or regulating a	53
board, between the time the board was last reviewed and the time	54
it is next scheduled to be reviewed does not change the next	55
scheduled review date of the board. The next scheduled review	56
date changes only if the amendment expressly so provides.	57
Sec. 101.63. (A)(1) Not later than the first day of March	58
of a calender year during which an occupational licensing board	59
is scheduled to expire under section 101.62 of the Revised Code,	60
the president of the senate and the speaker of the house of	61
representatives each shall direct a standing committee of the	62
senate and of the house of representatives, respectively, to	63
hold hearings to receive the testimony of the public and of the	64
chief executive officer of the board, and otherwise to review,	65
consider, and evaluate the usefulness, performance, and	66
effectiveness of the board.	67
(2) The president of the senate and the speaker of the	68
house of representatives may, in the same manner as described in	69
division (A)(1) of this section, direct a standing committee to	70
review an occupational licensing board for which the director of	71
the legislative service commission, under section 103.27 of the	72
<u>Revised Code, has performed a review.</u>	73
(3) The president of the senate and the speaker of the	74
house of representatives shall direct standing committees to	75
review approximately twenty per cent of the occupational	76
licensing boards each year. All occupational licensing boards	77
shall be reviewed over a five-year period including calendar	78

years 2019 through 2023, and also during each subsequent five-	79
year period.	80
(B) Each occupational licensing board that is scheduled to	81
be reviewed by a standing committee shall submit to the standing	82
committee a report that contains all of the following	83
information:	84
(1) The board's primary purpose and its various goals and	85
<u>objectives;</u>	86
(2) The board's past and anticipated workload, the number	87
of staff required to complete that workload, and the board's	88
total number of staff;	89
(3) The board's past and anticipated budgets and its	90
sources of funding;	91
(4) The number of members of its governing board or other	92
governing entity and their compensation, if any.	93
(C) Each board shall have the burden of demonstrating to	94
the standing committee a public need for its continued	95
existence. In determining whether a board has demonstrated that	96
need, the standing committee shall consider, as relevant, all of	97
the following:	98
(1) Whether or not continuation of the board is necessary	99
to protect the health and safety of the public, and if so,	100
whether or not the board's authority is narrowly tailored to	101
protect against present, recognizable, and significant harms to	102
the health and safety of the public;	103
(2) Whether or not the public could be protected or served	104
in an alternate or less restrictive manner;	105
(3) Whether or not the board serves a specific private	106

107 interest; (4) Whether or not rules adopted by the board are 108 consistent with the legislative mandate of the board as 109 expressed in the statutes that created and empowered the board; 110 (5) The extent to which the board's jurisdiction and 111 programs overlap or duplicate those of other boards, the extent 112 to which the board coordinates with those other boards, and the 113 extent to which the board's programs could be consolidated with 114 115 the programs of other state departments or boards; (6) How many other states regulate the occupation, and the 116 amount of regulation exercised by the board compared to the 117 regulation, if any, in other states; 118 (7) Whether or not private contractors could be used, in 119 an effective and efficient manner, either to assist the board in 120 the performance of its duties or to perform these duties instead 121 <u>of the board;</u> 122 (8) Whether or not the operation of the board has 123 inhibited economic growth, reduced efficiency, or increased the 124 125 cost of government; (9) An assessment of the authority of the board regarding 126 fees, inspections, enforcement, and penalties; 127 (10) The extent to which the board has permitted qualified 128 applicants to serve the public; 129 (11) The cost-effectiveness of the board in terms of 130 number of employees, services rendered, and administrative costs 131 incurred, both past and present; 1.32 (12) Whether or not the board's operation has been impeded 133

or enhanced by existing statutes and procedures and by

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budgetary, resource, and personnel practices;	135
(13) Whether the board has recommended statutory changes	136
to the general assembly that would benefit the public as opposed	137
to the persons regulated by the board, if any, and whether its	138
recommendations and other policies have been adopted and	139
<pre>implemented;</pre>	140
(14) Whether the board has required any persons it	141
regulates to report to it the impact of board rules and	142
decisions on the public as they affect service costs and service	143
<u>delivery;</u>	144
(15) Whether persons regulated by the board, if any, have	145
been required to assess problems in their business operations	146
that affect the public;	147
(16) Whether the board has encouraged public participation	148
in its rule-making and decision-making;	149
(17) The efficiency with which formal public complaints	150
filed with the board have been processed to completion;	151
(18) Whether the purpose for which the board was created	152
has been fulfilled, has changed, or no longer exists;	153
(19) Whether federal law requires that the board be	154
renewed in some form;	155
(20) An assessment of the administrative hearing process	156
of a board if the board has an administrative hearing process,	157
and whether or not the hearing process is consistent with due	158
process rights;	159
(21) Whether the requirement for the occupational license	160
is consistent with the policies expressed in section 4798.02 of	161
the Revised Code, serves a meaningful, defined public interest,	162

