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Representative Pelanda

Cosponsors: Representatives Brinkman, Becker, Roegner, Buchy, Brenner, Scherer, Schaffer, Burkley, Ryan, Maag, Schuring, Slaby, Ruhl, Reece, Hill, Thompson, Celebrezze, Hood, Barnes, Bishoff, Brown, Ginter, Anielski, Antonio, Arndt, Boose, Boyd, Clyde, Curtin, Derickson, Dovilla, Grossman, Hambley, Kuhns, Leland, Lepore-Hagan, O'Brien, M., O'Brien, S., Patterson, Rezabek, Rogers, Smith, K., Smith, R., Sprague, Sweeney

Senators Gardner, Beagle, Jones, Tavares, Cafaro, Brown, Burke, Eklund, Faber, Hackett, Hite, LaRose, Lehner, Manning, Oelslager, Schiavoni, Seitz, Thomas, Uecker, Yuko

A BILL

То	amend sections 1.64, 313.212, 1751.67, 2133.211,	1
	2305.113, 2305.234, 2317.02, 2919.171, 2921.22,	2
	2925.61, 3313.7112, 3333.122, 3701.351,	3
	3701.926, 3719.121, 3727.08, 3923.233, 3923.301,	4
	3923.63, 3923.64, 4713.02, 4723.01, 4723.02,	5
	4723.03, 4723.06, 4723.07, 4723.08, 4723.09,	6
	4723.151, 4723.16, 4723.18, 4723.24, 4723.25,	7
	4723.271, 4723.28, 4723.32, 4723.341, 4723.41,	8
	4723.42, 4723.43, 4723.431, 4723.432, 4723.44,	9
	4723.46, 4723.47, 4723.48, 4723.481, 4723.482,	10
	4723.486, 4723.487, 4723.488, 4723.489,	11
	4723.4810, 4723.491, 4723.492, 4723.50, 4723.66,	12
	4723.71, 4723.74, 4723.75, 4723.76, 4723.87,	13
	4723.88, 4723.99, 4729.01, 4731.27, 4731.51,	14
	4755.48, 4755.481, 4761.11, 4761.17, 5120.55,	15
	and 5164.07, to enact new section 4723.49 and	16
	sections 3701.138, 4723.011, 4723.493, and	17

4731.511, and to repeal sections 4723.484,	18
4723.485, and 4723.49 of the Revised Code to	19
revise the laws governing advanced practice	20
registered nurses and the Board of Nursing, to	21
authorize podiatrists to order and supervise	22
hyperbaric oxygen therapy, and to require state	23
agencies to assess the prevalence of diabetes	24
and engage in other related activities.	25

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

Section 1. That sections 1.64, 313.212, 1751.67, 2133.211,	26
2305.113, 2305.234, 2317.02, 2919.171, 2921.22, 2925.61,	27
3313.7112, 3333.122, 3701.351, 3701.926, 3719.121, 3727.08,	28
3923.233, 3923.301, 3923.63, 3923.64, 4713.02, 4723.01, 4723.02,	29
4723.03, 4723.06, 4723.07, 4723.08, 4723.09, 4723.151, 4723.16,	30
4723.18, 4723.24, 4723.25, 4723.271, 4723.28, 4723.32, 4723.341,	31
4723.41, 4723.42, 4723.43, 4723.431, 4723.432, 4723.44, 4723.46,	32
4723.47, 4723.48, 4723.481, 4723.482, 4723.486, 4723.487,	33
4723.488, 4723.489, 4723.4810, 4723.491, 4723.492, 4723.50,	34
4723.66, 4723.71, 4723.74, 4723.75, 4723.76, 4723.87, 4723.88,	35
4723.99, 4729.01, 4731.27, 4731.51, 4755.48, 4755.481, 4761.11,	36
4761.17, 5120.55, and 5164.07 be amended and new section 4723.49	37
and sections 3701.138, 4723.011, 4723.493, and 4731.511 of the	38
Revised Code be enacted to read as follows:	39
Sec. 1.64. As used in the Revised Code:	40
(A) "Certified nurse-midwife" means—a an advanced practice	41
registered nurse who holds a <u>current</u> , valid certificate of	42
authority <u>license</u> issued under Chapter 4723. of the Revised Code	43

that authorizes the practice of nursing and is designated as a	44
certified nurse-midwife in accordance with section 4723.43	45
$\underline{4723.42}$ of the Revised Code and rules adopted by the board of	46
nursing.	47
(B) "Certified nurse practitioner" means—a an advanced	48
<pre>practice registered nurse who holds a current, valid certificate</pre>	49
of authority_license_issued under Chapter 4723. of the Revised	50
Code that authorizes the practice of nursing and is designated	51
as a certified nurse practitioner in accordance with section	52
4723.43 4723.42 of the Revised Code and rules adopted by the	53
board of nursing.	54
(C) "Clinical nurse specialist" means—a an advanced	55
<pre>practice registered nurse who holds a current, valid eertificate</pre>	56
of authority license issued under Chapter 4723. of the Revised	57
Code that authorizes the practice of nursing and is designated	58
as a clinical nurse specialist in accordance with section	59
4723.43 4723.42 of the Revised Code and rules adopted by the	60
board of nursing.	61
(D) "Physician assistant" means an individual who is	62
licensed under Chapter 4730. of the Revised Code to provide	63
services as a physician assistant to patients under the	64
supervision, control, and direction of one or more physicians.	65
Sec. 313.212. If the coroner determines that a drug	66
overdose is the cause of death of a person, the coroner may	67
provide a notice of the death to the state medical board, board	68
of nursing, or state dental board. The coroner may include in	69
the notice any information relating to the drug that resulted in	70
the overdose, including whether it was obtained by prescription	71
and, if so, the name of the individual authorized under Chapter	72

4731. of the Revised Code to practice medicine or surgery,

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osteopathic	medicine	or surgery,	or podiatric medicine	or-
surgery who	prescribe	ed the drug	to the decedent it.	

- Sec. 1751.67. (A) Each individual or group health insuring 76 corporation policy, contract, or agreement delivered, issued for 77 delivery, or renewed in this state that provides maternity 78 benefits shall provide coverage of inpatient care and follow-up 79 care for a mother and her newborn as follows: 80
- (1) The policy, contract, or agreement shall cover a minimum of forty-eight hours of inpatient care following a normal vaginal delivery and a minimum of ninety-six hours of inpatient care following a cesarean delivery. Services covered as inpatient care shall include medical, educational, and any other services that are consistent with the inpatient care recommended in the protocols and guidelines developed by national organizations that represent pediatric, obstetric, and nursing professionals.
- (2) The policy, contract, or agreement shall cover a 90 physician-directed source of follow-up care or a source of 91 follow-up care directed by an advanced practice registered 92 nurse. Services covered as follow-up care shall include physical 93 assessment of the mother and newborn, parent education, 94 assistance and training in breast or bottle feeding, assessment 95 of the home support system, performance of any medically 96 necessary and appropriate clinical tests, and any other services 97 that are consistent with the follow-up care recommended in the 98 protocols and guidelines developed by national organizations 99 that represent pediatric, obstetric, and nursing professionals. 100 The coverage shall apply to services provided in a medical 101 setting or through home health care visits. The coverage shall 102 apply to a home health care visit only if the provider who 103

conducts	the	visit	is	knowledgeable	and	experienced	in mat	ternity	104
and newbo	orn (care.							105

When a decision is made in accordance with division (B) of 106 this section to discharge a mother or newborn prior to the 107 expiration of the applicable number of hours of inpatient care 108 required to be covered, the coverage of follow-up care shall 109 apply to all follow-up care that is provided within seventy-two 110 hours after discharge. When a mother or newborn receives at 111 least the number of hours of inpatient care required to be 112 covered, the coverage of follow-up care shall apply to follow-up 113 care that is determined to be medically necessary by the 114 provider responsible for discharging the mother or newborn. 115

- (B) Any decision to shorten the length of inpatient stay 116 to less than that specified under division (A)(1) of this 117 section shall be made by the physician attending the mother or 118 newborn, except that if a certified nurse-midwife is attending 119 the mother in collaboration with a physician, the decision may 120 be made by the <u>certified</u> nurse-midwife. Decisions regarding 121 early discharge shall be made only after conferring with the 122 mother or a person responsible for the mother or newborn. For 123 purposes of this division, a person responsible for the mother 124 or newborn may include a parent, quardian, or any other person 125 with authority to make medical decisions for the mother or 126 newborn. 127
- (C)(1) No health insuring corporation may do either of the 128 following:
- (a) Terminate the participation of a provider or health 130 care facility in an individual or group health care plan solely 131 for making recommendations for inpatient or follow-up care for a 132 particular mother or newborn that are consistent with the care 133

required to be covered by this section;	134
(b) Establish or offer monetary or other financial	135
incentives for the purpose of encouraging a person to decline	136
the inpatient or follow-up care required to be covered by this	137
section.	138
(2) Whoever violates division (C)(1)(a) or (b) of this	139
section has engaged in an unfair and deceptive act or practice	140
in the business of insurance under sections 3901.19 to 3901.26	141
of the Revised Code.	142
(D) This section does not do any of the following:	143
(1) Require a policy, contract, or agreement to cover	144
inpatient or follow-up care that is not received in accordance	145
with the policy's, contract's, or agreement's terms pertaining	146
to the providers and facilities from which an individual is	147
authorized to receive health care services;	148
(2) Require a mother or newborn to stay in a hospital or	149
other inpatient setting for a fixed period of time following	150
delivery;	151
(3) Require a child to be delivered in a hospital or other	152
inpatient setting;	153
(4) Authorize a <u>certified</u> nurse-midwife to practice beyond	154
the authority to practice nurse-midwifery in accordance with	155
Chapter 4723. of the Revised Code;	156
(5) Establish minimum standards of medical diagnosis,	157
care, or treatment for inpatient or follow-up care for a mother	158
or newborn. A deviation from the care required to be covered	159
under this section shall not, solely on the basis of this	160
section, give rise to a medical claim or to derivative claims	161

for	relief,	as	those	terms	are	defined	in	section	2305.113	of	1
the	Revised	Coc	de.								1

Sec. 2133.211. A person who holds a certificate of authority as a certified nurse practitioner or clinical nurse specialist current, valid license issued under Chapter 4723. of the Revised Code to practice as an advanced practice registered nurse may take any action that may be taken by an attending physician under sections 2133.21 to 2133.26 of the Revised Code and has the immunity provided by section 2133.22 of the Revised Code if the action is taken pursuant to a standard care arrangement with a collaborating physician.

A person who holds a license to practice as a physician assistant issued under Chapter 4730. of the Revised Code may take any action that may be taken by an attending physician under sections 2133.21 to 2133.26 of the Revised Code and has the immunity provided by section 2133.22 of the Revised Code if the action is taken pursuant to a supervision agreement entered into under section 4730.19 of the Revised Code, including, if applicable, the policies of a health care facility in which the physician assistant is practicing.

- Sec. 2305.113. (A) Except as otherwise provided in this section, an action upon a medical, dental, optometric, or chiropractic claim shall be commenced within one year after the cause of action accrued.
- (B) (1) If prior to the expiration of the one-year period

 specified in division (A) of this section, a claimant who

 allegedly possesses a medical, dental, optometric, or

 chiropractic claim gives to the person who is the subject of

 that claim written notice that the claimant is considering

 bringing an action upon that claim, that action may be commenced

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against the person notified at any time within one hundred	192
eighty days after the notice is so given.	193
(2) An insurance company shall not consider the existence	194
or nonexistence of a written notice described in division (B)(1)	195
of this section in setting the liability insurance premium rates	196
that the company may charge the company's insured person who is	197
notified by that written notice.	198
(C) Except as to persons within the age of minority or of	199
unsound mind as provided by section 2305.16 of the Revised Code,	200
and except as provided in division (D) of this section, both of	201
the following apply:	202
(1) No action upon a medical, dental, optometric, or	203
chiropractic claim shall be commenced more than four years after	204
the occurrence of the act or omission constituting the alleged	205
basis of the medical, dental, optometric, or chiropractic claim.	206
(2) If an action upon a medical, dental, optometric, or	207
chiropractic claim is not commenced within four years after the	208
occurrence of the act or omission constituting the alleged basis	209
of the medical, dental, optometric, or chiropractic claim, then,	210
any action upon that claim is barred.	211
(D)(1) If a person making a medical claim, dental claim,	212
optometric claim, or chiropractic claim, in the exercise of	213
reasonable care and diligence, could not have discovered the	214
injury resulting from the act or omission constituting the	215
alleged basis of the claim within three years after the	216
occurrence of the act or omission, but, in the exercise of	217
reasonable care and diligence, discovers the injury resulting	218
from that act or omission before the expiration of the four-year	219

period specified in division (C)(1) of this section, the person

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may commence an action upon the claim not later than one year after the person discovers the injury resulting from that act or omission.

- (2) If the alleged basis of a medical claim, dental claim, 224 optometric claim, or chiropractic claim is the occurrence of an 225 act or omission that involves a foreign object that is left in 226 the body of the person making the claim, the person may commence 227 an action upon the claim not later than one year after the 228 229 person discovered the foreign object or not later than one year 230 after the person, with reasonable care and diligence, should 231 have discovered the foreign object.
- (3) A person who commences an action upon a medical claim, dental claim, optometric claim, or chiropractic claim under the circumstances described in division (D)(1) or (2) of this section has the affirmative burden of proving, by clear and convincing evidence, that the person, with reasonable care and diligence, could not have discovered the injury resulting from the act or omission constituting the alleged basis of the claim within the three-year period described in division (D)(1) of this section or within the one-year period described in division (D)(2) of this section, whichever is applicable.
 - (E) As used in this section:
- (1) "Hospital" includes any person, corporation, 243 association, board, or authority that is responsible for the 244 operation of any hospital licensed or registered in the state, 245 including, but not limited to, those that are owned or operated 246 by the state, political subdivisions, any person, any 247 corporation, or any combination of the state, political 248 subdivisions, persons, and corporations. "Hospital" also 249 includes any person, corporation, association, board, entity, or 250

medical care.

authority that is responsible for the operation of any clinic	251
that employs a full-time staff of physicians practicing in more	252
than one recognized medical specialty and rendering advice,	253
diagnosis, care, and treatment to individuals. "Hospital" does	254
not include any hospital operated by the government of the	255
United States or any of its branches.	256
(2) "Physician" means a person who is licensed to practice	257
medicine and surgery or osteopathic medicine and surgery by the	258
state medical board or a person who otherwise is authorized to	259
practice medicine and surgery or osteopathic medicine and	260
surgery in this state.	261
(3) "Medical claim" means any claim that is asserted in	262
any civil action against a physician, podiatrist, hospital,	263
home, or residential facility, against any employee or agent of	264
a physician, podiatrist, hospital, home, or residential	265
facility, or against a licensed practical nurse, registered	266
nurse, advanced practice registered nurse, physical therapist,	267
physician assistant, emergency medical technician-basic,	268
emergency medical technician-intermediate, or emergency medical	269
technician-paramedic, and that arises out of the medical	270
diagnosis, care, or treatment of any person. "Medical claim"	271
includes the following:	272
(a) Derivative claims for relief that arise from the plan	273
of care, medical diagnosis, or treatment of a person;	274
(b) Claims that arise out of the plan of care, medical	275
diagnosis, or treatment of any person and to which either of the	276
following applies:	277
(i) The claim results from acts or omissions in providing	278

(ii) The claim results from the hiring, training,	280
supervision, retention, or termination of caregivers providing	281
medical diagnosis, care, or treatment.	282
(c) Claims that arise out of the plan of care, medical	283
diagnosis, or treatment of any person and that are brought under	284
section 3721.17 of the Revised Code;	285
(d) Claims that arise out of skilled nursing care or	286
personal care services provided in a home pursuant to the plan	287
of care, medical diagnosis, or treatment.	288
(4) "Podiatrist" means any person who is licensed to	289
practice podiatric medicine and surgery by the state medical	290
board.	291
(5) "Dentist" means any person who is licensed to practice	292
dentistry by the state dental board.	293
(6) "Dental claim" means any claim that is asserted in any	294
civil action against a dentist, or against any employee or agent	295
of a dentist, and that arises out of a dental operation or the	296
dental diagnosis, care, or treatment of any person. "Dental	297
claim" includes derivative claims for relief that arise from a	298
dental operation or the dental diagnosis, care, or treatment of	299
a person.	300
(7) "Derivative claims for relief" include, but are not	301
limited to, claims of a parent, guardian, custodian, or spouse	302
of an individual who was the subject of any medical diagnosis,	303
care, or treatment, dental diagnosis, care, or treatment, dental	304
operation, optometric diagnosis, care, or treatment, or	305
chiropractic diagnosis, care, or treatment, that arise from that	306
diagnosis, care, treatment, or operation, and that seek the	307
recovery of damages for any of the following:	308

(a) Loss of society, consortium, companionship, care,	309
assistance, attention, protection, advice, guidance, counsel,	310
instruction, training, or education, or any other intangible	311
loss that was sustained by the parent, guardian, custodian, or	312
spouse;	313
(b) Expenditures of the parent, guardian, custodian, or	314
spouse for medical, dental, optometric, or chiropractic care or	315
treatment, for rehabilitation services, or for other care,	316
treatment, services, products, or accommodations provided to the	317
individual who was the subject of the medical diagnosis, care,	318
or treatment, the dental diagnosis, care, or treatment, the	319
dental operation, the optometric diagnosis, care, or treatment,	320
or the chiropractic diagnosis, care, or treatment.	321
(8) "Registered nurse" means any person who is licensed to	322
practice nursing as a registered nurse by the board of nursing.	323
(9) "Chiropractic claim" means any claim that is asserted	324
in any civil action against a chiropractor, or against any	325
employee or agent of a chiropractor, and that arises out of the	326
chiropractic diagnosis, care, or treatment of any person.	327
"Chiropractic claim" includes derivative claims for relief that	328
arise from the chiropractic diagnosis, care, or treatment of a	329
person.	330
(10) "Chiropractor" means any person who is licensed to	331
practice chiropractic by the state chiropractic board.	332
(11) "Optometric claim" means any claim that is asserted	333
in any civil action against an optometrist, or against any	334
employee or agent of an optometrist, and that arises out of the	335
optometric diagnosis, care, or treatment of any person.	336

"Optometric claim" includes derivative claims for relief that

arise from the optometric diagnosis, care, or treatment of a	338
person.	339
(12) "Optometrist" means any person licensed to practice	340
optometry by the state board of optometry.	341
(13) "Physical therapist" means any person who is licensed	342
to practice physical therapy under Chapter 4755. of the Revised	343
Code.	344
(14) "Home" has the same meaning as in section 3721.10 of	345
the Revised Code.	346
(15) "Residential facility" means a facility licensed	347
under section 5123.19 of the Revised Code.	348
(16) "Advanced practice registered nurse" means any	349
certified nurse practitioner, clinical nurse specialist,	350
certified registered nurse anesthetist, or certified nurse-	351
midwife who holds a certificate of authority issued by the board	352
of nursing under Chapter 4723. has the same meaning as in	353
section 4723.01 of the Revised Code.	354
(17) "Licensed practical nurse" means any person who is	355
licensed to practice nursing as a licensed practical nurse by	356
the board of nursing pursuant to Chapter 4723. of the Revised	357
Code.	358
(18) "Physician assistant" means any person who is	359
licensed as a physician assistant under Chapter 4730. of the	360
Revised Code.	361
(19) "Emergency medical technician-basic," "emergency	362
medical technician-intermediate," and "emergency medical	363
technician-paramedic" means any person who is certified under	364
Chapter 4765. of the Revised Code as an emergency medical	365

technician-basic, emergency medical technician-intermediate, or	366
emergency medical technician-paramedic, whichever is applicable.	367
(20) "Skilled nursing care" and "personal care services"	368
have the same meanings as in section 3721.01 of the Revised	369
Code.	370
Sec. 2305.234. (A) As used in this section:	371
(1) "Chiropractic claim," "medical claim," and "optometric	372
claim" have the same meanings as in section 2305.113 of the	373
Revised Code.	374
(2) "Dental claim" has the same meaning as in section	375
2305.113 of the Revised Code, except that it does not include	376
any claim arising out of a dental operation or any derivative	377
claim for relief that arises out of a dental operation.	378
(3) "Governmental health care program" has the same	379
meaning as in section 4731.65 of the Revised Code.	380
(4) "Health care facility or location" means a hospital,	381
clinic, ambulatory surgical facility, office of a health care	382
professional or associated group of health care professionals,	383
training institution for health care professionals, a free	384
clinic or other nonprofit shelter or health care facility as	385
those terms are defined in section 3701.071 of the Revised Code,	386
or any other place where medical, dental, or other health-	387
related diagnosis, care, or treatment is provided to a person.	388
(5) "Health care professional" means any of the following	389
who provide medical, dental, or other health-related diagnosis,	390
<pre>care, or treatment:</pre>	391
(a) Physicians authorized under Chapter 4731. of the	392
Revised Code to practice medicine and surgery or osteopathic	393

medicine and surgery;	394
(b) Registered Advanced practice registered nurses,	395
registered nurses, and licensed practical nurses licensed under	396
Chapter 4723. of the Revised Code and individuals who hold a	397
certificate of authority issued under that chapter that	398
authorizes the practice of nursing as a certified registered	399
nurse anesthetist, clinical nurse specialist, certified nurse-	400
<pre>midwife, or certified nurse practitioner;</pre>	401
(c) Physician assistants authorized to practice under	402
Chapter 4730. of the Revised Code;	403
(d) Dentists and dental hygienists licensed under Chapter	404
4715. of the Revised Code;	405
(e) Physical therapists, physical therapist assistants,	406
occupational therapists, occupational therapy assistants, and	407
athletic trainers licensed under Chapter 4755. of the Revised	408
Code;	409
(f) Chiropractors licensed under Chapter 4734. of the	410
Revised Code;	411
(g) Optometrists licensed under Chapter 4725. of the	412
Revised Code;	413
(h) Podiatrists authorized under Chapter 4731. of the	414
Revised Code to practice podiatry;	415
(i) Dietitians licensed under Chapter 4759. of the Revised	416
Code;	417
(j) Pharmacists licensed under Chapter 4729. of the	418
Revised Code;	419
(k) Emergency medical technicians-basic, emergency medical	420

technicians-intermediate, and emergency medical technicians-	421
paramedic, certified under Chapter 4765. of the Revised Code;	422
(1) Respiratory care professionals licensed under Chapter	423
4761. of the Revised Code;	424
(m) Speech-language pathologists and audiologists licensed	425
under Chapter 4753. of the Revised Code;	426
(n) Licensed professional clinical counselors, licensed	427
professional counselors, independent social workers, social	428
workers, independent marriage and family therapists, and	429
marriage and family therapists, licensed under Chapter 4757. of	430
the Revised Code;	431
(o) Psychologists licensed under Chapter 4732. of the	432
Revised Code;	433
(p) Independent chemical dependency counselors-clinical	434
supervisors, independent chemical dependency counselors,	435
chemical dependency counselors III, and chemical dependency	436
counselors II, licensed under Chapter 4758. of the Revised Code,	437
and chemical dependency counselor assistants, prevention	438
consultants, prevention specialists, prevention specialist	439
assistants, and registered applicants, certified under that	440
chapter.	441
(6) "Health care worker" means a person other than a	442
health care professional who provides medical, dental, or other	443
health-related care or treatment under the direction of a health	444
care professional with the authority to direct that individual's	445
activities, including medical technicians, medical assistants,	446
dental assistants, orderlies, aides, and individuals acting in	447
similar capacities.	448
(7) "Indigent and uninsured person" means a person who	449

meets both of the following requirements:	450
(a) Relative to being indigent, the person's income is not	451
greater than two hundred per cent of the federal poverty line,	452
as defined by the United States office of management and budget	453
and revised in accordance with section 673(2) of the "Omnibus	454
Budget Reconciliation Act of 1981," 95 Stat. 511, 42 U.S.C.	455
9902, as amended, except in any case in which division (A)(7)(b)	456
(iii) of this section includes a person whose income is greater	457
than two hundred per cent of the federal poverty line.	458
(b) Relative to being uninsured, one of the following	459
applies:	460
(i) The person is not a policyholder, certificate holder,	461
insured, contract holder, subscriber, enrollee, member,	462
beneficiary, or other covered individual under a health	463
insurance or health care policy, contract, or plan.	464
(ii) The person is a policyholder, certificate holder,	465
insured, contract holder, subscriber, enrollee, member,	466
beneficiary, or other covered individual under a health	467
insurance or health care policy, contract, or plan, but the	468
insurer, policy, contract, or plan denies coverage or is the	469
subject of insolvency or bankruptcy proceedings in any	470
jurisdiction.	471
(iii) Until June 30, 2019, the person is eligible for the	472
medicaid program or is a medicaid recipient.	473
(iv) Except as provided in division (A)(7)(b)(iii) of this	474
section, the person is not eligible for or a recipient,	475
enrollee, or beneficiary of any governmental health care	476
program.	477
(8) "Nonprofit health care referral organization" means an	478

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entity that is not operated for profit and refers patients to,	479
or arranges for the provision of, health-related diagnosis,	480
care, or treatment by a health care professional or health care	481
worker.	482
(9) "Operation" means any procedure that involves cutting	483
or otherwise infiltrating human tissue by mechanical means,	484
including surgery, laser surgery, ionizing radiation,	485
therapeutic ultrasound, or the removal of intraocular foreign	486
bodies. "Operation" does not include the administration of	487
medication by injection, unless the injection is administered in	488
conjunction with a procedure infiltrating human tissue by	489
mechanical means other than the administration of medicine by	490
injection. "Operation" does not include routine dental	491
restorative procedures, the scaling of teeth, or extractions of	492
teeth that are not impacted.	493
(10) "Tort action" means a civil action for damages for	494
injury, death, or loss to person or property other than a civil	495
action for damages for a breach of contract or another agreement	496
between persons or government entities.	497
(11) "Volunteer" means an individual who provides any	498
medical, dental, or other health-care related diagnosis, care,	499
or treatment without the expectation of receiving and without	500
receipt of any compensation or other form of remuneration from	501
an indigent and uninsured person, another person on behalf of an	502
indigent and uninsured person, any health care facility or	503
location, any nonprofit health care referral organization, or	504
any other person or government entity.	505

(12) "Community control sanction" has the same meaning as

in section 2929.01 of the Revised Code.

(13) "Deep sedation" means a drug-induced depression of	508
consciousness during which a patient cannot be easily aroused	509
but responds purposefully following repeated or painful	510
stimulation, a patient's ability to independently maintain	511
ventilatory function may be impaired, a patient may require	512
assistance in maintaining a patent airway and spontaneous	513
ventilation may be inadequate, and cardiovascular function is	514
usually maintained.	515
(14) "General anesthesia" means a drug-induced loss of	516
consciousness during which a patient is not arousable, even by	517
painful stimulation, the ability to independently maintain	518
ventilatory function is often impaired, a patient often requires	519
assistance in maintaining a patent airway, positive pressure	520
ventilation may be required because of depressed spontaneous	521
ventilation or drug-induced depression of neuromuscular	522
function, and cardiovascular function may be impaired.	523
(B)(1) Subject to divisions (F) and (G)(3) of this	524
section, a health care professional who is a volunteer and	525
complies with division (B)(2) of this section is not liable in	526
damages to any person or government entity in a tort or other	527
civil action, including an action on a medical, dental,	528
chiropractic, optometric, or other health-related claim, for	529
injury, death, or loss to person or property that allegedly	530
arises from an action or omission of the volunteer in the	531
provision to an indigent and uninsured person of medical,	532
dental, or other health-related diagnosis, care, or treatment,	533
including the provision of samples of medicine and other medical	534
products, unless the action or omission constitutes willful or	535
wanton misconduct.	536

(2) To qualify for the immunity described in division (B)

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- (1) of this section, a health care professional shall do all of the following prior to providing diagnosis, care, or treatment:
 538
- (a) Determine, in good faith, that the indigent and uninsured person is mentally capable of giving informed consent to the provision of the diagnosis, care, or treatment and is not subject to duress or under undue influence;
- (b) Inform the person of the provisions of this section, 544 including notifying the person that, by giving informed consent 545 to the provision of the diagnosis, care, or treatment, the 546 person cannot hold the health care professional liable for 547 damages in a tort or other civil action, including an action on 548 a medical, dental, chiropractic, optometric, or other health-549 related claim, unless the action or omission of the health care 550 professional constitutes willful or wanton misconduct; 551
- (c) Obtain the informed consent of the person and a 552 written waiver, signed by the person or by another individual on 553 behalf of and in the presence of the person, that states that 554 the person is mentally competent to give informed consent and, 555 without being subject to duress or under undue influence, gives 556 informed consent to the provision of the diagnosis, care, or 557 treatment subject to the provisions of this section. A written 558 waiver under division (B)(2)(c) of this section shall state 559 clearly and in conspicuous type that the person or other 560 individual who signs the waiver is signing it with full 561 knowledge that, by giving informed consent to the provision of 562 the diagnosis, care, or treatment, the person cannot bring a 563 tort or other civil action, including an action on a medical, 564 dental, chiropractic, optometric, or other health-related claim, 565 against the health care professional unless the action or 566 omission of the health care professional constitutes willful or 567

wanton misconduct.

(3) A physician or podiatrist who is not covered by 569

medical malpractice insurance, but complies with division (B)(2) 570 of this section, is not required to comply with division (A) of 571 section 4731.143 of the Revised Code. 572

- (C) Subject to divisions (F) and (G)(3) of this section, 573 health care workers who are volunteers are not liable in damages 574 to any person or government entity in a tort or other civil 575 action, including an action upon a medical, dental, 576 chiropractic, optometric, or other health-related claim, for 577 injury, death, or loss to person or property that allegedly 578 arises from an action or omission of the health care worker in 579 the provision to an indigent and uninsured person of medical, 580 dental, or other health-related diagnosis, care, or treatment, 581 unless the action or omission constitutes willful or wanton 582 misconduct. 583
- (D) Subject to divisions (F) and (G)(3) of this section, a 584 nonprofit health care referral organization is not liable in 585 586 damages to any person or government entity in a tort or other civil action, including an action on a medical, dental, 587 chiropractic, optometric, or other health-related claim, for 588 injury, death, or loss to person or property that allegedly 589 arises from an action or omission of the nonprofit health care 590 referral organization in referring indigent and uninsured 591 persons to, or arranging for the provision of, medical, dental, 592 or other health-related diagnosis, care, or treatment by a 593 health care professional described in division (B) (1) of this 594 section or a health care worker described in division (C) of 595 this section, unless the action or omission constitutes willful 596 or wanton misconduct. 597

(E) Subject to divisions (F) and (G)(3) of this section	598
and to the extent that the registration requirements of section	599
3701.071 of the Revised Code apply, a health care facility or	600
location associated with a health care professional described in	601
division (B)(1) of this section, a health care worker described	602
in division (C) of this section, or a nonprofit health care	603
referral organization described in division (D) of this section	604
is not liable in damages to any person or government entity in a	605
tort or other civil action, including an action on a medical,	606
dental, chiropractic, optometric, or other health-related claim,	607
for injury, death, or loss to person or property that allegedly	608
arises from an action or omission of the health care	609
professional or worker or nonprofit health care referral	610
organization relative to the medical, dental, or other health-	611
related diagnosis, care, or treatment provided to an indigent	612
and uninsured person on behalf of or at the health care facility	613
or location, unless the action or omission constitutes willful	614
or wanton misconduct.	615

- (F)(1) Except as provided in division (F)(2) of this 616 section, the immunities provided by divisions (B), (C), (D), and 617 (E) of this section are not available to a health care 618 professional, health care worker, nonprofit health care referral 619 organization, or health care facility or location if, at the 620 time of an alleged injury, death, or loss to person or property, 621 the health care professionals or health care workers involved 622 are providing one of the following: 623
- (a) Any medical, dental, or other health-related 624 diagnosis, care, or treatment pursuant to a community service 625 work order entered by a court under division (B) of section 626 2951.02 of the Revised Code or imposed by a court as a community 627 control sanction; 628

(b) Performance of an operation to which any one of the	629
following applies:	630
(i) The operation requires the administration of deep	631
sedation or general anesthesia.	632
(ii) The operation is a procedure that is not typically	633
performed in an office.	634
(iii) The individual involved is a health care	635
professional, and the operation is beyond the scope of practice	636
or the education, training, and competence, as applicable, of	637
the health care professional.	638
(c) Delivery of a baby or any other purposeful termination	639
of a human pregnancy.	640
(2) Division (F)(1) of this section does not apply when a	641
health care professional or health care worker provides medical,	642
dental, or other health-related diagnosis, care, or treatment	643
that is necessary to preserve the life of a person in a medical	644
emergency.	645
(G)(1) This section does not create a new cause of action	646
or substantive legal right against a health care professional,	647
health care worker, nonprofit health care referral organization,	648
or health care facility or location.	649
(2) This section does not affect any immunities from civil	650
liability or defenses established by another section of the	651
Revised Code or available at common law to which a health care	652
professional, health care worker, nonprofit health care referral	653
organization, or health care facility or location may be	654
entitled in connection with the provision of emergency or other	655
medical, dental, or other health-related diagnosis, care, or	656
treatment.	657

(3) This section does not grant an immunity from tort or	658
other civil liability to a health care professional, health care	659
worker, nonprofit health care referral organization, or health	660
care facility or location for actions that are outside the scope	661
of authority of health care professionals or health care	662
workers.	663

In the case of the diagnosis, care, or treatment of an indigent and uninsured person who is eligible for the medicaid program or is a medicaid recipient, this section grants an immunity from tort or other civil liability only if the person's diagnosis, care, or treatment is provided in a free clinic, as defined in section 3701.071 of the Revised Code.

- (4) This section does not affect any legal responsibility of a health care professional, health care worker, or nonprofit health care referral organization to comply with any applicable law of this state or rule of an agency of this state.
- (5) This section does not affect any legal responsibility of a health care facility or location to comply with any applicable law of this state, rule of an agency of this state, or local code, ordinance, or regulation that pertains to or regulates building, housing, air pollution, water pollution, sanitation, health, fire, zoning, or safety.
- Sec. 2317.02. The following persons shall not testify in certain respects:
- (A) (1) An attorney, concerning a communication made to the
 attorney by a client in that relation or concerning the
 683
 attorney's advice to a client, except that the attorney may
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 testify by express consent of the client or, if the client is
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 deceased, by the express consent of the surviving spouse or the

executor or administrator of the estate of the deceased client.	687
However, if the client voluntarily reveals the substance of	688
attorney-client communications in a nonprivileged context or is	689
deemed by section 2151.421 of the Revised Code to have waived	690
any testimonial privilege under this division, the attorney may	691
be compelled to testify on the same subject.	692

The testimonial privilege established under this division does not apply concerning either of the following:

- (a) A communication between a client in a capital case, as 695 defined in section 2901.02 of the Revised Code, and the client's 696 attorney if the communication is relevant to a subsequent 697 ineffective assistance of counsel claim by the client alleging 698 that the attorney did not effectively represent the client in 699 the case;
- (b) A communication between a client who has since died and the deceased client's attorney if the communication is relevant to a dispute between parties who claim through that deceased client, regardless of whether the claims are by testate or intestate succession or by inter vivos transaction, and the dispute addresses the competency of the deceased client when the deceased client executed a document that is the basis of the dispute or whether the deceased client was a victim of fraud, undue influence, or duress when the deceased client executed a document that is the basis of the dispute.
- (2) An attorney, concerning a communication made to the attorney by a client in that relationship or the attorney's advice to a client, except that if the client is an insurance company, the attorney may be compelled to testify, subject to an in camera inspection by a court, about communications made by the client to the attorney or by the attorney to the client that

future commission of bad faith by the client, if the party	718
seeking disclosure of the communications has made a prima-facie	719
showing of bad faith, fraud, or criminal misconduct by the	720
client.	721
(B) (1) A physician, advanced practice registered nurse, or	722
a dentist concerning a communication made to the physician	723
advanced practice registered nurse, or dentist by a patient in	724
that relation or the physician's or dentist's advice <u>of a</u>	725
physician, advanced practice registered nurse, or dentist given	726
to a patient, except as otherwise provided in this division,	727
division (B)(2), and division (B)(3) of this section, and except	728
that, if the patient is deemed by section 2151.421 of the	729
Revised Code to have waived any testimonial privilege under this	730
division, the physician or advanced practice registered nurse	731
may be compelled to testify on the same subject.	732
The testimonial privilege established under this division	733
does not apply, and a physician, advanced practice registered	734
nurse, or dentist may testify or may be compelled to testify, in	735
any of the following circumstances:	736
(a) In any civil action, in accordance with the discovery	737
provisions of the Rules of Civil Procedure in connection with a	738
civil action, or in connection with a claim under Chapter 4123.	739
of the Revised Code, under any of the following circumstances:	740
(i) If the patient or the guardian or other legal	741
representative of the patient gives express consent;	742
(ii) If the patient is deceased, the spouse of the patient	743
or the executor or administrator of the patient's estate gives	744
express consent;	745

are related to the attorney's aiding or furthering an ongoing or

- (iii) If a medical claim, dental claim, chiropractic 746 claim, or optometric claim, as defined in section 2305.113 of 747 the Revised Code, an action for wrongful death, any other type 748 of civil action, or a claim under Chapter 4123. of the Revised 749 Code is filed by the patient, the personal representative of the 750 estate of the patient if deceased, or the patient's guardian or 751 other legal representative.
- (b) In any civil action concerning court-ordered treatment 753 or services received by a patient, if the court-ordered 754 treatment or services were ordered as part of a case plan 755 journalized under section 2151.412 of the Revised Code or the 756 court-ordered treatment or services are necessary or relevant to 757 dependency, neglect, or abuse or temporary or permanent custody 758 proceedings under Chapter 2151. of the Revised Code. 759
- (c) In any criminal action concerning any test or the 760 results of any test that determines the presence or 761 concentration of alcohol, a drug of abuse, a combination of 762 them, a controlled substance, or a metabolite of a controlled 763 substance in the patient's whole blood, blood serum or plasma, 764 breath, urine, or other bodily substance at any time relevant to 765 the criminal offense in question.
- (d) In any criminal action against a physician, advanced 767 practice registered nurse, or dentist. In such an action, the 768 testimonial privilege established under this division does not 769 prohibit the admission into evidence, in accordance with the 770 Rules of Evidence, of a patient's medical or dental records or 771 other communications between a patient and the physician,_ 772 advanced practice registered nurse, or dentist that are related 773 to the action and obtained by subpoena, search warrant, or other 774 lawful means. A court that permits or compels a physician, 775

advanced practice registered nurse, or dentist to testify in	776
such an action or permits the introduction into evidence of	777
patient records or other communications in such an action shall	778
require that appropriate measures be taken to ensure that the	779
confidentiality of any patient named or otherwise identified in	780
the records is maintained. Measures to ensure confidentiality	781
that may be taken by the court include sealing its records or	782
deleting specific information from its records.	783

- (e)(i) If the communication was between a patient who has 784 785 since died and the deceased patient's physician, advanced practice registered nurse, or dentist, the communication is 786 relevant to a dispute between parties who claim through that 787 788 deceased patient, regardless of whether the claims are by testate or intestate succession or by inter vivos transaction, 789 and the dispute addresses the competency of the deceased patient 790 when the deceased patient executed a document that is the basis 791 of the dispute or whether the deceased patient was a victim of 792 fraud, undue influence, or duress when the deceased patient 793 executed a document that is the basis of the dispute. 794
- (ii) If neither the spouse of a patient nor the executor 795 or administrator of that patient's estate gives consent under 796 division (B)(1)(a)(ii) of this section, testimony or the 797 disclosure of the patient's medical records by a physician, 798 advanced practice registered nurse, dentist, or other health 799 care provider under division (B)(1)(e)(i) of this section is a 800 permitted use or disclosure of protected health information, as 801 defined in 45 C.F.R. 160.103, and an authorization or 802 opportunity to be heard shall not be required. 803
- (iii) Division (B)(1)(e)(i) of this section does not 804 require a mental health professional to disclose psychotherapy 805

notes, as defined in 45 C.F.R. 164.501.

