



OHIO LEGISLATIVE SERVICE COMMISSION

Shannon Pleiman

Fiscal Note & Local Impact Statement

Bill: H.B. 182 of the 132nd G.A.

Status: As Introduced

Sponsor: Rep. Seitz

Local Impact Statement Procedure Required: No

Subject: Modifies the Debt Adjusting Law by expanding the definition of debt adjusting and makes other changes

The bill modifies the Debt Adjusting Law by expanding the definition of debt adjusting. Expanding the definition of debt adjusting will not have an effect on public revenues or expenditures. Under requirements of current law, debt adjusters must undergo an annual audit and submit the results and auditor's opinion to the Consumer Protection Section in the Office of the Attorney General. Six debt adjuster companies submitted audits to the Attorney General's Office in 2016.

Currently, debt adjusting means doing business in debt adjusting, budget counseling, debt management, debt pooling service, or holding oneself out as providing services to debtors. Specifically, this involves: (1) effecting the adjustment, compromise, or discharge of any indebtedness of the debtor, or (2) receiving from the debtor and disbursing any money or other thing of value to the debtor's creditors. The bill adds that debt adjusting can also mean providing services to debtors in the reduction or elimination of the amount or repayment terms of their debt. Additionally, the bill adds that debt adjusting services include obtaining an adjustment of an interest rate on a debt, a waiver or reduction of fees or charges, or a discharge of debt by reducing the principal balance of the debt.

HB0182IN.docx/ts