and provides the least restrictive form of regulation that	163
adequately protects the public interest;	164
(22) The extent to which licensing ensures that	165
practitioners have occupational skill sets or competencies that	166
are substantially related to protecting consumers from present,	167
significant, and substantiated harms that threaten public health	168
and safety, and the impact that those criteria have on	169
applicants for a license, particularly those with moderate or	170
low incomes, seeking to enter the occupation or profession;	171
(23) The extent to which the requirement for the	172
occupational license stimulates or restricts competition,	173
affects consumer choice, and affects the cost of services;	174
(24) An assessment of whether or not changes are needed in	175
the enabling laws of the board in order for it to comply with	176
the criteria suggested by the considerations listed in divisions	177
<u>(C)(1) to (23) of this section.</u>	178
For division (C) of this section, a government regulatory	179
requirement protects or serves the public interest if it	180
provides protection from present, significant, and substantiated	181
harms to the health and safety of the public.	182
Sec. 101.64. The president of the senate and the speaker	183
of the house of representatives shall notify the chief of the	184
common sense initiative office, established under section 107.61	185
of the Revised Code, when a board is identified to be reviewed	186
by a standing committee under section 101.63 of the Revised	187
Code. The chief or the chief's designee shall appear and testify	188
before the standing committee, with respect to the board, and	189
shall testify on at least all of the following:	190
(A) Whether or not the common sense initiative office has.	191
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(A) Whether or not the common sense initiative office has, 191

within the previous five years, received commentary related to	192
the board through the comment system established under section	193
107.62 of the Revised Code;	194
(B) Whether or not the common sense initiative office has,	195
within the previous five years, received advice from the small	196
business advisory council with respect to rules of the board;	197
(C) Any other information the chief believes will	198
elucidate the effectiveness and efficiency of the board and in	199
particular the quality of customer service provided by the	200
board.	201
Sec. 101.65. (A) After the completion of the review of a	202
board under section 101.63 of the Revised Code, the standing	203
committee that conducted the review may prepare and publish a	204
report of its findings and recommendations. A standing committee	205
may include in a single report its findings and recommendations	206
regarding more than one board. If the standing committee	207
prepares and publishes a report, the committee shall furnish a	208
copy of the report to the president of the senate, the speaker	209
of the house of representatives, the governor, and each affected	210
board. Any published report shall be made available to the	211
public in the offices of the house of representatives and senate	212
clerks during reasonable hours. As part of a report, the	213
standing committee may present its recommendations to the	214
general assembly in bill form.	215
(B) Recommendations made by the standing committee shall	216
indicate how or whether their implementation will do each of the	217
following:	218
(1) Improve efficiency in the management of state	219
government;	220

(2) Improve services rendered to citizens of the state;	221
(3) Simplify and improve preparation of the state budget;	222
(4) Conserve the natural resources of the state;	223
(5) Promote the orderly growth of the state and its	224
government;	225
(6) Promote that occupational regulations shall be	226
construed and applied to increase economic opportunities,	227
promote competition, and encourage innovation;	228
(7) Provide for the least restrictive regulation by	229
repealing the current regulation and replacing it with a less	230
restrictive regulation that is consistent with the policies	231
expressed in section 4798.02 of the Revised Code;	232
(8) Improve the effectiveness of the services performed by	233
the service departments of the state;	234
(9) Avoid duplication of effort by state agencies or	235
boards;	236
(10) Improve the organization and coordination of the	237
state government in one or more of the ways listed in divisions	238
(B)(1) to (9) of this section.	239
Sec. 103.26. (A) As used in this section and section	240
103.27 of the Revised Code:	241
"Least restrictive regulation" has the meaning defined in	242
section 4798.01 of the Revised Code.	243
"Occupational regulation" means a statute or rule that	244
controls an individual's practice of a trade or profession.	245
(B) With respect to legislation that has been introduced	246
in the house of representatives or in the senate, which proposes	247