- (iv) An interested person who objects to testimony or 807 disclosure under division (B)(1)(e)(i) of this section may seek 808 a protective order pursuant to Civil Rule 26. 809
- (v) A person to whom protected health information is 810 disclosed under division (B)(1)(e)(i) of this section shall not 811 use or disclose the protected health information for any purpose 812 other than the litigation or proceeding for which the 813 information was requested and shall return the protected health 814 information to the covered entity or destroy the protected 815 health information, including all copies made, at the conclusion 816 of the litigation or proceeding. 817
- (2) (a) If any law enforcement officer submits a written 818 statement to a health care provider that states that an official 819 criminal investigation has begun regarding a specified person or 820 that a criminal action or proceeding has been commenced against 821 a specified person, that requests the provider to supply to the 822 officer copies of any records the provider possesses that 823 pertain to any test or the results of any test administered to 824 the specified person to determine the presence or concentration 825 826 of alcohol, a drug of abuse, a combination of them, a controlled substance, or a metabolite of a controlled substance in the 827 person's whole blood, blood serum or plasma, breath, or urine at 828 any time relevant to the criminal offense in question, and that 829 conforms to section 2317.022 of the Revised Code, the provider, 830 except to the extent specifically prohibited by any law of this 831 state or of the United States, shall supply to the officer a 832 copy of any of the requested records the provider possesses. If 833 the health care provider does not possess any of the requested 834 records, the provider shall give the officer a written statement 835

that indicates that the provider does not possess any of the requested records. 836

- (b) If a health care provider possesses any records of the 838 type described in division (B)(2)(a) of this section regarding 839 the person in question at any time relevant to the criminal 840 offense in question, in lieu of personally testifying as to the 841 results of the test in question, the custodian of the records 842 may submit a certified copy of the records, and, upon its 843 submission, the certified copy is qualified as authentic 844 845 evidence and may be admitted as evidence in accordance with the Rules of Evidence. Division (A) of section 2317.422 of the 846 Revised Code does not apply to any certified copy of records 847 submitted in accordance with this division. Nothing in this 848 division shall be construed to limit the right of any party to 849 call as a witness the person who administered the test to which 850 the records pertain, the person under whose supervision the test 8.51 was administered, the custodian of the records, the person who 852 made the records, or the person under whose supervision the 853 records were made. 854
- (3) (a) If the testimonial privilege described in division 855 (B)(1) of this section does not apply as provided in division 856 (B) (1) (a) (iii) of this section, a physician, advanced practice 857 <u>reqistered nurse</u>, or dentist may be compelled to testify or to 858 submit to discovery under the Rules of Civil Procedure only as 859 to a communication made to the physician, advanced practice 860 registered nurse, or dentist by the patient in question in that 861 relation, or the physician's or dentist's advice of the 862 physician, advanced practice registered nurse, or dentist given 863 to the patient in question, that related causally or 864 historically to physical or mental injuries that are relevant to 865 issues in the medical claim, dental claim, chiropractic claim, 866

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action,	or	claim	under	Chapte	r 4123.	of	the !	Revi	sed (Code.		868

- (b) If the testimonial privilege described in division (B) 869 (1) of this section does not apply to a physician, advanced 870 practice registered nurse, or dentist as provided in division 871 (B) (1) (c) of this section, the physician, advanced practice 872 registered nurse, or dentist, in lieu of personally testifying 873 as to the results of the test in question, may submit a 874 certified copy of those results, and, upon its submission, the 875 certified copy is qualified as authentic evidence and may be 876 admitted as evidence in accordance with the Rules of Evidence. 877 Division (A) of section 2317.422 of the Revised Code does not 878 apply to any certified copy of results submitted in accordance 879 with this division. Nothing in this division shall be construed 880 to limit the right of any party to call as a witness the person 881 who administered the test in question, the person under whose 882 supervision the test was administered, the custodian of the 883 results of the test, the person who compiled the results, or the 884 person under whose supervision the results were compiled. 885
- (4) The testimonial privilege described in division (B) (1) of this section is not waived when a communication is made by a physician or advanced practice registered nurse to a pharmacist or when there is communication between a patient and a pharmacist in furtherance of the physician-patient or advanced practice registered nurse-patient relation.
- (5) (a) As used in divisions (B) (1) to (4) of this section,

 "communication" means acquiring, recording, or transmitting any
 information, in any manner, concerning any facts, opinions, or
 statements necessary to enable a physician, advanced practice

 registered nurse, or dentist to diagnose, treat, prescribe, or

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act for a patient. A "communication" may include, but is not	897
limited to, any medical or dental, office, or hospital	898
communication such as a record, chart, letter, memorandum,	899
laboratory test and results, x-ray, photograph, financial	900
statement, diagnosis, or prognosis.	901
(b) As used in division (B)(2) of this section, "health	902
care provider" means a hospital, ambulatory care facility, long-	903
term care facility, pharmacy, emergency facility, or health care	904
practitioner.	905
(c) As used in division (B)(5)(b) of this section:	906
(i) "Ambulatory care facility" means a facility that	907
provides medical, diagnostic, or surgical treatment to patients	908
who do not require hospitalization, including a dialysis center,	909
ambulatory surgical facility, cardiac catheterization facility,	910
diagnostic imaging center, extracorporeal shock wave lithotripsy	911
center, home health agency, inpatient hospice, birthing center,	912
radiation therapy center, emergency facility, and an urgent care	913
center. "Ambulatory health care facility" does not include the	914
private office of a physician, advanced practice registered	915
nurse, or dentist, whether the office is for an individual or	916
group practice.	917
(ii) "Emergency facility" means a hospital emergency	918
department or any other facility that provides emergency medical	919
services.	920
(iii) "Health care practitioner" has the same meaning as	921
in section 4769.01 of the Revised Code.	922
(iv) "Hospital" has the same meaning as in section 3727.01	923
of the Revised Code.	924

(v) "Long-term care facility" means a nursing home,

residential care facility, or home for the aging, as those terms	926
are defined in section 3721.01 of the Revised Code; a	927
residential facility licensed under section 5119.34 of the	928
Revised Code that provides accommodations, supervision, and	929
personal care services for three to sixteen unrelated adults; a	930
nursing facility, as defined in section 5165.01 of the Revised	931
Code; a skilled nursing facility, as defined in section 5165.01	932
of the Revised Code; and an intermediate care facility for	933
individuals with intellectual disabilities, as defined in	934
section 5124.01 of the Revised Code.	935

- (vi) "Pharmacy" has the same meaning as in section 4729.01 of the Revised Code.
- (d) As used in divisions (B)(1) and (2) of this section, 938
 "drug of abuse" has the same meaning as in section 4506.01 of 939
 the Revised Code. 940
- (6) Divisions (B) (1), (2), (3), (4), and (5) of this
 section apply to doctors of medicine, doctors of osteopathic
 medicine, doctors of podiatry, advanced practice registered
 nurses, and dentists.

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- (7) Nothing in divisions (B)(1) to (6) of this section 945 affects, or shall be construed as affecting, the immunity from 946 civil liability conferred by section 307.628 of the Revised Code 947 or the immunity from civil liability conferred by section 948 2305.33 of the Revised Code upon physicians or advanced practice 949 registered nurses who report an employee's use of a drug of 950 abuse, or a condition of an employee other than one involving 951 the use of a drug of abuse, to the employer of the employee in 952 accordance with division (B) of that section. As used in 953 division (B)(7) of this section, "employee," "employer," and 954 "physician" have the same meanings as in section 2305.33 of the 955

Revised Code and "advanced practice registered nurse" has the	956
same meaning as in section 4723.01 of the Revised Code.	957
(C)(1) A cleric, when the cleric remains accountable to	958
the authority of that cleric's church, denomination, or sect,	959
concerning a confession made, or any information confidentially	960
communicated, to the cleric for a religious counseling purpose	961
in the cleric's professional character. The cleric may testify	962
by express consent of the person making the communication,	963
except when the disclosure of the information is in violation of	964
a sacred trust and except that, if the person voluntarily	965
testifies or is deemed by division (A)(4)(c) of section 2151.421	966
of the Revised Code to have waived any testimonial privilege	967
under this division, the cleric may be compelled to testify on	968
the same subject except when disclosure of the information is in	969
violation of a sacred trust.	970
(2) As used in division (C) of this section:	971
(a) "Cleric" means a member of the clergy, rabbi, priest,	972
Christian Science practitioner, or regularly ordained,	973
accredited, or licensed minister of an established and legally	974
cognizable church, denomination, or sect.	975
(b) "Sacred trust" means a confession or confidential	976
communication made to a cleric in the cleric's ecclesiastical	977
capacity in the course of discipline enjoined by the church to	978
which the cleric belongs, including, but not limited to, the	979
Catholic Church, if both of the following apply:	980
(i) The confession or confidential communication was made	981
directly to the cleric.	982
(ii) The confession or confidential communication was made	983

in the manner and context that places the cleric specifically

and strictly under a level of confidentiality that is considered	963
inviolate by canon law or church doctrine.	986
(D) Husband or wife, concerning any communication made by	987
one to the other, or an act done by either in the presence of	988
the other, during coverture, unless the communication was made,	989
or act done, in the known presence or hearing of a third person	990
competent to be a witness; and such rule is the same if the	991
marital relation has ceased to exist;	992
(E) A person who assigns a claim or interest, concerning	993
any matter in respect to which the person would not, if a party,	994
be permitted to testify;	995
(F) A person who, if a party, would be restricted under	996
section 2317.03 of the Revised Code, when the property or thing	997
is sold or transferred by an executor, administrator, guardian,	998
trustee, heir, devisee, or legatee, shall be restricted in the	999
same manner in any action or proceeding concerning the property	1000
or thing.	1001
(G)(1) A school guidance counselor who holds a valid	1002
educator license from the state board of education as provided	1003
for in section 3319.22 of the Revised Code, a person licensed	1004
under Chapter 4757. of the Revised Code as a licensed	1005
professional clinical counselor, licensed professional	1006
counselor, social worker, independent social worker, marriage	1007
and family therapist or independent marriage and family	1008
therapist, or registered under Chapter 4757. of the Revised Code	1009
as a social work assistant concerning a confidential	1010
communication received from a client in that relation or the	1011
person's advice to a client unless any of the following applies:	1012

(a) The communication or advice indicates clear and

present danger to the client or other persons. For the purposes	1014
of this division, cases in which there are indications of	1015
present or past child abuse or neglect of the client constitute	1016
a clear and present danger.	1017
(b) The client gives express consent to the testimony.	1018
(c) If the client is deceased, the surviving spouse or the	1019
executor or administrator of the estate of the deceased client	1020
gives express consent.	1021
(d) The client voluntarily testifies, in which case the	1022
school guidance counselor or person licensed or registered under	1023
Chapter 4757. of the Revised Code may be compelled to testify on	1024
the same subject.	1025
(e) The court in camera determines that the information	1026
communicated by the client is not germane to the counselor-	1027
client, marriage and family therapist-client, or social worker-	1028
client relationship.	1029
(f) A court, in an action brought against a school, its	1030
administration, or any of its personnel by the client, rules	1031
after an in-camera inspection that the testimony of the school	1032
guidance counselor is relevant to that action.	1033
(g) The testimony is sought in a civil action and concerns	1034
court-ordered treatment or services received by a patient as	1035
part of a case plan journalized under section 2151.412 of the	1036
Revised Code or the court-ordered treatment or services are	1037
necessary or relevant to dependency, neglect, or abuse or	1038
temporary or permanent custody proceedings under Chapter 2151.	1039
of the Revised Code.	1040
(2) Nothing in division (G)(1) of this section shall	1041
relieve a school guidance counselor or a person licensed or	1042

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registered under chapter 4757. Of the kevised code from the	1043
requirement to report information concerning child abuse or	1044
neglect under section 2151.421 of the Revised Code.	1045
(H) A mediator acting under a mediation order issued under	1046
division (A) of section 3109.052 of the Revised Code or	1047
otherwise issued in any proceeding for divorce, dissolution,	1048
legal separation, annulment, or the allocation of parental	1049
rights and responsibilities for the care of children, in any	1050
action or proceeding, other than a criminal, delinquency, child	1051
abuse, child neglect, or dependent child action or proceeding,	1052
that is brought by or against either parent who takes part in	1053
mediation in accordance with the order and that pertains to the	1054
mediation process, to any information discussed or presented in	1055
the mediation process, to the allocation of parental rights and	1056
responsibilities for the care of the parents' children, or to	1057
the awarding of parenting time rights in relation to their	1058
children;	1059
(I) A communications assistant, acting within the scope of	1060
the communication assistant's authority, when providing	1061
telecommunications relay service pursuant to section 4931.06 of	1062
the Revised Code or Title II of the "Communications Act of	1063
1934," 104 Stat. 366 (1990), 47 U.S.C. 225, concerning a	1064
communication made through a telecommunications relay service.	1065
Nothing in this section shall limit the obligation of a	1066
communications assistant to divulge information or testify when	1067
mandated by federal law or regulation or pursuant to subpoena in	1068
a criminal proceeding.	1069
Nothing in this section shall limit any immunity or	1070

registered under Chapter 4757. of the Revised Code from the

privilege granted under federal law or regulation.

(J)(1) A chiropractor in a civil proceeding concerning a

communication made to the chiropractor by a patient in that	1073
relation or the chiropractor's advice to a patient, except as	1074
otherwise provided in this division. The testimonial privilege	1075
established under this division does not apply, and a	1076
chiropractor may testify or may be compelled to testify, in any	1077
civil action, in accordance with the discovery provisions of the	1078
Rules of Civil Procedure in connection with a civil action, or	1079
in connection with a claim under Chapter 4123. of the Revised	1080
Code, under any of the following circumstances:	1081

- (a) If the patient or the guardian or other legal representative of the patient gives express consent.
- (b) If the patient is deceased, the spouse of the patient 1084 or the executor or administrator of the patient's estate gives 1085 express consent.
- (c) If a medical claim, dental claim, chiropractic claim,
 or optometric claim, as defined in section 2305.113 of the

 Revised Code, an action for wrongful death, any other type of
 civil action, or a claim under Chapter 4123. of the Revised Code
 is filed by the patient, the personal representative of the
 estate of the patient if deceased, or the patient's guardian or
 other legal representative.

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- (2) If the testimonial privilege described in division (J) 1094 (1) of this section does not apply as provided in division (J) 1095 (1)(c) of this section, a chiropractor may be compelled to 1096 testify or to submit to discovery under the Rules of Civil 1097 Procedure only as to a communication made to the chiropractor by 1098 the patient in question in that relation, or the chiropractor's 1099 advice to the patient in question, that related causally or 1100 historically to physical or mental injuries that are relevant to 1101 issues in the medical claim, dental claim, chiropractic claim, 1102

or optometric claim, action for wrongful death, other civil	1103
action, or claim under Chapter 4123. of the Revised Code.	1104
(3) The testimonial privilege established under this	1105
division does not apply, and a chiropractor may testify or be	1106
compelled to testify, in any criminal action or administrative	1107
proceeding.	1108
(4) As used in this division, "communication" means	1109
acquiring, recording, or transmitting any information, in any	1110
manner, concerning any facts, opinions, or statements necessary	1111
to enable a chiropractor to diagnose, treat, or act for a	1112
patient. A communication may include, but is not limited to, any	1113
chiropractic, office, or hospital communication such as a	1114
record, chart, letter, memorandum, laboratory test and results,	1115
x-ray, photograph, financial statement, diagnosis, or prognosis.	1116
(K)(1) Except as provided under division (K)(2) of this	1117
section, a critical incident stress management team member	1118
concerning a communication received from an individual who	1119
receives crisis response services from the team member, or the	1120
team member's advice to the individual, during a debriefing	1121
session.	1122
(2) The testimonial privilege established under division	1123
(K) (1) of this section does not apply if any of the following	1124
are true:	1125
(a) The communication or advice indicates clear and	1126
present danger to the individual who receives crisis response	1127
services or to other persons. For purposes of this division,	1128
cases in which there are indications of present or past child	1129
abuse or neglect of the individual constitute a clear and	1130
present danger.	1131

(b) The individual who received crisis response services	1132
gives express consent to the testimony.	1133
(c) If the individual who received crisis response	1134
services is deceased, the surviving spouse or the executor or	1135
administrator of the estate of the deceased individual gives	1136
express consent.	1137
(d) The individual who received crisis response services	1138
voluntarily testifies, in which case the team member may be	1139
compelled to testify on the same subject.	1140
(e) The court in camera determines that the information	1141
communicated by the individual who received crisis response	1142
services is not germane to the relationship between the	1143
individual and the team member.	1144
(f) The communication or advice pertains or is related to	1145
any criminal act.	1146
(3) As used in division (K) of this section:	1147
(a) "Crisis response services" means consultation, risk	1148
assessment, referral, and on-site crisis intervention services	1149
provided by a critical incident stress management team to	1150
individuals affected by crisis or disaster.	1151
(b) "Critical incident stress management team member" or	1152
"team member" means an individual specially trained to provide	1153
crisis response services as a member of an organized community	1154
or local crisis response team that holds membership in the Ohio	1155
critical incident stress management network.	1156
(c) "Debriefing session" means a session at which crisis	1157
response services are rendered by a critical incident stress	1158
management team member during or after a crisis or disaster.	1159

(L)(1) Subject to division (L)(2) of this section and	1160
except as provided in division (L)(3) of this section, an	1161
employee assistance professional, concerning a communication	1162
made to the employee assistance professional by a client in the	1163
employee assistance professional's official capacity as an	1164
employee assistance professional.	1165
(2) Division (L)(1) of this section applies to an employee	1166
assistance professional who meets either or both of the	1167
following requirements:	1168
(a) Is certified by the employee assistance certification	1169
commission to engage in the employee assistance profession;	1170
(b) Has education, training, and experience in all of the	1171
following:	1172
(i) Providing workplace-based services designed to address	1173
employer and employee productivity issues;	1174
(ii) Providing assistance to employees and employees'	1175
dependents in identifying and finding the means to resolve	1176
personal problems that affect the employees or the employees'	1177
performance;	1178
(iii) Identifying and resolving productivity problems	1179
associated with an employee's concerns about any of the	1180
following matters: health, marriage, family, finances, substance	1181
abuse or other addiction, workplace, law, and emotional issues;	1182
(iv) Selecting and evaluating available community	1183
resources;	1184
<pre>(v) Making appropriate referrals;</pre>	1185
(vi) Local and national employee assistance agreements:	1186

(vii) Client confidentiality.	1187
(3) Division (L)(1) of this section does not apply to any	1188
of the following:	1189
(a) A criminal action or proceeding involving an offense	1190
under sections 2903.01 to 2903.06 of the Revised Code if the	1191
employee assistance professional's disclosure or testimony	1192
relates directly to the facts or immediate circumstances of the	1193
offense;	1194
(b) A communication made by a client to an employee	1195
assistance professional that reveals the contemplation or	1196
commission of a crime or serious, harmful act;	1197
(c) A communication that is made by a client who is an	1198
unemancipated minor or an adult adjudicated to be incompetent	1199
and indicates that the client was the victim of a crime or	1200
abuse;	1201
(d) A civil proceeding to determine an individual's mental	1202
competency or a criminal action in which a plea of not guilty by	1203
reason of insanity is entered;	1204
(e) A civil or criminal malpractice action brought against	1205
the employee assistance professional;	1206
(f) When the employee assistance professional has the	1207
express consent of the client or, if the client is deceased or	1208
disabled, the client's legal representative;	1209
(g) When the testimonial privilege otherwise provided by	1210
division (L)(1) of this section is abrogated under law.	1211
Sec. 2919.171. (A) A physician who performs or induces or	1212
attempts to perform or induce an abortion on a pregnant woman	1213
shall submit a report to the department of health in accordance	1214

with the forms, rules, and regulations adopted by the department	1215
that includes all of the information the physician is required	1216
to certify in writing or determine under sections 2919.17 and	1217
2919.18 of the Revised Code:	1218

- (B) By September 30 of each year, the department of health 1219 shall issue a public report that provides statistics for the 1220 previous calendar year compiled from all of the reports covering 1221 that calendar year submitted to the department in accordance 1222 with this section for each of the items listed in division (A) 1223 of this section. The report shall also provide the statistics 1224 1225 for each previous calendar year in which a report was filed with the department pursuant to this section, adjusted to reflect any 1226 additional information that a physician provides to the 1227 department in a late or corrected report. The department shall 1228 ensure that none of the information included in the report could 1229 reasonably lead to the identification of any pregnant woman upon 1230 whom an abortion is performed. 1231
- (C)(1) The physician shall submit the report described in 1232 division (A) of this section to the department of health within 1233 fifteen days after the woman is discharged. If the physician 1234 fails to submit the report more than thirty days after that 1235 fifteen-day deadline, the physician shall be subject to a late 1236 fee of five hundred dollars for each additional thirty-day 1237 period or portion of a thirty-day period the report is overdue. 1238 A physician who is required to submit to the department of 1239 health a report under division (A) of this section and who has 1240 not submitted a report or has submitted an incomplete report 1241 more than one year following the fifteen-day deadline may, in an 1242 action brought by the department of health, be directed by a 1243 court of competent jurisdiction to submit a complete report to 1244 the department of health within a period of time stated in a 1245

court order or be subject to contempt of court.	1246
(2) If a physician fails to comply with the requirements	1247
of this section, other than filing a late report with the	1248
department of health, or fails to submit a complete report to	1249
the department of health in accordance with a court order, the	1250
physician is subject to division (B) $\frac{(41)}{(44)}$ of section 4731.22	1251
of the Revised Code.	1252
(3) No person shall falsify any report required under this	1253
section. Whoever violates this division is guilty of abortion	1254
report falsification, a misdemeanor of the first degree.	1255
(D) Within ninety days of the effective date of this	1256
section October 20, 2011, the department of health shall adopt	1257
rules pursuant to section 111.15 of the Revised Code to assist	1258
in compliance with this section.	1259
Sec. 2921.22. (A) (1) Except as provided in division (A) (2)	1260
of this section, no person, knowing that a felony has been or is	1261
being committed, shall knowingly fail to report such information	1261 1262
being committed, shall knowingly fail to report such information	1262
being committed, shall knowingly fail to report such information to law enforcement authorities.	1262 1263
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of	1262 1263 1264
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being	1262 1263 1264 1265
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived	1262 1263 1264 1265 1266
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived from such a violation, shall knowingly fail to report the	1262 1263 1264 1265 1266 1267
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived from such a violation, shall knowingly fail to report the violation to law enforcement authorities.	1262 1263 1264 1265 1266 1267 1268
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived from such a violation, shall knowingly fail to report the violation to law enforcement authorities. (B) Except for conditions that are within the scope of	1262 1263 1264 1265 1266 1267 1268
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived from such a violation, shall knowingly fail to report the violation to law enforcement authorities. (B) Except for conditions that are within the scope of division (E) of this section, no physician, limited	1262 1263 1264 1265 1266 1267 1268 1269 1270
being committed, shall knowingly fail to report such information to law enforcement authorities. (2) No person, knowing that a violation of division (B) of section 2913.04 of the Revised Code has been, or is being committed or that the person has received information derived from such a violation, shall knowingly fail to report the violation to law enforcement authorities. (B) Except for conditions that are within the scope of division (E) of this section, no physician, limited practitioner, nurse, or other person giving aid to a sick or	1262 1263 1264 1265 1266 1267 1268 1269 1270 1271

person, or any serious physical harm to persons that the	1275
physician, limited practitioner, nurse, or person knows or has	1276
reasonable cause to believe resulted from an offense of	1277
violence.	1278
(C) No person who discovers the body or acquires the first	1279
knowledge of the death of a person shall fail to report the	1280
death immediately to a physician or advanced practice registered	1281
<pre>nurse whom the person knows to be treating the deceased for a</pre>	1282
condition from which death at such time would not be unexpected,	1283
or to a law enforcement officer, an ambulance service, an	1284
emergency squad, or the coroner in a political subdivision in	1285
which the body is discovered, the death is believed to have	1286
occurred, or knowledge concerning the death is obtained. For	1287
purposes of this division, "advanced practice registered nurse"	1288
does not include a certified registered nurse anesthetist.	1289
(D) No person shall fail to provide upon request of the	1290
person to whom a report required by division (C) of this section	1291
was made, or to any law enforcement officer who has reasonable	1292
cause to assert the authority to investigate the circumstances	1293
surrounding the death, any facts within the person's knowledge	1294
that may have a bearing on the investigation of the death.	1295
(E)(1) As used in this division, "burn injury" means any	1296
of the following:	1297
(a) Second or third degree burns;	1298
(b) Any burns to the upper respiratory tract or laryngeal	1299
edema due to the inhalation of superheated air;	1300
(c) Any burn injury or wound that may result in death;	1301
(d) Any physical harm to persons caused by or as the	1302
result of the use of fireworks, novelties and trick noisemakers,	1303

and wire sparklers, as each is defined by section 3743.01 of the 1304 Revised Code. 1305 (2) No physician, nurse, physician assistant, or limited 1306 practitioner who, outside a hospital, sanitarium, or other 1307 medical facility, attends or treats a person who has sustained a 1308 burn injury that is inflicted by an explosion or other 1309 incendiary device or that shows evidence of having been 1310 inflicted in a violent, malicious, or criminal manner shall fail 1311 to report the burn injury immediately to the local arson, or 1312 fire and explosion investigation, bureau, if there is a bureau 1313 of this type in the jurisdiction in which the person is attended 1314 or treated, or otherwise to local law enforcement authorities. 1315 (3) No manager, superintendent, or other person in charge 1316 of a hospital, sanitarium, or other medical facility in which a 1317 person is attended or treated for any burn injury that is 1318 inflicted by an explosion or other incendiary device or that 1319 shows evidence of having been inflicted in a violent, malicious, 1320 or criminal manner shall fail to report the burn injury 1321 immediately to the local arson, or fire and explosion 1322 investigation, bureau, if there is a bureau of this type in the 1323 jurisdiction in which the person is attended or treated, or 1324 otherwise to local law enforcement authorities. 1325 (4) No person who is required to report any burn injury 1326 under division (E)(2) or (3) of this section shall fail to file, 1327 within three working days after attending or treating the 1328 victim, a written report of the burn injury with the office of 1329 the state fire marshal. The report shall comply with the uniform 1330 standard developed by the state fire marshal pursuant to 1331 division (A)(15) of section 3737.22 of the Revised Code. 1332

(5) Anyone participating in the making of reports under

division (E) of this section or anyone participating in a	1334
judicial proceeding resulting from the reports is immune from	1335
any civil or criminal liability that otherwise might be incurred	1336
or imposed as a result of such actions. Notwithstanding section	1337
4731.22 of the Revised Code, the physician-patient relationship	1338
or advanced practice registered nurse-patient relationship is	1339
not a ground for excluding evidence regarding a person's burn	1340
injury or the cause of the burn injury in any judicial	1341
proceeding resulting from a report submitted under division (E)	1342
of this section.	1343
(F)(1) Any doctor of medicine or osteopathic medicine,	1344
hospital intern or resident, registered or licensed practical	1345
nurse, psychologist, social worker, independent social worker,	1346
nurse, psychologist, social worker, independent social worker,	1340

- hospital intern or resident, registered or licensed practical
 nurse, psychologist, social worker, independent social worker,
 social work assistant, licensed professional clinical counselor,
 licensed professional counselor, independent marriage and family
 therapist, or marriage and family therapist who knows or has
 reasonable cause to believe that a patient or client has been
 the victim of domestic violence, as defined in section 3113.31
 of the Revised Code, shall note that knowledge or belief and the
 basis for it in the patient's or client's records.
- (2) Notwithstanding section 4731.22 of the Revised Code,

 the doctor patient physician-patient privilege or advanced

 practice registered nurse-patient privilege shall not be a

 ground for excluding any information regarding the report

 containing the knowledge or belief noted under division (F)(1)

 of this section, and the information may be admitted as evidence

 in accordance with the Rules of Evidence.

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- (G) Divisions (A) and (D) of this section do not require 1361 disclosure of information, when any of the following applies: 1362
 - (1) The information is privileged by reason of the

relationship between attorney and client; doctor physician and	1364
patient; advanced practice registered nurse and patient;	1365
licensed psychologist or licensed school psychologist and	1366
client; licensed professional clinical counselor, licensed	1367
professional counselor, independent social worker, social	1368
worker, independent marriage and family therapist, or marriage	1369
and family therapist and client; member of the clergy, rabbi,	1370
minister, or priest and any person communicating information	1371
confidentially to the member of the clergy, rabbi, minister, or	1372
priest for a religious counseling purpose of a professional	1373
character; husband and wife; or a communications assistant and	1374
those who are a party to a telecommunications relay service	1375
call.	1376

- (2) The information would tend to incriminate a member of the actor's immediate family.
- (3) Disclosure of the information would amount to

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 revealing a news source, privileged under section 2739.04 or

 2739.12 of the Revised Code.

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- (4) Disclosure of the information would amount to

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 disclosure by a member of the ordained clergy of an organized
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 religious body of a confidential communication made to that
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 member of the clergy in that member's capacity as a member of
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 the clergy by a person seeking the aid or counsel of that member
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 of the clergy.
- (5) Disclosure would amount to revealing information

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 acquired by the actor in the course of the actor's duties in

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 connection with a bona fide program of treatment or services for

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 drug dependent persons or persons in danger of drug dependence,

 which program is maintained or conducted by a hospital, clinic,

 person, agency, or services provider certified pursuant to

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section 5119.36 of the Revised Code.	1394
(6) Disclosure would amount to revealing information	1395
acquired by the actor in the course of the actor's duties in	1396
connection with a bona fide program for providing counseling	1397
services to victims of crimes that are violations of section	1398
2907.02 or 2907.05 of the Revised Code or to victims of	1399
felonious sexual penetration in violation of former section	1400
2907.12 of the Revised Code. As used in this division,	1401
"counseling services" include services provided in an informal	1402
setting by a person who, by education or experience, is	1403
competent to provide those services.	1404
(H) No disclosure of information pursuant to this section	1405
gives rise to any liability or recrimination for a breach of	1406
privilege or confidence.	1407
(I) Whoever violates division (A) or (B) of this section	1408
is guilty of failure to report a crime. Violation of division	1409
(A)(1) of this section is a misdemeanor of the fourth degree.	1410
Violation of division (A)(2) or (B) of this section is a	1411
misdemeanor of the second degree.	1412
(J) Whoever violates division (C) or (D) of this section	1413
is guilty of failure to report knowledge of a death, a	1414
misdemeanor of the fourth degree.	1415
(K)(1) Whoever negligently violates division (E) of this	1416
section is guilty of a minor misdemeanor.	1417
(2) Whoever knowingly violates division (E) of this	1418
section is guilty of a misdemeanor of the second degree.	1419
(L) As used in this section, "nurse" includes an advanced	1420
practice registered nurse, registered nurse, and licensed	1421
practical nurse.	1422

Sec. 2925.61. (A) As used in this section:	1423
(1) "Law enforcement agency" means a government entity	1424
that employs peace officers to perform law enforcement duties.	1425
(2) "Licensed health professional" means all of the	1426
following:	1427
(a) A physician;	1428
(b) A physician assistant who is licensed under Chapter	1429
4730. of the Revised Code, holds a valid prescriber number	1430
issued by the state medical board, and has been granted	1431
physician-delegated prescriptive authority;	1432
(c) A clinical nurse specialist, certified nurse midwife,	1433
or certified An advanced practice registered nurse practitioner	1434
who holds a certificate to prescribe <u>current</u> , valid license	1435
issued under section 4723.48 Chapter 4723. of the Revised Code	1436
and is designated as a clinical nurse specialist, certified	1437
nurse-midwife, or certified nurse practitioner.	1438
(3) "Peace officer" has the same meaning as in section	1439
2921.51 of the Revised Code.	1440
(4) "Physician" means an individual who is authorized	1441
under Chapter 4731. of the Revised Code to practice medicine and	1442
surgery, osteopathic medicine and surgery, or podiatric medicine	1443
and surgery.	1444
(B) A family member, friend, or other individual who is in	1445
a position to assist an individual who is apparently	1446
experiencing or at risk of experiencing an opioid-related	1447
overdose, is not subject to criminal prosecution for a violation	1448
of section 4731.41 of the Revised Code or criminal prosecution	1449
under this chapter if the individual, acting in good faith, does	1450

all of the following: 1451 (1) Obtains naloxone pursuant to a prescription issued by 1452 a licensed health professional or obtains naloxone from one of 1453 the following: a licensed health professional, an individual who 1454 is authorized by a physician under section 4731.941 of the 1455 Revised Code to personally furnish naloxone, or a pharmacist or 1456 pharmacy intern who is authorized by a physician or board of 1457 health under section 4729.44 of the Revised Code to dispense 1458 naloxone without a prescription; 1459 (2) Administers the naloxone obtained as described in 1460 division (B)(1) of this section to an individual who is 1461 apparently experiencing an opioid-related overdose; 1462 (3) Attempts to summon emergency services as soon as 1463 practicable either before or after administering the naloxone. 1464 (C) Division (B) of this section does not apply to a peace 1465 officer or to an emergency medical technician-basic, emergency 1466 medical technician-intermediate, or emergency medical 1467 1468 technician-paramedic, as defined in section 4765.01 of the Revised Code. 1469 (D) A peace officer employed by a law enforcement agency 1470 is not subject to administrative action, criminal prosecution 1471 for a violation of section 4731.41 of the Revised Code, or 1472 criminal prosecution under this chapter if the peace officer, 1473 acting in good faith, obtains naloxone from the peace officer's 1474 law enforcement agency and administers the naloxone to an 1475 individual who is apparently experiencing an opioid-related 1476 overdose. 1477 Sec. 3313.7112. (A) As used in this section: 1478 (1) "Board of education" means a board of education of a 1479

city, local, exempted village, or joint vocational school district.	1480 1481
(2) "Governing authority" means a governing authority of a chartered nonpublic school.	1482 1483
(3) "Licensed health care professional" means either any of the following:	1484 1485
(a) A physician authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine and surgery;	1486 1487 1488
(b) A registered nurse, advanced practice registered nurse, or licensed practical nurse licensed under Chapter 4723. of the Revised Code;	1489 1490 1491
(c) A physician assistant licensed under Chapter 4730. of the Revised Code.	1492 1493
(4) "Local health department" means a department operated by a board of health of a city or general health district or the authority having the duties of a board of health as described in section 3709.05 of the Revised Code.	1494 1495 1496 1497
(5) "School employee" or "employee" means either of the following:	1498 1499
(a) A person employed by the a board of education of a city, local, exempted village, or joint vocational school district or the governing authority of a chartered nonpublic school;	1500 1501 1502 1503
(b) A licensed health care professional employed by or under contract with a local health department who is assigned to a school in a city, local, exempted village, or joint vocational school district or a chartered nonpublic school.	1504 1505 1506 1507

(6) "Treating practitioner" means any of the following who	1508
has primary responsibility for treating a student's diabetes and	1509
has been identified as such by the student's parent, guardian,	1510
or other person having care or charge of the student or, if the	1511
student is at least eighteen years of age, by the student:	1512
(a) A physician authorized under Chapter 4731. of the	1513
Revised Code to practice medicine and surgery or osteopathic	1514
medicine and surgery;	1515
(b) An advanced practice registered nurse who holds a	1516
current, valid license to practice nursing as an advanced	1517
practice registered nurse issued under Chapter 4723. of the	1518
Revised Code and is designated as a clinical nurse specialist or	1519
certified nurse practitioner in accordance with section 4723.42	1520
of the Revised Code;	1521
(c) A physician assistant who holds a license issued under	1522
Chapter 4730. of the Revised Code, holds a valid prescriber	1523
number issued by the state medical board, and has been granted	1524
physician-delegated prescriptive authority.	1525
(7) "504 plan" means a plan based on an evaluation	1526
conducted in accordance with section 504 of the "Rehabilitation	1527
Act of 1973," 29 U.S.C. 794, as amended.	1528
(B)(1) The Each board of education or governing authority	1529
shall ensure that each student enrolled in the school district	1530
or <u>chartered nonpublic</u> school who has diabetes receives	1531
appropriate and needed diabetes care in accordance with an order	1532
signed by the student's treating physician practitioner. The	1533
diabetes care to be provided includes any of the following:	1534
(a) Checking and recording blood glucose levels and ketone	1535
levels or assisting the student with checking and recording	1536

these levels;	1537
(b) Responding to blood glucose levels that are outside of	1538
the student's target range;	1539
(c) In the case of severe hypoglycemia, administering	1540
glucagon and other emergency treatments as prescribed;	1541
(d) Administering insulin or assisting the student in	1542
self-administering insulin through the insulin delivery system	1543
the student uses;	1544
(e) Providing oral diabetes medications;	1545
(f) Understanding recommended schedules and food intake	1546
for meals and snacks in order to calculate medication dosages	1547
pursuant to the student's physician's order of the student's	1548
<pre>treating practitioner;</pre>	1549
(g) Following the physician's treating practitioner's	1550
instructions regarding meals, snacks, and physical activity;	1551
(h) Administering diabetes medication, as long as the	1552
conditions prescribed in division (C) of this section are	1553
satisfied.	1554
(2) Not later than fourteen days after receipt of an order	1555
signed by the treating <pre>physician practitioner</pre> of a student with	1556
diabetes, the board of education or governing authority shall	1557
inform the student's parent, guardian, or other person having	1558
care or charge of the student that the student may be entitled	1559
to a 504 plan regarding the student's diabetes. The department	1560
of education shall develop a 504 plan information sheet for use	1561
by a board of education or governing authority when informing a	1562
student's parent, guardian, or other person having care or	1563
charge of the student that the student may be entitled to a 504	1564

plan regarding the student's diabetes. 1565 (C) Notwithstanding division (B) of section 3313.713 of 1566 the Revised Code or any other provision of the Revised Code, 1567 diabetes medication may be administered under this section by a 1568 school nurse or, in the absence of a school nurse, a school 1569 employee who is trained in diabetes care under division (E) of 1570 this section. Medication administration may be provided under 1571 this section only when the conditions prescribed in division (C) 1572 of section 3313.713 of the Revised Code are satisfied. 1573 Notwithstanding division (D) of section 3313.713 of the 1574 Revised Code, medication that is to be administered under this 1575 section may be kept in an easily accessible location. 1576 (D) (1) Not later than one hundred eighty days after the-1577 effective date of this section, the The department of education 1578 shall adopt nationally recognized guidelines, as determined by 1579 the department, for the training of school employees in diabetes 1580 care for students. In doing so, the department shall consult 1581 with the department of health, the American diabetes 1582 association, and the Ohio school nurses association. The 1583 department may consult with any other organizations as 1584 determined appropriate by the department. 1585 1586 (2) The guidelines shall address all of the following issues: 1587 (a) Recognizing the symptoms of hypoglycemia and 1588 hyperglycemia; 1589 (b) The appropriate treatment for a student who exhibits 1590 the symptoms of hypoglycemia or hyperglycemia; 1591 (c) Recognizing situations that require the provision of 1592

emergency medical assistance to a student;

(d) Understanding the appropriate treatment for a student,	1594
based on a student's physician's an order issued by the	1595
student's treating practitioner, if the student's blood glucose	1596
level is not within the target range indicated by the order;	1597
(e) Understanding the instructions in a student's	1598
<pre>physician's an order issued by a student's treating practitioner</pre>	1599
concerning necessary medications;	1600
(f) Performing blood glucose and ketone tests <u>for a</u>	1601
<pre>student in accordance with a student's physician's an order</pre>	1602
<u>issued</u> by the student's treating practitioner and recording the	1603
results of those tests;	1604
(g) Administering insulin, glucagon, or other medication	1605
to a student in accordance with a student's physician's an order	1606
issued by the student's treating practitioner and recording the	1607
results of the administration;	1608
(h) Understanding the relationship between the diet	1609
recommended in a student's physician's an order issued by a	1610
student's treating practitioner and actions that may be taken if	1611
the recommended diet is not followed.	1612
(E)(1) To ensure that a student with diabetes receives the	1613
diabetes care specified in division (B) of this section, a board	1614
of education or governing authority may provide training that	1615
complies with the guidelines developed under division (D) of	1616
this section to a school employee at each school attended by a	1617
student with diabetes. With respect to any training provided,	1618
all of the following apply:	1619
(a) The training shall be coordinated by a school nurse	1620
or, if the school does not employ a school nurse, a licensed	1621
health care professional with expertise in diabetes who is	1622

approved by the school to provide the training.	1623
(b) The training shall take place prior to the beginning	1624
of each school year or, as needed, not later than fourteen days	1625
after receipt by the board of education or governing authority	1626
of an order signed by the treating physician practitioner of a	1627
student with diabetes.	1628
(c) On completion of the training, the board of education	1629
or governing authority, in a manner it determines, shall	1630
determine whether each employee trained is competent to provide	1631
diabetes care.	1632
(d) The school nurse or approved licensed health care	1633
professional with expertise in diabetes care shall promptly	1634
provide all necessary follow-up training and supervision to an	1635
employee who receives training.	1636
(2) The principal of a school attended by a student with	1637
diabetes or another school official authorized to act on behalf	1638
of the principal may distribute a written notice to each	1639
employee containing all of the following:	1640
(a) A statement that the school is required to provide	1641
diabetes care to a student with diabetes and is seeking	1642
employees who are willing to be trained to provide that care;	1643
(b) A description of the tasks to be performed;	1644
(c) A statement that participation is voluntary and that	1645
the school district or governing authority will not take action	1646
against an employee who does not agree to provide diabetes care;	1647
(d) A statement that training will be provided by a	1648
licensed health care professional to an employee who agrees to	1649
provide care;	1650