to substantially change or enact an occupational regulation, the	248
director of the legislative service commission shall perform an	249
assessment of the legislation. The assessment shall attempt to	250
ascertain whether or not the regulatory scheme proposed in the	251
legislation is consistent with the policies expressed in section	252
4798.02 of the Revised Code with respect to proposing the least	253
restrictive regulation to protect consumers from present,	254
significant, and substantiated harms that threaten public health	255
and safety. The director shall issue a report of the assessment,	256
to the general assembly, in a timely manner.	257
To the extent possible with readily available or	258
obtainable information, the assessment shall consider the	259
potential consequences of the legislation with respect to:	260
potential consequences of the registration with respect to:	200
(1) Opportunities for employment within the occupation;	261
(2) Consumer choices and costs;	262
(3) Market competition;	263
(4) Cost to government.	264
(C) The assessment performed under division (B) of this	265
section may include a comparison of the regulatory scheme put	266
forth in the legislation with the current regulatory scheme in	267
other similar states for the same occupation.	268
(D) The sponsor of a bill, in order to assist the director	269
of the legislative service commission with the director's duties	270
under division (B) of this section, may submit to the director	271
any relevant information, including the following:	272
(1) Evidence of present, significant, and substantiated	273
harms to consumers in the state;	274
(2) An explanation of why existing civil or criminal laws	275

or procedures are inadequate to prevent or remedy any harm to	276
the public;	277
(3) An explanation of why a less restrictive regulation,	278
that is consistent with the policies expressed in section	279
4798.02 of the Revised Code, is not proposed;	280
(4) The names of associations, organizations, or other	281
groups representing the occupation seeking regulation and the	282
approximate number of members in each in this state;	283
(5) The functions typically performed by members of this	284
occupation and whether they are identical or similar to those	285
performed by another occupation;	286
(6) Whether specialized training, education, or experience	287
is required to engage in the occupation and, if so, how current	288
practitioners acquired that training, education, or experience;	289
(7) Whether or not the proposed regulation would change	290
the way practitioners of the occupation acquire any necessary	291
specialized training, education, or experience and, if so, why;	292
(8) Whether or not any current practitioners of the	293
occupation in this state lack whatever specialized training,	294
education, or experience might be required to engage in the	295
occupation and, if so, how the proposed regulation would address	296
that deficiency;	297
(9) Whether or not new entrants into the occupation would	298
be required to provide evidence of any necessary training,	299
education, or experience, or to pass an examination, or both;	300
(10) Whether or not current practitioners would be	301
required to provide evidence of any necessary training,	302
education, or experience, or to pass an examination, and, if	303

not, why not;	304
(11) The expected impact of the proposed regulation on the	305
supply of practitioners of the occupation and on the cost of	306
services or goods provided by the occupation;	307
(12) Information from others knowledgeship shout the	308
(12) Information from others knowledgeable about the	
occupation, and the related economic factors.	309
(E) A bill which proposes to substantially change or enact	310
an occupational regulation shall not be favorably reported out	311
of committee until after the committee members have received and	312
considered the assessment provided under division (B) of this	313
section, unless two-thirds of the members of the committee vote	314
in the affirmative to favorably report the bill.	315
Sec. 103.27. (A) Each calender year, beginning in 2018,	316
the director of the legislative service commission shall perform	317
an assessment of approximately twenty per cent of occupations	318
subject to regulation by the state. The assessment shall attempt	319
to ascertain whether or not the current regulatory scheme being	320
utilized in this state is consistent with the policies expressed	321
	321
in section 4798.02 of the Revised Code.	322
The director shall issue a report of the assessments	323
performed during a calendar year, not later than the first day	324
of December of that year, to the general assembly and to the	325
attorney general. The report shall include instructions, as	326
necessary, which describe how the current regulatory scheme may	327
be amended to improve consistency with the policies expressed in	328
section 4798.02 of the Revised Code.	329
	222
The director may require that information be submitted by	330
any department or board that regulates the occupation.	331

The director shall, over a five-year period including 332

<u>calendar years 2018 through 2022, perform assessments of all</u>	333
occupations subject to regulation by the state. The director's	334
assessment of an occupation may be scheduled to coincide with,	335
and be done in conjunction with, the review of an occupational	336
licensing board being done by a standing committee of the	337
general assembly under section 101.63 of the Revised Code.	338
Sec. 107.56. As used in this section, "board or	339
commission" means any multi-member body created under state law,	340
including an occupational licensing board as defined in section	341
4798.01 of the Revised Code, that licenses or otherwise	342
regulates an occupation or industry to which one or more members	343
of the body belong.	344
(B) The common sense initiative office shall review an	345
action taken or proposed by a board or commission that is	346
subject to review under this section and that is referred to the	347
office pursuant to division (C) of this section.	348
(1) The following actions are subject to review under this	349
(1) The following actions are subject to review under this section:	349 350
section:	350
<u>section:</u> (a) Any action that directly or indirectly has an effect	350 351
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following:</pre>	350 351 352
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or</pre>	350 351 352 353
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or increasing prices in this state for the goods or services that</pre>	350 351 352 353 354
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or increasing prices in this state for the goods or services that are provided by the occupation or industry regulated by the</pre>	350 351 352 353 354 355
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or increasing prices in this state for the goods or services that are provided by the occupation or industry regulated by the board or commission;</pre>	350 351 352 353 354 355 356
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or increasing prices in this state for the goods or services that are provided by the occupation or industry regulated by the board or commission; (ii) Dividing, allocating, or assigning customers,</pre>	350 351 352 353 354 355 356 357
<pre>section: (a) Any action that directly or indirectly has an effect of any of the following: (i) Fixing prices, limiting price competition, or increasing prices in this state for the goods or services that are provided by the occupation or industry regulated by the board or commission; (ii) Dividing, allocating, or assigning customers, potential customers, or geographic markets in this state among</pre>	350 351 352 353 354 355 356 357 358

occupation or industry regulated by the board or commission;	362
(iv) Limiting the output or supply in this state of any	363
good or service provided by the members of the occupation or	364
industry regulated by the board or commission.	365
(b) Any other activity that could be subject to state or	366
federal antitrust law if the action were undertaken by a private	367
person or combination of private persons.	368
(2) Except as provided in division (H) of this section,	369
the following actions are not subject to review under this	370
section:	371
(a) Denying an application to obtain a license because the	372
applicant has violated or has not complied with the Ohio Revised	373
Code or the Ohio Administrative Code;	374
(b) Taking disciplinary action against a person or other	375
entity that is licensed by a board or commission for violations	376
of the Ohio Revised Code or the Ohio Administrative Code.	377
(C)(1) The following boards, commissions, or persons may	378
refer an action to the office for review under this section:	379
(a) A board or commission that has taken or is proposing	380
to take an action;	381
(b) A person who is affected by an action taken by a board	382
or commission or is likely to be affected by an action proposed	383
by a board or commission;	384
(c) A person who has been granted a stay pursuant to	385
division (G) of this section.	386
(2) A board or commission or person who refers an action	387
to the office shall prepare a brief statement explaining the	388

action and its consistency or inconsistency with state or	389
federal antitrust law, or with the policies expressed in section	390
4798.01 of the Revised Code, and file the statement with the	391
office. If the action is in writing, the board or commission or	392
person shall attach a copy of it to the statement. The person	393
shall transmit a copy of the statement to the board or	394
commission.	395
(3) The referral of an action by a board or commission for	396
review by the office does not constitute an admission that the	397
action violates any state or federal law.	398
(4) A person who is affected by an action taken by a board	399
or commission or is likely to be affected by an action proposed_	400
by a board or commission shall refer the action to the office	401
for review within thirty days after receiving notice of the	402
action or proposed action.	403
(5) If an ongoing action or an action proposed by a board	404
or commission is referred to the office for review under this	405
section, the board or commission shall cease the ongoing action	406
or not take the proposed action until the office has approved of	407
the action pursuant to division (E) of this section and prepared	408
and transmitted the memorandum required under division (F) of	409
this section.	410
(D) The office shall determine whether an action referred	411
to the office under this section is supported by, and consistent	412
with, a clearly articulated state policy as expressed in the	413
statutes creating the board or commission or the statutes and	414
rules setting forth the board's or commission's powers,	415
authority, and duties. If the office finds this to be the case,	416
the office shall determine whether the clearly articulated state	417
policy is merely a pretext by which the board or commission	418