	1.651
(e) A statement that a trained employee is immune from	1651
liability under division (J) of this section;	1652
(f) The name of the individual who should be contacted if	1653
an employee is interested in providing diabetes care.	1654
(3) No employee of a board of education or governing	1655
authority shall be subject to a penalty or disciplinary action	1656
under school or district policies for refusing to volunteer to	1657
be trained in diabetes care.	1658
(4) No board or governing authority shall discourage	1659
employees from agreeing to provide diabetes care under this	1660
section.	1661
(F) A board of education or governing authority may	1662
provide training in the recognition of hypoglycemia and	1663
hyperglycemia and actions to take in response to emergency	1664
situations involving these conditions to both of the following:	1665
(1) A school employee who has primary responsibility for	1666
supervising a student with diabetes during some portion of the	1667
school day;	1668
(2) A bus driver employed by a school district or	1669
chartered nonpublic school responsible for the transportation of	1670
a student with diabetes.	1671
(G) A student with diabetes shall be permitted to attend	1672
the school the student would otherwise attend if the student did	1673
not have diabetes and the diabetes care specified in division	1674
(B) of this section shall be provided at the school. A board $\underline{\text{of}}$	1675
education or governing authority shall not restrict a student	1676
who has diabetes from attending the school on the basis that the	1677
student has diabetes, that the school does not have a full-time	1678
school nurse, or that the school does not have an employee	1679

trained in diabetes care. The school shall not require or	1680
pressure a parent, guardian, or other person having care or	1681
charge of a student to provide diabetes care for the student	1682
with diabetes at school or school-related activities.	1683

- (H)(1) Notwithstanding section 3313.713 of the Revised 1684 Code or any policy adopted under that section and except as 1685 provided in division (H)(2) of this section, on written request 1686 of the parent, quardian, or other person having care or charge 1687 of a student and authorization by the student's treating 1688 physician practitioner, a student with diabetes shall be 1689 permitted during regular school hours and school-sponsored 1690 1691 <u>activities</u> to attend to the care and management of the student's diabetes in accordance with the student's physician's order 1692 during regular school hours and school sponsored activities 1693 issued by the student's treating practitioner if the student's 1694 treating physician-practitioner determines that the student is 1695 capable of performing diabetes care tasks. The student shall be 1696 permitted to perform diabetes care tasks in a classroom, in any 1697 area of the school or school grounds, and at any school-related 1698 activity, and to possess on the student's self at all times all 1699 necessary supplies and equipment to perform these tasks. If the 1700 student or the parent, quardian, or other person having care or 1701 charge of the student so requests, the student shall have access 1702 to a private area for performing diabetes care tasks. 1703
- (2) If the student performs any diabetes care tasks or

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 uses medical equipment for purposes other than the student's own
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 care, the board of education or governing authority may revoke
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 the student's permission to attend to the care and management of
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 the student's diabetes.
 1708
 - (I) (1) Notwithstanding any other provision of the Revised

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Code to the contrary, a licensed health care professional shall	1710
be permitted to provide training to a school employee under	1711
division (E) of this section or to supervise the employee in	1712
performing diabetes care tasks.	1713
(2) Nothing in this section diminishes the rights of	1714
eligible students or the obligations of school districts $\underline{\text{or}}$	1715
governing authorities under the "Individuals with Disabilities	1716
Education Act," 20 U.S.C. 1400 et seq., section 504 of the	1717
"Rehabilitation Act," 29 U.S.C. 794, or the "Americans with	1718
Disabilities Act," 42 U.S.C. 12101 et seq.	1719
(J)(1) A school or school district, a member of a board or	1720
governing authority, or a district or school employee is not	1721
liable in damages in a civil action for injury, death, or loss	1722
to person or property allegedly arising from providing care or	1723
performing duties under this section unless the act or omission	1724
constitutes willful or wanton misconduct.	1725
This section does not eliminate, limit, or reduce any	1726
other immunity or defense that a school or school district,	1727
member of a board of education or governing authority, or	1728
district or school employee may be entitled to under Chapter	1729
2744. or any other provision of the Revised Code or under the	1730
common law of this state.	1731
(2) A school employee shall not be subject to disciplinary	1732
action under school or district policies for providing care or	1733
performing duties under this section.	1734
(3) A school nurse or other licensed health care	1735
professional shall be immune from disciplinary action by the	1736

board of nursing or any other regulatory board for providing

care or performing duties under this section if the care

provided or duties performed are consistent with applicable	1739
professional standards.	1740
(K)(1) Not later than the last day of December of each	1741
year, a board of education or governing authority shall report	1742
to the department of education both of the following:	1743
(a) The number of students with diabetes enrolled in the	1744
<pre>school district or chartered nonpublic school during the</pre>	1745
previous school year;	1746
(b) The number of errors associated with the	1747
administration of diabetes medication to students with diabetes	1748
during the previous school year.	1749
(2) Not later than the last day of March of each year, the	1750
department shall issue a report summarizing the information	1751
received by the department under division (K)(1) of this section	1752
for the previous school year. The department shall make the	1753
report available on its internet web site.	1754
Sec. 3333.122. (A) The chancellor of higher education	1755
shall adopt rules to carry out this section and as authorized	1756
under section 3333.123 of the Revised Code. The rules shall	1757
include definitions of the terms "resident," "expected family	1758
contribution," "full-time student," "three-quarters-time	1759
student," "half-time student," "one-quarter-time student,"	1760
"state cost of attendance," and "accredited" for the purpose of	1761
those sections.	1762
(B) Only an Ohio resident who meets both of the following	1763
is eligible for a grant awarded under this section:	1764
(1) The resident has an expected family contribution of	1765
two thousand one hundred ninety or less;	1766

(2) The resident enrolls in one of the following:	1767
(a) An undergraduate program, or a nursing diploma program	1768
approved by the board of nursing under division (A)(5) of	1769
section 4723.06 of the Revised Code, at a state-assisted state	1770
institution of higher education, as defined in section 3345.12	1771
of the Revised Code, that meets the requirements of Title VI of	1772
the Civil Rights Act of 1964;	1773
(b) An undergraduate program, or a nursing diploma program	1774
approved by the board of nursing under division (A)(5) of	1775
section 4723.06 of the Revised Code, at a private, nonprofit	1776
institution in this state holding a certificate of authorization	1777
pursuant to Chapter 1713. of the Revised Code;	1778
(c) An undergraduate program, or a nursing diploma program	1779
approved by the board of nursing under $\frac{\text{division}}{\text{(A)}} \frac{\text{(5)}}{\text{of}}$	1780
section 4723.06 of the Revised Code, at a career college in this	1781
state that holds a certificate of registration from the state	1782
board of career colleges and schools under Chapter 3332. of the	1783
Revised Code or at a private institution exempt from regulation	1784
under Chapter 3332. of the Revised Code as prescribed in section	1785
3333.046 of the Revised Code, if the program has a certificate	1786
of authorization pursuant to Chapter 1713. of the Revised Code.	1787
(C)(1) The chancellor shall establish and administer a	1788
needs-based financial aid grants program based on the United	1789
States department of education's method of determining financial	1790
need. The program shall be known as the Ohio college opportunity	1791
grant program. The general assembly shall support the needs-	1792
based financial aid program by such sums and in such manner as	1793
it may provide, but the chancellor also may receive funds from	1794
other sources to support the program. If, for any academic year,	1795

the amounts available for support of the program are inadequate

to provide grants to all eligible students, the chancellor shall	1797
do one of the following:	1798
(a) Give preference in the payment of grants based upon	1799
expected family contribution, beginning with the lowest expected	1800
family contribution category and proceeding upward by category	1801
to the highest expected family contribution category;	1802
(b) Proportionately reduce the amount of each grant to be	1803
awarded for the academic year under this section;	1804
(c) Use an alternate formula for such grants that	1805
addresses the shortage of available funds and has been submitted	1806
to and approved by the controlling board.	1807
(2) The needs-based financial aid grant shall be paid to	1808
the eligible student through the institution in which the	1809
student is enrolled, except that no needs-based financial aid	1810
grant shall be paid to any person serving a term of	1811
imprisonment. Applications for the grants shall be made as	1812
prescribed by the chancellor, and such applications may be made	1813
in conjunction with and upon the basis of information provided	1814
in conjunction with student assistance programs funded by	1815
agencies of the United States government or from financial	1816
resources of the institution of higher education. The	1817
institution shall certify that the student applicant meets the	1818
requirements set forth in division (B) of this section. Needs-	1819
based financial aid grants shall be provided to an eligible	1820
student only as long as the student is making appropriate	1821
progress toward a nursing diploma or an associate or bachelor's	1822
degree. No student shall be eligible to receive a grant for more	1823
than ten semesters, fifteen quarters, or the equivalent of five	1824
academic years. A grant made to an eligible student on the basis	1825

of less than full-time enrollment shall be based on the number

of credit hours for which the student is enrolled and shall be	1827
computed in accordance with a formula adopted by rule issued by	1828
the chancellor. No student shall receive more than one grant on	1829
the basis of less than full-time enrollment.	1830

- (D)(1) Except as provided in division (D)(4) of this
 section, no grant awarded under this section shall exceed the
 total state cost of attendance.

 1833
- (2) Subject to divisions (D)(1), (3), and (4) of this 1834 section, the amount of a grant awarded to a student under this 1835 section shall equal the student's remaining state cost of 1836 attendance after the student's Pell grant and expected family 1837 contribution are applied to the instructional and general 1838 charges for the undergraduate program. However, for students 1839 enrolled in a state university or college as defined in section 1840 3345.12 of the Revised Code or a university branch, the 1841 chancellor may provide that the grant amount shall equal the 1842 student's remaining instructional and general charges for the 1843 undergraduate program after the student's Pell grant and 1844 expected family contribution have been applied to those charges, 1845 but, in no case, shall the grant amount for such a student 1846 exceed any maximum that the chancellor may set by rule. 1847
- (3) For a student enrolled for a semester or quarter in 1848 addition to the portion of the academic year covered by a grant 1849 under this section, the maximum grant amount shall be a 1850 percentage of the maximum specified in any table established in 1851 rules adopted by the chancellor as provided in division (A) of 1852 this section. The maximum grant for a fourth quarter shall be 1853 one-third of the maximum amount so prescribed. The maximum grant 1854 for a third semester shall be one-half of the maximum amount so 1855 prescribed. 1856

- (4) If a student is enrolled in a two-year institution of
 higher education and is eligible for an education and training
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 voucher through the Ohio education and training voucher program
 1859
 that receives federal funding under the John H. Chafee foster
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 care independence program, 42 U.S.C. 677, the amount of a grant
 1861
 awarded under this section may exceed the total state cost of
 1862
 attendance to additionally cover housing costs.
 1863
- (E) No grant shall be made to any student in a course of 1864 study in theology, religion, or other field of preparation for a 1865 religious profession unless such course of study leads to an 1866 accredited bachelor of arts, bachelor of science, associate of 1867 arts, or associate of science degree. 1868
- (F)(1) Except as provided in division (F)(2) of this 1869 section, no grant shall be made to any student for enrollment 1870 during a fiscal year in an institution with a cohort default 1871 rate determined by the United States secretary of education 1872 pursuant to the "Higher Education Amendments of 1986," 100 Stat. 1873 1278, 1408, 20 U.S.C.A. 1085, as amended, as of the fifteenth 1874 day of June preceding the fiscal year, equal to or greater than 1875 thirty per cent for each of the preceding two fiscal years. 1876
- (2) Division (F)(1) of this section does not apply in the 1877 case of either of the following:
- (a) The institution pursuant to federal law appeals its 1879 loss of eligibility for federal financial aid and the United 1880 States secretary of education determines its cohort default rate 1881 after recalculation is lower than the rate specified in division 1882 (F)(1) of this section or the secretary determines due to 1883 mitigating circumstances that the institution may continue to 1884 participate in federal financial aid programs. The chancellor 1885 shall adopt rules requiring any such appellant to provide 1886

information to the chancellor regarding an appeal.	1887
(b) Any student who has previously received a grant	1888
pursuant to any provision of this section, including prior to	1889
the section's amendment by H.B. 1 of the 128th general assembly,	1890
effective July 17, 2009, and who meets all other eligibility	1891
requirements of this section.	1892
(3) The chancellor shall adopt rules for the notification	1893
of all institutions whose students will be ineligible to	1894
participate in the grant program pursuant to division (F)(1) of	1895
this section.	1896
(4) A student's attendance at any institution whose	1897
students are ineligible for grants due to division (F)(1) of	1898
this section shall not affect that student's eligibility to	1899
receive a grant when enrolled in another institution.	1900
(G) Institutions of higher education that enroll students	1901
receiving needs-based financial aid grants under this section	1902
shall report to the chancellor all students who have received	1903
such needs-based financial aid grants but are no longer eligible	1904
for all or part of those grants and shall refund any moneys due	1905
the state within thirty days after the beginning of the quarter	1906
or term immediately following the quarter or term in which the	1907
student was no longer eligible to receive all or part of the	1908
student's grant. There shall be an interest charge of one per	1909
cent per month on all moneys due and payable after such thirty-	1910
day period. The chancellor shall immediately notify the office	1911
of budget and management and the legislative service commission	1912
of all refunds so received.	1913
Sec. 3701.138. (A) Subject to division (B) of this	1914

section, the director of health shall convene meetings with

staff of the department of health, department of medicaid,	1916
department of administrative services, and commission on	1917
minority health to do all of the following:	1918
(1) Assess the prevalence of all types of diabetes in this	1919
state, including disparities in that prevalence among various	1920
demographic populations and local jurisdictions;	1921
(2) Establish and reevaluate goals for each of the	1922
agencies to reduce that prevalence;	1923
(3) Identify how to measure the progress achieved toward	1924
attaining the goals established under division (A)(2) of this	1925
<pre>section;</pre>	1926
(4) Establish and monitor the implementation of plans for	1927
each agency to reduce the prevalence of all types of diabetes,	1928
improve diabetes care, and control complications associated with	1929
diabetes among the populations of concern to each agency;	1930
(5) Consider any other matter associated with reducing the	1931
prevalence of all types of diabetes in this state that the	1932
director considers appropriate;	1933
(6) Collect the information needed to prepare the reports	1934
required by division (C) of this section.	1935
(B) The director shall convene the meetings required by	1936
division (A) of this section at the director's discretion, but	1937
not less than twice each calendar year.	1938
(C) Not later than the thirty-first day of January of each	1939
even-numbered year beginning in 2018, the director shall submit	1940
a report to the general assembly in accordance with section	1941
101.68 of the Revised Code that addresses or contains all of the	1942
following for the two-year period preceding the report's	1943

<pre>submission:</pre>	1944
(1) The results of the assessment required by division (A)	1945
(1) of this section;	1946
(2) The progress each agency has made toward achieving the	1947
goals established under division (A)(2) of this section and	1948
implementing the plans required by division (A)(4) of this	1949
<pre>section;</pre>	1950
(3) An assessment of the health and financial impacts that	1951
all types of diabetes have had on the state and local	1952
jurisdictions, and, subject to division (D) of this section,	1953
each agency specified in division (A) of this section;	1954
(4) A description of the efforts the agencies specified in	1955
division (A) of this section have taken to coordinate programs	1956
intended to prevent, treat, and manage all types of diabetes and	1957
associated complications;	1958
(5) Recommendations for legislative policies to reduce the	1959
impact that diabetes, pre-diabetes, and complications from	1960
diabetes have on the citizens of this state, including specific	1961
action steps that could be taken, the expected outcomes of the	1962
action steps, and benchmarks for measuring progress toward	1963
achieving the outcomes;	1964
(6) A budget proposal that identifies the needs and	1965
resources required to implement the recommendations described in	1966
division (C)(5) of this section, as well as estimates of the	1967
costs to implement the recommendations;	1968
(7) Any other information concerning diabetes prevention,	1969
treatment, or management in this state that the director	1970
considers appropriate	1971

(D) An agency-specific assessment required by division (C)	1972
of this section shall include all of the following:	1973
(1) A list and description of each diabetes prevention or	1974
control program the agency administers, the number of	1975
individuals with each type of diabetes and their dependents who	1976
are impacted by each program, the expenses associated with	1977
administering each program, and the funds appropriated for each	1978
<pre>program, along with each funding source;</pre>	1979
(2) A comparison of the expenses described in division (D)	1980
(1) of this section with the expenses the agency incurs in	1981
administering programs to reduce the prevalence of other chronic	1982
diseases and conditions;	1983
(3) An evaluation of the benefits that have resulted from	1984
each program listed pursuant to division (D)(1) of this section.	1985
(E) Nothing in this section requires the agencies	1986
specified in division (A) of this section to establish programs	1987
for diabetes prevention, treatment, and management that had not	1988
been initiated or funded prior to the effective date of this	1989
section.	1990
Sec. 3701.351. (A) The governing body of every hospital	1991
shall set standards and procedures to be applied by the hospital	1992
and its medical staff in considering and acting upon	1993
applications for staff membership or professional privileges.	1994
These standards and procedures shall be available for public	1995
inspection.	1996
(B) The governing body of any hospital, in considering and	1997
acting upon applications for staff membership or professional	1998
privileges within the scope of the applicants' respective	1999
licensures, shall not discriminate against a qualified person	2000

solely on the basis of whether that person is certified to	2001
practice medicine, osteopathic medicine, or podiatry, or <u>is</u>	2002
licensed to practice dentistry or psychology, or is licensed to	2003
practice nursing as an advanced practice registered nurse. Staff	2004
membership or professional privileges shall be considered and	2005
acted on in accordance with standards and procedures established	2006
under division (A) of this section. This section does not permit	2007
a psychologist to admit a patient to a hospital in violation of	2008
section 3727.06 of the Revised Code.	2009

- (C) The governing body of any hospital that is licensed to provide maternity services, in considering and acting upon applications for clinical privileges, shall not discriminate against a qualified person solely on the basis that the person is authorized to practice nurse-midwifery. An application from a certified nurse-midwife who is not employed by the hospital shall contain the name of a physician member of the hospital's medical staff who holds clinical privileges in obstetrics at that hospital and who has agreed to be the collaborating physician for the applicant in accordance with section 4723.43 of the Revised Code.
- (D) Any person may apply to the court of common pleas for 2021 temporary or permanent injunctions restraining a violation of 2022 division (A), (B), or (C) of this section. This action is an 2023 additional remedy not dependent on the adequacy of the remedy at 2024 law. 2025
- (E) (1) If a hospital does not provide or permit the 2026 provision of any diagnostic or treatment service for mental or 2027 emotional disorders or any other service that may be legally 2028 performed by a psychologist licensed under Chapter 4732. of the 2029 Revised Code, this section does not require the hospital to 2030

provide or permit the provision of any such service and the	2031
hospital shall be exempt from requirements of this section	2032
pertaining to psychologists.	2033
(2) This section does not impair the right of a hospital	2034
to enter into an employment, personal service, or any other kind	2035
of contract with a licensed psychologist, upon any such terms as	2036
the parties may mutually agree, for the provision of any service	2037
that may be legally performed by a licensed psychologist.	2038
Sec. 3701.926. (A) To be eligible for inclusion in the	2039
patient centered medical home education pilot project, a primary	2040
care practice led by physicians shall meet all of the following	2041
requirements:	2042
(1) Consist of physicians who are board-certified in	2043
family medicine, general pediatrics, or internal medicine, as	2044
those designations are issued by a medical specialty certifying	2045
board recognized by the American board of medical specialties or	2046
American osteopathic association;	2047
(2) Be capable of adapting the practice during the period	2048
in which the practice participates in the patient centered	2049
medical home education pilot project in such a manner that the	2050
practice is fully compliant with the minimum standards for	2051
operation of a patient centered medical home, as those standards	2052
are established by the director of health;	2053
(3) Have submitted an application to participate in the	2054
project established under former section 185.05 of the Revised	2055
Code not later than April 15, 2011.	2056
(4) Meet any other criteria established by the director as	2057
part of the selection process.	2058

(B) To be eligible for inclusion in the pilot project, a

primary care practice led by advanced practice registered nurses	2060
shall meet all of the following requirements:	2061
(1) Consist of advanced practice registered nurses, each	2062
of whom meets <u>all both</u> of the following requirements:	2063
(a) Holds a certificate to prescribe issued under section-	2064
4723.48 of the Revised Code; Is authorized to prescribe drugs and	2065
therapeutic devices under section 4723.43 of the Revised Code;	2066
(b) Is board-certified by a national certifying	2067
organization approved by the board of nursing pursuant to	2068
section 4723.46 of the Revised Code as a family nurse	2069
practitioner-oradult nurse practitioner by the American-	2070
academy of nurse practitioners or American nurses credentialing	2071
center, board-certified as a geriatric adult-gerontology nurse	2072
practitioner-orwomen's health nurse practitioner-by the-	2073
American nurses credentialing center, or is board-certified as a	2074
pediatric nurse practitioner by the American nurses	2075
credentialing center or pediatric nursing certification board;	2076
(c) Collaborates under a standard care arrangement with a	2077
physician with board certification as specified in division (A)	2078
(1) of this section and who is an active participant on the	2079
health care team.	2080
(2) Be capable of adapting the practice during the period	2081
in which the practice participates in the project in such a	2082
manner that the practice is fully compliant with the minimum	2083
standards for operation of a patient centered medical home, as	2084
those standards are established by the director;	2085
(3) Have submitted an application to participate in the	2086
project established under former section 185.05 of the Revised	2087
Code not later than April 15, 2011.	2088

(4) Meet any other criteria established by the director as 2089 part of the selection process.

Sec. 3719.121. (A) Except as otherwise provided in section 2091 4723.28, 4723.35, 4730.25, 4731.22, 4734.39, or 4734.41 of the 2092 Revised Code, the license, certificate, or registration of any 2093 dentist, chiropractor, physician, podiatrist, registered nurse, 2094 advanced practice registered nurse, licensed practical nurse, 2095 physician assistant, pharmacist, pharmacy intern, optometrist, 2096 or veterinarian who is or becomes addicted to the use of 2097 2098 controlled substances shall be suspended by the board that authorized the person's license, certificate, or registration 2099 until the person offers satisfactory proof to the board that the 2100 person no longer is addicted to the use of controlled 2101 substances. 2102

(B) If the board under which a person has been issued a 2103 license, certificate, or evidence of registration determines 2104 that there is clear and convincing evidence that continuation of 2105 the person's professional practice or method of administering, 2106 prescribing, dispensing, or personally furnishing controlled 2107 2108 substances or other dangerous drugs presents a danger of immediate and serious harm to others, the board may suspend the 2109 2110 person's license, certificate, or registration without a hearing. Except as otherwise provided in sections 4715.30, 2111 4723.281, 4729.16, 4730.25, 4731.22, and 4734.36 of the Revised 2112 Code, the board shall follow the procedure for suspension 2113 without a prior hearing in section 119.07 of the Revised Code. 2114 The suspension shall remain in effect, unless removed by the 2115 board, until the board's final adjudication order becomes 2116 effective, except that if the board does not issue its final 2117 adjudication order within ninety days after the hearing, the 2118 suspension shall be void on the ninety-first day after the 2119

hearing.	2120
(C) On receiving notification pursuant to section 2929.42	2121
or 3719.12 of the Revised Code, the board under which a person	2122
has been issued a license, certificate, or evidence of	2123
registration immediately shall suspend the license, certificate,	2124
or registration of that person on a plea of guilty to, a finding	2125
by a jury or court of the person's guilt of, or conviction of a	2126
felony drug abuse offense; a finding by a court of the person's	2127
eligibility for intervention in lieu of conviction; a plea of	2128
guilty to, or a finding by a jury or court of the person's guilt	2129
of, or the person's conviction of an offense in another	2130
jurisdiction that is essentially the same as a felony drug abuse	2131
offense; or a finding by a court of the person's eligibility for	2132
treatment or intervention in lieu of conviction in another	2133
jurisdiction. The board shall notify the holder of the license,	2134
certificate, or registration of the suspension, which shall	2135
remain in effect until the board holds an adjudicatory hearing	2136
under Chapter 119. of the Revised Code.	2137

Sec. 3727.08. Not later than ninety days after the 2138 effective date of this section, every hospital shall adopt 2139 protocols providing for conducting an interview with the 2140 patient, for conducting one or more interviews, separate and 2141 apart from the interview with the patient, with any family or 2142 household member present, and for creating whenever possible a 2143 photographic record of the patient's injuries, in situations in 2144 which a doctor of medicine or osteopathic medicine, hospital 2145 intern or resident, or registered, advanced practice registered, 2146 or licensed practical nurse knows or has reasonable cause to 2147 believe that the patient has been the victim of domestic 2148 violence, as defined in section 3113.31 of the Revised Code. 2149

Sec. 3923.233. Notwithstanding any provision of any	2150
certificate furnished by an insurer in connection with or	2151
pursuant to any group sickness and accident insurance policy	2152
delivered, issued, renewed, or used, in or outside this state,	2153
on or after January 1, 1985, and notwithstanding any provision	2154
of any policy of insurance delivered, issued for delivery,	2155
renewed, or used, in or outside this state, on or after January	2156
1, 1985, whenever the policy or certificate is subject to the	2157
jurisdiction of this state and provides for reimbursement for	2158
any service that may be legally performed by <u>an advanced</u>	2159
practice registered nurse who holds a current, valid license	2160
issued under Chapter 4723. of the Revised Code and is designated	2161
<u>as</u> a certified nurse-midwife who is authorized under <u>in</u>	2162
accordance with section 4723.42 of the Revised Code to practice	2163
nurse midwifery, reimbursement under the policy or certificate	2164
shall not be denied to a certified nurse-midwife performing the	2165
service in collaboration with a licensed physician. The	2166
collaborating physician shall be identified on an insurance	2167
claim form.	2168

The cost of collaboration with a certified nurse-midwife 2169 by a licensed physician as required under section 4723.43 of the 2170 Revised Code is a reimbursable expense. 2171

The division of any reimbursement payment for services 2172 performed by a certified nurse-midwife between the <u>certified</u> 2173 nurse-midwife and the certified nurse-midwife's collaborating 2174 physician shall be determined and mutually agreed upon by the 2175 certified nurse-midwife and the physician. The division of fees 2176 shall not be considered a violation of division (B) (17) of 2177 section 4731.22 of the Revised Code. In no case shall the total 2178 fees charged exceed the fee the physician would have charged had 2179 the physician provided the entire service. 2180

Sec. 3923.301. Every person, the state and any of its	2181
instrumentalities, any county, township, school district, or	2182
other political subdivision and any of its instrumentalities,	2183
and any municipal corporation and any of its instrumentalities	2184
that provides payment for health care benefits for any of its	2185
employees resident in this state, which benefits are not	2186
provided by contract with an insurer qualified to provide	2187
sickness and accident insurance or a health insuring	2188
corporation, and that includes reimbursement for any service	2189
that may be legally performed by <u>an advanced practice registered</u>	2190
nurse who holds a current, valid license issued under Chapter	2191
4723. of the Revised Code and is designated as a certified	2192
nurse-midwife who is authorized under-in accordance with section	2193
4723.42 of the Revised Code to practice nurse midwifery, shall	2194
not deny reimbursement to a certified nurse-midwife performing	2195
the service if the service is performed in collaboration with a	2196
licensed physician. The collaborating physician shall be	2197
identified on the claim form.	2198

The cost of collaboration with a certified nurse-midwife 2199
by a licensed physician as required under section 4723.43 of the 2200
Revised Code is a reimbursable expense. 2201

The division of any reimbursement payment for services 2202 performed by a certified nurse-midwife between the <u>certified</u> 2203 nurse-midwife and the <u>certified</u> nurse-midwife's collaborating 2204 physician shall be determined and mutually agreed upon by the 2205 certified nurse-midwife and the physician. The division of fees 2206 shall not be considered a violation of division (B) (17) of 2207 section 4731.22 of the Revised Code. In no case shall the total 2208 fees charged exceed the fee the physician would have charged had 2209 the physician provided the entire service. 2210

- Sec. 3923.63. (A) Notwithstanding section 3901.71 of the 2211
 Revised Code, each individual or group policy of sickness and 2212
 accident insurance delivered, issued for delivery, or renewed in 2213
 this state that provides maternity benefits shall provide 2214
 coverage of inpatient care and follow-up care for a mother and 2215
 her newborn as follows: 2216
- (1) The policy shall cover a minimum of forty-eight hours 2217 of inpatient care following a normal vaginal delivery and a 2218 minimum of ninety-six hours of inpatient care following a 2219 2220 cesarean delivery. Services covered as inpatient care shall include medical, educational, and any other services that are 2221 consistent with the inpatient care recommended in the protocols 2222 and quidelines developed by national organizations that 2223 represent pediatric, obstetric, and nursing professionals. 2224
- (2) The policy shall cover a physician-directed source of 2225 follow-up care or a source of follow-up care directed by an 2226 advanced practice registered nurse. Services covered as follow-2227 up care shall include physical assessment of the mother and 2228 newborn, parent education, assistance and training in breast or 2229 bottle feeding, assessment of the home support system, 2230 performance of any medically necessary and appropriate clinical 2231 2232 tests, and any other services that are consistent with the follow-up care recommended in the protocols and guidelines 2233 developed by national organizations that represent pediatric, 2234 obstetric, and nursing professionals. The coverage shall apply 2235 to services provided in a medical setting or through home health 2236 care visits. The coverage shall apply to a home health care 2237 visit only if the health care professional who conducts the 2238 visit is knowledgeable and experienced in maternity and newborn 2239 2240 care.

When a decision is made in accordance with division (B) of	2241
this section to discharge a mother or newborn prior to the	2242
expiration of the applicable number of hours of inpatient care	2243
required to be covered, the coverage of follow-up care shall	2244
apply to all follow-up care that is provided within seventy-two	2245
hours after discharge. When a mother or newborn receives at	2246
least the number of hours of inpatient care required to be	2247
covered, the coverage of follow-up care shall apply to follow-up	2248
care that is determined to be medically necessary by the health	2249
care professionals responsible for discharging the mother or	2250
newborn.	2251

- (B) Any decision to shorten the length of inpatient stay 2252 to less than that specified under division (A)(1) of this 2253 section shall be made by the physician attending the mother or 2254 newborn, except that if a <u>certified</u> nurse-midwife is attending 2255 the mother in collaboration with a physician, the decision may 2256 be made by the <u>certified</u> nurse-midwife. Decisions regarding 2257 early discharge shall be made only after conferring with the 2258 mother or a person responsible for the mother or newborn. For 2259 purposes of this division, a person responsible for the mother 2260 or newborn may include a parent, quardian, or any other person 2261 with authority to make medical decisions for the mother or 2262 newborn. 2263
- (C)(1) No sickness and accident insurer may do either of 2264 the following:
- (a) Terminate the participation of a health care 2266 professional or health care facility as a provider under a 2267 sickness and accident insurance policy solely for making 2268 recommendations for inpatient or follow-up care for a particular 2269 mother or newborn that are consistent with the care required to 2270

be covered by this section;	2271
(b) Establish or offer monetary or other financial	2272
incentives for the purpose of encouraging a person to decline	2273
the inpatient or follow-up care required to be covered by this	2274
section.	2275
(2) Whoever violates division (C)(1)(a) or (b) of this	2276
section has engaged in an unfair and deceptive act or practice	2277
in the business of insurance under sections 3901.19 to 3901.26	2278
of the Revised Code.	2279
(D) This section does not do any of the following:	2280
(1) Require a policy to cover inpatient or follow-up care	2281
that is not received in accordance with the policy's terms	2282
pertaining to the health care professionals and facilities from	2283
which an individual is authorized to receive health care	2284
services;	2285
(2) Require a mother or newborn to stay in a hospital or	2286
other inpatient setting for a fixed period of time following	2287
delivery;	2288
(3) Require a child to be delivered in a hospital or other	2289
<pre>inpatient setting;</pre>	2290
(4) Authorize a <u>certified</u> nurse-midwife to practice beyond	2291
the authority to practice nurse-midwifery in accordance with	2292
Chapter 4723. of the Revised Code;	2293
(5) Establish minimum standards of medical diagnosis, care	2294
or treatment for inpatient or follow-up care for a mother or	2295
newborn. A deviation from the care required to be covered under	2296
this section shall not, solely on the basis of this section,	2297
give rise to a medical claim or derivative medical claim, as	2298

those terms are defined in section 2305.113 of the Revised Code.

Sec. 3923.64. (A) Notwithstanding section 3901.71 of the 2300 Revised Code, each public employee benefit plan established or 2301 modified in this state that provides maternity benefits shall 2302 provide coverage of inpatient care and follow-up care for a 2303 mother and her newborn as follows: 2304

- (1) The plan shall cover a minimum of forty-eight hours of 2305 inpatient care following a normal vaginal delivery and a minimum 2306 of ninety-six hours of inpatient care following a cesarean 2307 delivery. Services covered as inpatient care shall include 2308 medical, educational, and any other services that are consistent 2309 with the inpatient care recommended in the protocols and 2310 quidelines developed by national organizations that represent 2311 pediatric, obstetric, and nursing professionals. 2312
- (2) The plan shall cover a physician-directed source of 2313 follow-up care or a source of follow-up care directed by an 2314 advanced practice registered nurse. Services covered as follow-2315 up care shall include physical assessment of the mother and 2316 newborn, parent education, assistance and training in breast or 2317 bottle feeding, assessment of the home support system, 2318 performance of any medically necessary and appropriate clinical 2319 tests, and any other services that are consistent with the 2320 follow-up care recommended in the protocols and guidelines 2321 developed by national organizations that represent pediatric, 2322 obstetric, and nursing professionals. The coverage shall apply 2323 to services provided in a medical setting or through home health 2324 care visits. The coverage shall apply to a home health care 2325 visit only if the health care professional who conducts the 2326 visit is knowledgeable and experienced in maternity and newborn 2327 2328 care.

2353

When a decision is made in accordance with division (B) of	2329
this section to discharge a mother or newborn prior to the	2330
expiration of the applicable number of hours of inpatient care	2331
required to be covered, the coverage of follow-up care shall	2332
apply to all follow-up care that is provided within seventy-two	2333
hours after discharge. When a mother or newborn receives at	2334
least the number of hours of inpatient care required to be	2335
covered, the coverage of follow-up care shall apply to follow-up	2336
care that is determined to be medically necessary by the health	2337
care professionals responsible for discharging the mother or	2338
newborn.	2339

- (B) Any decision to shorten the length of inpatient stay 2340 to less than that specified under division (A)(1) of this 2341 section shall be made by the physician attending the mother or 2342 newborn, except that if a <u>certified</u> nurse-midwife is attending 2343 the mother in collaboration with a physician, the decision may 2344 be made by the <u>certified</u> nurse-midwife. Decisions regarding 2345 early discharge shall be made only after conferring with the 2346 mother or a person responsible for the mother or newborn. For 2347 purposes of this division, a person responsible for the mother 2348 or newborn may include a parent, quardian, or any other person 2349 with authority to make medical decisions for the mother or 2350 newborn. 2351
- (C)(1) No public employer who offers an employee benefit plan may do either of the following:
- (a) Terminate the participation of a health care 2354 professional or health care facility as a provider under the 2355 plan solely for making recommendations for inpatient or follow- 2356 up care for a particular mother or newborn that are consistent 2357 with the care required to be covered by this section; 2358

(b) Establish or offer monetary or other financial	2359
incentives for the purpose of encouraging a person to decline	2360
the inpatient or follow-up care required to be covered by this	2361
section.	2362
(2) Whoever violates division (C)(1)(a) or (b) of this	2363
section has engaged in an unfair and deceptive act or practice	2364
in the business of insurance under sections 3901.19 to 3901.26	2365
of the Revised Code.	2366
(D) This section does not do any of the following:	2367
(1) Require a plan to cover inpatient or follow-up care	2368
that is not received in accordance with the plan's terms	2369
pertaining to the health care professionals and facilities from	2370
which an individual is authorized to receive health care	2371
services;	2372
(2) Require a mother or newborn to stay in a hospital or	2373
other inpatient setting for a fixed period of time following	2374
delivery;	2375
(3) Require a child to be delivered in a hospital or other	2376
inpatient setting;	2377
(4) Authorize a <u>certified</u> nurse-midwife to practice beyond	2378
the authority to practice nurse-midwifery in accordance with	2379
Chapter 4723. of the Revised Code;	2380
(5) Establish minimum standards of medical diagnosis,	2381
care, or treatment for inpatient or follow-up care for a mother	2382
or newborn. A deviation from the care required to be covered	2383
under this section shall not, solely on the basis of this	2384
section, give rise to a medical claim or derivative medical	2385
claim, as those terms are defined in section 2305.113 of the	2386
Revised Code.	2387

Sec. 4713.02. (A) There is hereby created the state board	2388
of cosmetology, consisting of all of the following members	2389
appointed by the governor, with the advice and consent of the	2390
senate:	2391
(1) One individual holding a current, valid cosmetologist	2392
or cosmetology instructor license at the time of appointment;	2393
(2) Two individuals holding current, valid cosmetologist	2394
licenses and actively engaged in managing beauty salons for a	2395
period of not less than five years at the time of appointment;	2396
(3) One individual who holds a current, valid independent	2397
contractor license at the time of appointment and practices a	2398
branch of cosmetology;	2399
(4) One individual who represents individuals who teach	2400
the theory and practice of a branch of cosmetology at a	2401
vocational or career-technical school;	2402
(5) One owner or executive actively engaged in the daily	2403
operations of a licensed school of cosmetology;	2404
(6) One owner of at least five licensed salons;	2405
(7) One individual who is either a certified nurse	2406
practitioner or clinical nurse specialist holding a certificate-	2407
of authority current, valid license to practice nursing as an	2408
advanced practice registered nurse issued under Chapter 4723. of	2409
the Revised Code, or a physician authorized under Chapter 4731.	2410
of the Revised Code to practice medicine and surgery or	2411
osteopathic medicine and surgery;	2412
(8) One individual representing the general public;	2413
(9) One individual who holds a current, valid tanning	2414
permit and who has owned or managed a tanning facility for at	2415

least five years immediately preceding the individual's	2416
appointment;	2417
(10) One individual who holds a current, valid esthetician	2418
license and who has been actively practicing esthetics for a	2419
period of not less than five years immediately preceding the	2420
<pre>individual's appointment.</pre>	2421
(B) The superintendent of public instruction shall	2422
nominate three individuals for the governor to choose from when	2423
making an appointment under division (A)(4) of this section.	2424
(C) All members shall be at least twenty-five years of	2425
age, residents of the state, and citizens of the United States.	2426
No more than two members, at any time, shall be graduates of the	2427
same school of cosmetology. Not more than one member shall have	2428
a common financial connection with any school of cosmetology or	2429
salon.	2430
Terms of office are for five years. Terms shall commence	2431
on the first day of November and end on the thirty-first day of	2432
October. Each member shall hold office from the date of	2433
appointment until the end of the term for which appointed. In	2434
case of a vacancy occurring on the board, the governor shall, in	2435
the same manner prescribed for the regular appointment to the	2436
board, fill the vacancy by appointing a member. Any member	2437
appointed to fill a vacancy occurring prior to the expiration of	2438
the term for which the member's predecessor was appointed shall	2439
hold office for the remainder of such term. Any member shall	2440
continue in office subsequent to the expiration date of the	2441
member's term until the member's successor takes office, or	2442
until a period of sixty days has elapsed, whichever occurs	2443
first. Before entering upon the discharge of the duties of the	2444
office of member, each member shall take, and file with the	2445

secretary of state, the oath of office required by Section 7 of	2446
Article XV, Ohio Constitution.	2447
The members of the board shall receive an amount fixed	2448
pursuant to Chapter 124. of the Revised Code per diem for every	2449
meeting of the board which they attend, together with their	2450
necessary expenses, and mileage for each mile necessarily	2451
traveled.	2452
The members of the board shall annually elect, from among	2453
their number, a chairperson and a vice-chairperson. The	2454
executive director appointed pursuant to section 4713.06 of the	2455
Revised Code shall serve as the board's secretary.	2456
(D) The board shall prescribe the duties of its officers	2457
and establish an office within Franklin county. The board shall	2458
keep all records and files at the office and have the records	2459
and files at all reasonable hours open to public inspection in	2460
accordance with section 149.43 of the Revised Code and any rules	2461
adopted by the board in compliance with this state's record	2462
retention policy. The board also shall adopt a seal.	2463
Sec. 4723.01. As used in this chapter:	2464
(A) "Registered nurse" means an individual who holds a	2465
current, valid license issued under this chapter that authorizes	2466
the practice of nursing as a registered nurse.	2467
(B) "Practice of nursing as a registered nurse" means	2468
providing to individuals and groups nursing care requiring	2469
specialized knowledge, judgment, and skill derived from the	2470
principles of biological, physical, behavioral, social, and	2471
nursing sciences. Such nursing care includes:	2472
(1) Identifying patterns of human responses to actual or	2473
potential health problems amenable to a nursing regimen;	2474

(2) Executing a nursing regimen through the selection,	2475
performance, management, and evaluation of nursing actions;	2476
(3) Assessing health status for the purpose of providing	2477
nursing care;	2478
(4) Providing health counseling and health teaching;	2479
(5) Administering medications, treatments, and executing	2480
regimens authorized by an individual who is authorized to	2481
practice in this state and is acting within the course of the	2482
<pre>individual's professional practice;</pre>	2483
(6) Teaching, administering, supervising, delegating, and	2484
evaluating nursing practice.	2485
(C) "Nursing regimen" may include preventative,	2486
restorative, and health-promotion activities.	2487
,	
(D) "Assessing health status" means the collection of data	2488
through nursing assessment techniques, which may include	2489
interviews, observation, and physical evaluations for the	2490
purpose of providing nursing care.	2491
(E) "Licensed practical nurse" means an individual who	2492
holds a current, valid license issued under this chapter that	2493
authorizes the practice of nursing as a licensed practical	2494
nurse.	2495
(F) "The practice of nursing as a licensed practical	2496
nurse" means providing to individuals and groups nursing care	2497
requiring the application of basic knowledge of the biological,	2498
physical, behavioral, social, and nursing sciences at the	2499
direction of a registered nurse or any of the following who is	2500
authorized to practice in this state: a physician, physician	2501
assistant, dentist, podiatrist, optometrist, or chiropractor.	2502

Such nursing care includes:	2503
(1) Observation, patient teaching, and care in a diversity	2504
of health care settings;	2505
(2) Contributions to the planning, implementation, and	2506
evaluation of nursing;	2507
(3) Administration of medications and treatments	2508
authorized by an individual who is authorized to practice in	2509
this state and is acting within the course of the individual's	2510
professional practice on the condition that the licensed	2511
practical nurse is authorized under section 4723.17 of the	2512
Revised Code to administer medications;	2513
(4) Administration to an adult of intravenous therapy	2514
authorized by an individual who is authorized to practice in	2515
this state and is acting within the course of the individual's	2516
professional practice, on the condition that the licensed	2517
practical nurse is authorized under section 4723.18 or 4723.181	2518
of the Revised Code to perform intravenous therapy and performs	2519
intravenous therapy only in accordance with those sections;	2520
(5) Delegation of nursing tasks as directed by a	2521
registered nurse;	2522
(6) Teaching nursing tasks to licensed practical nurses	2523
and individuals to whom the licensed practical nurse is	2524
authorized to delegate nursing tasks as directed by a registered	2525
nurse.	2526
(G) "Certified registered nurse anesthetist" means—a an	2527
advanced practice registered nurse who holds a current, valid	2528
certificate of authority_license_issued under this chapter that	2529
authorizes the practice of nursing and is designated as a	2530
certified registered nurse anesthetist in accordance with	2531

section $\frac{4723.43}{4723.42}$ of the Revised Code and rules adopted by	2532
the board of nursing.	2533
(H) "Clinical nurse specialist" means—a an advanced	2534
<pre>practice registered nurse who holds a current, valid certificate</pre>	2535
of authority_license_issued under this chapter that authorizes	2536
the practice of nursing and is designated as a clinical nurse	2537
specialist in accordance with section $\frac{4723.43}{4723.42}$ of the	2538
Revised Code and rules adopted by the board of nursing.	2539
(I) "Certified nurse-midwife" means—a an advanced practice	2540
registered nurse who holds a <u>current</u> , valid certificate of	2541
authority-license issued under this chapter that authorizes the-	2542
practice of nursing and is designated as a certified nurse-	2543
midwife in accordance with section $4723.43 - 4723.42$ of the	2544
Revised Code and rules adopted by the board of nursing.	2545
(J) "Certified nurse practitioner" means—a an advanced	2546
<pre>practice registered nurse who holds a current, valid certificate</pre>	2547
of authority license issued under this chapter that authorizes	2548
the practice of nursing and is designated as a certified nurse	2549
practitioner in accordance with section $\frac{4723.43}{4723.42}$ of the	2550
Revised Code and rules adopted by the board of nursing.	2551
(K) "Physician" means an individual authorized under	2552
Chapter 4731. of the Revised Code to practice medicine and	2553
surgery or osteopathic medicine and surgery.	2554
(L) "Collaboration" or "collaborating" means the	2555
following:	2556
(1) In the case of a clinical nurse specialist, except as	2557
provided in division (L)(3) of this section, or a certified	2558
nurse practitioner, that one or more podiatrists acting within	2559
the scope of practice of podiatry in accordance with section	2560

4731.51 of the Revised Code and with whom the nurse has entered	2561
into a standard care arrangement or one or more physicians with	2562
whom the nurse has entered into a standard care arrangement are	2563
continuously available to communicate with the clinical nurse	2564
specialist or certified nurse practitioner either in person or	2565
by radio, telephone, or other form of telecommunication	2566
<pre>electronic communication;</pre>	2567
(2) In the case of a certified nurse-midwife, that one or	2568
more physicians with whom the certified nurse-midwife has	2569
entered into a standard care arrangement are continuously	2570
available to communicate with the certified nurse-midwife either	2571
in person or by radio, telephone, or other form of	2572
telecommunication;	2573
(3) In the case of a clinical nurse specialist who	2574
practices the nursing specialty of mental health or psychiatric	2575
mental health without being authorized to prescribe drugs and	2576
therapeutic devices, that one or more physicians are	2577
continuously available to communicate with the nurse either in-	2578
person or by radio, telephone, or other form of	2579
telecommunication electronic communication.	2580
(M) "Supervision," as it pertains to a certified	2581
registered nurse anesthetist, means that the certified	2582
registered nurse anesthetist is under the direction of a	2583
podiatrist acting within the podiatrist's scope of practice in	2584
accordance with section 4731.51 of the Revised Code, a dentist	2585
acting within the dentist's scope of practice in accordance with	2586
Chapter 4715. of the Revised Code, or a physician, and, when	2587
administering anesthesia, the certified registered nurse	2588
anesthetist is in the immediate presence of the podiatrist,	2589
dentist, or physician.	2590

(N) "Standard care arrangement" means a written, formal	2591
guide for planning and evaluating a patient's health care that	2592
is developed by one or more collaborating physicians or	2593
podiatrists and a clinical nurse specialist, certified nurse-	2594
midwife, or certified nurse practitioner and meets the	2595
requirements of section 4723.431 of the Revised Code.	2596
(O) "Advanced practice registered nurse" means—a certified—	2597
registered nurse anesthetist, clinical nurse specialist,	2598
certified nurse midwife, or certified nurse practitioner an	2599
individual who holds a current, valid license issued under this	2600
chapter that authorizes the practice of nursing as an advanced	2601
practice registered nurse and is designated as any of the	2602
following:	2603
(1) A certified registered nurse anesthetist;	2604
(2) A clinical nurse specialist;	2605
(3) A certified nurse-midwife;	2606
(4) A certified nurse practitioner.	2607
(P) "Practice of nursing as an advanced practice	2608
registered nurse" means providing to individuals and groups	2609
nursing care that requires knowledge and skill obtained from	2610
advanced formal education, training, and clinical experience.	2611
Such nursing care includes the care described in section 4723.43	2612
of the Revised Code.	2613
$\frac{P}{Q}$ "Dialysis care" means the care and procedures that	2614
a dialysis technician or dialysis technician intern is	2615
authorized to provide and perform, as specified in section	2616
4723.72 of the Revised Code.	2617
(Q) (R) "Dialysis technician" means an individual who	2618

holds a current, valid certificate to practice as a dialysis	2619
technician issued under section 4723.75 of the Revised Code.	2620
(R) (S) "Dialysis technician intern" means an individual	2621
who holds a current, valid certificate to practice as a dialysis	2622
technician intern issued under section 4723.75 of the Revised	2623
Code.	2624
$\overline{\text{(S)}}$ "Certified community health worker" means an	2625
individual who holds a current, valid certificate as a community	2626
health worker issued under section 4723.85 of the Revised Code.	2627
$\overline{\text{(T)}}$ "Medication aide" means an individual who holds a	2628
current, valid certificate issued under this chapter that	2629
authorizes the individual to administer medication in accordance	2630
with section 4723.67 of the Revised Code;	2631
(V) "Nursing specialty" means a specialty in practice as a	2632
certified registered nurse anesthetist, clinical nurse	2633
specialist, certified nurse-midwife, or certified nurse	2634
practitioner.	2635
Sec. 4723.011. As used in this chapter, unless otherwise	2636
specified, "registered nurse" includes a registered nurse who is	2637
also licensed under this chapter as an advanced practice	2638
registered nurse.	2639
Sec. 4723.02. The board of nursing shall assume and	2640
exercise all the powers and perform all the duties conferred and	2641
imposed on it by this chapter.	2642
The board shall consist of thirteen members who shall be	2643
citizens of the United States and residents of Ohio. Eight	2644
members shall be registered nurses, each of whom shall be a	2645
graduate of an approved program of nursing education that	2646
prepares persons for licensure as a registered nurse, shall hold	2647

a currently active license issued under this chapter to practice	2648
nursing as a registered nurse, and shall have been actively	2649
engaged in the practice of nursing as a registered nurse for the	2650
five years immediately preceding the member's initial	2651
appointment to the board. Of the eight members who are	2652
registered nurses, at least one two shall hold a current, valid	2653
certificate of authority license issued under this chapter that	2654
authorizes the practice of nursing as a certified registered	2655
nurse anesthetist, clinical nurse specialist, certified nurse-	2656
midwife, or certified nurse practitioner an advanced practice	2657
registered nurse. Four members shall be licensed practical	2658
nurses, each of whom shall be a graduate of an approved program	2659
of nursing education that prepares persons for licensure as a	2660
practical nurse, shall hold a currently active license issued	2661
under this chapter to practice nursing as a licensed practical	2662
nurse, and shall have been actively engaged in the practice of	2663
nursing as a licensed practical nurse for the five years	2664
immediately preceding the member's initial appointment to the	2665
board. One member shall represent the interests of consumers of	2666
health care. Neither this member nor any person in the member's	2667
immediate family shall be a member of or associated with a	2668
health care provider or profession or shall have a financial	2669
interest in the delivery or financing of health care.	2670
Representation of nursing service and nursing education and of	2671
the various geographical areas of the state shall be considered	2672
in making appointments.	2673

As the term of any member of the board expires, a 2674 successor shall be appointed who has the qualifications the 2675 vacancy requires. Terms of office shall be for four years, 2676 commencing on the first day of January and ending on the thirty-2677 first day of December. 2678

A current or former board member who has served not more	2679
than one full term or one full term and not more than thirty	2680
months of another term may be reappointed for one additional	2681
term.	2682
Each member shall hold office from the date of appointment	2683
until the end of the term for which the member was appointed.	2684
The term of a member shall expire if the member ceases to meet	2685
any requirement of this section for the member's position on the	2686
board. Any member appointed to fill a vacancy occurring prior to	2687
the expiration of the term for which the member's predecessor	2688
was appointed shall hold office for the remainder of such term.	2689
Any member shall continue in office subsequent to the expiration	2690
date of the member's term until the member's successor takes	2691
office, or until a period of sixty days has elapsed, whichever	2692
occurs first.	2693
Nursing organizations of this state may each submit to the	2694
governor the names of not more than five nominees for each	2695
position to be filled on the board. From the names so submitted	2696
or from others, at the governor's discretion, the governor with	2697
the advice and consent of the senate shall make such	2698
appointments.	2699
The members of the board may be removed by the gaverner for	2700
Any member of the board may be removed by the governor for	2700
neglect of any duty required by law or for incompetency or	2701
unprofessional or dishonorable conduct, after a hearing as	2702
provided in Chapter 119. of the Revised Code.	2703
Seven members of the board including at least four	2704
registered nurses and at least one licensed practical nurse	2705
shall at all times constitute a quorum.	2706

Each member of the board shall receive an amount fixed

registered nurse;

2736

pursuant to division (J) of section 124.15 of the Revised Code	2708
for each day in attendance at board meetings and in discharge of	2709
official duties, and in addition thereto, necessary expense	2710
incurred in the performance of such duties.	2711
The board shall elect one of its nurse members as	2712
president and one as vice-president. The board shall elect one	2713
of its registered nurse members to serve as the supervising	2714
member for disciplinary matters.	2715
The board may establish advisory groups to serve in	2716
consultation with the board or the executive director. Each	2717
advisory group shall be given a specific charge in writing and	2718
shall report to the board. Members of advisory groups shall	2719
serve without compensation but shall receive their actual and	2720
necessary expenses incurred in the performance of their official	2721
duties.	2722
Sec. 4723.03. (A) No person shall engage in the practice	2723
of nursing as a registered nurse, represent the person as being	2724
a registered nurse, or use the title "registered nurse," the	2725
initials "R.N.," or any other title implying that the person is	2726
a registered nurse, for a fee, salary, or other consideration,	2727
or as a volunteer, without holding a current, valid license as a	2728
registered nurse under this chapter.	2729
(B) No person shall knowingly do any of the following	2730
without holding a current, valid license to practice nursing as	2731
an advanced practice registered nurse issued under this chapter:	2732
(1) Engage in the practice of nursing as an advanced	2733
<pre>practice registered nurse;</pre>	2734
(2) Represent the person as being an advanced practice	2735

(3) Use the title "advanced practice registered nurse,"	2737
the initials "A.P.R.N.," or any other title implying that the	2738
person is an advanced practice registered nurse, for a fee,	2739
salary, or other consideration, or as a volunteer.	2740
(C) No person who is not otherwise authorized to do so	2741
shall knowingly prescribe or personally furnish drugs or	2742
therapeutic devices without holding a current, valid license to	2743
practice nursing as an advanced practice registered nurse issued	2744
under this chapter and being designated as a clinical nurse	2745
specialist, certified nurse-midwife, or certified nurse	2746
practitioner under section 4723.42 of the Revised Code;	2747
(D) No person shall engage in the practice of nursing as a	2748
licensed practical nurse, represent the person as being a	2749
licensed practical nurse, or use the title "licensed practical	2750
nurse," the initials "L.P.N.," or any other title implying that	2751
the person is a licensed practical nurse, for a fee, salary, or	2752
other consideration, or as a volunteer, without holding a	2753
current, valid license as a practical nurse under this chapter.	2754
$\frac{(C)-(E)}{(E)}$ No person shall use the titles or initials	2755
"graduate nurse," "G.N.," "professional nurse," "P.N.,"	2756
"graduate practical nurse," "G.P.N.," "practical nurse," "P.N.,"	2757
"trained nurse," "T.N.," or any other statement, title, or	2758
initials that would imply or represent to the public that the	2759
person is authorized to practice nursing in this state, except	2760
as follows:	2761
(1) A person licensed under this chapter to practice	2762
nursing as a registered nurse may use that title and the	2763
initials "R.N.";	2764

(2) A person licensed under this chapter to practice

nursing as a licensed practical nurse may use that title and the	2766
initials "L.P.N.";	2767
(3) A person authorized licensed under this chapter to	2768
practice nursing as an advanced practice registered nurse and	2769
designated as a certified registered nurse anesthetist may use	2770
that title or the initials "A.P.R.NC.R.N.A." or "N.A.," and	2771
any other title or initials approved by the board of nursing;	2772
(4) A person authorized licensed under this chapter to	2773
practice nursing as an advanced practice registered nurse and	2774
designated as a clinical nurse specialist may use that title $ au$ or	2775
the initials "A.P.R.NC.N.S.," and any other title or initials	2776
approved by the board;	2777
(5) A person authorized licensed under this chapter to	2778
practice nursing as an advanced practice registered nurse and	2779
designated as a certified nurse-midwife may use that title $ au$ or	2780
the initials "A.P.R.NC.N.M.," and any other title or initials	2781
approved by the board;	2782
(6) A person authorized licensed under this chapter to	2783
practice nursing as an advanced practice registered nurse and	2784
designated as a certified nurse practitioner may use that title -	2785
or the initials "A.P.R.NC.N.P.," and any other title or	2786
initials approved by the board;	2787
(7) A person authorized_licensed_under this chapter to	2788
practice <u>nursing</u> as a certified registered nurse anesthetist,	2789
clinical nurse specialist, certified nurse midwife, or certified	2790
nurse practitioner an advanced practice registered nurse may use	2791
the title "advanced practice registered nurse" or the initials	2792
"A.P.R.N."	2793
$\frac{(D)-(F)}{(F)}$ No person shall employ a person not licensed as a	2794

registered nurse under this chapter to engage in the practice of	2795
nursing as a registered nurse. No	2796
No person shall knowingly employ a person not licensed as	2797
an advanced practice registered nurse under this chapter to	2798
engage in the practice of nursing as an advanced practice	2799
registered nurse.	2800
No person shall employ a person not licensed as a	2801
practical nurse under this chapter to engage in the practice of	2802
nursing as a licensed practical nurse.	2803
$\frac{(E)-(G)}{(G)}$ No person shall sell or fraudulently obtain or	2804
furnish any nursing diploma, license, certificate, renewal, or	2805
record, or aid or abet such acts.	2806
Sec. 4723.06. (A) The board of nursing shall:	2807
(1) Administer and enforce the provisions of this chapter,	2808
including the taking of disciplinary action for violations of	2809
section 4723.28 of the Revised Code, any other provisions of	2810
this chapter, or rules adopted under this chapter;	2811
(2) Develop criteria that an applicant must meet to be	2812
eligible to sit for the examination for licensure to practice as	2813
a registered nurse or as a licensed practical nurse;	2814
(3) Issue and renew nursing licenses, dialysis technician	2815
certificates, and community health worker certificates, as	2816
provided in this chapter;	2817
(4) Define the minimum <u>educational</u> standards for	2818
educational programs of the schools and programs of registered	2819
nursing and schools of practical nursing in this state;	2820
(5) Survey, inspect, and grant full approval to	2821
prelicensure nursing education programs in this state that meet	2822

the standards established by rules adopted under section 4723.07	2823
of the Revised Code. Prelicensure nursing education programs	2824
include, but are not limited to, diploma, associate degree,	2825
baccalaureate degree, master's degree, and doctor of nursing	2826
programs leading to initial licensure to practice nursing as a	2827
registered nurse and practical nurse programs leading to initial	2828
licensure to practice nursing as a licensed practical nurse.	2829

- (6) Grant conditional approval, by a vote of a quorum of 2830 the board, to a new prelicensure nursing education program or a 2831 program that is being reestablished after having ceased to 2832 2833 operate, if the program meets and maintains the minimum standards of the board established by rules adopted under 2834 section 4723.07 of the Revised Code. If the board does not grant 2835 conditional approval, it shall hold an adjudication under 2836 Chapter 119. of the Revised Code to consider conditional 2837 approval of the program. If the board grants conditional 2838 approval, at the first meeting following completion of the 2839 survey process required by division (A)(5) of this section, the 2840 board shall determine whether to grant full approval to the 2841 program. If the board does not grant full approval or if it 2842 appears that the program has failed to meet and maintain 2843 standards established by rules adopted under section 4723.07 of 2844 the Revised Code, the board shall hold an adjudication under 2845 Chapter 119. of the Revised Code to consider the program. Based 2846 on results of the adjudication, the board may continue or 2847 withdraw conditional approval, or grant full approval. 2848
- (7) Place on provisional approval, for a period of time 2849 specified by the board, a <u>prelicensure nursing education program</u> 2850 that has ceased to meet and maintain the minimum standards of 2851 the board established by rules adopted under section 4723.07 of 2852 the Revised Code. Prior to or at the end of the period, the 2853

board shall reconsider whether the program meets the standards	2854
and shall grant full approval if it does. If it does not, the	2855
board may withdraw approval, pursuant to an adjudication under	2856
Chapter 119. of the Revised Code.	2857
(8) Approve continuing education programs and courses	2858
under standards established in rules adopted under sections	2859
4723.07, 4723.69, 4723.79, and 4723.88 of the Revised Code;	2860
(9) Establish a program for monitoring chemical dependency	2861
in accordance with section 4723.35 of the Revised Code;	2862
(10) Establish the practice intervention and improvement	2863
program in accordance with section 4723.282 of the Revised Code;	2864
(11) Issue and renew certificates of authority to practice	2865
nursing as a certified registered nurse anesthetist, clinical	2866
nurse specialist, certified nurse-midwife, or certified nurse-	2867
nuise specialist, certified nuise midwife, or certified nuise	2007
practitioner;	2868
-	
practitioner;	2868
practitioner; (12) Approve under section 4723.46 of the Revised Code	2868 2869
practitioner; (12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and	2868 2869 2870
practitioner; (12) Approve under section 4723.46 of the Revised Code national certifying organizations for examination and certification of certified registered nurse anesthetists,	2868 2869 2870 2871
practitioner; (12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or	2868 2869 2870 2871 2872
practitioner; (12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or certified nurse-practitioners;	2868 2869 2870 2871 2872 2873
practitioner; (12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or certified nurse practitioners; (13) Issue and renew certificates to prescribe in	2868 2869 2870 2871 2872 2873
practitioner; (12) Approve under section 4723.46 of the Revised Code national certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or certified nurse practitioners; (13) Issue and renew certificates to prescribe in accordance with sections 4723.48 and 4723.486 of the Revised	2868 2869 2870 2871 2872 2873 2874 2875
(12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, elinical nurse specialists, certified nurse-midwives, or certified nurse practitioners; (13) Issue and renew certificates to prescribe in accordance with sections 4723.48 and 4723.486 of the Revised Code;	2868 2869 2870 2871 2872 2873 2874 2875 2876
(12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or certified nurse practitioners; (13) Issue and renew certificates to prescribe in accordance with sections 4723.48 and 4723.486 of the Revised-Code; (14)—Grant approval to the course of study in advanced	2868 2869 2870 2871 2872 2873 2874 2875 2876
(12) Approve under section 4723.46 of the Revised Codenational certifying organizations for examination and certification of certified registered nurse anesthetists, clinical nurse specialists, certified nurse-midwives, or certified nurse practitioners; (13) Issue and renew certificates to prescribe in accordance with sections 4723.48 and 4723.486 of the Revised Code; (14)—Grant approval to the course of study in advanced pharmacology and related topics required by described in section	2868 2869 2870 2871 2872 2873 2874 2875 2876 2877 2878

formulary established in rules adopted under section 4723.50 of	2882
the Revised Code available to the public either in printed form-	2883
or—by electronic means and, as soon as possible after any	2884
revision of the formulary becomes effective, make the revision	2885
available to the public in printed form or by electronic means;	2886
(16) (13) Approve under section 4723.46 of the Revised	2887
Code national certifying organizations for examination and	2888
licensure of advanced practice registered nurses, which may	2889
include separate organizations for each nursing specialty;	2890
(14) Provide guidance and make recommendations to the	2891
general assembly, the governor, state agencies, and the federal	2892
government with respect to the regulation of the practice of	2893
nursing and the enforcement of this chapter;	2894
$\frac{(17)}{(15)}$ Make an annual report to the governor, which	2895
shall be open for public inspection;	2896
$\frac{(18)-(16)}{(16)}$ Maintain and have open for public inspection the	2897
following records:	2898
(a) A record of all its meetings and proceedings;	2899
(b) A record of all applicants for, and holders of,	2900
licenses and certificates issued by the board under this chapter	2901
or in accordance with rules adopted under this chapter. The	2902
record shall be maintained in a format determined by the board.	2903
(c) A list of education and training programs approved by	2904
the board.	2905
(19) _(17) _Deny _conditional _approval to a _new prelicensure _	2906
nursing education program or a program that is being	2907
reestablished after having ceased to operate if the program or a	2908
person who acting on behalf of the program submits or causes to	2909

be submitted to the board false, misleading, or deceptive	2910
statements, information, or documentation to the board in the	2911
process of applying for approval of a new education or training	2912
$\underline{\text{the}}$ program. If the board proposes to deny approval of $\underline{\text{a new}}$	2913
education or training the program, it shall do so pursuant to an	2914
adjudication conducted under Chapter 119. of the Revised Code.	2915
(B) The board may fulfill the requirement of division (A)	2916
(8) of this section by authorizing persons who meet the	2917
standards established in rules adopted under section 4723.07 of	2918
the Revised Code to approve continuing education programs and	2919
courses. Persons so authorized shall approve continuing	2920
education programs and courses in accordance with standards	2921
established in rules adopted under section 4723.07 of the	2922
Revised Code.	2923
Persons seeking authorization to approve continuing	2924
education programs and courses shall apply to the board and pay	2925
the appropriate fee established under section 4723.08 of the	2926
Revised Code. Authorizations to approve continuing education	2927
programs and courses shall expire and may be renewed according	2928
to the schedule established in rules adopted under section	2929
4723.07 of the Revised Code.	2930
In addition to approving continuing education programs	2931
under division (A)(8) of this section, the board may sponsor	2932
continuing education activities that are directly related to the	2933
statutes and rules the board enforces.	2934
(C)(1) The board may deny conditional approval to a new	2935
prelicensure nursing education program or program that is being	2936
reestablished after having ceased to operate if the program is	2937
controlled by a person who controls or has controlled a program	2938
that had its approval withdrawn, revoked, suspended, or	2939

restricted by the board or a board of another jurisdiction that	2940
is a member of the national council of state boards of nursing.	2941
If the board proposes to deny approval, it shall do so pursuant	2942
to an adjudication conducted under Chapter 119. of the Revised	2943
Code.	2944
(2) As used in this division, "control" means any of the	2945
<pre>following:</pre>	2946
(a) Holding fifty per cent or more of the outstanding	2947
voting securities or membership interest of a prelicensure	2948
nursing education program;	2949
(b) In the case of an unincorporated prelicensure nursing	2950
education program, having the right to fifty per cent or more of	2951
the program's profits or in the event of a dissolution, fifty	2952
per cent or more of the program's assets;	2953
(c) In the case of a prelicensure nursing education	2954
program that is a for-profit or not-for-profit corporation,	2955
having the contractual authority presently to designate fifty	2956
per cent or more of its directors;	2957
(d) In the case of a prelicensure nursing education	2958
program that is a trust, having the contractual authority	2959
presently to designate fifty per cent or more of its trustees;	2960
(e) Having the authority to direct the management,	2961
policies, or investments of a prelicensure nursing education	2962
program.	2963
(D)(1) When an action taken by the board under division	2964
(A)(6), (7), or (17) or (C)(1) of this section is required to be	2965
taken pursuant to an adjudication conducted under Chapter 119.	2966
of the Revised Code, the board may, in lieu of an adjudication	2967
hearing, enter into a consent agreement to resolve the matter. A	2968

consent agreement, when ratified by a vote of a quorum of the	2969
board, constitutes the findings and order of the board with	2970
respect to the matter addressed in the agreement. If the board	2971
refuses to ratify a consent agreement, the admissions and	2972
findings contained in the agreement are of no effect.	2973
(2) In any instance in which the board is required under	2974
Chapter 119. of the Revised Code to give notice to a person	2975
seeking approval of a prelicensure nursing education program of	2976
an opportunity for a hearing and the person does not make a	2977
timely request for a hearing in accordance with section 119.07	2978
of the Revised Code, the board is not required to hold a	2979
hearing, but may adopt, by a vote of a quorum, a final order	2980
that contains the board's findings.	2981
(3) When the board denies or withdraws approval of a	2982
prelicensure nursing education program, the board may specify	2983
that its action is permanent. A program subject to a permanent	2984
action taken by the board is forever ineligible for approval and	2985
the board shall not accept an application for the program's	2986
reinstatement or approval.	2987
Sec. 4723.07. In accordance with Chapter 119. of the	2988
Revised Code, the board of nursing shall adopt and may amend and	2989
rescind rules that establish all of the following:	2990
(A) Provisions for the board's government and control of	2991
its actions and business affairs;	2992
(B) Minimum standards for nursing education programs that	2993
prepare graduates to be licensed under this chapter and	2994
procedures for granting, renewing, and withdrawing approval of	2995
those programs;	2996
(C) Criteria that applicants for licensure must meet to be	2997

eligible to take examinations for licensure;	2998
(D) Standards and procedures for renewal of the licenses	2999
and certificates issued by the board;	3000
(E) Standards for approval of continuing nursing education	3001
programs and courses for registered nurses, advanced practice	3002
registered nurses, and licensed practical nurses, certified	3003
registered nurse anesthetists, clinical nurse specialists,	3004
certified nurse midwives, and certified nurse practitioners. The	3005
standards may provide for approval of continuing nursing	3006
education programs and courses that have been approved by other	3007
state boards of nursing or by national accreditation systems for	3008
nursing, including, but not limited to, the American nurses'	3009
credentialing center and the national association for practical	3010
nurse education and service.	3011
(F) Standards that persons must meet to be authorized by	3012
the board to approve continuing education programs and courses	3013
and a schedule by which that authorization expires and may be	3014
renewed;	3015
(G) Requirements, including continuing education	3016
requirements, for reactivating inactive licenses or	3017
certificates, and for reinstating licenses or certificates that	3018
have lapsed;	3019
(H) Conditions that may be imposed for reinstatement of a	3020
license or certificate following action taken under section	3021
3123.47, 4723.28, 4723.281, 4723.652, or 4723.86 of the Revised	3022
Code resulting in a license or certificate suspension;	3023
(I) Requirements for board approval of courses in	3024
medication administration by licensed practical nurses;	3025
(J) Criteria for evaluating the qualifications of an	3026

applicant for a license to practice nursing as a registered	3027
nurse, a license to practice nursing as an advanced practice	3028
registered nurse, or a license to practice nursing as a licensed	3029
practical nurse, or a certificate of authority issued under-	3030
division (B) of section 4723.41 of the Revised Code for the	3031
purpose of issuing the license or certificate by the board's	3032
endorsement of the applicant's authority to practice issued by	3033
the licensing agency of another state;	3034
(K) Universal and standard precautions that shall be used	3035
by each licensee or certificate holder. The rules shall define	3036
and establish requirements for universal and standard	3037
precautions that include the following:	3038
(1) Appropriate use of hand washing;	3039
(2) Disinfection and sterilization of equipment;	3040
(3) Handling and disposal of needles and other sharp	3041
instruments;	3042
(4) Wearing and disposal of gloves and other protective	3043
garments and devices.	3044
(L) Standards and procedures for approving certificates of	3045
authority to practice nursing as a certified registered nurse-	3046
anesthetist, clinical nurse specialist, certified nurse-midwife,	3047
or certified nurse practitioner, and for renewal of those-	3048
certificates;	3049
(M)—Quality assurance standards for—certified registered—	3050
nurse anesthetists, clinical nurse specialists, certified nurse-	3051
midwives, or certified nurse practitioners advanced practice	3052
<pre>registered nurses;</pre>	3053
(N) Additional criteria for the standard care	3054

arrangement required by section 4723.431 of the Revised Code	3055
entered into by a clinical nurse specialist, certified nurse-	3056
midwife, or certified nurse practitioner and the nurse's	3057
collaborating physician or podiatrist;	3058
(O) Continuing education standards for clinical nurse	3059
specialists who were issued a certificate of authority to-	3060
practice as a clinical nurse specialist under division (C) of	3061
section 4723.41 of the Revised Code as that division existed at	3062
any time before March 20, 2013;	3063
$\frac{P}{N}$ For purposes of division (B)(31) of section	3064
4723.28 of the Revised Code, the actions, omissions, or other	3065
circumstances that constitute failure to establish and maintain	3066
professional boundaries with a patient;	3067
(Q) (O) Standards and procedures for delegation under	3068
division (C) of section 4723.48 of the Revised Code of the	3069
authority to administer drugs.	3070
The board may adopt other rules necessary to carry out the	3071
provisions of this chapter. The rules shall be adopted in	3072
accordance with Chapter 119. of the Revised Code.	3073
Sec. 4723.08. (A) The board of nursing may impose fees not	3074
to exceed the following limits:	3075
(1) For application for licensure by examination or	3076
endorsement to practice nursing as a registered nurse or as a	3077
licensed practical nurse, seventy-five dollars;	3078
(2) For application for licensure by endorsement to	3079
practice nursing as a <u>an advanced practice</u> registered nurse or	3080
as a licensed practical nurse, seventy five one hundred fifty	3081
dollars;	3082

(3) For application for a certificate of authority to	3083
practice nursing as a certified registered nurse anesthetist,	3084
clinical nurse specialist, certified nurse-midwife, or certified	3085
nurse practitioner, one hundred dollars;	3086
(4)—For application for a temporary—dialysis technician	3087
<u>intern</u> certificate, the amount specified in rules adopted under	3088
section 4723.79 of the Revised Code;	3089
$\frac{(5)}{(4)}$ For application for a dialysis technician	3090
certificate, the amount specified in rules adopted under section	3091
4723.79 of the Revised Code;	3092
(6) For application for a certificate to prescribe, fifty	3093
dollars;	3094
$\frac{(7)}{(5)}$ For providing, pursuant to division (B) of section	3095
4723.271 of the Revised Code, written verification of a nursing	3096
license, certificate of authority, certificate to prescribe,	3097
dialysis technician certificate, medication aide certificate, or	3098
community health worker certificate to another jurisdiction,	3099
fifteen dollars;	3100
$\frac{(8)}{(6)}$ For providing, pursuant to division (A) of section	3101
4723.271 of the Revised Code, a replacement copy of a wall	3102
certificate suitable for framing as described in that division,	3103
<pre>twenty-five dollars;</pre>	3104
(9) (7) For renewal of a nursing-license to practice as a	3105
registered nurse or licensed practical nurse, sixty-five	3106
dollars;	3107
(10) For renewal of a certificate of authority to practice	3108
nursing as a certified registered nurse anesthetist, clinical	3109
nurse specialist, certified nurse-midwife, or certified nurse-	3110
practitioner, eighty-five dollars;	3111

(11) (8) For renewal of a certificate to prescribe license	3112
to practice as an advanced practice registered nurse, fifty one	3113
<pre>hundred thirty-five dollars;</pre>	3114
$\frac{(12)}{(9)}$ For renewal of a dialysis technician certificate,	3115
the amount specified in rules adopted under section 4723.79 of	3116
the Revised Code;	3117
$\frac{(13)}{(10)}$ For processing a late application for renewal of	3118
a nursing license, certificate of authority, or dialysis	3119
technician certificate, fifty dollars;	3120
$\frac{(14)}{(11)}$ For application for authorization to approve	3121
continuing education programs and courses from an applicant	3122
accredited by a national accreditation system for nursing, five	3123
hundred dollars;	3124
$\frac{(15)}{(12)}$ For application for authorization to approve	3125
continuing education programs and courses from an applicant not	3126
accredited by a national accreditation system for nursing, one	3127
thousand dollars;	3128
(16) (13) For each year for which authorization to approve	3129
continuing education programs and courses is renewed, one	3130
hundred fifty dollars;	3131
$\frac{(17)}{(14)}$ For application for approval to operate a	3132
dialysis training program, the amount specified in rules adopted	3133
under section 4723.79 of the Revised Code;	3134
(18) (15) For reinstatement of a lapsed license or	3135
certificate issued under this chapter, one hundred dollars	3136
except as provided in section 5903.10 of the Revised Code;	3137
$\frac{(19)}{(16)}$ For processing a check returned to the board by	3138
a financial institution, twenty-five dollars;	3139

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$\frac{(20)}{(17)}$ The amounts specified in rules adopted under	3140
section 4723.88 of the Revised Code pertaining to the issuance	3141
of certificates to community health workers, including fees for	3142
application for a certificate, renewal of a certificate,	3143
processing a late application for renewal of a certificate,	3144
reinstatement of a lapsed certificate, application for approval	3145
of a community health worker training program for community	3146
health workers, and renewal of the approval of a training	3147
program for community health workers.	3148
(B) Each quarter, for purposes of transferring funds under	3149
section 4743.05 of the Revised Code to the nurse education	3150
assistance fund created in section 3333.28 of the Revised Code,	3151
the board of nursing shall certify to the director of budget and	3152
management the number of licenses renewed under this chapter	3153
during the preceding quarter and the amount equal to that number	3154
times five dollars.	3155
(C) The board may charge a participant in a board-	3156
sponsored continuing education activity an amount not exceeding	3157
fifteen dollars for each activity.	3158
(D) The board may contract for services pertaining to the	3159
process of providing written verification of a license or	3160
certificate when the verification is performed for purposes	3161
other than providing verification to another jurisdiction. The	3162
contract may include provisions pertaining to the collection of	3163
the fee charged for providing the written verification. As part	3164
of these provisions, the board may permit the contractor to	3165
retain a portion of the fees as compensation, before any amounts	3166
are deposited into the state treasury.	3167

Sec. 4723.09. (A) (1) An application for licensure by

examination to practice as a registered nurse or as a licensed

practical nurse shall be submitted to the board of nursing in	3170
the form prescribed by rules of the board. The application shall	3171
include evidence all of the following:	3172
(a) Evidence that the applicant has completed a nursing	3173
education program approved by the board under division (A) of	3174
section 4723.06 of the Revised Code or by a board of another	3175
jurisdiction that is a member of the national council of state-	3176
boards of nursing. The application also shall include any met	3177
the educational requirements described in division (C) of this	3178
<pre>section;</pre>	3179
(b) Any other information required by rules of the board.	3180
The application shall be accompanied by the :	3181
(c) The application fee required by section 4723.08 of the	3182
Revised Code.	3183
(2) The board shall grant a license to practice nursing as	3184
a registered nurse or as a licensed practical nurse if all of	3185
the following apply the conditions of divisions (A)(2)(a) to (d)	3186
<pre>have been met:</pre>	3187
(a) For all applicants, the The applicant passes the	3188
examination accepted by the board under section 4723.10 of the	3189
Revised Code.	3190
(b) For In the case of an applicant who entered a	3191
prelicensure nursing education program on or after June 1, 2003,	3192
the results of a criminal records check conducted in accordance	3193
with section 4723.091 of the Revised Code demonstrate that the	3194
applicant is not ineligible for licensure as specified in	3195
section 4723.092 of the Revised Code.	3196
(c) For all applicants, the The board determines that the	3197
applicant has not committed any act that is grounds for	3198

disciplinary action under section 3123.47 or 4723.28 of the	3199
Revised Code or determines that an applicant who has committed	3200
any act that is grounds for disciplinary action under either	3201
section has made restitution or has been rehabilitated, or both.	3202
(d) For all applicants, the The applicant is not required	3203
to register under Chapter 2950. of the Revised Code or a	3204
substantially similar law of another state, the United States,	3205
or another country.	3206
(3) The board is not required to afford an adjudication to	3207
an individual to whom it has refused to grant a license because	3208
of that individual's failure to pass the examination.	3209
(B)(1) An application for licensure by endorsement	3210
to practice nursing as a registered nurse or as a licensed	3211
practical nurse shall be submitted to the board in the form	3212
prescribed by rules of the board. The application shall include	3213
evidence all of the following:	3214
(a) Evidence that the applicant holds a current, valid,	3215
and unrestricted license in or equivalent authorization from	3216
another jurisdiction granted after passing an examination	3217
approved by the board of that jurisdiction that is equivalent to	3218
the examination requirements under this chapter for a license to	3219
practice nursing as a registered nurse or licensed practical	3220
nurse. The application shall include any;	3221
(b) Any other information required by rules of the board.	3222
The application shall be accompanied by the ;	3223
(c) The application fee required by section 4723.08 of the	3224
Revised Code.	3225
(2) The board shall grant a license by endorsement to	3226

practice nursing as a registered nurse or as a licensed

practical nurse if all of the following apply the conditions of	3228
divisions (B)(2)(a) to (f) have been met:	3229
(a) For all applicants, the The applicant provides	3230
evidence satisfactory to the board that the applicant has	3231
successfully completed a nursing education program approved by	3232
the board under division (A) of section 4723.06 of the Revised-	3233
Code or by a board of another jurisdiction that is a member of-	3234
the national council of state boards of nursing met the	3235
educational requirements described in division (C) of this	3236
section.	3237
(b) For all applicants, the The examination, at the time	3238
it is successfully completed, is equivalent to the examination	3239
requirements in effect at that time for applicants who were	3240
licensed by examination in this state.	3241
(c) For all applicants, the The board determines there is	3242
sufficient evidence that the applicant completed two contact	3243
hours of continuing education directly related to this chapter	3244
or the rules adopted under it.	3245
(d) For all applicants, the The results of a criminal	3246
records check conducted in accordance with section 4723.091 of	3247
the Revised Code demonstrate that the applicant is not	3248
ineligible for licensure as specified in section 4723.092 of the	3249
Revised Code.	3250
(e) For all applicants, the The applicant has not	3251
committed any act that is grounds for disciplinary action under	3252
section 3123.47 or 4723.28 of the Revised Code, or the board	3253
determines that an applicant who has committed any act that is	3254
grounds for disciplinary action under either of those sections	3255
has made restitution or has been rehabilitated, or both.	3256

(f) For all applicants, the <u>The</u> applicant is not required	3257
to register under Chapter 2950. of the Revised Code, or a	3258
substantially similar law of another state, the United States,	3259
or another country.	3260
(C) (1) To be eligible for licensure by examination or	3261
endorsement, an applicant seeking a license to practice nursing	3262
as a registered nurse must successfully complete either of the	3263
<pre>following:</pre>	3264
(a) A nursing education program approved by the board	3265
under division (A) of section 4723.06 of the Revised Code;	3266
(b) A nursing education program approved by a board of	3267
another jurisdiction that is a member of the national council of	3268
state boards of nursing.	3269
(2) To be eligible for licensure by examination or	3270
endorsement, an applicant seeking a license to practice nursing	3271
as a licensed practical nurse must successfully complete one of	3272
the following:	3273
(a) A nursing education program approved by the board	3274
under division (A) of section 4723.06 of the Revised Code;	3275
(b) A nursing education program approved by a board of	3276
another jurisdiction that is a member of the national council of	3277
state boards of nursing;	3278
(c) A practical nurse course offered or approved by the	3279
United States army.	3280
(D) The board may grant a nonrenewable temporary permit to	3281
practice nursing as a registered nurse or as a licensed	3282
practical nurse to an applicant for license by endorsement if	3283
the board is satisfied by the evidence that the applicant holds	3284

Revised Code.