enables the members of an occupation or industry the board or	419
commission regulates to engage in anticompetitive conduct that	420
could be subject to state or federal antitrust law if the action	421
were taken by a private person or combination of private	422
persons.	423
(E) After making the determinations required under	424
division (D) of this section, the office shall take one of the	425
following actions:	426
(1) Approve the board or commission action if the office	427
determines that the action is pursuant to a clearly articulated	428
state policy and that the policy is not a pretext as described	429
in division (D) of this section. If the office approves the	430
board's or commission's action, the board or commission may	431
proceed to take or may continue the action.	432
(2) Discontrate the beard or commission action if the	433
(2) Disapprove the board or commission action if the	
office determines that the action is not pursuant to a clearly	434
articulated state policy or that if it is pursuant to a clearly	435
articulated state policy, that policy is a pretext as described	436
in division (D) of this section. If the office disapproves the	437
board's or commission's action, the action is void.	438
(F) The office shall prepare a memorandum that explains	439
the office's approval or disapproval. The office shall transmit	440
a copy of the memorandum to the person and the board or	441
commission or to the board or commission if only the board or	442
commission is involved. The office shall post the memorandum on	443
the web site maintained by the office.	444
(G)(1) A person having standing to commence and prosecute	445
a state or federal antitrust action against a board or	446
commission shall exhaust the remedies provided by this section	447

before commencing such an action. This division shall not apply	448
to the attorney general, a county prosecuting attorney, or any	449
assistant prosecutor designated to assist a county prosecuting	450
attorney.	451
(2) The state, a board or commission, or a member of a	452
board or commission in the member's official capacity, may	453
request a stay of any lawsuit alleging that a board or	454
commission engaged in anticompetitive conduct by taking an	455
action described in division (B)(1) or (2) of this section that	456
has not been previously reviewed by the office under this	457
section. If the lawsuit was initiated by a person other than the	458
attorney general, a county prosecuting attorney, or any	459
assistant prosecutor designated to assist a county prosecuting	460
attorney, the court shall grant the request. If the lawsuit was	461
initiated by the attorney general, a county prosecuting	462
attorney, or any assistant prosecutor designated to assist a	463
county prosecuting attorney, the court shall deny the request.	464
Any stay granted under this division will continue in effect	465
until the office has prepared and transmitted the memorandum	466
required under division (F) of this section.	467
(H) The office shall review any action referred to the	468
office by a party who has been granted a stay pursuant to	469
division (G) of this section.	470
(I) Notwithstanding any provision of this section to the	471
contrary, an action taken by a board or commission is not	472
subject to review under this section if the members of the board	473
or commission who are members of the occupation or industry	474
affected by the action are prohibited by statute from hearing,	475
considering, deciding, or otherwise participating in the action.	476
(J) The office shall adopt rules under Chapter 119. of the	477

Revised Code that are necessary for the implementation and	478
administration of this section.	479
	400
Sec. 4798.01. (A) As used in this chapter:	480
"Certification" means a voluntary program in which a	481
private organization or the state grants nontransferable	482
recognition to an individual who meets personal qualifications	483
established by the private organization or state law.	484
"Lawful occupation" means a course of conduct, pursuit, or	485
profession that includes the sale of goods or services that are	486
not themselves illegal to sell irrespective of whether the	487
individual selling the goods or services is subject to an	488
occupational regulation.	489
"Teact mathicking negulation" means the public policy of	490
"Least restrictive regulation" means the public policy of	
relying on one of the following, listed from the least to the	491
most restrictive, as a means of consumer protection: market	492
competition; third-party or consumer-created ratings and	493
reviews; private certification; specific private civil cause of	494
action to remedy consumer harm; actions under Chapter 1345. of	495
the Revised Code; regulation of the process of providing the	496
specific goods or services to consumers; inspection; bonding or	497
insurance; registration; government certification; specialty	498
occupational license for medical reimbursement; and occupational	499
license.	500
"Occupational license" means nontransferable authorization	501
in law that an individual must possess in order to perform a	502
lawful occupation for compensation based on meeting personal	503
qualifications established by statute, or by a rule authorized	504
by statute.	505
"Occupational licensing board" means any board,	506