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a current, valid, and unrestricted license in or equivalent	3285
authorization from another jurisdiction. Subject to earlier	3286
automatic termination as described in this paragraph, the	3287
temporary permit shall expire at the earlier of one hundred	3288
eighty days after issuance or upon the issuance of a license by	3289
endorsement. The temporary permit shall terminate automatically	3290
if the criminal records check completed by the bureau of	3291
criminal identification and investigation as described in	3292
section 4723.091 of the Revised Code regarding the applicant	3293
indicates that the applicant is ineligible for licensure as	3294
specified in section 4723.092 of the Revised Code. An applicant	3295
whose temporary permit is automatically terminated is	3296
permanently prohibited from obtaining a license to practice	3297
nursing in this state as a registered nurse or as a licensed	3298
practical nurse.	3299
Sec. 4723.151. (A) Medical diagnosis, prescription of	3300
medical measures, and the practice of medicine or surgery or any	3301
of its branches by a nurse are prohibited.	3302
(B) Division (A) of this section does not prohibit a	3303
certified registered nurse anesthetist, clinical nurse	3304
specialist, certified nurse-midwife, or certified nurse	3305
practitioner from practicing within the nurse's scope of	3306
practice in accordance with section 4723.43 of the Revised Code.	3307
Division (A) of this section does not prohibit a clinical nurse-	3308
specialist, certified nurse-midwife, or certified nurse-	3309

(C) Notwithstanding division (B) of this section, nothing

practitioner who holds a certificate to prescribe issued under-

section 4723.48 of the Revised Code from prescribing drugs and

therapeutic devices in accordance with section 4723.481 of the

in this chapter shall be construed as authorizing any nurse to 3315 prescribe any drug or device to perform or induce an abortion, 3316 or to otherwise perform or induce an abortion. 3317

- Sec. 4723.16. (A) An individual whom the board of nursing 3318 licenses, certificates, or otherwise legally authorizes to 3319 engage in the practice of nursing as a registered nurse, 3320 advanced practice registered nurse, or as a licensed practical 3321 nurse may render the professional services of a registered, 3322 advanced practice registered, or licensed practical nurse within 3323 this state through a corporation formed under division (B) of 3324 section 1701.03 of the Revised Code, a limited liability company 3325 formed under Chapter 1705. of the Revised Code, a partnership, 3326 or a professional association formed under Chapter 1785. of the 3327 Revised Code. This division does not preclude an individual of 3328 that nature from rendering professional services as a 3329 registered, advanced practice registered, or licensed practical 3330 nurse through another form of business entity, including, but 3331 not limited to, a nonprofit corporation or foundation, or in 3332 another manner that is authorized by or in accordance with this 3333 chapter, another chapter of the Revised Code, or rules of the 3334 board of nursing adopted pursuant to this chapter. 3335
- (B) A corporation, limited liability company, partnership,
 or professional association described in division (A) of this
 section may be formed for the purpose of providing a combination
 of the professional services of the following individuals who
 are licensed, certificated, or otherwise legally authorized to
 practice their respective professions:

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- (1) Optometrists who are authorized to practice optometry 3342 under Chapter 4725. of the Revised Code; 3343
 - (2) Chiropractors who are authorized to practice

chiropractic or acupuncture under Chapter 4734. of the Revised	3345
Code;	3346
(3) Psychologists who are authorized to practice	3347
psychology under Chapter 4732. of the Revised Code;	3348
(4) Registered, advanced practice registered, or licensed	3349
practical nurses who are authorized to practice nursing as	3350
registered nurses, advanced practice registered nurses, or as-	3351
licensed practical nurses under this chapter;	3352
(5) Pharmacists who are authorized to practice pharmacy	3353
under Chapter 4729. of the Revised Code;	3354
(6) Physical therapists who are authorized to practice	3355
physical therapy under sections 4755.40 to 4755.56 of the	3356
Revised Code;	3357
(7) Occupational therapists who are licensed to practice	3358
occupational therapy under sections 4755.04 to 4755.13 of the	3359
Revised Code;	3360
(8) Mechanotherapists who are authorized to practice	3361
mechanotherapy under section 4731.151 of the Revised Code;	3362
(9) Doctors of medicine and surgery, osteopathic medicine	3363
and surgery, or podiatric medicine and surgery who are licensed,	3364
certificated, or otherwise legally authorized for their	3365
respective practices under Chapter 4731. of the Revised Code;	3366
(10) Licensed professional clinical counselors, licensed	3367
professional counselors, independent social workers, social	3368
workers, independent marriage and family therapists, or marriage	3369
and family therapists who are authorized for their respective	3370
practices under Chapter 4757. of the Revised Code.	3371
This division shall apply notwithstanding a provision of a	3372

code of ethics applicable to a nurse that prohibits a	3373
registered, advanced practice registered, or licensed practical	3374
nurse from engaging in the practice of nursing as a registered	3375
nurse, advanced practice registered nurse, or as a licensed	3376
practical nurse in combination with a person who is licensed,	3377
certificated, or otherwise legally authorized to practice	3378
optometry, chiropractic, acupuncture through the state	3379
chiropractic board, psychology, pharmacy, physical therapy,	3380
occupational therapy, mechanotherapy, medicine and surgery,	3381
osteopathic medicine and surgery, podiatric medicine and	3382
surgery, professional counseling, social work, or marriage and	3383
family therapy, but who is not also licensed, certificated, or	3384
otherwise legally authorized to engage in the practice of	3385
nursing as a registered nurse, advanced practice registered	3386
nurse, or as a licensed practical nurse.	3387
Con 4722 10 (A) The board of nursing shall suthering a	2200
Sec. 4723.18. (A) The board of nursing shall authorize a	3388
licensed practical nurse to administer to an adult intravenous	3389
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licensed practical nurse to administer to an adult intravenous	3389
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board	3389 3390
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that—all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met:	3389 3390 3391
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under	3389 3390 3391 3392
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse.	3389 3390 3391 3392 3393 3394
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse. (2) The nurse has been authorized under section 4723.17 of	3389 3390 3391 3392 3393 3394
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse.	3389 3390 3391 3392 3393 3394
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse. (2) The nurse has been authorized under section 4723.17 of	3389 3390 3391 3392 3393 3394
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse. (2) The nurse has been authorized under section 4723.17 of the Revised Code to administer medications.	3389 3390 3391 3392 3393 3394 3395 3396
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse. (2) The nurse has been authorized under section 4723.17 of the Revised Code to administer medications. (3) The nurse successfully completed a either of the	3389 3390 3391 3392 3393 3394 3395 3396
licensed practical nurse to administer to an adult intravenous therapy if the nurse supplies evidence satisfactory to the board that all of the following are the case the conditions of divisions (A)(1) to (3) of this section have been met: (1) The nurse holds a current, valid license issued under this chapter to practice nursing as a licensed practical nurse. (2) The nurse has been authorized under section 4723.17 of the Revised Code to administer medications. (3) The nurse successfully completed a—either of the following:	3389 3390 3391 3392 3393 3394 3395 3396 3397 3398

jurisdiction that regulates the practice of nursing and has	3402
requirements for intravenous therapy course approval that are	3403
substantially similar to the requirements in division (B) of	3404
section 4723.19 of the Revised Code, as determined by the board.	3405
(4) The nurse has successfully completed a minimum of	3406
forty hours of training:	3407
(b) A continuing education course or program approved by	3408
the board pursuant to section 4723.06 of the Revised Code that	3409
includes all of the following:	3410
(a) (i) The curriculum established by rules adopted by the	3411
board;	3412
(b) (ii) Training in the anatomy and physiology of the	3413
cardiovascular system, signs and symptoms of local and systemic	3414
complications in the administration of fluids and antibiotic	3415
additives, and guidelines for management of these complications;	3416
(c) (iii) Any other training or instruction the board	3417
considers appropriate;	3418
(d) (iv) A testing component that requires the nurse to	3419
perform a successful demonstration of the intravenous	3420
procedures, including all skills needed to perform them safely.	3421
(B) Except as provided in section 4723.181 of the Revised	3422
Code and subject to the restrictions in division (D) of this	3423
section, a licensed practical nurse may perform intravenous	3424
therapy on an adult patient only if authorized by the board	3425
pursuant to division (A) of this section and only at the	3426
direction of one of the following:	3427
(1) A physician, physician assistant, dentist,	3428
optometrist, or podiatrist who is authorized to practice in this	3429

state and, except as provided in division (C)(2) of this	3430
section, is present and readily available at the facility where	3431
the intravenous therapy procedure is performed;	3432
(2) A registered nurse in accordance with division (C) of	3433
this section.	3434
(C)(1) Except as provided in division (C)(2) of this	3435
section and section 4723.181 of the Revised Code, when a	3436
licensed practical nurse authorized by the board to perform	3437
intravenous therapy performs an intravenous therapy procedure at	3438
the direction of a registered nurse, the registered nurse or	3439
another registered nurse shall be readily available at the site	3440
where the intravenous therapy is performed, and before the	3441
licensed practical nurse initiates the intravenous therapy, the	3442
registered nurse shall personally perform an on-site assessment	3443
of the adult patient who is to receive the intravenous therapy.	3444
(2) When a licensed practical nurse authorized by the	3445
board to perform intravenous therapy performs an intravenous	3446
therapy procedure in a home as defined in section 3721.10 of the	3447
Revised Code, or in an intermediate care facility for	3448
individuals with intellectual disabilities as defined in section	3449
5124.01 of the Revised Code, at the direction of a registered	3450
nurse or licensed a physician, physician assistant, dentist,	3451
optometrist, or podiatrist who is authorized to practice in this	3452
state, a registered nurse shall be on the premises of the home	3453
or facility or accessible by some form of telecommunication.	3454
(D) No licensed practical nurse shall perform any of the	3455
following intravenous therapy procedures:	3456
(1) Initiating or maintaining any of the following:	3457
(a) Blood or blood components;	3458

(b) Solutions for total parenteral nutrition;	3459
(c) Any cancer therapeutic medication including, but not	3460
limited to, cancer chemotherapy or an anti-neoplastic agent;	3461
(d) Solutions administered through any central venous line	3462
or arterial line or any other line that does not terminate in a	3463
peripheral vein, except that a licensed practical nurse	3464
authorized by the board to perform intravenous therapy may	3465
maintain the solutions specified in division (D)(6)(a) of this	3466
section that are being administered through a central venous	3467
line or peripherally inserted central catheter;	3468
(e) Any investigational or experimental medication.	3469
(2) Initiating intravenous therapy in any vein, except	3470
that a licensed practical nurse authorized by the board to	3471
perform intravenous therapy may initiate intravenous therapy in	3472
accordance with this section in a vein of the hand, forearm, or	3473
antecubital fossa;	3474
(3) Discontinuing a central venous, arterial, or any other	3475
line that does not terminate in a peripheral vein;	3476
(4) Initiating or discontinuing a peripherally inserted	3477
central catheter;	3478
(5) Mixing, preparing, or reconstituting any medication	3479
for intravenous therapy, except that a licensed practical nurse	3480
authorized by the board to perform intravenous therapy may	3481
prepare or reconstitute an antibiotic additive;	3482
(6) Administering medication via the intravenous route,	3483
including all of the following activities:	3484
(a) Adding medication to an intravenous solution or to an	3485
existing infusion, except that a licensed practical nurse	3486

authorized by the board to perform intravenous therapy may do	3487
any of the following:	3488
(i) Initiate an intravenous infusion containing one or	3489
more of the following elements: dextrose 5%, normal saline,	3490
lactated ringers, sodium chloride .45%, sodium chloride 0.2%,	3491
sterile water;	3492
(ii) Hang subsequent containers of the intravenous	3493
solutions specified in division (D)(6)(a)(i) of this section	3494
that contain vitamins or electrolytes, if a registered nurse	3495
initiated the infusion of that same intravenous solution;	3496
(iii) Initiate or maintain an intravenous infusion	3497
containing an antibiotic additive.	3498
(b) Injecting medication via a direct intravenous route,	3499
except that a licensed practical nurse authorized by the board	3500
to perform intravenous therapy may inject heparin or normal	3501
saline to flush an intermittent infusion device or heparin lock	3502
including, but not limited to, bolus or push.	3503
(7) Changing tubing on any line including, but not limited	3504
to, an arterial line or a central venous line, except that a	3505
licensed practical nurse authorized by the board to perform	3506
intravenous therapy may change tubing on an intravenous line	3507
that terminates in a peripheral vein;	3508
(8) Programming or setting any function of a patient	3509
controlled infusion pump.	3510
(E) Notwithstanding divisions (A) and (D) of this section,	3511
at the direction of a physician or a registered nurse, a	3512
licensed practical nurse authorized by the board to perform	3513
intravenous therapy may perform the following activities for the	3514
purpose of performing dialysis:	3515

(1) The routine administration and regulation of saline	3516
solution for the purpose of maintaining an established fluid	3517
plan;	3518
(2) The administration of a heparin dose intravenously;	3519
(3) The administration of a heparin dose peripherally via	3520
a fistula needle;	3521
(4) The loading and activation of a constant infusion	3522
pump;	3523
(5) The intermittent injection of a dose of medication	3524
that is administered via the hemodialysis blood circuit and	3525
through the patient's venous access.	3526
(F) No person shall employ or direct a licensed practical	3527
nurse to perform an intravenous therapy procedure without first	3528
verifying that the licensed practical nurse is authorized by the	3529
board to perform intravenous therapy.	3530
Sec. 4723.24. (A) (1) Except as otherwise provided in this	3531
chapter, all of the following apply with respect to the	3532
schedules for renewal of licenses and certificates issued by the	3533
board of nursing:	3534
(a) An active license to practice nursing as a registered	3535
nurse is subject to renewal in odd-numbered years. An	3536
application for renewal of the license is due on the fifteenth	3537
day of September of the renewal year. A late application may be	3538
submitted before the license lapses. If a license is not renewed	3539
or classified as inactive, the license lapses on the first day	3540
of November of the renewal year.	3541
(b) An active license to practice nursing as a licensed	3542
practical nurse is subject to renewal in even-numbered years. An	3543

day of September of the renewal year. A late application may be	3545
submitted before the license lapses. If a license is not renewed	3546
or classified as inactive, the license lapses on the first day	3547
of November of the renewal year.	3548
(c) An active license to practice nursing as an advanced	3549
practice registered nurse is subject to renewal in odd-numbered	3550
years. An application for renewal of the license is due on the	3551
fifteenth day of September of the renewal year. A late	3552
application may be submitted before the license lapses. If a	3553
license is not renewed or classified as inactive, the license	3554
lapses on the first day of November of the renewal year.	3555
(d) All other active licenses and certificates issued	3556
under this chapter are subject to renewal according to a	3557
schedule established by the board in rules adopted under section	3558
4723.07 of the Revised Code.	3559
(2) The board shall provide an application for renewal to	3560
every holder of an active license or certificate, except when	3561
the board is aware that an individual is ineligible for license	3562
or certificate renewal for any reason, including pending	3563
criminal charges in this state or another jurisdiction, failure	3564
to comply with a disciplinary order from the board or the terms	3565
of a consent agreement entered into with the board, failure to	3566
pay fines or fees owed to the board, or failure to provide on	3567
the board's request documentation of having completed the	3568
continuing nursing education requirements specified in division	3569
(C) of this section.	3570
If the board provides a renewal application by mail, the	3571
application shall be addressed to the last known post-office	3572
address of the license or certificate holder and mailed before	3573

application for renewal of the license is due on the fifteenth

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the date the application is due. Failure of the license or	3574
certificate holder to receive an application for renewal from	3575
the board shall not excuse the holder from the requirements	3576
contained in this section, except as provided in section 5903.10	3577
of the Revised Code.	3578
(3) A license or certificate holder seeking renewal of the	3579
license or certificate shall complete the renewal application	3580
and submit it to the board with the renewal fee established	3581
under section 4723.08 of the Revised Code. If a renewal	3582
application is submitted after the date the application is due,	3583
but before the date the license or certificate lapses, the	3584
applicant shall include with the application the fee established	3585
under section 4723.08 of the Revised Code for processing a late	3586
application for renewal.	3587
With the renewal application, the applicant shall report	3588
any conviction, plea, or judicial finding regarding a criminal	3589
offense that constitutes grounds for the board to impose	3590
sanctions under section 4723.28 of the Revised Code since the	3591
applicant last submitted an application to the board.	3592
(4) On receipt of the renewal application, the board shall	3593
verify whether the applicant meets the renewal requirements. If	3594
the applicant meets the requirements, the board shall renew the	3595
license or certificate.	3596
(B) Every license or certificate holder shall give written	3597
notice to the board of any change of name or address within	3598

thirty days of the change. The board shall require the holder to

document a change of name in a manner acceptable to the board.

(C)(1) Except in the case of a first renewal after

licensure by examination, to be eligible for renewal of an

active license to practice nursing as a registered nurse or	3603
licensed practical nurse, each individual who holds an active	3604
license shall, in each two-year period specified by the board,	3605
complete continuing nursing education as follows:	3606
(a) For renewal of a license that was issued for a two-	3607
year renewal period, twenty-four hours of continuing nursing	3608
education;	3609
(b) For renewal of a license that was issued for less than	3610
a two-year renewal period, the number of hours of continuing	3611
nursing education specified by the board in rules adopted in	3612
accordance with Chapter 119. of the Revised Code;	3613
(c) Of the hours of continuing nursing education completed	3614
in any renewal period, at least one hour of the education must	3615
be directly related to the statutes and rules pertaining to the	3616
practice of nursing in this state.	3617
(2) To be eligible for renewal of an active license to	3618
practice nursing as an advanced practice registered nurse, each	3619
individual who holds an active license shall, in each two-year	3620
period specified by the board, complete continuing education as	3621
follows:	3622
(a) For renewal of a license that was issued for a two-	3623
year renewal period, twenty-four hours of continuing nursing	3624
education;	3625
(b) For renewal of a license that was issued for less than	3626
a two-year renewal period, the number of hours of continuing	3627
nursing education specified by the board in rules adopted in	3628
accordance with Chapter 119. of the Revised Code, including the	3629
number of hours of continuing education in advanced	3630
pharmacology;	3631

(c) In the case of an advanced practice registered nurse	3632
who is designated as a clinical nurse specialist, certified	3633
nurse-midwife, or certified nurse practitioner, of the hours of	3634
continuing nursing education completed in any renewal period, at	3635
least twelve hours of the education must be in advanced	3636
pharmacology and be received from an accredited institution	3637
recognized by the board.	3638
(d) The continuing education required by division (C)(2)	3639
(a) or (b) of this section is in addition to the continuing	3640
education required by division (C)(1)(a) or (b) of this section.	3641
(3) The board shall adopt rules establishing the procedure	3642
for a license holder to certify to the board completion of the	3643
required continuing nursing education. The board may conduct a	3644
random sample of license holders and require that the license	3645
holders included in the sample submit satisfactory documentation	3646
of having completed the requirements for continuing nursing	3647
education. On the board's request, a license holder included in	3648
the sample shall submit the required documentation.	3649
(3) (4) An educational activity may be applied toward	3650
meeting the continuing nursing education requirement only if it	3651
is obtained through a program or course approved by the board or	3652
a person the board has authorized to approve continuing nursing	3653
education programs and courses.	3654
$\frac{(4)}{(5)}$ The continuing education required of a certified	3655
registered nurse anesthetist, clinical nurse specialist,	3656
certified nurse-midwife, or certified nurse practitioner to	3657
maintain certification by a national certifying organization	3658
shall be applied toward the continuing education requirements	3659
for renewal of a license to practice nursing as a registered	3660
nurse only the following if it the continuing education is	3661

obtained through a program or course approved by the board or a	3662
person the board has authorized to approve continuing nursing	3663
education programs and courses:	3664
(a) A license to practice nursing as a registered nurse;	3665
(b) A license to practice nursing as an advanced practice	3666
registered nurse.	3667
(D) Except as otherwise provided in section 4723.28 of the	3668
Revised Code, an individual who holds an active license to	3669
practice nursing as a registered nurse or licensed practical	3670
nurse and who does not intend to practice in Ohio may send to	3671
the board written notice to that effect on or before the date	3672
the license lapses, and the board shall classify the license as	3673
inactive. During the period that the license is classified as	3674
inactive, the holder may not engage in the practice of nursing	3675
as a registered nurse or licensed practical nurse in Ohio and is	3676
not required to pay the renewal fee.	3677
The holder of an inactive license to practice nursing as a	3678
registered nurse or licensed practical nurse or an individual	3679
who has failed to renew the individual's license to practice	3680
nursing as a registered nurse or licensed practical nurse may	3681
have the license reactivated or reinstated upon doing the	3682
following, as applicable to the holder or individual:	3683
(1) Applying to the board for license reactivation or	3684
reinstatement on forms provided by the board;	3685
(2) Meeting the requirements for reactivating or	3686
reinstating licenses established in rules adopted under section	3687
4723.07 of the Revised Code or, if the individual did not renew	3688
because of service in the armed forces of the United States or a	3689
reserve component of the armed forces of the United States,	3690

including the Ohio national guard or the national guard of any	3691
other state, as provided in section 5903.10 of the Revised Code;	3692
(3) If the license has been inactive for at least five	3693
years from the date of application for reactivation or has	3694
lapsed for at least five years from the date of application for	3695
reinstatement, submitting a request to the bureau of criminal	3696
identification and investigation for a criminal records check	3697
and check of federal bureau of investigation records pursuant to	3698
section 4723.091 of the Revised Code.	3699
(E) Except as otherwise provided in section 4723.28 of the	3700
Revised Code, an individual who holds an active license to	3701
practice nursing as an advanced practice registered nurse and	3702
does not intend to practice in Ohio as an advanced practice	3703
registered nurse may send to the board written notice to that	3704
effect on or before the renewal date, and the board shall	3705
classify the license as inactive. During the period that the	3706
license is classified as inactive, the holder may not engage in	3707
the practice of nursing as an advanced practice registered nurse	3708
in Ohio and is not required to pay the renewal fee.	3709
The holder of an inactive license to practice nursing as	3710
an advanced practice registered nurse or an individual who has	3711
failed to renew the individual's license to practice nursing as	3712
an advanced practice registered nurse may have the license	3713
reactivated or reinstated upon doing the following, as	3714
applicable to the holder or individual:	3715
(1) Applying to the board for license reactivation or	3716
reinstatement on forms provided by the board;	3717
(2) Meeting the requirements for reactivating or	3718
reinstating licenses established in rules adopted under section	3719

4723.07 of the Revised Code or, if the individual did not renew	3720
because of service in the armed forces of the United States or a	3721
reserve component of the armed forces of the United States,	3722
including the Ohio national guard or the national guard of any	3723
other state, as provided in section 5903.10 of the Revised Code.	3724
Sec. 4723.25. The board of nursing shall approve one or	3725
more continuing education courses of study that comply with	3726
divisions (E) and (F) of section 4723.07 of the Revised Code and	3727
that assist registered nurses and licensed practical nurses in	3728
recognizing the signs of domestic violence and its relationship	3729
to child abuse. Nurses are not required to take the courses.	3730
Sec. 4723.271. (A) Upon request of the holder of a nursing	3731
license, certificate of authority, dialysis technician	3732
certificate, medication aide certificate, or community health	3733
worker certificate issued under this chapter, the presentment of	3734
proper identification as prescribed in rules adopted by the	3735
board of nursing, and payment of the fee authorized under	3736
section 4723.08 of the Revised Code, the board of nursing shall	3737
provide to the requestor a replacement copy of a wall	3738
certificate suitable for framing.	3739
(B) Upon request of the holder of a nursing license,	3740
volunteer's certificate, certificate of authority, certificate	3741
to prescribe, dialysis technician certificate, medication aide	3742
certificate, or community health worker certificate issued under	3743
this chapter and payment of the fee authorized under section	3744
4723.08 of the Revised Code, the board shall verify to an agency	3745
of another jurisdiction or foreign country the fact that the	3746
person holds such nursing license, volunteer's certificate,	3747
certificate of authority, certificate to prescribe, dialysis	3748
technician certificate, medication aide certificate, or	3749

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community health worker certificate.

Sec. 4723.28. (A) The board of nursing, by a vote of a 3751 quorum, may impose one or more of the following sanctions if it 3752 finds that a person committed fraud in passing an examination 3753 required to obtain a license, certificate of authority, or 3754 dialysis technician certificate issued by the board or to have 3755 committed fraud, misrepresentation, or deception in applying for 3756 or securing any nursing license, certificate of authority, or 3757 dialysis technician certificate issued by the board: deny, 3758 3759 revoke, suspend, or place restrictions on any nursing license, certificate of authority, or dialysis technician certificate 3760 issued by the board; reprimand or otherwise discipline a holder 3761 of a nursing license, certificate of authority, or dialysis 3762 technician certificate; or impose a fine of not more than five 3763 hundred dollars per violation. 3764

- (B) The board of nursing, by a vote of a quorum, may 3765 impose one or more of the following sanctions: deny, revoke, 3766 suspend, or place restrictions on any nursing license, 3767 certificate of authority, or dialysis technician certificate 3768 issued by the board; reprimand or otherwise discipline a holder 3769 of a nursing license, certificate of authority, or dialysis 3770 technician certificate; or impose a fine of not more than five 3771 hundred dollars per violation. The sanctions may be imposed for 3772 3773 any of the following:
- (1) Denial, revocation, suspension, or restriction of

 authority to engage in a licensed profession or practice a

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 health care occupation, including nursing or practice as a

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 dialysis technician, for any reason other than a failure to

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 renew, in Ohio or another state or jurisdiction;

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 - (2) Engaging in the practice of nursing or engaging in

practice as a dialysis technician, having failed to renew a	3780
nursing license or dialysis technician certificate issued under	3781
this chapter, or while a nursing license or dialysis technician	3782
certificate is under suspension;	3783

- (3) Conviction of, a plea of guilty to, a judicial finding 3784 of guilt of, a judicial finding of guilt resulting from a plea 3785 of no contest to, or a judicial finding of eligibility for a 3786 pretrial diversion or similar program or for intervention in 3787 lieu of conviction for, a misdemeanor committed in the course of 3788 practice; 3789
- (4) Conviction of, a plea of guilty to, a judicial finding 3790 of guilt of, a judicial finding of guilt resulting from a plea 3791 of no contest to, or a judicial finding of eligibility for a 3792 pretrial diversion or similar program or for intervention in 3793 lieu of conviction for, any felony or of any crime involving 3794 gross immorality or moral turpitude; 3795
- (5) Selling, giving away, or administering drugs or 3796 therapeutic devices for other than legal and legitimate 3797 therapeutic purposes; or conviction of, a plea of quilty to, a 3798 judicial finding of guilt of, a judicial finding of guilt 3799 resulting from a plea of no contest to, or a judicial finding of 3800 eligibility for a pretrial diversion or similar program or for 3801 intervention in lieu of conviction for, violating any municipal, 3802 state, county, or federal drug law; 3803
- (6) Conviction of, a plea of guilty to, a judicial finding 3804 of guilt of, a judicial finding of guilt resulting from a plea 3805 of no contest to, or a judicial finding of eligibility for a 3806 pretrial diversion or similar program or for intervention in 3807 lieu of conviction for, an act in another jurisdiction that 3808 would constitute a felony or a crime of moral turpitude in Ohio; 3809

(7) Conviction of, a plea of guilty to, a judicial finding	3810
of guilt of, a judicial finding of guilt resulting from a plea	3811
of no contest to, or a judicial finding of eligibility for a	3812
pretrial diversion or similar program or for intervention in	3813
lieu of conviction for, an act in the course of practice in	3814
another jurisdiction that would constitute a misdemeanor in	3815
Ohio;	3816
(8) Self-administering or otherwise taking into the body	3817
any dangerous drug, as defined in section 4729.01 of the Revised	3818
Code, in any way that is not in accordance with a legal, valid	3819
prescription issued for that individual, or self-administering	3820
or otherwise taking into the body any drug that is a schedule I	3821
controlled substance;	3822
(9) Habitual or excessive use of controlled substances,	3823
other habit-forming drugs, or alcohol or other chemical	3824
substances to an extent that impairs the individual's ability to	3825
provide safe nursing care or safe dialysis care;	3826
(10) Impairment of the ability to practice according to	3827
acceptable and prevailing standards of safe nursing care or safe	3828
dialysis care because of the use of drugs, alcohol, or other	3829
chemical substances;	3830
(11) Impairment of the ability to practice according to	3831
acceptable and prevailing standards of safe nursing care or safe	3832
dialysis care because of a physical or mental disability;	3833
(12) Assaulting or causing harm to a patient or depriving	3834
a patient of the means to summon assistance;	3835
(13) Misappropriation or attempted misappropriation of	3836
money or anything of value in the course of practice;	3837
(14) Adjudication by a probate court of being mentally ill	3838

or mentally incompetent. The board may reinstate the person's	3839
nursing license or dialysis technician certificate upon	3840
adjudication by a probate court of the person's restoration to	3841
competency or upon submission to the board of other proof of	3842
competency.	3843
(15) The suspension or termination of employment by the	3844
<u>United States</u> department of defense or the department of	3845
veterans administration of the United States affairs for any act	3846
that violates or would violate this chapter;	3847
(16) Violation of this chapter or any rules adopted under	3848
it;	3849
(17) Violation of any restrictions placed by the board on	3850
a nursing license or dialysis technician certificate;	3851
(18) Failure to use universal and standard precautions	3852
established by rules adopted under section 4723.07 of the	3853
Revised Code;	3854
(19) Failure to practice in accordance with acceptable and	3855
prevailing standards of safe nursing care or safe dialysis care;	3856
(20) In the case of a registered nurse, engaging in	3857
activities that exceed the practice of nursing as a registered	3858
nurse;	3859
(21) In the case of a licensed practical nurse, engaging	3860
in activities that exceed the practice of nursing as a licensed	3861
practical nurse;	3862
(22) In the case of a dialysis technician, engaging in	3863
activities that exceed those permitted under section 4723.72 of	3864
the Revised Code;	3865
(23) Aiding and abetting a person in that person's	3866

practice of nursing without a license or practice as a dialysis	3867
technician without a certificate issued under this chapter;	3868
(24) In the case of a certified registered nurse	3869
anesthetist, clinical nurse specialist, certified nurse-midwife,	3870
or certified nurse practitioner an advanced practice registered	3871
nurse, except as provided in division (M) of this section,	3872
either of the following:	3873
(a) Waiving the payment of all or any part of a deductible	3874
or copayment that a patient, pursuant to a health insurance or	3875
health care policy, contract, or plan that covers such nursing	3876
services, would otherwise be required to pay if the waiver is	3877
used as an enticement to a patient or group of patients to	3878
receive health care services from that provider;	3879
(b) Advertising that the nurse will waive the payment of	3880
all or any part of a deductible or copayment that a patient,	3881
pursuant to a health insurance or health care policy, contract,	3882
or plan that covers such nursing services, would otherwise be	3883
required to pay.	3884
(25) Failure to comply with the terms and conditions of	3885
participation in the chemical dependency monitoring program	3886
established under section 4723.35 of the Revised Code;	3887
(26) Failure to comply with the terms and conditions	3888
required under the practice intervention and improvement program	3889
established under section 4723.282 of the Revised Code;	3890
(27) In the case of a certified registered nurse	3891
anesthetist, clinical nurse specialist, certified nurse midwife,	3892
or certified an advanced practice registered nurse practitioner:	3893
(a) Engaging in activities that exceed those permitted for	3894
the nurse's nursing specialty under section 4723.43 of the	3895

Revised Code;	3896
(b) Failure to meet the quality assurance standards	3897
established under section 4723.07 of the Revised Code.	3898
(28) In the case of <u>an advanced practice registered nurse</u>	3899
other than a clinical nurse specialist, certified nurse-midwife,	3900
or certified nurse practitioner certified registered nurse	3901
anesthetist, failure to maintain a standard care arrangement in	3902
accordance with section 4723.431 of the Revised Code or to	3903
practice in accordance with the standard care arrangement;	3904
(29) In the case of <u>an advanced practice registered nurse</u>	3905
who is designated as a clinical nurse specialist, certified	3906
nurse-midwife, or certified nurse practitioner—who holds a—	3907
certificate to prescribe issued under section 4723.48 of the	3908
Revised Code, failure to prescribe drugs and therapeutic devices	3909
in accordance with section 4723.481 of the Revised Code;	3910
(30) Prescribing any drug or device to perform or induce	3911
an abortion, or otherwise performing or inducing an abortion;	3912
(31) Failure to establish and maintain professional	3913
boundaries with a patient, as specified in rules adopted under	3914
section 4723.07 of the Revised Code;	3915
(32) Regardless of whether the contact or verbal behavior	3916
is consensual, engaging with a patient other than the spouse of	3917
the registered nurse, licensed practical nurse, or dialysis	3918
technician in any of the following:	3919
(a) Sexual contact, as defined in section 2907.01 of the	3920
Revised Code;	3921
(b) Verbal behavior that is sexually demeaning to the	3922
patient or may be reasonably interpreted by the patient as	3923

sexually demeaning.	3924
(33) Assisting suicide, as defined in section 3795.01 of	3925
the Revised Code;	3926
(34) Failure to comply with the requirements in section	3927
3719.061 of the Revised Code before issuing for a minor a	3928
prescription for an opioid analgesic, as defined in section	3929
3719.01 of the Revised Code;	3930
(35) Failure to comply with section 4723.487 of the	3931
Revised Code, unless the state board of pharmacy no longer	3932
maintains a drug database pursuant to section 4729.75 of the	3933
Revised Code;	3934
(36) The revocation, suspension, restriction, reduction,	3935
or termination of clinical privileges by the United States	3936
department of defense or department of veterans affairs or the	3937
termination or suspension of a certificate of registration to	3938
prescribe drugs by the drug enforcement administration of the	3939
United States department of justice.	3940
(C) Disciplinary actions taken by the board under	3941
divisions (A) and (B) of this section shall be taken pursuant to	3942
an adjudication conducted under Chapter 119. of the Revised	3943
Code, except that in lieu of a hearing, the board may enter into	3944
a consent agreement with an individual to resolve an allegation	3945
of a violation of this chapter or any rule adopted under it. A	3946
consent agreement, when ratified by a vote of a quorum, shall	3947
constitute the findings and order of the board with respect to	3948
the matter addressed in the agreement. If the board refuses to	3949
ratify a consent agreement, the admissions and findings	3950
contained in the agreement shall be of no effect.	3951
(D) The hearings of the board shall be conducted in	3952

accordance with Chapter 119. of the Revised Code, the board may	3953
appoint a hearing examiner, as provided in section 119.09 of the	3954
Revised Code, to conduct any hearing the board is authorized to	3955
hold under Chapter 119. of the Revised Code.	3956

In any instance in which the board is required under 3957 Chapter 119. of the Revised Code to give notice of an 3958 opportunity for a hearing and the applicant, licensee, or 3959 certificate holder does not make a timely request for a hearing 3960 in accordance with section 119.07 of the Revised Code, the board 3961 is not required to hold a hearing, but may adopt, by a vote of a 3962 quorum, a final order that contains the board's findings. In the 3963 final order, the board may order any of the sanctions listed in 3964 division (A) or (B) of this section. 3965

(E) If a criminal action is brought against a registered 3966 nurse, licensed practical nurse, or dialysis technician for an 3967 act or crime described in divisions (B)(3) to (7) of this 3968 section and the action is dismissed by the trial court other 3969 than on the merits, the board shall conduct an adjudication to 3970 determine whether the registered nurse, licensed practical 3971 nurse, or dialysis technician committed the act on which the 3972 action was based. If the board determines on the basis of the 3973 adjudication that the registered nurse, licensed practical 3974 nurse, or dialysis technician committed the act, or if the 3975 registered nurse, licensed practical nurse, or dialysis 3976 technician fails to participate in the adjudication, the board 3977 may take action as though the registered nurse, licensed 3978 practical nurse, or dialysis technician had been convicted of 3979 the act. 3980

If the board takes action on the basis of a conviction, 3981 plea, or a judicial finding as described in divisions (B)(3) to 3982

(7) of this section that is overturned on appeal, the registered	3983
nurse, licensed practical nurse, or dialysis technician may, on	3984
exhaustion of the appeal process, petition the board for	3985
reconsideration of its action. On receipt of the petition and	3986
supporting court documents, the board shall temporarily rescind	3987
its action. If the board determines that the decision on appeal	3988
was a decision on the merits, it shall permanently rescind its	3989
action. If the board determines that the decision on appeal was	3990
not a decision on the merits, it shall conduct an adjudication	3991
to determine whether the registered nurse, licensed practical	3992
nurse, or dialysis technician committed the act on which the	3993
original conviction, plea, or judicial finding was based. If the	3994
board determines on the basis of the adjudication that the	3995
registered nurse, licensed practical nurse, or dialysis	3996
technician committed such act, or if the registered nurse,	3997
licensed practical nurse, or dialysis technician does not	3998
request an adjudication, the board shall reinstate its action;	3999
otherwise, the board shall permanently rescind its action.	4000

Notwithstanding the provision of division (C)(2) of 4001 section 2953.32 of the Revised Code specifying that if records 4002 pertaining to a criminal case are sealed under that section the 4003 proceedings in the case shall be deemed not to have occurred, 4004 sealing of the following records on which the board has based an 4005 action under this section shall have no effect on the board's 4006 action or any sanction imposed by the board under this section: 4007 records of any conviction, guilty plea, judicial finding of 4008 guilt resulting from a plea of no contest, or a judicial finding 4009 of eligibility for a pretrial diversion program or intervention 4010 in lieu of conviction. 4011

The board shall not be required to seal, destroy, redact, 4012 or otherwise modify its records to reflect the court's sealing 4013

of conviction records.

(F) The board may investigate an individual's criminal 4015 background in performing its duties under this section. As part 4016 of such investigation, the board may order the individual to 4017 submit, at the individual's expense, a request to the bureau of 4018 criminal identification and investigation for a criminal records 4019 check and check of federal bureau of investigation records in 4020 accordance with the procedure described in section 4723.091 of 4021 the Revised Code. 4022

(G) During the course of an investigation conducted under 4023 this section, the board may compel any registered nurse, 4024 licensed practical nurse, or dialysis technician or applicant 4025 under this chapter to submit to a mental or physical 4026 examination, or both, as required by the board and at the 4027 expense of the individual, if the board finds reason to believe 4028 that the individual under investigation may have a physical or 4029 mental impairment that may affect the individual's ability to 4030 provide safe nursing care. Failure of any individual to submit 4031 to a mental or physical examination when directed constitutes an 4032 admission of the allegations, unless the failure is due to 4033 circumstances beyond the individual's control, and a default and 4034 final order may be entered without the taking of testimony or 4035 presentation of evidence. 4036

If the board finds that an individual is impaired, the

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board shall require the individual to submit to care,

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counseling, or treatment approved or designated by the board, as

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a condition for initial, continued, reinstated, or renewed

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authority to practice. The individual shall be afforded an

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opportunity to demonstrate to the board that the individual can

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begin or resume the individual's occupation in compliance with

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acceptable and prevailing standards of care under the provisions 4044 of the individual's authority to practice. 4045

For purposes of this division, any registered nurse,

licensed practical nurse, or dialysis technician or applicant

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under this chapter shall be deemed to have given consent to

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submit to a mental or physical examination when directed to do

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so in writing by the board, and to have waived all objections to

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the admissibility of testimony or examination reports that

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constitute a privileged communication.