commission, committee, or council, or any other similar state	507
public body, and any administrative department enumerated under	508
section 121.02 of the Revised Code, and any agency, division, or	509
office of state government, that issues an occupational license.	510
office of blace government, that ibbacb an occupational freehoe.	010
"Occupational regulation" means a statute, policy, rule,	511
adjudication order, practice, or other state law requiring an	512
individual to possess certain personal qualifications to use an	513
occupational title or work in a lawful occupation. "Occupational	514
regulation" includes registration, certification, and	515
occupational license. "Occupational regulation" excludes a	516
business license, facility license, building permit, or zoning	517
and land use regulation, except to the extent those laws	518
regulate an individual's personal qualifications to perform a	519
lawful occupation.	520
"Personal qualifications" mean criteria related to an	521
individual's personal background and characteristics including	522
completion of an approved educational program, satisfactory	523
performance on an examination, work experience, other evidence	524
of attainment of requisite skills or knowledge, moral standing,	525
criminal history, and completion of continuing education.	526
"Registration" means a requirement to give notice to the	527
government that may include the individual's name and address,	528
the individual's agent for service of process, the location of	529
the activity to be performed, and a description of the service	530
the individual provides. "Registration" does not include	531
personal qualifications but may require a bond or insurance.	532
"Specialty occupational license for medical reimbursement"	533
is a nontransferable authorization in law for an individual to	534
gualify for payment or reimbursement from a government agency,	535
for providing identified medical services, based on meeting	536

personal qualifications established in law, which may be	537
recognized by a private company.	538
(B) For purposes of this chapter:	539
(1) The terms "certification" and "registration" are not	540
synonymous with "occupational license."	541
(2) The use of the words "certification" and "certified"	542
in other statutes to mean requiring an individual to meet	543
certain personal qualifications to work legally shall be	544
interpreted for the purposes of this chapter as requiring an	545
individual to meet the requirements of an "occupational	546
license."	547
(3) The use of the words "registration" and "registered"	548
in other statutes to mean requiring an individual to meet	549
certain personal qualifications to work legally shall be	550
interpreted for the purposes of this chapter as requiring an	551
individual to meet the requirements of an "occupational	552
license."	553
Sec. 4798.02. With respect to occupational regulation, all	554
of the following are the policy of the state:	555
(A) Occupational regulations shall be construed and	556
applied to increase economic opportunities, promote competition,	557
and encourage innovation.	558
(B) Where the state finds it is necessary to displace	559
competition, the state will use the least restrictive regulation	560
to protect consumers from present, significant, and	561
substantiated harms that threaten public health and safety. The	562
policy of employing the least restrictive regulation shall	563
presume that market competition and private remedies are	564
sufficient to protect consumers. Where needed, regulations shall	565

be tailored to meet the predominate identified need to protect	566
consumers, as follows:	567
(1) If regulations are intended to protect consumers	568
against fraud, the appropriate state action shall be to	569
strengthen powers under deceptive trade practices acts.	570
(2) If regulations are intended to protect consumers	571
against unsanitary facilities and general health and safety	572
concerns, the appropriate state action shall be to require	573
periodic inspections.	574
(3) If regulations are intended to protect consumers	575
against potential damages to third parties who are not party to	576
a contract between the seller and buyer, and other types of	577
externalities, the appropriate state action shall be to require	578
bonding or insurance.	579
(4) If regulations are intended to protect consumers	580
against potential damages by transient providers, the	581
appropriate state action shall be to require registration with	582
the secretary of state.	583
(5) If regulations are intended to protect consumers	584
against asymmetrical information between the seller and buyer,	585
the appropriate state action shall be to offer voluntary	586
certification.	587
(6) If regulations are intended to facilitate governmental	588
reimbursement for providing medical services for an emerging	589
medical specialty, the appropriate state action shall be to	590
require a specialty occupational license for medical	591
reimbursement.	592
(C) An occupational regulation may be enforced against an	593
individual only to the extent the individual sells goods and	594

services that are included explicitly in the statute that	595
defines the occupation's scope of practice.	596
	5.05
By establishing and executing the policies in this	597
section, in concert with section 107.56 of the Revised Code, the	598
state intends to ensure that occupational licensing boards and	599
board members will avoid liability under federal antitrust laws.	600
Sec. 4798.03. This chapter preempts any ordinance or other	601
local law or regulation, which conflicts with or is inconsistent	602
with any policy of the state expressed in this chapter, by any	603
political subdivision that regulates an occupation that is also	604
regulated by the state.	605