- (H) The board shall investigate evidence that appears to 4053 show that any person has violated any provision of this chapter 4054 or any rule of the board. Any person may report to the board any 4055 information the person may have that appears to show a violation 4056 of any provision of this chapter or rule of the board. In the 4057 absence of bad faith, any person who reports such information or 4058 who testifies before the board in any adjudication conducted 4059 under Chapter 119. of the Revised Code shall not be liable for 4060 civil damages as a result of the report or testimony. 4061
- (I) All of the following apply under this chapter with 4062 respect to the confidentiality of information: 4063
- (1) Information received by the board pursuant to a 4064 complaint or an investigation is confidential and not subject to 4065 discovery in any civil action, except that the board may 4066 disclose information to law enforcement officers and government 4067 entities for purposes of an investigation of either a licensed 4068 health care professional, including a registered nurse, licensed 4069 practical nurse, or dialysis technician, or a person who may 4070 have engaged in the unauthorized practice of nursing or dialysis 4071 care. No law enforcement officer or government entity with 4072 knowledge of any information disclosed by the board pursuant to 4073

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this division shall divulge the information to any other person	4074
or government entity except for the purpose of a government	4075
investigation, a prosecution, or an adjudication by a court or	4076
government entity.	4077
(2) If an investigation requires a review of patient	4078
records, the investigation and proceeding shall be conducted in	4079
such a manner as to protect patient confidentiality.	4080
such a manner as to protect patient confidentiality.	4000
(3) All adjudications and investigations of the board	4081
shall be considered civil actions for the purposes of section	4082
2305.252 of the Revised Code.	4083
(4) Any board activity that involves continued monitoring	4084
of an individual as part of or following any disciplinary action	4085
taken under this section shall be conducted in a manner that	4086
maintains the individual's confidentiality. Information received	4087
or maintained by the board with respect to the board's	4088
monitoring activities is not subject to discovery in any civil	4089
action and is confidential, except that the board may disclose	4090
information to law enforcement officers and government entities	4091
for purposes of an investigation of a licensee or certificate	4092
holder.	4092
norder.	4093
(J) Any action taken by the board under this section	4094
resulting in a suspension from practice shall be accompanied by	4095
a written statement of the conditions under which the person may	4096
be reinstated to practice.	4097
(K) When the board refuses to grant a license or	4098
certificate to an applicant, revokes a license or certificate,	4099
or refuses to reinstate a license or certificate, the board may	4100

specify that its action is permanent. An individual subject to

permanent action taken by the board is forever ineligible to

hold a license or certificate of the type that was refused or	4103
revoked and the board shall not accept from the individual an	4104
application for reinstatement of the license or certificate or	4105
for a new license or certificate.	4106
(L) No unilateral surrender of a nursing license,	4107
certificate of authority, or dialysis technician certificate	4108
issued under this chapter shall be effective unless accepted by	4109
majority vote of the board. No application for a nursing	4110
license, certificate of authority, or dialysis technician	4111
certificate issued under this chapter may be withdrawn without a	4112
majority vote of the board. The board's jurisdiction to take	4113
disciplinary action under this section is not removed or limited	4114
when an individual has a license or certificate classified as	4115
inactive or fails to renew a license or certificate.	4116
(M) Sanctions shall not be imposed under division (B) (24)	4117
of this section against any licensee who waives deductibles and	4118
copayments as follows:	4119
(1) In compliance with the health benefit plan that	4120
expressly allows such a practice. Waiver of the deductibles or	4121
copayments shall be made only with the full knowledge and	4122
consent of the plan purchaser, payer, and third-party	4123
administrator. Documentation of the consent shall be made	4124
available to the board upon request.	4125
(2) For professional services rendered to any other person	4126
licensed pursuant to this chapter to the extent allowed by this	4127
chapter and the rules of the board.	4128
Sec. 4723.32. This chapter does not prohibit any of the	4129
following:	4130
(A) The practice of nursing by a student currently	4131

enrolled in and actively pursuing completion of a prelicensure	4132
nursing education program, if all of the following are the case:	4133
(1) The student is participating in a program located in	4134
this state and approved by the board of nursing or participating	4135
in this state in a component of a program located in another	4136
jurisdiction and approved by a board that is a member of the	4137
national council of state boards of nursing;	4138
(2) The student's practice is under the auspices of the	4139
program;	4140
(3) The student acts under the supervision of a registered	4141
nurse serving for the program as a faculty member or teaching	4142
assistant.	4143
(B) The rendering of medical assistance to a licensed	4144
physician, licensed dentist, or licensed podiatrist by a person	4145
under the direction, supervision, and control of such licensed	4146
physician, dentist, or podiatrist;	4147
(C) The activities of persons employed as nursing aides,	4148
attendants, orderlies, or other auxiliary workers in patient	4149
homes, nurseries, nursing homes, hospitals, home health	4150
agencies, or other similar institutions;	4151
(D) The provision of nursing services to family members or	4152
in emergency situations;	4153
(E) The care of the sick when done in connection with the	4154
practice of religious tenets of any church and by or for its	4155
members;	4156
(F) The practice of nursing as a certified registered	4157
nurse anesthetist, clinical nurse specialist, certified nurse	4158
midwife, or certified nurse practitioner an advanced practice	4159

<u>registered nurse</u> by a student currently enrolled in and actively	4160
pursuing completion of a program of study leading to initial	4161
authorization by the board of nursing to practice nursing as an	4162
advanced practice registered nurse in the a designated	4163
specialty, if all of the following are the case:	4164
(1) The program qualifies the student to sit for the	4165
examination of a national certifying organization approved by	4166
the board under section 4723.46 of the Revised Code or the	4167
program prepares the student to receive a master's or doctoral	4168
degree in accordance with division (A)(2) of section 4723.41 of	4169
the Revised Code;	4170
(2) The student's practice is under the auspices of the	4171
program;	4172
(3) The student acts under the supervision of $\frac{a}{a}$	4173
<u>advanced practice</u> registered nurse serving for the program as a	4174
faculty member, teaching assistant, or preceptor.	4175
(G) The activities of an individual who currently holds a	4176
license to practice nursing in or equivalent authorization from	4177
another jurisdiction, if the individual's license authority to	4178
<pre>practice has not been revoked, the individual is not currently</pre>	4179
under suspension or on probation, the individual does not	4180
represent the individual as being licensed under this chapter,	4181
and one of the following is the case:	4182
(1) The individual is engaging in the practice of nursing	4183
by discharging official duties while employed by or under	4184
contract with the United States government or any agency	4185
thereof;	4186
(2) The individual is engaging in the practice of nursing	4187
as an employee of an individual, agency, or corporation located	4188

in the other jurisdiction in a position with employment	4189
responsibilities that include transporting patients into, out	4190
of, or through this state, as long as each trip in this state	4191
does not exceed seventy-two hours;	4192
(3) The individual is consulting with an individual	4193
licensed in this state to practice any health-related	4194
profession;	4195
(4) The individual is engaging in activities associated	4196
with teaching in this state as a guest lecturer at or for a	4197
nursing education program, continuing nursing education program,	4198
or in-service presentation;	4199
(5) The individual is conducting evaluations of nursing	4200
care that are undertaken on behalf of an accrediting	4201
organization, including the national league for nursing	4202
accrediting committee, the joint commission on accreditation of	4203
healthcare organizations, or any other nationally recognized	4204
accrediting organization;	4205
(6) The individual is providing nursing care to an	4206
individual who is in this state on a temporary basis, not to	4207
exceed six months in any one calendar year, if the nurse is	4208
directly employed by or under contract with the individual or a	4209
guardian or other person acting on the individual's behalf;	4210
(7) The individual is providing nursing care during any	4211
disaster, natural or otherwise, that has been officially	4212
declared to be a disaster by a public announcement issued by an	4213
appropriate federal, state, county, or municipal official.	4214
(H) The administration of medication by an individual who	4215
holds a valid medication aide certificate issued under this	4216
chapter, if the medication is administered to a resident of a	4217

nursing home, residential care facility, or ICF/IID authorized	4218
by section 4723.64 of the Revised Code to use a certified	4219
medication aide and the medication is administered in accordance	4220
with section 4723.67 of the Revised Code.	4221
Sec. 4723.341. (A) As used in this section, "person" has	4222
the same meaning as in section 1.59 of the Revised Code and also	4223
includes the board of nursing and its members and employees;	4224
health care facilities, associations, and societies; insurers;	4225
and individuals.	4226
(B) In the absence of fraud or bad faith, no person	4227
reporting to the board of nursing or testifying in an	4228
adjudication conducted under Chapter 119. of the Revised Code	4229
with regard to alleged incidents of negligence or malpractice or	4230
matters subject to this chapter or sections 3123.41 to 3123.50	4231
of the Revised Code and any applicable rules adopted under	4232
section 3123.63 of the Revised Code shall be subject to either	4233
of the following based on making the report or testifying:	4234
(1) Liability in damages in a civil action for injury,	4235
death, or loss to person or property;	4236
(2) Discipline or dismissal by an employer.	4237
(C) An individual who is disciplined or dismissed in	4238
violation of division (B)(2) of this section has the same rights	4239
and duties accorded an employee under sections 4113.52 and	4240
4113.53 of the Revised Code.	4241
(D) In the absence of fraud or bad faith, no professional	4242
association of registered nurses, advanced practice registered	4243
<pre>nurses, licensed practical nurses, dialysis technicians,</pre>	4244
community health workers, or medication aides that sponsors a	4245
committee or program to provide peer assistance to individuals	4246

with substance abuse problems, no representative or agent of	4247
such a committee or program, and no member of the board of	4248
nursing shall be liable to any person for damages in a civil	4249
action by reason of actions taken to refer a nurse, dialysis	4250
technician, community health worker, or medication aide to a	4251
treatment provider or actions or omissions of the provider in	4252
treating a nurse, dialysis technician, community health worker,	4253
or medication aide.	4254
Sec. 4723.41. (A) Each person who desires to practice	4255
nursing as a certified nurse-midwife and has not been authorized	4256
to practice midwifery prior to December 1, 1967, and each person	4257
who desires to practice nursing as a certified registered nurse	4258
anesthetist, clinical nurse specialist, or certified nurse	4259
practitioner shall file with the board of nursing a written	4260
application for authorization a license to practice nursing as	4261
an advanced practice registered nurse and designation in the	4262
desired specialty. The application must be filed, under oath, on	4263
a form prescribed by the board accompanied by the application	4264
fee required by section 4723.08 of the Revised Code.	4265
Except as provided in division (B) of this section, at the	4266
time of making application, the applicant shall meet all of the	4267
following requirements:	4268
(1) Be a registered nurse;	4269
(2) Submit documentation satisfactory to the board that	4270
the applicant has earned a graduate master's or doctoral degree	4271
with a major in a nursing specialty or in a related field that	4272
qualifies the applicant to sit for the certification examination	4273
of a national certifying organization approved by the board	4274

under section 4723.46 of the Revised Code;

(3) Submit documentation satisfactory to the board of	4276
having passed the certification examination of a national	4277
certifying organization approved by the board under section	4278
4723.46 of the Revised Code to examine and certify, as	4279
applicable, nurse-midwives, registered nurse anesthetists,	4280
clinical nurse specialists, or nurse practitioners;	4281
(4) Submit an affidavit with the application that states	4282
all of the following:	4283
(a) That the applicant is the person named in the	4284
documents submitted under divisions (A)(2) and (3) of this	4285
section and is the lawful possessor thereof;	4286
(b) The applicant's age, residence, the school at which	4287
the applicant obtained education in the applicant's nursing	4288
specialty, and any other facts that the board requires;	4289
(c)—If the applicant is already engaged in the practice of—	4290
nursing as a certified registered nurse anesthetist, clinical	4291
nurse specialist, certified nurse midwife, or certified nurse	4292
practitioner, the period during which and the place where the	4293
applicant is engaged;	4294
(d) If the applicant is already engaged in the practice of	4295
nursing as a clinical nurse specialist, certified nurse-midwife,	4296
or certified nurse practitioner, the names and business-	4297
addresses of the applicant's current collaborating physicians	4298
and podiatrists The specialty in which the applicant seeks	4299
designation.	4300
(B)(1) A certified registered nurse anesthetist, clinical	4301
nurse specialist, certified nurse-midwife, or certified nurse	4302
practitioner who is practicing or has practiced as such in	4303
another jurisdiction may apply for a certificate of authority	4304

license by endorsement to practice nursing as an advanced	4305
practice registered nurse and designation as a certified	4306
registered nurse anesthetist, clinical nurse specialist,	4307
certified nurse-midwife, or certified nurse practitioner in this	4308
state if the nurse meets the requirements for a certificate of	4309
authority—set forth in division (A) of this section or division	4310
(B)(2) of this section.	4311
(2) If an applicant who is practicing or has practiced in	4312
another jurisdiction applies for a certificate of authority	4313
designation under division (B)(2) of this section, the	4314
application shall be submitted to the board in the form	4315
prescribed by rules of the board and be accompanied by the	4316
application fee required by section 4723.08 of the Revised Code.	4317
The application shall include evidence that the applicant meets	4318
the requirements of division (B)(2) of this section, holds $\frac{a}{a}$	4319
license or certificate authority to practice nursing as a	4320
certified registered nurse anesthetist, clinical nurse	4321
specialist, certified nurse-midwife, or certified nurse-	4322
practitioner and is in good standing in another jurisdiction	4323
granted after meeting requirements approved by the entity of	4324
that jurisdiction that licenses regulates nurses, and other	4325
information required by rules of the board of nursing.	4326
With respect to the educational requirements and national	4327
certification requirements that an applicant under division (B)	4328
(2) of this section must meet, both of the following apply:	4329
(a) If the applicant is a certified registered nurse	4330
anesthetist, certified nurse-midwife, or certified nurse	4331
practitioner who, on or before December 31, 2000, obtained	4331
certification in the applicant's nursing specialty with a	4332
national certifying organization listed in division (A)(3) of	4334

prior to the effective date of this amendment March 20, 2013, or	4336
that was at that time approved by the board under section	4337
4723.46 of the Revised Code, the applicant must have maintained	4338
the certification. The applicant is not required to have earned	4339
a graduate <u>master's or doctoral</u> degree with a major in a nursing	4340
specialty or in a related field that qualifies the applicant to	4341
sit for the certification examination.	4342
(b) If the applicant is a clinical nurse specialist, one	4343
of the following must apply to the applicant:	4344
(i) On or before December 31, 2000, the applicant obtained	4345
a graduate <u>master's or doctoral</u> degree with a major in a	4346
clinical area of nursing from an educational institution	4347
accredited by a national or regional accrediting organization.	4348
The applicant is not required to have passed a certification	4349
examination.	4350
(ii) On or before December 31, 2000, the applicant	4351
obtained a graduate master's or doctoral degree in nursing or a	4352
related field and was certified as a clinical nurse specialist	4353
by the American nurses credentialing center or another national	4354
certifying organization that was at that time approved by the	4355
board under section 4723.46 of the Revised Code.	4356
(3) The board may grant a nonrenewable temporary permit to	4357
practice nursing as an advanced practice registered nurse to an	4358
applicant for licensure by endorsement if the board is satisfied	4359
by the evidence that the applicant holds a valid, unrestricted	4360
license in or equivalent authorization from another	4361
jurisdiction. The temporary permit shall expire at the earlier	4362
of one hundred eighty days after issuance or upon the issuance	4363
of a license by endorsement.	4364

section 4723.41 of the Revised Code as that division existed

Sec. 4723.42. (A) If the applicant for authorization a	4365
<u>license</u> to practice nursing as a certified registered nurse	4366
anesthetist, clinical nurse specialist, certified nurse-midwife,	4367
or certified nurse practitioner an advanced practice registered	4368
<pre>nurse_has met all the requirements of section 4723.41 of the</pre>	4369
Revised Code and has paid the fee required by section 4723.08 of	4370
the Revised Code, the board of nursing shall issue its	4371
certificate of authority to practice nursing the license and	4372
designate the license holder as a certified registered nurse	4373
anesthetist, clinical nurse specialist, certified nurse-midwife,	4374
or certified nurse practitioner, which shall designate the	4375
nursing specialty the nurse is authorized to practice. The	4376
certificate entitles its license and designation authorize the	4377
holder to practice nursing in the specialty designated on the	4378
certificate as an advanced practice registered nurse in the	4379
specialty indicated by the designation.	4380
The board shall issue or deny its certificate the license	4381

The board shall issue or deny its certificate the license not later than sixty thirty days after receiving all of the documents required by section 4723.41 of the Revised Code.

If an applicant is under investigation for a violation of this chapter, the board shall conclude the investigation not later than ninety days after receipt of all required documents, unless this ninety-day period is extended by written consent of the applicant, or unless the board determines that a substantial question of such a violation exists and the board has notified the applicant in writing of the reasons for the continuation of the investigation. If the board determines that the applicant has not violated this chapter, it shall issue a certificate not later than forty-five days after making that determination.

(B) A certificate of authority license to practice nursing

as a certified registered nurse anesthetist, clinical nurse	4395
specialist, certified nurse-midwife, or certified nurse-	4396
practitioner an advanced practice registered nurse is subject to	4397
the same schedule for renewal <u>schedule</u> that applies under	4398
section 4723.24 of the Revised Code with respect to a license to	4399
practice nursing as a registered nurse. In providing renewal	4400
applications to certificate holders, the board shall follow the	4401
procedures that apply under section 4723.24 of the Revised Code	4402
for providing renewal applications to license holders. Failure	4403
of the certificate <u>license</u> holder to receive an application for	4404
renewal from the board does not excuse the holder from the	4405
requirements of section 4723.44 of the Revised Code.	4406
A certificate <u>license</u> holder seeking renewal of the	4407
certificate license shall complete the renewal application and	4408
submit it to the board with all of the following:	4409
(1) The renewal fee established under section 4723.08 of	4410
the Revised Code and, if the application is submitted after it	4411
is due but before the certificate <u>license</u> lapses, the fee	4412
established under that section for processing a late application	4413
for renewal;	4414
(2) Documentation satisfactory to the board that the	4415
holder has maintained certification in the nursing specialty	4416
with a national certifying organization approved by the board	4417
under section 4723.46 of the Revised Code;	4418
(3) A list of the names and business addresses of the	4419
holder's current collaborating physicians and podiatrists, if	4420
the holder is a clinical nurse specialist, certified nurse-	4421
midwife, or certified nurse practitioner;	4422

(4) If the holder's certificate was issued under division

(C) of section 4723.41 of the Revised Code, as that division	4424
existed at any time before March 20, 2013 license holder is a	4425
clinical nurse specialist, documentation satisfactory to the	4426
board that the holder has completed continuing education for $\frac{a}{a}$	4427
clinical nurse specialist that specialty as required by rule of	4428
the board.	4429
On receipt of the renewal application, fees, and	4430
documents, the board shall verify that the applicant holds a	4431
current, valid license to practice nursing as a registered nurse	4432
in this state and a current, valid license to practice nursing	4433
as an advanced practice registered nurse in this state, and, if	4434
it so verifies, shall renew the <u>certificate</u> <u>license</u> to practice	4435
nursing as an advanced practice registered nurse.	4436
(C) An applicant for reinstatement of a certificate	4437
<u>license</u> that has lapsed shall submit the reinstatement fee-	4438
renewal fee, and fee for processing a late application for	4439
renewal established under section 4723.08 of the Revised Code.	4440
(D) An individual who holds an active certificate license	4441
and does not intend to practice in this state as an advanced	4442
<pre>practice registered nurse may send to the board written or</pre>	4443
electronic notice to that effect on or before the date the	4444
certificate license lapses, and the board shall classify the	4445
<pre>certificate_license_as inactive.</pre>	4446
Sec. 4723.43. A certified registered nurse anesthetist,	4447
clinical nurse specialist, certified nurse-midwife, or certified	4448
clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner may provide to individuals and groups nursing	4448 4449
nurse practitioner may provide to individuals and groups nursing	4449
nurse practitioner may provide to individuals and groups nursing care that requires knowledge and skill obtained from advanced	4449 4450

nurse anesthetist is subject to division (B) of this section, a	4454
certified nurse practitioner is subject to division (C) of this	4455
section, and a clinical nurse specialist is subject to division	4456
(D) of this section.	4457

(A) A nurse authorized to practice as a certified nurse
midwife, in collaboration with one or more physicians, may

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provide the management of preventive services and those primary

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care services necessary to provide health care to women

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antepartally, intrapartally, postpartally, and gynecologically,

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consistent with the nurse's education and certification, and in

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accordance with rules adopted by the board of nursing.

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No certified nurse-midwife may perform version, deliver 4465 breech or face presentation, use forceps, do any obstetric 4466 operation, or treat any other abnormal condition, except in 4467 emergencies. Division (A) of this section does not prohibit a 4468 certified nurse-midwife from performing episiotomies or normal 4469 vaginal deliveries, or repairing vaginal tears. A certified 4470 nurse-midwife who holds a certificate to prescribe issued under-4471 section 4723.48 of the Revised Code may, in collaboration with 4472 one or more physicians, prescribe drugs and therapeutic devices 4473 in accordance with section 4723.481 of the Revised Code. 4474

(B) A nurse authorized to practice as a certified 4475 registered nurse anesthetist, with the supervision and in the 4476 immediate presence of a physician, podiatrist, or dentist, may 4477 administer anesthesia and perform anesthesia induction, 4478 maintenance, and emergence, and may perform with supervision 4479 preanesthetic preparation and evaluation, postanesthesia care, 4480 and clinical support functions, consistent with the nurse's 4481 education and certification, and in accordance with rules 4482 adopted by the board. A certified registered nurse anesthetist 4483

is not required to obtain a certificate to prescribe in order to	4484
provide the anesthesia care described in this division.	4485

The physician, podiatrist, or dentist supervising a 4486 certified registered nurse anesthetist must be actively engaged 4487 in practice in this state. When a certified registered nurse 4488 anesthetist is supervised by a podiatrist, the nurse's scope of 4489 practice is limited to the anesthesia procedures that the 4490 4491 podiatrist has the authority under section 4731.51 of the Revised Code to perform. A certified registered nurse 4492 4493 anesthetist may not administer general anesthesia under the 4494 supervision of a podiatrist in a podiatrist's office. When a certified registered nurse anesthetist is supervised by a 4495 dentist, the nurse's scope of practice is limited to the 4496 anesthesia procedures that the dentist has the authority under 4497 Chapter 4715. of the Revised Code to perform. 4498

(C) A nurse authorized to practice as a certified nurse 4499 practitioner, in collaboration with one or more physicians or 4500 podiatrists, may provide preventive and primary care services, 4501 provide services for acute illnesses, and evaluate and promote 4502 patient wellness within the nurse's nursing specialty, 4503 consistent with the nurse's education and certification, and in 4504 accordance with rules adopted by the board. A certified nurse 4505 practitioner who holds a certificate to prescribe issued under-4506 section 4723.48 of the Revised Code may, in collaboration with 4507 one or more physicians or podiatrists, prescribe drugs and 4508 therapeutic devices in accordance with section 4723.481 of the 4509 Revised Code. 4510

When a certified nurse practitioner is collaborating with 4511 a podiatrist, the nurse's scope of practice is limited to the 4512 procedures that the podiatrist has the authority under section 4513

f the Revised Code to perform.

(D) A nurse authorized to practice as a clinical nurse 4515 specialist, in collaboration with one or more physicians or 4516 podiatrists, may provide and manage the care of individuals and 4517 groups with complex health problems and provide health care 4518 services that promote, improve, and manage health care within 4519 the nurse's nursing specialty, consistent with the nurse's 4520 education and in accordance with rules adopted by the board. A 4521 clinical nurse specialist who holds a certificate to prescribe 4522 issued under section 4723.48 of the Revised Code may, in 4523 4524 collaboration with one or more physicians or podiatrists, prescribe drugs and therapeutic devices in accordance with 4525 section 4723.481 of the Revised Code. 4526

When a clinical nurse specialist is collaborating with a 4527 podiatrist, the nurse's scope of practice is limited to the 4528 procedures that the podiatrist has the authority under section 4529 4731.51 of the Revised Code to perform. 4530

Sec. 4723.431. (A) Except as provided in division (D) (1) 4531 of this section, An advanced practice registered nurse who is 4532 designated as a clinical nurse specialist, certified nurse-4533 midwife, or certified nurse practitioner may practice only in 4534 accordance with a standard care arrangement entered into with 4535 each physician or podiatrist with whom the nurse collaborates. A 4536 copy of the standard care arrangement shall be retained on file 4537 at each site where the nurse practices by the nurse's employer. 4538 Prior approval of the standard care arrangement by the board of 4539 nursing is not required, but the board may periodically review 4540 it for compliance with this section. 4541

A clinical nurse specialist, certified nurse-midwife, or 4542 certified nurse practitioner may enter into a standard care 4543

arrangement with one or more collaborating physicians or	4544
podiatrists. Not later than thirty days after first engaging in	4545
the practice of nursing as a clinical nurse specialist,	4546
certified nurse-midwife, or certified nurse practitioner, the	4547
nurse shall submit to the board the name and business address of	4548
each collaborating physician or podiatrist. Thereafter, the	4549
nurse shall give to-<u>notify</u> the board written notice of any	4550
additions or deletions to the nurse's collaborating physicians	4551
or podiatrists. Except as provided in division (E) of this	4552
section, the notice must be provided not later than thirty days	4553
after the change takes effect.	4554
Each collaborating physician or podiatrist must be	4555

actively engaged in direct clinical authorized to practice in 4556 this state and practicing, except as provided in division (D) 4557 of this section, practice in a specialty that is the same as or 4558 similar to the nurse's nursing specialty. If a collaborating 4559 physician or podiatrist enters into standard care arrangements 4560 with more than three-five nurses-who hold certificates to-4561 prescribe issued under section 4723.48 of the Revised Code, the 4562 physician or podiatrist shall not collaborate at the same time 4563 with more than three of the five nurses in the prescribing 4564 component of their practices. 4565

- (B) A standard care arrangement shall be in writing and,—
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 except as provided in division (D)(2) of this section, shall
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 contain all of the following:
 4568
- (1) Criteria for referral of a patient by the clinical 4569 nurse specialist, certified nurse-midwife, or certified nurse 4570 practitioner to a collaborating physician or podiatrist; 4571
- (2) A process for the clinical nurse specialist, certified 4572 nurse-midwife, or certified nurse practitioner to obtain a 4573

consultation with a collaborating physician or podiatrist;	4574
(3) A plan for coverage in instances of emergency or	4575
planned absences of either the clinical nurse specialist,	4576
certified nurse-midwife, or certified nurse practitioner or a	4577
collaborating physician or podiatrist that provides the means	4578
whereby a physician or podiatrist is available for emergency	4579
care;	4580
(4) The process for resolution of disagreements regarding	4581
matters of patient management between the clinical nurse	4582
specialist, certified nurse-midwife, or certified nurse	4583
practitioner and a collaborating physician or podiatrist;	4584
(5) A procedure for a regular review of the referrals by	4585
the clinical nurse specialist, certified nurse-midwife, or	4586
certified nurse practitioner to other health care professionals	4587
and the care outcomes for a random sample of all patients seen	4588
by the nurse;	4589
(6) If the clinical nurse specialist or certified nurse	4590
practitioner regularly provides services to infants, a policy	4591
for care of infants up to age one and recommendations for	4592
collaborating physician visits for children from birth to age	4593
three;	4594
(7)—Any other criteria required by rule of the board	4595
adopted pursuant to section 4723.07 or 4723.50 of the Revised	4596
Code.	4597
(C)(1) A standard care arrangement entered into pursuant	4598
to this section may permit a clinical nurse specialist,	4599
certified nurse-midwife, or certified nurse practitioner to	4600
	4601
supervise services provided by a home health agency as defined	1001

(2) A standard care arrangement entered into pursuant to	4603
this section may permit a clinical nurse specialist, certified	4604
nurse-midwife, or certified nurse practitioner to admit a	4605
patient to a hospital in accordance with section 3727.06 of the	4606
Revised Code.	4607
(D) (1) A collaborating physician who enters into a	4608
standard care arrangement with a clinical nurse specialist who	4609
does not hold a certificate to prescribe and whose nursing	4610
specialty is mental health or psychiatric mental health, as	4611
determined by the board, is not required to enter into a	4612
standard care arrangement, but shall practice in collaboration-	4613
with one or more physicians.	4614
(2) If a clinical nurse specialist practicing in either of	4615
the specialties specified in division (D)(1) of this section-	4616
holds a certificate to prescribe, the nurse shall enter into a	4617
standard care arrangement with one or more physicians. The	4618
standard care arrangement must meet the requirements of division	4619
(B) of this section, but only to the extent necessary to address	4620
the prescribing component of the nurse's practice must practice	4621
with one or more physicians.	4622
(1) A specialty that is the same as or similar to the	4623
nurse's nursing specialty;	4624
(2) Pediatrics;	4625
(3) Primary care or family practice.	4626
(E)(1) Except as provided in division (E)(2) of this	4627
section, if a physician or podiatrist terminates the	4628
collaboration between the physician or podiatrist and a	4629
certified nurse-midwife, certified nurse practitioner, or	4630
clinical nurse specialist before their standard care arrangement	4631

expires, all of the following apply:	4632
(a) The physician or podiatrist must give the nurse	4633
written or electronic notice of the termination.	4634
(b) Once the nurse receives the termination notice, the	4635
nurse must notify the board of nursing of the termination as	4636
soon as practicable by submitting to the board a copy of the	4637
physician's or podiatrist's termination notice.	4638
(c) Notwithstanding the requirement of section 4723.43 of	4639
the Revised Code that the nurse practice in collaboration with a	4640
physician or podiatrist, the nurse may continue to practice	4641
under the existing standard care arrangement without a	4642
collaborating physician or podiatrist for not more than one	4643
hundred twenty days after submitting to the board a copy of the	4644
termination notice.	4645
(2) In the event that the collaboration between a	4646
physician or podiatrist and a certified nurse-midwife, certified	4647
nurse practitioner, or clinical nurse specialist terminates	4648
because of the physician's or podiatrist's death, the nurse must	4649
notify the board of the death as soon as practicable. The nurse	4650
may continue to practice under the existing standard care	4651
arrangement without a collaborating physician or podiatrist for	4652
not more than one hundred twenty days after notifying the board	4653
of the physician's or podiatrist's death.	4654
$\frac{(E)}{(F)}$ Nothing in this section prohibits a hospital from	4655
hiring a clinical nurse specialist, certified nurse-midwife, or	4656
certified nurse practitioner as an employee and negotiating	4657
standard care arrangements on behalf of the employee as	4658
necessary to meet the requirements of this section. A standard	4659

employee's collaborating physician is subject to approval by the	4661
medical staff and governing body of the hospital prior to	4662
implementation of the arrangement at the hospital.	4663
Sec. 4723.432. (A) A clinical nurse specialist, certified	4664
nurse-midwife, or certified nurse practitioner-An advanced	4665
practice registered nurse who is designated as a clinical nurse	4666
specialist, certified nurse-midwife, or certified nurse	4667
<pre>practitioner shall cooperate with the state medical board in any</pre>	4668
investigation the board conducts with respect to a physician or	4669
podiatrist who collaborates with the nurse. The nurse shall	4670
cooperate with the board in any investigation the board conducts	4671
with respect to the unauthorized practice of medicine by the	4672
nurse.	4673
(B) -A An advanced practice registered nurse who is	4674
designated as a certified registered nurse anesthetist shall	4675
cooperate with the state medical board or state dental board in	4676
any investigation either board conducts with respect to a	4677
physician, podiatrist, or dentist who permits the nurse to	4678
practice with the supervision of that physician, podiatrist, or	4679
dentist. The nurse shall cooperate with either board in any	4680
investigation it conducts with respect to the unauthorized	4681
practice of medicine or dentistry by the nurse.	4682
Sec. 4723.44. (A) No person shall knowingly do any of the	4683
following unless the person holds a current, valid certificate	4684
of authority to practice nursing as a certified registered nurse-	4685
anesthetist, clinical nurse specialist, certified nurse-midwife,	4686
or certified nurse practitioner-license issued by the board of	4687
nursing under this chapter to practice nursing as an advanced	4688
practice registered nurse in the specialty indicated by the	4689
designation:	4690

(1) Engage in the practice of nursing as a certified	4691
registered nurse anesthetist, clinical nurse specialist,	4692
certified nurse-midwife, or certified nurse practitioner an	4693
advanced practice registered nurse for a fee, salary, or other	4694
consideration, or as a volunteer;	4695
(2) Represent the person as being an advanced practice	4696
registered nurse, including representing the person as being a	4697
certified registered nurse anesthetist, clinical nurse	4698
specialist, certified nurse-midwife, or certified nurse	4699
<pre>practitioner;</pre>	4700
(3) Use any title or initials implying that the person is	4701
an advanced practice registered nurse, including using any title	4702
or initials implying the person is a certified registered nurse	4703
anesthetist, clinical nurse specialist, certified nurse-midwife,	4704
or certified nurse practitioner+	4705
(4) Represent the person as being an advanced practice	4706
registered nurse;	4707
(5) Use any title or initials implying that the person is	4708
an advanced practice registered nurse.	4709
(B) No person who is not certified by the national council	4710
on certification of nurse anesthetists of the American	4711
association of nurse anesthetists, the national council on-	4712
recertification of nurse anesthetists of the American-	4713
association of nurse anesthetists, or another national	4714
certifying organization approved by the board under section-	4715
4723.46 of the Revised Code shall use the title "certified	4716
registered nurse anesthetist" or the initials "C.R.N.A.," or any	4717
other title or initial implying that the person has been-	4718
certified by the council or organization.	4719

(C) No certified registered nurse anesthetist, clinical	4720
nurse specialist, certified nurse-midwife, or certified nurse-	4721
practitioner advanced practice registered nurse shall knowingly	4722
do any of the following:	4723
(1) Engage, for a fee, salary, or other consideration, or	4724
as a volunteer, in the practice of a nursing specialty other	4725
than the specialty designated on the nurse's current, valid	4726
certificate of authority license issued by the board under this	4727
chapter to practice nursing as an advanced practice registered	4728
nurse;	4729
(2) Represent the person as being authorized to practice	4730
any nursing specialty other than the specialty designated on the	4731
current, valid-certificate of authority license to practice	4732
nursing as an advanced practice registered nurse;	4733
(3) Use the title "certified registered nurse anesthetist"	4734
or the initials "N.A." or "C.R.N.A.," the title "clinical nurse	4735
specialist" or the initials "C.N.S.," the title "certified	4736
nurse-midwife" or the initials "C.N.M.," the title "certified	4737
nurse practitioner" or the initials "C.N.P.," the title	4738
"advanced practice registered nurse" or the initials "A.P.R.N.,"	4739
or any other title or initials implying that the nurse is	4740
authorized to practice any nursing specialty other than the	4741
specialty designated on the nurse's current, valid-certificate-	4742
of authority license to practice nursing as an advanced practice	4743
registered nurse;	4744
(4) Enter Except as provided in division (D) of section	4745
4723.431 of the Revised Code, enter into a standard care	4746
arrangement with a physician or podiatrist whose practice is not	4747
the same as or similar to the nurse's nursing specialty;	4748

(5) Prescribe drugs or therapeutic devices unless the	4749
nurse holds a current, valid certificate to prescribe issued-	4750
under section 4723.48 of the Revised Code;	4751
(6)—Prescribe drugs or therapeutic devices under a	4752
certificate to prescribe in a manner that does not comply with	4753
section 4723.481 of the Revised Code;	4754
$\frac{(7)-(6)}{(6)}$ Prescribe any drug or device to perform or induce	4755
an abortion, or otherwise perform or induce an abortion.	4756
(D) (C) No person shall knowingly employ a person to	4757
engage in the practice of nursing as a certified registered	4758
nurse anesthetist, clinical nurse specialist, certified nurse-	4759
midwife, or certified nurse practitioner an advanced practice	4760
registered nurse unless the person so employed holds a current,	4761
valid certificate of authority to engage in that nursing	4762
specialty-license and designation issued by the board under this	4763
chapter to practice as an advanced practice registered nurse in	4764
the specialty indicated by the designation.	4765
(E) (D) A certificate document certified by the executive	4766
director of the board, under the official seal of the board, to	4767
the effect that it appears from the records of the board that no	4768
certificate of authority <u>license</u> to practice nursing as a	4769
certified registered nurse anesthetist, clinical nurse	4770
specialist, certified nurse-midwife, or certified nurse-	4771
practitioner an advanced practice registered nurse has been	4772
issued to any the person specified therein in the document, or	4773
that a-certificate license to practice nursing as an advanced	4774
practice registered nurse, if issued, has been revoked or	4775
suspended, shall be received as prima-facie evidence of the	4776
record of the board in any court or before any officer of the	4777
state.	4778

Sec. 4723.46. (A) The board of nursing shall establish a	4779
list of national certifying organizations approved by the board	4780
to examine and certify advanced practice registered nurses to	4781
practice nursing specialties. To be approved by the board, a	4782
national certifying organization must meet all of the following	4783
requirements:	4784
(1) Be national in the scope of its credentialing;	4785
(2) Have an educational requirement beyond that required	4786
for registered nurse licensure;	4787
(3) Have practice requirements beyond those required for	4788
registered nurse licensure;	4789
(4) Have testing requirements beyond those required for	4790
registered nurse licensure that measure the theoretical and	4791
clinical content of a nursing specialty, are developed in	4792
accordance with accepted standards of validity and reliability,	4793
and are open to registered nurses who have successfully	4794
completed the educational program required by the organization;	4795
(5) Issue certificates to <u>advanced practice registered</u>	4796
nurses, including certified registered nurse anesthetists,	4797
clinical nurse specialists, certified nurse-midwives, or	4798
certified nurse practitioners;	4799
(6) Periodically review the qualifications of advanced	4800
practice registered nurses, including certified registered nurse	4801
anesthetists, clinical nurse specialists, certified nurse-	4802
midwives, or certified nurse practitioners.	4803
(B) Not later than the thirtieth day of January of each	4804
year, the board shall publish the list of national certifying	4805
organizations that have met the requirements of division (A) of	4806
this section within the previous year and remove from the list	4807

organizations that no longer meet the requirements.	4808
Sec. 4723.47. (A)—If a certified registered nurse—	4809
anesthetist's, clinical nurse specialist's, certified nurse-	4810
midwife's, or certified nurse practitioner's an advanced	4811
practice registered nurse's license to practice nursing as a	4812
registered nurse lapses for failure to renew under section	4813
4723.24 of the Revised Code, the nurse's certificate of	4814
authority license to practice nursing as a certified registered	4815
nurse anesthetist, clinical nurse specialist, certified nurse	4816
midwife, or certified nurse practitioner an advanced practice	4817
registered nurse is lapsed until the license to practice nursing	4818
as a registered nurse is reinstated. If an advanced practice	4819
registered nurse's license to practice nursing as a registered	4820
nurse is classified as inactive under section 4723.24 of the	4821
Revised Code, the nurse's license to practice nursing as an	4822
advanced practice nurse is automatically classified as inactive	4823
while the license to practice nursing as a registered nurse	4824
remains inactive. If the either license held by an advanced	4825
practice registered nurse is revoked under section 4723.28 or	4826
4723.281 of the Revised Code, the nurse's certificate of	4827
authority other license is automatically revoked. If the either	4828
license is suspended under <pre>either</pre> section 4723.28 or 4728.281 of	4829
the Revised Code, the nurse's certificate of authority other	4830
<u>license</u> is automatically suspended while the <u>license remains</u>	4831
suspended suspension remains in effect. If the license is	4832
classified as inactive under section 4723.24 of the Revised-	4833
Code, the nurse's certificate of authority is automatically-	4834
classified as inactive while the license remains inactive.	4835
(B) If a clinical nurse specialist, certified nurse-	4836
midwife, or certified nurse practitioner holds a certificate to	4837
prescribe issued under section 4723.48 of the Revised Code and	4838

4869

the nurse's certificate of authority to practice as a clinical-	4839
nurse specialist, certified nurse-midwife, or certified nurse-	4840
practitioner lapses for failure to renew under section 4723.41-	4841
of the Revised Code, the nurse's certificate to prescribe is-	4842
lapsed until the certificate of authority is reinstated. If the	4843
certificate of authority becomes inactive in accordance with-	4844
section 4723.42 of the Revised Code, the nurse's certificate to	4845
prescribe is lapsed until the certificate of authority becomes-	4846
active. If the certificate of authority is revoked under section	4847
4723.28 or 4723.281 of the Revised Code, the nurse's certificate	4848
to prescribe is automatically revoked. If the certificate of	4849
authority is suspended under either section, the nurse's	4850
certificate to prescribe is automatically suspended while the	4851
certificate of authority remains suspended. If a restriction is	4852
placed on the certificate of authority under section 4723.28 of	4853
the Revised Code, the same restriction is placed on the nurse's	4854
certificate to prescribe while the certificate of authority	4855
remains restricted.	4856
G	4057
Sec. 4723.48. (A) A clinical nurse specialist, certified	4857
nurse-midwife, or certified nurse practitioner seeking authority	4858
to prescribe drugs and therapeutic devices shall file with the	4859
board of nursing a written application for a certificate to	4860
prescribe. The board of nursing shall issue a certificate to	4861
prescribe to each applicant who meets the requirements specified	4862
in section 4723.482 or 4723.485 of the Revised Code.	4863
	4064
Except as provided in division (B) of this section, the	4864
initial certificate to prescribe that the board issues to an	4865
applicant shall be issued as an externship certificate. Under an	4866
externship certificate, the nurse may obtain experience in-	4867

prescribing drugs and therapeutic devices by participating in an

externship that evaluates the nurse's competence, knowledge, and

skill in pharmacokinetic principles and their clinical	4870
application to the specialty being practiced. During the	4871
externship, the nurse may prescribe drugs and therapeutic	4872
devices only when one or more physicians are providing	4873
supervision in accordance with rules adopted under section	4874
4723.50 of the Revised Code.	4875
After completing the externship, the holder of an-	4876
externship certificate may apply for a new certificate to	4877
prescribe. On receipt of the new certificate, the nurse may	4878
prescribe drugs and therapeutic devices in collaboration with	4879
one or more physicians or podiatrists.	4880
(B) In the case of an applicant who meets the requirements	4881
of division (C) of section 4723.482 of the Revised Code, the	4882
initial certificate to prescribe that the board issues to the	4883
applicant under this section shall not be an externship	4884
certificate. The applicant shall be issued a certificate to	4885
prescribe that permits the recipient to prescribe drugs and	4886
therapeutic devices in collaboration with one or more physicians-	4887
or podiatrists.	4888
(C) (1) The holder of a certificate issued under this	4889
section (A) A clinical nurse specialist, certified nurse-	4890
midwife, or certified nurse practitioner who holds a license to	4891
practice nursing issued under section 4723.42 of the Revised	4892
<pre>Code may delegate to a person not otherwise authorized to</pre>	4893
administer drugs the authority to administer to a specified	4894
patient a drug, other than unless the drug is a controlled	4895
$\operatorname{substance}_{\overline{ au}}$ or is listed in the formulary established in rules	4896
adopted under section 4723.50 of the Revised Code. The	4897
delegation shall be in accordance with division $\frac{(C)}{(2)}$ of	4898
this section and standards and procedures established in rules	4899

adopted under division $\frac{(Q)-(0)}{(0)}$ of section 4723.07 of the Revised Code.	4900 4901
(2) (B) Prior to delegating the authority, the certificate	4902
holder nurse shall do both of the following:	4903
$\frac{(a)}{(1)}$ Assess the patient and determine that the drug is	4904
appropriate for the patient;	4905
$\frac{(b)}{(2)}$ Determine that the person to whom the authority	4906
will be delegated has met the conditions specified in division	4907
(D) of section 4723.489 of the Revised Code.	4908
Sec. 4723.481. This section establishes standards and	4909
conditions regarding the authority of an advanced practice	4910
registered nurse who is designated as a clinical nurse	4911
specialist, certified nurse-midwife, or certified nurse	4912
practitioner to prescribe and personally furnish drugs and	4913
therapeutic devices under a certificate to prescribe license	4914
issued under section 4723.48 4723.42 of the Revised Code.	4915
(A) A-Except as provided in division (F) of this section,	4916
<u>a</u> clinical nurse specialist, certified nurse-midwife, or	4917
certified nurse practitioner shall not prescribe or furnish any	4918
drug or therapeutic device that is-not included in the types of-	4919
drugs and devices listed on the exclusionary formulary	4920
established in rules adopted under section 4723.50 of the	4921
Revised Code.	4922
(B) The prescriptive authority of a clinical nurse	4923
specialist, certified nurse-midwife, or certified nurse	4924
practitioner shall not exceed the prescriptive authority of the	4925
collaborating physician or podiatrist, including the	4926
collaborating physician's authority to treat chronic pain with	4927
controlled substances and products containing tramadol as	4928

described in section 4731.052 of the Revised Code.	4929
(C)(1) Except as provided in division (C)(2) or (3) of	4930
this section, a clinical nurse specialist, certified nurse-	4931
midwife, or certified nurse practitioner may prescribe to a	4932
patient a schedule II controlled substance only if all of the	4933
following are the case:	4934
(a) The patient has a terminal condition, as defined in	4935
section 2133.01 of the Revised Code.	4936
(b) The collaborating A physician of the clinical nurse	4937
specialist, certified nurse midwife, or certified nurse	4938
practitioner—initially prescribed the substance for the patient.	4939
(c) The prescription is for an amount that does not exceed	4940
the amount necessary for the patient's use in a single, twenty-	4941
four-hour_seventy-two-hour_period.	4942
(2) The restrictions on prescriptive authority in division	4943
(2) The restrictions on prescriptive authority in division (C)(1) of this section do not apply if a clinical nurse	4943 4944
(C)(1) of this section do not apply if a clinical nurse	4944
(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse	4944
(C)(1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of	4944 4945 4946
(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations:	4944 4945 4946 4947
(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the	4944 4945 4946 4947
<pre>(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the Revised Code;</pre>	4944 4945 4946 4947 4948 4949
<pre>(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the Revised Code; (b) An entity owned or controlled, in whole or in part, by</pre>	4944 4945 4946 4947 4948 4949
<pre>(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the Revised Code; (b) An entity owned or controlled, in whole or in part, by a hospital or by an entity that owns or controls, in whole or in</pre>	4944 4945 4946 4947 4948 4949 4950 4951
<pre>(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the Revised Code; (b) An entity owned or controlled, in whole or in part, by a hospital or by an entity that owns or controls, in whole or in part, one or more hospitals;</pre>	4944 4945 4946 4947 4948 4949 4950 4951 4952
<pre>(C) (1) of this section do not apply if a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner issues the prescription to the patient from any of the following locations: (a) A hospital registered under section 3701.07 of the Revised Code; (b) An entity owned or controlled, in whole or in part, by a hospital or by an entity that owns or controls, in whole or in part, one or more hospitals; (c) A health care facility operated by the department of</pre>	4944 4945 4946 4947 4948 4949 4950 4951 4952

Revised Code or by a political subdivision certified under	4957
section 3721.09 of the Revised Code;	4958
(e) A county home or district home operated under Chapter	4959
5155. of the Revised Code that is certified under the medicare	4960
or medicaid program;	4961
(f) A hospice care program, as defined in section 3712.01	4962
of the Revised Code;	4963
(g) A community mental health services provider, as	4964
defined in section 5122.01 of the Revised Code;	4965
(h) An ambulatory surgical facility, as defined in section	4966
3702.30 of the Revised Code;	4967
(i) A freestanding birthing center, as defined in section	4968
3702.141 of the Revised Code;	4969
(j) A federally qualified health center, as defined in	4970
section 3701.047 of the Revised Code;	4971
(k) A federally qualified health center look-alike, as	4972
defined in section 3701.047 of the Revised Code;	4973
(1) A health care office or facility operated by the board	4974
of health of a city or general health district or the authority	4975
having the duties of a board of health under section 3709.05 of	4976
the Revised Code;	4977
(m) A site where a medical practice is operated, but only	4978
if the practice is comprised of one or more physicians who also	4979
are owners of the practice; the practice is organized to provide	4980
direct patient care; and the clinical nurse specialist,	4981
certified nurse-midwife, or certified nurse practitioner	4982
providing services at the site has a standard care arrangement	4983
and collaborates with at least one of the physician owners who	4984

practices primarily at that site;	4985
(n) A residential care facility, as defined in section	4986
3721.01 of the Revised Code.	4987
(3) A clinical nurse specialist, certified nurse-midwife,	4988
or certified nurse practitioner shall not issue to a patient a	4989
prescription for a schedule II controlled substance from a	4990
convenience care clinic even if the clinic is owned or operated	4991
by an entity specified in division (C)(2) of this section.	4992
(D) A pharmacist who acts in good faith reliance on a	4993
prescription issued by a clinical nurse specialist, certified	4994
nurse-midwife, or certified nurse practitioner under division	4995
(C)(2) of this section is not liable for or subject to any of	4996
the following for relying on the prescription: damages in any	4997
civil action, prosecution in any criminal proceeding, or	4998
professional disciplinary action by the state board of pharmacy	4999
under Chapter 4729. of the Revised Code.	5000
(E)—A clinical nurse specialist, certified nurse midwife,	5001
or certified nurse practitioner may personally furnish to a	5002
patient a sample of any drug or therapeutic device included in-	5003
the types of drugs and devices listed on the formulary, except-	5004
that all of the following conditions apply:	5005
(1) The amount of the sample furnished shall not exceed a	5006
seventy two hour supply, except when the minimum available-	5007
quantity of the sample is packaged in an amount that is greater-	5008
than a seventy two hour supply, in which case the packaged	5009
amount may be furnished.	5010
(2) No charge may be imposed for the sample or for-	5011
furnishing it.	5012
(3) Samples of controlled substances may not be personally	5013

furnished.	5014
(F) A clinical nurse specialist, certified nurse-midwife,	5015
or certified nurse practitioner may personally furnish to a	5016
patient a complete or partial supply of a drug or therapeutic	5017
device included in the types of drugs and devices listed on the	5018
formulary, except that all of the following conditions apply:	5019
(1) The clinical nurse specialist, certified nurse-	5020
midwife, or certified nurse practitioner shall personally	5021
furnish only antibiotics, antifungals, scabicides,	5022
contraceptives, prenatal vitamins, antihypertensives, drugs and	5023
devices used in the treatment of diabetes, drugs and devices	5024
used in the treatment of asthma, and drugs used in the treatment	5025
of dyslipidemia.	5026
(2) The clinical nurse specialist, certified nurse-	5027
midwife, or certified nurse practitioner shall not furnish the	5028
drugs and devices in locations other than a health department	5029
operated by the board of health of a city or general health	5030
district or the authority having the duties of a board of health-	5031
under section 3709.05 of the Revised Code, a federally funded	5032
comprehensive primary care clinic, or a nonprofit health care	5033
elinic or program.	5034
(3) The clinical nurse specialist, certified nurse-	5035
midwife, or certified nurse practitioner shall comply with all	5036
safety standards for personally furnishing supplies of drugs and	5037
devices, as established in rules adopted under section 4723.50	5038
of the Revised Code.	5039
(G) A clinical nurse specialist, certified nurse-midwife,	5040
or certified nurse practitioner shall comply with section	5041
3719 061 of the Revised Code if the purse prescribes for a	5042

requires pursuant to rules adopted under section 4723.50 of the	5071
(4) Any additional information the board of nursing	5070
Code for a certificate to prescribe;	5069
(3) The fee required by section 4723.08 of the Revised	5068
this section ;	5067
accordance with the requirements specified in division (B) of	5066
course of study in advanced pharmacology and related topics in	5065
(2) Evidence evidence of successfully completing the	5064
of the Revised Code;	5063
by meeting the requirements of division (A) of section 4723.41	5062
nurse-midwife, or certified nurse practitioner that was issued	5061
authority to practice as a clinical nurse specialist, certified	5060
(1) Evidence of holding a current, valid certificate of	5059
Revised Code all of the following:	5058
application submitted under section 4723.48 4723.41 of the	5057
midwife, or certified nurse practitioner shall include with the	5056
designation as a clinical nurse specialist, certified nurse-	5055
nursing as an advanced practice registered nurse who seeks	5054
(D) of this section, an An applicant for a license to practice	5053
Sec. 4723.482. (A) Except as provided in divisions (C) and	5052
<pre>amendment.</pre>	5051
established by the board prior to the effective date of this	5050
therapeutic device shall do so in accordance with the formulary	5049
nurse practitioner who prescribes or furnishes any drug or	5048
clinical nurse specialist, certified nurse-midwife, or certified	5047
in rules adopted under section 4723.50 of the Revised Code, a	5046
(F) Until the board of nursing establishes a new formulary	5045
defined in section 3719.01 of the Revised Code.	5044
minor, as defined in that section, an opioid analgesic, as	5043
miner of defined in that proting on smile description of	E 0 4 2

Revised Code.	5072
(B) With respect to the course of study in advanced	5073
pharmacology and related topics that must be successfully	5074
completed to obtain a certificate to prescribe, all of the	5075
following requirements apply:	5076
(1) The course of study shall be completed not longer than	5077
three <u>five</u> years before the application for the certificate to	5078
prescribe is filed.	5079
(2) The course of study shall be not less than forty-five	5080
contact hours.	5081
(3) The course of study shall meet the requirements to be	5082
approved by the board in accordance with standards established	5083
in rules adopted under section 4723.50 of the Revised Code.	5084
(4) The content of the course of study shall be specific	5085
to the applicant's nursing specialty.	5086
(5) The instruction provided in the course of study shall	5087
include all of the following:	5088
(a) A minimum of thirty-six contact hours of instruction	5089
in advanced pharmacology that includes pharmacokinetic	5090
principles and clinical application and the use of drugs and	5091
therapeutic devices in the prevention of illness and maintenance	5092
of health;	5093
(b) Instruction in the fiscal and ethical implications of	5094
prescribing drugs and therapeutic devices;	5095
(c) Instruction in the state and federal laws that apply	5096
to the authority to prescribe;	5097
(d) Instruction that is specific to schedule II controlled	5098

substances, including instruction in all of the following:	5099
(i) Indications for the use of schedule II controlled	5100
substances in drug therapies;	5101
(ii) The most recent guidelines for pain management	5102
therapies, as established by state and national organizations	5103
such as the Ohio pain initiative and the American pain society;	5104
(iii) Fiscal and ethical implications of prescribing	5105
schedule II controlled substances;	5106
(iv) State and federal laws that apply to the authority to	5107
prescribe schedule II controlled substances;	5108
(v) Prevention of abuse and diversion of schedule II	5109
controlled substances, including identification of the risk of	5110
abuse and diversion, recognition of abuse and diversion, types	5111
of assistance available for prevention of abuse and diversion,	5112
and methods of establishing safeguards against abuse and	5113
diversion.	5114
(e) Any additional instruction required pursuant to rules	5115
adopted under section 4723.50 of the Revised Code.	5116
(C) An applicant who practiced or is practicing as a	5117
clinical nurse specialist, certified nurse-midwife, or certified	5118
nurse practitioner in another jurisdiction or as an employee of	5119
the United States government, and is not seeking authority to	5120
prescribe drugs and therapeutic devices by meeting the	5121
requirements of division (A) or (D) of this section, shall	5122
include with the application submitted under section 4723.48	5123
4723.41 of the Revised Code all of the following:	5124
(1) Evidence of holding a current, valid certificate of	5125
authority issued under this chapter to practice as a clinical-	5126

nurse specialist, certified nurse midwife, of certified nurse	312
<pre>practitioner having completed a two-hour course of instruction</pre>	5128
approved by the board in the laws of this state that govern	5129
drugs and prescriptive authority;	5130
(2) The fee required by section 4723.08 of the Revised	5131
Code for a certificate to prescribe;	5132
(3)—Either of the following:	5133
(a) Evidence of having held, for a continuous period of at	5134
least one year during the three years immediately preceding the	5135
date of application, valid authority issued by another	5136
jurisdiction to prescribe therapeutic devices and drugs,	5137
including at least some controlled substances;	5138
(b) Evidence of having been employed by the United States	5139
government and authorized, for a continuous period of at least	5140
one year during the three years immediately preceding the date	5141
of application, to prescribe therapeutic devices and drugs,	5142
including at least some controlled substances, in conjunction	5143
with that employment.	5144
(4) Evidence of having completed a two-hour course of	5145
instruction approved by the board in the laws of this state that	5146
govern drugs and prescriptive authority;	5147
(5) Any additional information the board requires pursuant	5148
to rules adopted under section 4723.50 of the Revised Code.	5149
(D) An applicant who practiced or is practicing as a	5150
clinical nurse specialist, certified nurse midwife, or certified	5151
nurse practitioner in another jurisdiction or as an employee of-	5152
the United States government, and is not seeking authority to-	5153
prescribe drugs and therapeutic devices by meeting the-	5154
requirements of division (A) or (C) of this section, shall	5155

include with the application submitted under section 4723.48 of	5156
the Revised Code all of the following:	5157
(1) Evidence of holding a current, valid certificate of	5158
authority issued under this chapter to practice as a clinical	5159
nurse specialist, certified nurse-midwife, or certified nurse-	5160
practitioner;	5161
(2) The fee required by section 4723.08 of the Revised	5162
Code for a certificate to prescribe;	5163
(3) Either of the following:	5164
(a) Evidence of having held, for a continuous period of at	5165
least one year during the three years immediately preceding the	5166
date of application, valid authority issued by another	5167
jurisdiction to prescribe therapeutic devices and drugs,	5168
excluding controlled substances;	5169
(b) Evidence of having been employed by the United States	5170
(b) Evidence of having been employed by the United States government and authorized, for a continuous period of at least	5170 5171
government and authorized, for a continuous period of at least	5171
government and authorized, for a continuous period of at least- one year during the three years immediately preceding the date-	5171 5172
government and authorized, for a continuous period of at least- one year during the three years immediately preceding the date- of application, to prescribe therapeutic devices and drugs,	5171 5172 5173
government and authorized, for a continuous period of at least- one year during the three years immediately preceding the date- of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that	5171 5172 5173 5174
government and authorized, for a continuous period of at least one year during the three years immediately preceding the date of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment.	5171 5172 5173 5174 5175
government and authorized, for a continuous period of at least one year during the three years immediately preceding the date of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment. (4) Any additional information the board requires pursuant	5171 5172 5173 5174 5175
government and authorized, for a continuous period of at least one year during the three years immediately preceding the date of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment. (4) Any additional information the board requires pursuant to rules adopted under section 4723.50 of the Revised Code.	5171 5172 5173 5174 5175 5176 5177
government and authorized, for a continuous period of at least one year during the three years immediately preceding the date of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment. (4) Any additional information the board requires pursuant to rules adopted under section 4723.50 of the Revised Code. Sec. 4723.486. (A) A certificate to prescribe issued under	5171 5172 5173 5174 5175 5176 5177
government and authorized, for a continuous period of at least one year during the three years immediately preceding the date of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment. (4) Any additional information the board requires pursuant to rules adopted under section 4723.50 of the Revised Code. Sec. 4723.486. (A) A certificate to prescribe issued under section 4723.48 of the Revised Code that is not issued as an	5171 5172 5173 5174 5175 5176 5177 5178 5179
government and authorized, for a continuous period of at least- one year during the three years immediately preceding the date- of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that employment. (4) Any additional information the board requires pursuant- to rules adopted under section 4723.50 of the Revised Code. Sec. 4723.486. (A) A certificate to prescribe issued under section 4723.48 of the Revised Code that is not issued as an externship certificate is valid for two years, unless otherwise	5171 5172 5173 5174 5175 5176 5177 5178 5179 5180
government and authorized, for a continuous period of at least- one year during the three years immediately preceding the date- of application, to prescribe therapeutic devices and drugs, excluding controlled substances, in conjunction with that- employment. (4) Any additional information the board requires pursuant- to rules adopted under section 4723.50 of the Revised Code. Sec. 4723.486. (A) A certificate to prescribe issued under section 4723.48 of the Revised Code that is not issued as an externship certificate is valid for two years, unless otherwise- provided in rules adopted under section 4723.50 of the Revised	5171 5172 5173 5174 5175 5176 5177 5178 5179 5180 5181

under section 4723.50 of the Revised Code.	5185
(B) Except as provided in division (C) of this section,	5186
the board may renew a certificate to prescribe if the holder	5187
submits to the board all of the following:	5188
(1) Evidence of having completed during the previous two-	5189
years at least twelve hours of continuing education in advanced	5190
pharmacology, or, if the certificate has been held for less than	5191
a full renewal period, the number of hours required by the board	5192
in rules adopted under section 4723.50 of the Revised Code;	5193
(2) The fee required under section 4723.08 of the Revised	5194
Code for renewal of a certificate to prescribe;	5195
(3) Any additional information the board requires pursuant	5196
to rules adopted under section 4723.50 of the Revised Code.	5197
$\frac{(C)(1)}{Except}$ as provided in division $\frac{(C)(2)}{(B)}$ of this	5198
section, in the case of a certificate <u>license</u> holder <u>who is</u>	5199
seeking renewal of a license to practice nursing as an advanced	5200
practice registered nurse and who prescribes opioid analgesics	5201
or benzodiazepines, as defined in section 3719.01 of the Revised	5202
Code, the holder shall certify to the board whether the holder	5203
has been granted access to the drug database established and	5204
maintained by the state board of pharmacy pursuant to section	5205
4729.75 of the Revised Code.	5206
$\frac{(2)-(B)}{(B)}$ The requirement in division $\frac{(C)}{(A)}$ of this	5207
section does not apply if any of the following is the case:	5208
(a) (1) The state board of pharmacy notifies the board of	5209
nursing pursuant to section 4729.861 of the Revised Code that	5210
the certificate <u>license</u> holder has been restricted from	5211
obtaining further information from the drug database.	5212

$\frac{(b)}{(2)}$ The state board of pharmacy no longer maintains	5213
the drug database.	5214
(c) (3) The certificate license holder does not practice	5215
nursing in this state.	5216
(3) (C) If a certificate license holder certifies to the	5217
board of nursing that the holder has been granted access to the	5218
drug database and the board finds through an audit or other	5219
means that the holder has not been granted access, the board may	5220
take action under section 4723.28 of the Revised Code.	5221
(D) The continuing education in pharmacology required	5222
under division (B) (1) of this section must be received from an-	5223
accredited institution recognized by the board. The hours of	5224
continuing education required are in addition to any other-	5225
continuing education requirement that must be completed pursuant	5226
to this chapter.	5227
Sec. 4723.487. (A) As used in this section:	5227 5228
Sec. 4723.487. (A) As used in this section:	5228
Sec. 4723.487. (A) As used in this section: (1) "Drug database" means the database established and	5228 5229
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Sec. 4723.487. (A) As used in this section: (1) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code. (2) "Opioid analgesic" and "benzodiazepine" have the same meanings as in section 3719.01 of the Revised Code. (B) Except as provided in divisions (C) and (E) of this section, an advanced practice registered nurse holding a certificate to prescribe issued under this chapter who is	5228 5229 5230 5231 5232 5233 5234 5235 5236
Sec. 4723.487. (A) As used in this section: (1) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code. (2) "Opioid analgesic" and "benzodiazepine" have the same meanings as in section 3719.01 of the Revised Code. (B) Except as provided in divisions (C) and (E) of this section, an advanced practice registered nurse holding a certificate to prescribe issued under this chapter who is designated as a clinical nurse specialist, certified nurse-	5228 5229 5230 5231 5232 5233 5234 5235 5236 5237
Sec. 4723.487. (A) As used in this section: (1) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code. (2) "Opioid analgesic" and "benzodiazepine" have the same meanings as in section 3719.01 of the Revised Code. (B) Except as provided in divisions (C) and (E) of this section, an advanced practice registered nurse holding a certificate to prescribe issued under this chapter who is designated as a clinical nurse specialist, certified nursemidwife, or certified nurse practitioner shall comply with all	5228 5229 5230 5231 5232 5233 5234 5235 5236 5237 5238

(1) Before initially prescribing the drug, the advanced	5242
practice registered nurse or the advanced practice registered	5243
nurse's delegate shall request from the drug database a report	5244
of information related to the patient that covers at least the	5245
twelve months immediately preceding the date of the request. If	5246
the <u>advanced practice registered</u> nurse practices primarily in a	5247
county of this state that adjoins another state, the advanced	5248
practice registered nurse or delegate also shall request a	5249
report of any information available in the drug database that	5250
pertains to prescriptions issued or drugs furnished to the	5251
patient in the state adjoining that county.	5252

- (2) If the patient's course of treatment for the condition 5253 continues for more than ninety days after the initial report is 5254 requested, the <u>advanced practice registered</u> nurse or delegate 5255 shall make periodic requests for reports of information from the 5256 drug database until the course of treatment has ended. The 5257 requests shall be made at intervals not exceeding ninety days, 5258 determined according to the date the initial request was made. 5259 The request shall be made in the same manner provided in 5260 division (B)(1) of this section for requesting the initial 5261 report of information from the drug database. 5262
- (3) On receipt of a report under division (B)(1) or (2) of 5263 this section, the <u>advanced practice registered</u> nurse shall 5264 assess the information in the report. The <u>advanced practice</u> 5265 <u>registered</u> nurse shall document in the patient's record that the 5266 report was received and the information was assessed. 5267
- (C) Division (B) of this section does not apply if in any 5268 of the following circumstances: 5269
- (1) A drug database report regarding the patient is not 5270 available, in which case the <u>advanced practice registered</u> nurse 5271

shall document in the patient's record the reason that the	5272
report is not available.	5273
(2) The drug is prescribed in an amount indicated for a	5274
period not to exceed seven days.	5275
(3) The drug is prescribed for the treatment of cancer or	5276
another condition associated with cancer.	5277
(4) The drug is prescribed to a hospice patient in a	5278
hospice care program, as those terms are defined in section	5279
3712.01 of the Revised Code, or any other patient diagnosed as	5280
terminally ill.	5281
(5) The drug is prescribed for administration in a	5282
hospital, nursing home, or residential care facility.	5283
(D) The board of nursing may adopt rules, in accordance	5284
with Chapter 119. of the Revised Code, that establish standards	5285
and procedures to be followed by an advanced practice registered	5286
nurse with a certificate to prescribe issued under section	5287
4723.48 of the Revised Code regarding the review of patient	5288
information available through the drug database under division	5289
(A) (5) of section 4729.80 of the Revised Code. The rules shall	5290
be adopted in accordance with Chapter 119. of the Revised Code.	5291
(E) This section and any rules adopted under it do not	5292
apply if the state board of pharmacy no longer maintains the	5293
drug database.	5294
Sec. 4723.488. (A) Notwithstanding any provision of this	5295
chapter or rule adopted by the board of nursing, a clinical	5296
nurse specialist, certified nurse midwife, or certified nurse	5297
practitioner who holds a certificate to prescribe issued under-	5298
section 4723.48 of the Revised Code an advanced practice	5299
registered nurse who is designated as a clinical nurse	5300

specialist, certified nurse-midwife, or certified nurse	5301
<pre>practitioner may personally furnish a supply of naloxone, or</pre>	5302
issue a prescription for naloxone, without having examined the	5303
individual to whom it may be administered if both of the	5304
following conditions are met:	5305
(1) The naloxone supply is furnished to, or the	5306
prescription is issued to and in the name of, a family member,	5307
friend, or other individual in a position to assist an	5308
individual who there is reason to believe is at risk of	5309
experiencing an opioid-related overdose.	5310
(2) The <u>advanced practice registered</u> nurse instructs the	5311
individual receiving the naloxone supply or prescription to	5312
summon emergency services as soon as practicable either before	5313
or after administering naloxone to an individual apparently	5314
experiencing an opioid-related overdose.	5315
(B) A An advanced practice registered nurse who under	5316
division (A) of this section in good faith furnishes a supply of	5317
naloxone or issues a prescription for naloxone is not liable for	5318
or subject to any of the following for any action or omission of	5319
the individual to whom the naloxone is furnished or the	5320
prescription is issued: damages in any civil action, prosecution	5321
in any criminal proceeding, or professional disciplinary action.	5322
Sec. 4723.489. A person not otherwise authorized to	5323
administer drugs may administer a drug to a specified patient if	5324
all of the following conditions are met:	5325
(A) The authority to administer the drug is delegated to	5326
the person by an advanced practice registered nurse who is a	5327
clinical nurse specialist, certified nurse-midwife, or certified	5328
nurse practitioner and holds a certificate to prescribe license	5329

issued under section 4723.48 4723.42 of the Revised Code.	5330
(B) The drug is <u>not</u> listed in the formulary established in	5331
rules adopted under section 4723.50 of the Revised Code but is	5332
not a controlled $\operatorname{substance}_{\boldsymbol{L}}$ and is not to be $\operatorname{administered}$	5333
intravenously.	5334
(C) The drug is to be administered at a location other	5335
than a hospital inpatient care unit, as defined in section	5336
3727.50 of the Revised Code; a hospital emergency department or	5337
a freestanding emergency department; or an ambulatory surgical	5338
facility, as defined in section 3702.30 of the Revised Code.	5339
(D) The person has successfully completed education based	5340
on a recognized body of knowledge concerning drug administration	5341
and demonstrates to the person's employer the knowledge, skills,	5342
and ability to administer the drug safely.	5343
(E) The person's employer has given the advanced practice	5344
registered nurse access to documentation, in written or	5345
electronic form, showing that the person has met the conditions	5346
specified in division (D) of this section.	5347
(F) The advanced practice registered nurse is physically	5348
present at the location where the drug is administered.	5349
Sec. 4723.4810. (A) (1) Notwithstanding any conflicting	5350
provision of this chapter or rule adopted by the board of	5351
nursing, a clinical nurse specialist, certified nurse-midwife,	5352
or certified nurse practitioner who holds a certificate to	5353
prescribe license to practice nursing as an advanced practice	5354
registered nurse issued under section 4723.48-4723.42 of the	5355
Revised Code may issue a prescription for or personally furnish	5356
a complete or partial supply of a drug to treat chlamydia,	5357
gonorrhea, or trichomoniasis, without having examined the	5358

individual for whom the drug is intended, if all of the	5359
following conditions are met:	5360
(a) The individual is a sexual partner of the nurse's	5361
patient.	5362
(b) The patient has been diagnosed with chlamydia,	5363
gonorrhea, or trichomoniasis.	5364
(c) The patient reports to the nurse that the individual	5365
is unable or unlikely to be evaluated or treated by a health	5366
professional.	5367
(2) A prescription issued under this section shall include	5368
the individual's name and address, if known. If the nurse is	5369
unable to obtain the individual's name and address, the	5370
prescription shall include the patient's name and address and	5371
the words "expedited partner therapy" or the letters "EPT."	5372
(3) A nurse may prescribe or personally furnish a drug	5373
under this section for not more than a total of two individuals	5374
who are sexual partners of the nurse's patient.	5375
(B) For each drug prescribed or personally furnished under	5376
this section, the nurse shall do all of the following:	5377
(1) Provide the patient with information concerning the	5378
drug for the purpose of sharing the information with the	5379
individual, including directions for use of the drug and any	5380
side effects, adverse reactions, or known contraindications	5381
associated with the drug;	5382
(2) Recommend to the patient that the individual seek	5383
treatment from a health professional;	5384
(3) Document all of the following in the patient's record:	5385

(a) The name of the drug prescribed or furnished and its	5386
dosage;	5387
(b) That information concerning the drug was provided to	5388
the patient for the purpose of sharing the information with the	5389
individual;	5390
(c) If known, any adverse reactions the individual	5391
experiences from treatment with the drug.	5392
(C) A nurse who prescribes or personally furnishes a drug	5393
under this section may contact the individual for whom the drug	5394
is intended.	5395
(1) If the nurse contacts the individual, the nurse shall	5396
do all of the following:	5397
(a) Inform the individual that the individual may have	5398
been exposed to chlamydia, gonorrhea, or trichomoniasis;	5399
(b) Encourage the individual to seek treatment from a	5400
health professional;	5401
(c) Explain the treatment options available to the	5402
individual, including treatment with a prescription drug,	5403
directions for use of the drug, and any side effects, adverse	5404
reactions, or known contraindications associated with the drug;	5405
(d) Document in the patient's record that the nurse	5406
contacted the individual.	5407
(2) If the nurse does not contact the individual, the	5408
nurse shall document that fact in the patient's record.	5409
(D) A nurse who in good faith prescribes or personally	5410
furnishes a drug under this section is not liable for or subject	5411
to any of the following:	5412

(1) Damages in any civil action;	5413
(2) Prosecution in any criminal proceeding;	5414
(3) Professional disciplinary action.	5415
Sec. 4723.49. (A) There is hereby created the committee on	5416
prescriptive governance. The committee shall consist of the	5417
<pre>following members:</pre>	5418
(1) Two advanced practice registered nurses, one of whom	5419
is nominated by an Ohio advanced practice registered nurse	5420
specialty association and one of whom is nominated by the Ohio	5421
association of advanced practice registered nurses or its	5422
<pre>successor organization;</pre>	5423
(2) A member of the board of nursing who is an advanced	5424
<pre>practice registered nurse and represents the public;</pre>	5425
(3) Two physicians, each actively engaged in practice with	5426
a clinical nurse specialist, certified nurse-midwife, or	5427
certified nurse practitioner, one of whom is nominated by the	5428
Ohio state medical association or its successor organization and	5429
one of whom is nominated by the Ohio academy of family	5430
physicians or its successor organization;	5431
(4) A member of the state medical board who is a physician	5432
and represents the public;	5433
(5) A pharmacist actively engaged in practice in this	5434
state as a clinical pharmacist.	5435
(B) The board of nursing shall appoint the members who are	5436
nurses, the state medical board shall appoint the members who	5437
are physicians, and the state board of pharmacy shall appoint	5438
the member who is a pharmacist.	5439

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not later than sixty days after the effective date of this	5441
section. Of the initial appointments the board of nursing must	5442
make, one shall be for a term of one year and two shall be for	5443
terms of two years. Of the initial appointments the state	5444
medical board must make, one shall be for a term of one year and	5445
two shall be for terms of two years. The initial appointment by	5446
the state board of pharmacy shall be for a term of two years.	5447
Thereafter, terms shall be for two years, with each term ending	5448
on the same day of the same month as did the term that it	5449
succeeds. Vacancies shall be filled in the same manner as	5450
appointments.	5451
When the term of any member expires, a successor shall be	5452
appointed in the same manner as the initial appointment. Any	5453
member appointed to fill a vacancy occurring prior to the	5454
expiration of the term for which the member's predecessor was	5455
appointed shall hold office for the remainder of that term. A	5456
member shall continue in office subsequent to the expiration	5457
date of the member's term until the member's successor takes	5458
office or until a period of sixty days has elapsed, whichever	5459
occurs first. A member may be reappointed for one additional	5460
term only.	5461
Sec. 4723.491. (A) The committee on prescriptive	5462
governance shall organize by selecting a chairperson from among	5463
its members who are nurses or collaborating physicians . The	5464
committee may select a new chairperson at any time.	5465
(B)-Five members constitute a quorum for the transaction-	5466
of official business The committee may transact official	5467
business if at least four voting members of the committee are	5468
<pre>present. The clinical pharmacist member may participate in any</pre>	5469

(C) Initial appointments to the committee shall be made

meeting of the committee, but shall $\underline{\text{not}}$ be included as a voting	5470
member only when the committee is considering one of the	5471
following:	5472
(1) The composition of the formulary of drugs and	5473
therapeutic devices that may be prescribed by a clinical nurse-	5474
specialist, certified nurse-midwife, or certified nurse-	5475
practitioner who holds a certificate to prescribe issued under-	5476
section 4723.48 of the Revised Code;	5477
(2) The manner in which a nurse may personally furnish to	5478
patients drugs and therapeutic devices packaged as samples and	5479
may personally furnish partial or complete supplies of other-	5480
drugs and therapeutic devices;	5481
(3) Recommendations to be given to the board of nursing	5482
for use in adopting rules under section 4723.50 of the Revised	5483
Code pertaining to the matters specified in divisions (B) (1) and	5484
(2) of this section. In the event of a tie vote, the member	5485
described in division (A)(2) of section 4723.49 of the Revised	5486
Code shall notify the board of nursing of the tie. The board	5487
shall cast the deciding vote following a meeting of the board.	5488
(C) Members shall serve without compensation but shall	5489
receive payment for their actual and necessary expenses incurred	5490
in the performance of their official duties. The expenses shall	5491
be paid by the board of nursing.	5492
(D) The committee shall meet at least twice a year.	5493
Sec. 4723.492. The committee on prescriptive governance	5494
shall develop recommendations regarding the authority to	5495
prescribe a recommended exclusionary formulary that specifies	5496
the drugs and therapeutic devices pursuant to a certificate to	5497
prescribe issued under section 4723.48 of the Revised Code. The	5498

recommendations shall include provisions that apply specifically	5499
to the authority to prescribe schedule II controlled substances-	5500
that a clinical nurse specialist, certified nurse-midwife, or	5501
certified nurse practitioner cannot prescribe or furnish. A	5502
recommended exclusionary formulary shall not permit the	5503
prescribing or furnishing of any drug or device prohibited by	5504
federal or state law.	5505
The committee shall submit recommendations a recommended	5506
exclusionary formulary to the board of nursing as necessary at	5507
<u>least twice each year</u> for the board to fulfill its duty to adopt	5508
rules under section 4723.50 of the Revised Code board's	5509
approval. At the board's request, the committee shall reconsider	5510
a recommendation -recommended exclusionary formulary it has	5511
submitted and resubmit the recommendation recommended	5512
exclusionary formulary to the board accordingly.	5513
Sec. 4723.493. (A) There is hereby created within the	5514
board of nursing the advisory committee on advanced practice	5515
registered nursing. The committee shall consist of the following	5516
members and any other members the board appoints under division	5517
(B) of this section:	5518
(1) Four advanced practice registered nurses, each	5519
actively engaged in the practice of advanced practice registered	5520
nursing in a clinical setting in this state, at least one of	5521
whom is actively engaged in providing primary care, at least one	5522
of whom is actively engaged in practice as a certified	5523
registered nurse anesthetist, and at least one of whom is	5524
actively engaged in practice as a certified nurse-midwife;	5525
(2) Two advanced practice registered nurses, each serving	5526
as a faculty member of an approved program of nursing education	5527
that propages students for licensure as advanced practice	5528

registered nurses;	5529
(3) A member of the board of nursing who is an advanced	5530
<pre>practice registered nurse;</pre>	5531
(4) A representative of an entity employing ten or more	5532
advanced practice registered nurses actively engaged in practice	5533
in this state.	5534
(B) The board of nursing shall appoint the members	5535
described in division (A) of this section. Recommendations for	5536
initial appointments and for filling any vacancies may be	5537
submitted to the board by organizations representing advanced	5538
practice registered nurses practicing in this state and by	5539
schools of advanced practice registered nursing. The board shall	5540
appoint initial members and fill vacancies according to the	5541
recommendations it receives. If it does not receive any	5542
recommendations or receives an insufficient number of	5543
recommendations, the board shall appoint members and fill	5544
vacancies on its own advice.	5545
Initial appointments to the committee shall be made not	5546
later than sixty days after the effective date of this section.	5547
Of the initial appointments described in division (A)(1) of this	5548
section, two shall be for terms of one year and two shall be for	5549
terms of two years. Of the initial appointments described in	5550
division (A)(2) of this section, one shall be for a term of one	5551
year and one shall be for a term of two years. Of the initial	5552
appointments described in divisions (A)(3) and (4) of this	5553
section, each shall be for a term of two years. Thereafter,	5554
terms shall be for two years, with each term ending on the same	5555
day of the same month as did the term that it succeeds.	5556
Vacancies shall be filled in the same manner as appointments.	5557

When the term of any member expires, a successor shall be	5558
appointed in the same manner as the initial appointment. Any	5559
member appointed to fill a vacancy occurring prior to the	5560
expiration of the term for which the member's predecessor was	5561
appointed shall hold office for the remainder of that term. A	5562
member shall continue in office subsequent to the expiration	5563
date of the member's term until the member's successor takes	5564
office or until a period of sixty days has elapsed, whichever	5565
occurs first. A member may be reappointed for one additional	5566
term only.	5567
(C) The committee shall organize by selecting a	5568
chairperson from among its members. The committee may select a	5569
new chairperson at any time. Five members constitute a quorum	5570
for the transaction of official business. Members shall serve	5571
without compensation but receive payment for their actual and	5572
necessary expenses incurred in the performance of their official	5573
duties. The expenses shall be paid by the board of nursing.	5574
(D) The committee shall advise the board regarding the	5575
practice and regulation of advanced practice registered nurses	5576
and may make recommendations to the committee on prescriptive	5577
governance. The committee may also recommend to the board that	5578
an individual with expertise in an advanced practice registered	5579
nursing specialty be appointed under division (B) of this	5580
section as an additional member of the committee.	5581
Sec. 4723.50. (A) In accordance with Chapter 119. of the	5582
Revised Code, the board of nursing shall adopt rules as	5583
necessary to implement the provisions of this chapter pertaining	5584
to the authority of <u>advanced practice registered nurses who are</u>	5585
designated as clinical nurse specialists, certified nurse-	5586
midwives, and certified nurse practitioners to prescribe and	5587

furnish drugs and therapeutic devices and the issuance and	5588
renewal of certificates to prescribe.	5589
The board shall adopt rules that are consistent with the	5590
recommendations a recommended exclusionary formulary the board	5591
receives from the committee on prescriptive governance pursuant	5592
to section 4723.492 of the Revised Code. After reviewing a	5593
recommendation formulary submitted by the committee, the board	5594
may either adopt the recommendation formulary as a rule or ask	5595
the committee to reconsider and resubmit the recommendation	5596
formulary. The board shall not adopt any rule that does not	5597
conform to a recommendation made by the formulary developed by	5598
the committee.	5599
(B) The board shall adopt rules under this section that do-	5600
all of the following:	5601
dir or the regioning.	3001
(1) Establish a formulary listing the types of drugs and	5602
therapeutic devices that may be prescribed by a clinical nurse	5603
specialist, certified nurse midwife, or certified nurse	5604
practitioner. The <u>exclusionary</u> formulary may include shall	5605
permit the prescribing of controlled substances, as defined in	5606
section 3719.01 of the Revised Code, in a manner consistent with	5607
section 4723.481 of the Revised Code. The formulary shall not	5608
permit the prescribing or furnishing of any of the following:	5609
(1) A drug or device to perform or induce an abortion;	5610
(2) A drug or device prohibited by federal or state law.	5611
(2) Establish safety standards to be followed by a	5612
clinical nurse specialist, certified nurse midwife, or certified	5613
nurse practitioner when personally furnishing to patients	5614
complete or partial supplies of antibiotics, antifungals,	5615
scabicides, contraceptives, prenatal vitamins,	5616

antihypertensives, drugs and devices used in the treatment of	5617
diabetes, drugs and devices used in the treatment of asthma, and	5618
drugs used in the treatment of dyslipidemia;	5619
(3) Establish criteria for the components of the standard	5620
care arrangements described in section 4723.431 of the Revised	5621
Code that apply to the authority to prescribe, including the	5622
components that apply to the authority to prescribe schedule II	5623
controlled substances. The rules shall be consistent with that	5624
section and include all of the following:	5625
(a) Quality assurance standards;	5626
(b) Standards for periodic review by a collaborating	5627
physician or podiatrist of the records of patients treated by	5628
the clinical nurse specialist, certified nurse-midwife, or	5629
certified nurse practitioner;	5630
(c) Acceptable travel time between the location at which	5631
the clinical nurse specialist, certified nurse midwife, or	5632
certified nurse practitioner is engaging in the prescribing-	5633
components of the nurse's practice and the location of the	5634
nurse's collaborating physician or podiatrist;	5635
(d) Any other criteria recommended by the committee on	5636
prescriptive governance.	5637
(4) Establish standards and procedures for issuance and	5638
renewal of a certificate to prescribe, including specification	5639
of any additional information the board may require under-	5640
division (A)(4), (C)(5), or (D)(4) of section 4723.482, division-	5641
(B) (3) of section 4723.485, or division (B) (3) of section	5642
4723.486 of the Revised Code;	5643
(5) (B) In addition to the rules described in division (A)	5644
of this section, the board shall adopt rules under this section	5645

that do the following:	5646
(1) Establish standards for board approval of the course	5647
of study in advanced pharmacology and related topics required by	5648
section 4723.482 of the Revised Code;	5649
$\frac{(6)}{(2)}$ Establish requirements for board approval of the	5650
two-hour course of instruction in the laws of this state as	5651
required under division (C) $\frac{(4)}{(1)}$ of section 4723.482 of the	5652
Revised Code and division (B)(2) of section 4723.484 of the	5653
Revised Code;	5654
(7) Establish standards and procedures for the appropriate	5655
conduct of an externship as described in section 4723.484 of the	5656
Revised Code, including the following:	5657
(a) Standards and procedures to be used in evaluating an	5658
individual's participation in an externship;	5659
(b) Standards and procedures for the supervision that a	5660
physician must provide during an externship, including	5661
supervision provided by working with the participant and	5662
supervision provided by making timely reviews of the records of	5663
patients treated by the participant. The manner in which-	5664
supervision must be provided may vary according to the location-	5665
where the participant is practicing and with the participant's	5666
level of experience(3) Establish criteria for the components of	5667
the standard care arrangements described in section 4723.431 of	5668
the Revised Code that apply to the authority to prescribe,	5669
including the components that apply to the authority to	5670
prescribe schedule II controlled substances. The rules shall be	5671
consistent with that section and include all of the following:	5672
(a) Quality assurance standards;	5673
(b) Standards for periodic review by a collaborating	5674

physician or podiatrist of the records of patients treated by	5675
the clinical nurse specialist, certified nurse-midwife, or	5676
<pre>certified nurse practitioner;</pre>	5677
(c) Acceptable travel time between the location at which	5678
the clinical nurse specialist, certified nurse-midwife, or	5679
certified nurse practitioner is engaging in the prescribing	5680
components of the nurse's practice and the location of the	5681
nurse's collaborating physician or podiatrist;	5682
(d) Any other criteria recommended by the committee on	5683
prescriptive governance.	5684
Sec. 4723.66. (A) A person or government entity seeking	5685
approval to provide a medication aide training program shall	5686
apply to the board of nursing on a form prescribed and provided	5687
by the board. The application shall be accompanied by the fee	5688
established in rules adopted under section 4723.69 of the	5689
Revised Code.	5690
(B) The Except as provided in division (C) of this	5691
section, the board shall approve the applicant to provide a	5692
medication aide training program if the content of the course of	5693
instruction to be provided by the program meets the standards	5694
specified by the board in rules adopted under section 4723.69 of	5695
the Revised Code and includes all of the following:	5696
(1) At least seventy clock-hours of instruction, including	5697
both classroom instruction on medication administration and at	5698
least twenty clock-hours of supervised clinical practice in	5699
medication administration;	5700
(2) A mechanism for evaluating whether an individual's	5701
reading, writing, and mathematical skills are sufficient for the	5702
individual to be able to administer prescription medications	5703

safely;	5704
(3) An examination that tests the ability to administer	5705
prescription medications safely and that meets the requirements	5706
established by the board in rules adopted under section 4723.69	5707
of the Revised Code.	5708
(C) The board shall deny the application for approval if	5709
an applicant submits or causes to be submitted to the board	5710
false, misleading, or deceptive statements, information, or	5711
documentation in the process of applying for approval of the	5712
program.	5713
(D)(1) The board may deny, suspend, or revoke the approval	5714
granted to the provider of a medication aide training program	5715
for reasons specified in rules adopted under section 4723.69 of	5716
the Revised Code. All	5717
(2) The board may deny the application for approval if the	5718
<pre>program is controlled by a person who controls or has controlled</pre>	5719
a program that had its approval withdrawn, revoked, suspended,	5720
or restricted by the board or a board of another jurisdiction	5721
that is a member of the national council of state boards of	5722
nursing. As used in division (D)(2) of this section, "control"	5723
<pre>means any of the following:</pre>	5724
(a) Holding fifty per cent or more of the program's	5725
<pre>outstanding voting securities or membership interest;</pre>	5726
(b) In the case of a program that is not incorporated,	5727
having the right to fifty per cent or more of the program's	5728
profits or in the event of a dissolution, fifty per cent or more	5729
of the program's assets;	5730
(c) In the case of a program that is a for-profit or not-	5731
for-profit corporation, having the contractual authority	5732

presently to designate fifty per cent or more of the program's	5733
<pre>directors;</pre>	5734
(d) In the case of a program that is a trust, having the	5735
contractual authority presently to designate fifty per cent or	5736
<pre>more of the program's trustees;</pre>	5737
(e) Having the authority to direct the program's	5738
management, policies, or investments.	5739
(E) Except as otherwise provided in this division, all	5740
actions taken by the board to deny, suspend, or revoke the	5741
approval of a training program shall be taken in accordance with	5742
Chapter 119. of the Revised Code.	5743
When an action taken by the board is required to be taken	5744
pursuant to an adjudication conducted under Chapter 119. of the	5745
Revised Code, the board may, in lieu of an adjudication hearing,	5746
enter into a consent agreement to resolve the matter. A consent	5747
agreement, when ratified by a vote of a quorum of the board,	5748
constitutes the findings and order of the board with respect to	5749
the matter addressed in the agreement. If the board refuses to	5750
ratify a consent agreement, the admissions and findings	5751
contained in the agreement are of no effect.	5752
In any instance in which the board is required under	5753
Chapter 119. of the Revised Code to give notice to a program of	5754
an opportunity for a hearing and the program does not make a	5755
timely request for a hearing in accordance with section 119.07	5756
of the Revised Code, the board is not required to hold a	5757
hearing, but may adopt, by a vote of a quorum, a final order	5758
that contains the board's findings.	5759
(F) When the board denies, suspends, or revokes approval	5760
of a program, the board may specify that its action is	5761

permanent. A program subject to a permanent action taken by the	5762
board is forever ineligible for approval and the board shall not	5763
accept an application for the program's reinstatement or	5764
approval.	5765
Sec. 4723.71. (A) There is hereby established, under the	5766
board of nursing, the advisory group on dialysis. The advisory	5767
group shall advise the board of nursing regarding the	5768
qualifications, standards for training, and competence of	5769
dialysis technicians and dialysis technician interns and all	5770
other related matters. The advisory group shall consist of the	5771
members appointed under divisions (B) and (C) of this section. A	5772
member of the board of nursing or a representative appointed by	5773
the board shall serve as chairperson of all meetings of the	5774
advisory group.	5775
(B) The board of nursing shall appoint the following as	5776
members of the advisory group:	5777
(1) Four dialysis technicians;	5778
(2) A registered nurse who regularly performs dialysis and	5779
cares for patients who receive dialysis;	5780
(3) A physician, recommended by the state medical board,	5781
who specializes in nephrology or an advanced practice registered	5782
nurse recommended by the board of nursing who specializes in	5783
<pre>nephrology;</pre>	5784
(4) An administrator of a dialysis center;	5785
(5) A dialysis patient;	5786
(6) A representative of the Ohio hospital association;	5787
(7) A representative from the end-stage renal disease	5788
network, as defined in 42 C.F.R. 405.2102.	5789

(C) The members of the advisory group appointed under	5790
division (B) of this section may recommend additional persons to	5791
serve as members of the advisory group. The board of nursing may	5792
appoint, as appropriate, any of the additional persons	5793
recommended.	5794
(D) The board of nursing shall specify the terms for the	5795
advisory group members. Members shall serve at the discretion of	5796
the board of nursing. Members shall receive their actual and	5797
necessary expenses incurred in the performance of their official	5798
duties.	5799
(E) Sections 101.82 to 101.87 of the Revised Code do not	5800
apply to the advisory group.	5801
Sec. 4723.74. (A) A person who seeks to operate a dialysis	5802
training program shall apply to the board of nursing for	5803
approval of the program. Applications shall be submitted in	5804
accordance with rules adopted under section 4723.79 of the	5805
Revised Code. The person shall include with the application the	5806
fee prescribed in those rules. If	5807
(B) (1) Except as provided in divisions (B) (2) and (3) of	5808
this section, if the program meets the requirements for approval	5809
as specified in the rules, the board shall approve the program.	5810
A program shall apply for reapproval and may be reapproved in	5811
accordance with rules adopted under section 4723.79 of the	5812
Revised Code.	5813
(B) (2) The board shall deny approval if a program or a	5814
person on behalf of a program submits or causes to be submitted	5815
to the board false, misleading, or deceptive statements,	5816
information, or documentation in the process of applying for	5817
approval of the program.	5818

(3) The board may deny approval if a program is controlled	5819
by a person who controls or has controlled a program that had	5820
its approval withdrawn, revoked, suspended, or restricted by the	5821
board or a board of another jurisdiction that is a member of the	5822
national council of state boards of nursing. As used in division	5823
(B) (3) of this section, "control" means any of the following:	5824
(a) Holding fifty per cent or more of the program's	5825
outstanding voting securities or membership interest;	5826
(b) In the case of an applicant that is not incorporated,	5827
having the right to fifty per cent or more of the program's	5828
profits or in the event of a dissolution, fifty per cent or more	5829
of the program's assets;	5830
(c) In the case of an applicant that is a for-profit or	5831
not-for-profit corporation, having the contractual authority	5832
presently to designate fifty per cent or more of the program's	5833
directors;	5834
(d) In the case of an applicant that is a trust, having	5835
the contractual authority presently to designate fifty per cent	5836
or more of the program's trustees;	5837
(e) Having the authority to direct the program's	5838
management, policies, or investments.	5839
(4) If the board proposes to deny approval under divisions	5840
(B)(2) or (3) of this section, it shall do so pursuant to an	5841
adjudication conducted under Chapter 119. of the Revised Code.	5842
(C) The board may place on provisional approval, for a	5843
period of time it specifies, a dialysis training program that	5844
has ceased to meet and maintain the minimum standards of the	5845
board established by rules adopted under section 4723.79 of the	5846
Revised Code. Prior to or at the end of the period, the board	5847

shall reconsider whether the program meets the standards. The	5848
board shall grant full approval if the program meets the	5849
standards. If the program does not meet the standards, the board	5850
may withdraw approval in accordance with division $\frac{(C)-\underline{(D)}}{\underline{(D)}}$ of	5851
this section.	5852
$\frac{C}{D}$ The board may withdraw the approval of a program	5853
that ceases to meet the requirements for approval. Any action to	5854
withdraw the approval shall be taken in accordance with Chapter	5855
119. of the Revised Code.	5856
(D) (E) When an action taken by the board is required to	5857
be taken pursuant to an adjudication conducted under Chapter	5858
119. of the Revised Code, the board may, in lieu of an	5859
adjudication hearing, enter into a consent agreement to resolve	5860
the matter. A consent agreement, when ratified by a vote of a	5861
quorum of the board, constitutes the findings and order of the	5862
board with respect to the matter addressed in the agreement. If	5863
the board refuses to ratify a consent agreement, the admissions	5864
and findings contained in the agreement are of no effect.	5865
In any instance in which the board is required under	5866
Chapter 119. of the Revised Code to give notice to a program of	5867
an opportunity for a hearing and the program does not make a	5868
timely request for a hearing in accordance with section 119.07	5869
of the Revised Code, the board is not required to hold a	5870
hearing, but may adopt, by a vote of a quorum, a final order	5871
that contains the board's findings.	5872
(F) When the board denies or withdraws approval of a	5873
program, the board may specify that its action is permanent. A	5874
program subject to a permanent action taken by the board is	5875
forever ineligible for approval and the board shall not accept	5876
an application for the program's reinstatement or approval.	5877

(G) An individual shall not be permitted to enroll, and	5878
shall not enroll, in a dialysis training program approved by the	5879
board under this section unless the individual is eighteen years	5880
of age or older and possesses a high school diploma or	5881
certificate of high school equivalence.	5882
Sec. 4723.75. (A) The board of nursing shall issue a	5883
certificate to practice as a dialysis technician to an applicant	5884
who meets the following applicable requirements if the	5885
conditions of divisions (A)(1) to (5) of this section have been	5886
<pre>met:</pre>	5887
(1) For all applicants, the The application is submitted	5888
to the board in accordance with rules adopted under section	5889
4723.79 of the Revised Code and includes both of the following:	5890
(a) The fee established in rules adopted under section	5891
4723.79 of the Revised Code;	5892
(b) The name and address of each approved dialysis	5893
training program in which the applicant has enrolled and the	5894
dates during which the applicant was enrolled in each program.	5895
(2) For all applicants, the The applicant meets the	5896
requirements established by the board's rules.	5897
(3) For all applicants, the The applicant demonstrates	5898
competency to practice as a dialysis technician, as specified in	5899
division (B) of this section.	5900
(4) For applicants In the case of an applicant who entered	5901
a dialysis training program on or after June 1, 2003, the	5902
results of a criminal records check conducted in accordance with	5903
section 4723.091 of the Revised Code demonstrate that the	5904
applicant is not ineligible for certification as specified in	5905
section 4723.092 of the Revised Code.	5906

(5) The applicant is not required to register under	5907
Chapter 2950. of the Revised Code or a substantially similar law	5908
of another state, the United States, or another country.	5909
(B) For an applicant to demonstrate competence to practice	5910
as a dialysis technician, one of the following must apply:	5911
(1) The applicant has successfully completed a dialysis	5912
training program approved by the board under section 4723.74 of	5913
the Revised Code and meets both of the following requirements:	5914
(a) Has performed dialysis care for a dialysis provider	5915
for not less than twelve months immediately prior to the date of	5916
application;	5917
(b) Has passed a certification examination demonstrating	5918
competence to perform dialysis care not later than eighteen	5919
months after successfully completing a dialysis training program	5920
approved by the board under section 4723.74 of the Revised Code.	5921
(2) The applicant does all of the following:	5922
(a) Has a testing organization approved by the board	5923
submit evidence satisfactory to the board that the applicant	5924
passed an examination, in another jurisdiction, that	5925
demonstrates the applicant's competence to provide dialysis	5926
care;	5927
(b) Submits evidence satisfactory to the board that the	5928
applicant has been employed to perform dialysis care in another	5929
jurisdiction for not less than twelve months immediately prior	5930
to the date of application for certification under this section;	5931
(c) Submits evidence satisfactory to the board that the	5932
applicant completed at least two hours of education directly	5933
related to this chapter and the rules adopted under it.	5934

(C) An applicant who does not pass the certification	5935
examination described in division (B)(1)(b) of this section	5936
within the time period prescribed in that division may continue	5937
to pursue certification by repeating the entire training and	5938
application process, including doing all of the following:	5939
(1) Enrolling in and successfully completing a dialysis	5940
training program approved by the board;	5941
(2) Submitting a request to the bureau of criminal	5942
identification and investigation for a criminal records check	5943
and check of federal bureau of investigation records pursuant to	5944
section 4723.091 of the Revised Code;	5945
(3) Submitting an application for a dialysis technician	5946
intern certificate in accordance with section 4723.76 of the	5947
Revised Code;	5948
(4) Demonstrating competence to perform dialysis care in	5949
accordance with division (B) of this section.	5950
Sec. 4723.76. (A) The board of nursing shall issue a	5951
certificate to practice as a dialysis technician intern to an	5952
applicant who has not passed the dialysis technician	5953
certification examination required by section 4723.751 of the	5954
Revised Code, but who satisfies all of the following	5955
requirements:	5956
(1) Applies to the board in accordance with rules adopted	5957
under section 4723.79 of the Revised Code and includes with the	5958
application both of the following:	5959
(a) The fee established in rules adopted under section	5960
4723.79 of the Revised Code;	
	5961

approved by the board in which the applicant has been enrolled	5963
and the dates of enrollment in each program.	5964
(2) Provides documentation from the applicant's employer	5965
attesting that the applicant is competent to perform dialysis	5966
care;	5967
(3) Has successfully completed a dialysis training program	5968
approved by the board of nursing under section 4723.74 of the	5969
Revised Code;	5970
(4) Is not required to register under Chapter 2950. of the	5971
Revised Code or a substantially similar law of another state,	5972
the United States, or another country.	5973
(B) A dialysis technician intern certificate issued to an	5974
applicant who meets the requirements in division (A) of this	5975
section is valid for a period of time that is eighteen months	5976
from the date on which the applicant successfully completed a	5977
dialysis training program approved by the board under section	5978
4723.74 of the Revised Code, minus the time the applicant was	5979
enrolled in one or more dialysis training programs approved by	5980
the board.	5981
(C) A dialysis technician intern certificate issued under	5982
this section may not be renewed.	5983
Sec. 4723.87. (A) A person or government entity seeking to	5984
operate a training program that prepares individuals to become	5985
certified community health workers shall submit an application	5986
to the board of nursing on forms the board shall prescribe and	5987
furnish. The applicant shall include all information the board	5988
requires to process the application. The application shall be	5989
accompanied by the fee established in rules adopted under	5990
section 4723.87 of the Revised Code.	5991

The board shall review all applications received. f	5992
Except as provided in division (B) of this section, if an	5993
applicant meets the standards for approval established in the	5994
board's rules adopted under section 4723.88 of the Revised Code,	5995
the board shall approve the program.	5996
(B) (1) The board shall deny approval of the program if an	5997
applicant submits or causes to be submitted to the board false,	5998
misleading, or deceptive statements, information, or	5999
documentation in the process of applying for approval of the	6000
program.	6001
(2) The board may deny approval if the program is	6002
controlled by a person who controls or has controlled a program	6003
that had its approval withdrawn, revoked, suspended, or	6004
restricted by the board or a board of another jurisdiction that	6005
is a member of the national council of state boards of nursing.	6006
As used in division (B)(2) of this section, "control" means any	6007
of the following:	6008
(i) Holding fifty per cent or more of the program's	6009
outstanding voting securities or membership interest;	6010
(ii) In the case of a program that is not incorporated,	6011
having the right to fifty per cent or more of the program's	6012
profits or in the event of a dissolution, fifty per cent or more	6013
of the program's assets;	6014
(iii) In the case of a program that is a for-profit or	6015
not-for-profit corporation, having the contractual authority	6016
presently to designate fifty per cent or more of the program's	6017
directors;	6018
(iv) In the case of a program that is a trust, having the	6019
contractual authority presently to designate fifty per cent or	6020

more of the program's trustees;	6021
(v) Having the authority to direct the program's	6022
<pre>management, policies, or investments.</pre>	6023
(3) If the board proposes to deny approval of a program,	6024
it shall do so pursuant to an adjudication conducted under	6025
Chapter 119. of the Revised Code.	6026
(C) The board's approval of a training program expires	6027
biennially and may be renewed in accordance with the schedule	6028
and procedures established by the board in rules adopted under	6029
section 4723.88 of the Revised Code.	6030
(C) (D) If an approved community health worker training	6031
program ceases to meet the standards for approval, the board	6032
shall withdraw its approval of the program, refuse to renew its	6033
approval of the program, or place the program on provisional	6034
approval. In withdrawing or refusing to renew its approval, the	6035
board shall act in accordance with Chapter 119. of the Revised	6036
Code. In placing a program on provisional approval, the board	6037
shall specify the period of time during which the provisional	6038
approval is valid. Prior to or at the end of the period, the	6039
board shall reconsider whether the program meets the standards	6040
for approval. If the program meets the standards for approval,	6041
the board shall reinstate its full approval of the program or	6042
renew its approval of the program. If the program does not meet	6043
the standards for approval, the board shall proceed by	6044
withdrawing or refusing to renew its approval of the program.	6045
(E) When an action taken by the board is required to be	6046
taken pursuant to an adjudication conducted under Chapter 119.	6047
of the Revised Code, the board may, in lieu of an adjudication	6048
hearing, enter into a consent agreement to resolve the matter. A	6049

consent agreement, when ratified by a vote of a quorum of the	6050
board, constitutes the findings and order of the board with	6051
respect to the matter addressed in the agreement. If the board	6052
refuses to ratify a consent agreement, the admissions and	6053
findings contained in the agreement are of no effect.	6054
In any instance in which the board is required under	6055
Chapter 119. of the Revised Code to give notice to a program of	6056
an opportunity for a hearing and the program does not make a	6057
timely request for a hearing in accordance with section 119.07	6058
of the Revised Code, the board is not required to hold a	6059
hearing, but may adopt, by a vote of a quorum, a final order	6060
that contains the board's findings.	6061
When the board denies, withdraws, or refuses to renew	6062
approval of a program, the board may specify that its action is	6063
permanent. A program subject to a permanent action taken by the	6064
board is forever ineligible for approval and the board shall not	6065
accept an application for the program's reinstatement or	6066
approval.	6067
Sec. 4723.88. The board of nursing, in accordance with	6068
Chapter 119. of the Revised Code, shall adopt rules to	6069
administer and enforce sections 4723.81 to 4723.87 of the	6070
Revised Code. The rules shall establish all of the following:	6071
(A) Standards and procedures for issuance of community	6072
health worker certificates;	6073
(B) Standards for evaluating the competency of an	6074
individual who applies to receive a certificate on the basis of	6075
having been employed in a capacity substantially the same as a	6076
community health worker before the board implemented the	6077
certification program;	6078

(C) Standards and procedures for renewal of community	6079
health worker certificates, including the continuing education	6080
requirements that must be met for renewal;	6081
(D) Standards governing the performance of activities	6082
related to nursing care that are delegated by a registered nurse	6083
to certified community health workers. In establishing the	6084
standards, the board shall specify limits on the number of	6085
certified community health workers a registered nurse may	6086
supervise at any one time.	6087
(E) Standards and procedures for assessing the quality of	6088
the services that are provided by certified community health	6089
workers;	6090
(F) Standards and procedures for denying, suspending, and	6091
revoking a community health worker certificate, including	6092
reasons for imposing the sanctions that are substantially	6093
similar to the reasons that sanctions are imposed under section	6094
4723.28 of the Revised Code;	6095
(G) Standards and procedures for approving and renewing	6096
the board's approval of training programs that prepare	6097
individuals to become certified community health workers. In	6098
establishing the standards, the board shall specify the minimum	6099
components that must be included in a training program, shall	6100
require that all approved training programs offer the	6101
standardized curriculum, and shall ensure that the curriculum	6102
enables individuals to use the training as a basis for entering	6103
programs leading to other careers, including nursing education	6104
programs.	6105

(H) Standards for approval of continuing education

programs and courses for certified community health workers;

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(I) Standards and procedures for withdrawing the board's	6108
approval of a training program, refusing to renew the approval	6109
of a training program, and placing a training program on	6110
provisional approval;	6111
(J) Amounts for each fee that may be imposed under	6112
division (A) $\frac{(20)}{(17)}$ of section 4723.08 of the Revised Code;	6113
(K) Any other standards or procedures the board considers	6114
necessary and appropriate for the administration and enforcement	6115
of sections 4723.81 to 4723.87 of the Revised Code.	6116
Sec. 4723.99. (A) Except as provided in division (B) of	6117
this section, whoever violates section 4723.03, 4723.44,	6118
4723.653, or 4723.73 of the Revised Code is guilty of a felony	6119
of the fifth degree on a first offense and a felony of the	6120
fourth degree on each subsequent offense.	6121
Toutth degree on each subsequent offense.	
(B) Each of the following is guilty of a minor	6122
(B) Each of the following is guilty of a minor	6122
(B) Each of the following is guilty of a minor misdemeanor:	6122 6123
(B) Each of the following is guilty of a minor misdemeanor:(1) A registered nurse, advanced practice registered	6122 6123 6124
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or	6122 6123 6124 6125
 (B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or (B), (C), or (D) of section 4723.03 of the Revised Code by 	6122 6123 6124 6125 6126
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for	6122 6123 6124 6125 6126 6127
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for failure to renew or by practicing nursing after a license has	6122 6123 6124 6125 6126 6127 6128
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A)—or—, (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for failure to renew or by practicing nursing after a license has been classified as inactive;	6122 6123 6124 6125 6126 6127 6128 6129
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or, (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for failure to renew or by practicing nursing after a license has been classified as inactive; (2) A medication aide who violates section 4723.653 of the	6122 6123 6124 6125 6126 6127 6128 6129
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for failure to renew or by practicing nursing after a license has been classified as inactive; (2) A medication aide who violates section 4723.653 of the Revised Code by reason of a medication aide certificate that has	6122 6123 6124 6125 6126 6127 6128 6129 6130 6131
(B) Each of the following is guilty of a minor misdemeanor: (1) A registered nurse, advanced practice registered nurse, or licensed practical nurse who violates division (A) or (B), (C), or (D) of section 4723.03 of the Revised Code by reason of a license to practice nursing that has lapsed for failure to renew or by practicing nursing after a license has been classified as inactive; (2) A medication aide who violates section 4723.653 of the Revised Code by reason of a medication aide certificate that has lapsed for failure to renew or by administering medication as a	6122 6123 6124 6125 6126 6127 6128 6129 6130 6131 6132

(A) "Pharmacy," except when used in a context that refers	6136
to the practice of pharmacy, means any area, room, rooms, place	6137
of business, department, or portion of any of the foregoing	6138
where the practice of pharmacy is conducted.	6139
(B) "Practice of pharmacy" means providing pharmacist care	6140
requiring specialized knowledge, judgment, and skill derived	6141
from the principles of biological, chemical, behavioral, social,	6142
pharmaceutical, and clinical sciences. As used in this division,	6143
"pharmacist care" includes the following:	6144
(1) Interpreting prescriptions;	6145
(2) Dispensing drugs and drug therapy related devices;	6146
(3) Compounding drugs;	6147
(4) Counseling individuals with regard to their drug	6148
therapy, recommending drug therapy related devices, and	6149
assisting in the selection of drugs and appliances for treatment	6150
of common diseases and injuries and providing instruction in the	6151
proper use of the drugs and appliances;	6152
(5) Performing drug regimen reviews with individuals by	6153
discussing all of the drugs that the individual is taking and	6154
explaining the interactions of the drugs;	6155
(6) Performing drug utilization reviews with licensed	6156
health professionals authorized to prescribe drugs when the	6157
pharmacist determines that an individual with a prescription has	6158
a drug regimen that warrants additional discussion with the	6159
prescriber;	6160
(7) Advising an individual and the health care	6161
professionals treating an individual with regard to the	6162
individual's drug therapy;	6163

(8) Acting pursuant to a consult agreement with one or	6164
more physicians authorized under Chapter 4731. of the Revised	6165
Code to practice medicine and surgery or osteopathic medicine	6166
and surgery, if an agreement has been established;	6167
(9) Engaging in the administration of immunizations to the	6168
extent authorized by section 4729.41 of the Revised Code.	6169
(C) "Compounding" means the preparation, mixing,	6170
assembling, packaging, and labeling of one or more drugs in any	6171
of the following circumstances:	6172
(1) Pursuant to a prescription issued by a licensed health	6173
professional authorized to prescribe drugs;	6174
(2) Pursuant to the modification of a prescription made in	6175
accordance with a consult agreement;	6176
(3) As an incident to research, teaching activities, or	6177
chemical analysis;	6178
(4) In anticipation of orders for drugs pursuant to	6179
prescriptions, based on routine, regularly observed dispensing	6180
patterns;	6181
(5) Pursuant to a request made by a licensed health	6182
professional authorized to prescribe drugs for a drug that is to	6183
be used by the professional for the purpose of direct	6184
administration to patients in the course of the professional's	6185
practice, if all of the following apply:	6186
(a) At the time the request is made, the drug is not	6187
commercially available regardless of the reason that the drug is	6188
not available, including the absence of a manufacturer for the	6189
drug or the lack of a readily available supply of the drug from	6190
a manufacturer.	6191

(b) A limited quantity of the drug is compounded and	6192
provided to the professional.	6193
(c) The drug is compounded and provided to the	6194
professional as an occasional exception to the normal practice	6195
of dispensing drugs pursuant to patient-specific prescriptions.	6196
(D) "Consult agreement" means an agreement that has been	6197
entered into under section 4729.39 of the Revised Code.	6198
(E) "Drug" means:	6199
(1) Any article recognized in the United States	6200
pharmacopoeia and national formulary, or any supplement to them,	6201
intended for use in the diagnosis, cure, mitigation, treatment,	6202
or prevention of disease in humans or animals;	6203
(2) Any other article intended for use in the diagnosis,	6204
cure, mitigation, treatment, or prevention of disease in humans	6205
or animals;	6206
(3) Any article, other than food, intended to affect the	6207
structure or any function of the body of humans or animals;	6208
(4) Any article intended for use as a component of any	6209
article specified in division (E)(1), (2), or (3) of this	6210
section; but does not include devices or their components,	6211
parts, or accessories.	6212
(F) "Dangerous drug" means any of the following:	6213
(1) Any drug to which either of the following applies:	6214
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	6215
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	6216
required to bear a label containing the legend "Caution: Federal	6217
law prohibits dispensing without prescription" or "Caution:	6218

Federal law restricts this drug to use by or on the order of a	6219
licensed veterinarian" or any similar restrictive statement, or	6220
the drug may be dispensed only upon a prescription;	6221
(b) Under Chapter 3715. or 3719. of the Revised Code, the	6222
drug may be dispensed only upon a prescription.	6223
(2) Any drug that contains a schedule V controlled	6224
substance and that is exempt from Chapter 3719. of the Revised	6225
Code or to which that chapter does not apply;	6226
(3) Any drug intended for administration by injection into	6227
the human body other than through a natural orifice of the human	6228
body.	6229
(G) "Federal drug abuse control laws" has the same meaning	6230
as in section 3719.01 of the Revised Code.	6231
(H) "Prescription" means all of the following:	6232
(1) A written, electronic, or oral order for drugs or	6233
combinations or mixtures of drugs to be used by a particular	6234
individual or for treating a particular animal, issued by a	6235
licensed health professional authorized to prescribe drugs;	6236
(2) For purposes of sections 2925.61, 4723.488, 4729.44,	6237
4730.431, and 4731.94 of the Revised Code, a written,	6238
electronic, or oral order for naloxone issued to and in the name	6239
of a family member, friend, or other individual in a position to	6240
assist an individual who there is reason to believe is at risk	6241
of experiencing an opioid-related overdose.	6242
(3) For purposes of sections 4723.4810, 4729.282,	6243
4730.432, and 4731.93 of the Revised Code, a written,	6244
electronic, or oral order for a drug to treat chlamydia,	6245
conorrhea, or trichomoniasis issued to and in the name of a	6246

patient who is not the intended user of the drug but is the	6247
sexual partner of the intended user;	6248
(4) For purposes of sections 3313.7110, 3313.7111,	6249
3314.143, 3326.28, 3328.29, 4723.483, 4729.88, 4730.433,	6250
4731.96, and 5101.76 of the Revised Code, a written, electronic,	6251
or oral order for an epinephrine autoinjector issued to and in	6252
the name of a school, school district, or camp;	6253
(5) For purposes of Chapter 3728. and sections 4723.483,	6254
4729.88, 4730.433, and 4731.96 of the Revised Code, a written,	6255
electronic, or oral order for an epinephrine autoinjector issued	6256
to and in the name of a qualified entity, as defined in section	6257
3728.01 of the Revised Code.	6258
(I) "Licensed health professional authorized to prescribe	6259
drugs" or "prescriber" means an individual who is authorized by	6260
law to prescribe drugs or dangerous drugs or drug therapy	6261
related devices in the course of the individual's professional	6262
practice, including only the following:	6263
(1) A dentist licensed under Chapter 4715. of the Revised	6264
Code;	6265
(2) A clinical nurse specialist, certified nurse-midwife,	6266
or certified nurse practitioner who holds a certificate to-	6267
prescribe current, valid license to practice nursing as an	6268
advanced practice registered nurse issued under section 4723.48	6269
<pre>Chapter 4723. of the Revised Code;</pre>	6270
(3) An optometrist licensed under Chapter 4725. of the	6271
Revised Code to practice optometry under a therapeutic	6272
pharmaceutical agents certificate;	6273
(4) A physician authorized under Chapter 4731. of the	6274
Revised Code to practice medicine and surgery, osteopathic	6275

medicine and surgery, or podiatric medicine and surgery;	6276
(5) A physician assistant who holds a license to practice	6277
as a physician assistant issued under Chapter 4730. of the	6278
Revised Code, holds a valid prescriber number issued by the	6279
state medical board, and has been granted physician-delegated	6280
prescriptive authority;	6281
(6) A veterinarian licensed under Chapter 4741. of the	6282
Revised Code.	6283
(J) "Sale" and "sell" include delivery, transfer, barter,	6284
exchange, or gift, or offer therefor, and each such transaction	6285
made by any person, whether as principal proprietor, agent, or	6286
employee.	6287
(K) "Wholesale sale" and "sale at wholesale" mean any sale	6288
in which the purpose of the purchaser is to resell the article	6289
purchased or received by the purchaser.	6290
(L) "Retail sale" and "sale at retail" mean any sale other	6291
than a wholesale sale or sale at wholesale.	6292
(M) "Retail seller" means any person that sells any	6293
dangerous drug to consumers without assuming control over and	6294
responsibility for its administration. Mere advice or	6295
instructions regarding administration do not constitute control	6296
or establish responsibility.	6297
(N) "Price information" means the price charged for a	6298
prescription for a particular drug product and, in an easily	6299
understandable manner, all of the following:	6300
(1) The proprietary name of the drug product;	6301
(2) The established (generic) name of the drug product:	6302

(3) The strength of the drug product if the product	6303
contains a single active ingredient or if the drug product	6304
contains more than one active ingredient and a relevant strength	6305
can be associated with the product without indicating each	6306
active ingredient. The established name and quantity of each	6307
active ingredient are required if such a relevant strength	6308
cannot be so associated with a drug product containing more than	6309
one ingredient.	6310
(4) The dosage form;	6311
(5) The price charged for a specific quantity of the drug	6312
product. The stated price shall include all charges to the	6313
consumer, including, but not limited to, the cost of the drug	6314
product, professional fees, handling fees, if any, and a	6315
statement identifying professional services routinely furnished	6316
by the pharmacy. Any mailing fees and delivery fees may be	6317
stated separately without repetition. The information shall not	6318
be false or misleading.	6319
(O) "Wholesale distributor of dangerous drugs" means a	6320
person engaged in the sale of dangerous drugs at wholesale and	6321
includes any agent or employee of such a person authorized by	6322
the person to engage in the sale of dangerous drugs at	6323
wholesale.	6324
(P) "Manufacturer of dangerous drugs" means a person,	6325
other than a pharmacist, who manufactures dangerous drugs and	6326
who is engaged in the sale of those dangerous drugs within this	6327
state.	6328
(Q) "Terminal distributor of dangerous drugs" means a	6329
person who is engaged in the sale of dangerous drugs at retail,	6330

or any person, other than a wholesale distributor or a

section 4731.054 of the Revised Code.

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pharmacist, who has possession, custody, or control of dangerous	6332
drugs for any purpose other than for that person's own use and	6333
consumption, and includes pharmacies, hospitals, nursing homes,	6334
and laboratories and all other persons who procure dangerous	6335
drugs for sale or other distribution by or under the supervision	6336
of a pharmacist or licensed health professional authorized to	6337
prescribe drugs.	6338
(R) "Promote to the public" means disseminating a	6339
representation to the public in any manner or by any means,	6340
other than by labeling, for the purpose of inducing, or that is	6341
likely to induce, directly or indirectly, the purchase of a	6342
dangerous drug at retail.	6343
(S) "Person" includes any individual, partnership,	6344
association, limited liability company, or corporation, the	6345
state, any political subdivision of the state, and any district,	6346
department, or agency of the state or its political	6347
subdivisions.	6348
(T) "Finished dosage form" has the same meaning as in	6349
section 3715.01 of the Revised Code.	6350
(U) "Generically equivalent drug" has the same meaning as	6351
in section 3715.01 of the Revised Code.	6352
(V) "Animal shelter" means a facility operated by a humane	6353
society or any society organized under Chapter 1717. of the	6354
Revised Code or a dog pound operated pursuant to Chapter 955. of	6355
the Revised Code.	6356
(W) "Food" has the same meaning as in section 3715.01 of	6357
the Revised Code.	6358
(X) "Pain management clinic" has the same meaning as in	6359

Sec. 4731.27. (A) As used in this section,	6361
"collaboration," "physician," "standard care arrangement," and	6362
"supervision" have the same meanings as in section 4723.01 of	6363
the Revised Code.	6364
(B) Except as provided in division (D) (1) of section	6365
4723.431 of the Revised Code, a A physician or podiatrist shall	6366
enter into a standard care arrangement with each clinical nurse	6367
specialist, certified nurse-midwife, or certified nurse	6368
practitioner with whom the physician or podiatrist is in	6369
collaboration.	6370
The collaborating physician or podiatrist shall fulfill	6371
the responsibilities of collaboration, as specified in the	6372
arrangement and in accordance with division (A) of section	6373
4723.431 of the Revised Code. A copy of the standard care	6374
arrangement shall be retained on file at each site where by the	6375
nurse practices nurse's employer. Prior approval of the standard	6376
care arrangement by the state medical board is not required, but	6377
the board may periodically review it.	6378
A physician or podiatrist who terminates collaboration	6379
with a certified nurse-midwife, certified nurse practitioner, or	6380
clinical nurse specialist before their standard care arrangement	6381
expires shall give the nurse the written or electronic notice of	6382
termination required by division (E)(1) of section 4723.431 of	6383
the Revised Code.	6384
Nothing in this division prohibits a hospital from hiring	6385
a clinical nurse specialist, certified nurse-midwife, or	6386
certified nurse practitioner as an employee and negotiating	6387
standard care arrangements on behalf of the employee as	6388
necessary to meet the requirements of this section. A standard	6389
care arrangement between the hospital's employee and the	6390

employee's collaborating physician is subject to approval by the	6391
medical staff and governing body of the hospital prior to	6392
implementation of the arrangement at the hospital.	6393

(C) With respect to a clinical nurse specialist, certified 6394 nurse-midwife, or certified nurse practitioner participating in 6395 6396 an externship pursuant to an initial certificate to prescribe issued under section 4723.48 of the Revised Code, the physician 6397 responsible for evaluating the externship shall provide the 6398 state medical board with the name of the nurse. If the 6399 6400 externship is terminated for any reason, the physician shall notify the board. 6401

(D)—A physician or podiatrist shall cooperate with the board of nursing in any investigation the board conducts with feature respect to a clinical nurse specialist, certified nurse-midwife, or certified nurse practitioner who collaborates with the factor of physician or podiatrist or with respect to a certified factor of the physician or podiatrist.

Sec. 4731.51. The practice of podiatric medicine and 6409 surgery consists of the medical, mechanical, and surgical 6410 treatment of ailments of the foot, the muscles and tendons of 6411 the leg governing the functions of the foot; and superficial 6412 lesions of the hand other than those associated with trauma. 6413 Podiatrists are permitted the use of such preparations, 6414 medicines, and drugs as may be necessary for the treatment of 6415 such ailments. The A podiatrist may treat the local 6416 manifestations of systemic diseases as they appear in the hand 6417 and foot, but the patient shall be concurrently referred to a 6418 doctor of medicine or a doctor of osteopathic medicine and 6419 surgery for the treatment of the systemic disease itself. 6420

General anaesthetics may be used under this section only in	6421
colleges of podiatric medicine and surgery approved by the state	6422
medical board pursuant to section 4731.53 of the Revised Code	6423
and in hospitals approved by the joint commission on the	6424
accreditation of hospitals, or the American osteopathic	6425
association. The	6426
Hyperbaric oxygen therapy may be ordered by a podiatrist	6427
to treat ailments within the scope of practice of podiatry as	6428
set forth in this section and, in accordance with section	6429
4731.511 of the Revised Code, the podiatrist may supervise	6430
hyperbaric oxygen therapy for the treatment of such ailments.	6431
The use of x-ray or radium for therapeutic purposes is not	6432
permitted.	6433
Sec. 4731.511. (A) As used in this section:	6434
(1) "Hyperbaric oxygen therapy" means the administration	6435
of pure oxygen in a pressurized room or chamber.	6436
(2) "Physician" means an individual authorized under this	6437
chapter to practice medicine and surgery or osteopathic medicine	6438
and surgery.	6439
(B) A podiatrist may supervise hyperbaric oxygen therapy	6440
if all of the following conditions are met:	6441
(1) The podiatrist has consulted with a physician who has	6442
been authorized to perform hyperbaric oxygen therapy by the	6443
facility in which the hyperbaric oxygen room or chamber is	6444
located.	6445
(2) The podiatrist orders hyperbaric oxygen therapy only	6446
for treatment within the scope of practice of podiatry as	6447
described in section 4731.51 of the Revised Code.	6448

(3) The podiatrist is certified in advanced cardiovascular	6449
life support by a certifying organization recognized by the	6450
<pre>state medical board.</pre>	6451
(4) The podiatrist has completed, at a minimum, a forty-	6452
hour introductory course in hyperbaric medicine recognized by	6453
the American board of foot and ankle surgery or by the undersea	6454
and hyperbaric medical society.	6455
(5) The podiatrist is board-certified or board-qualified	6456
by the American board of foot and ankle surgery or the American	6457
board of podiatric medicine.	6458
On the request of the state medical board, the podiatrist	6459
shall submit to the board evidence demonstrating that the	6460
podiatrist is certified in advanced cardiovascular life support	6461
and has completed a course in hyperbaric medicine as described	6462
in this section.	6463
(C) When hyperbaric oxygen therapy is supervised under	6464
this section, both of the following apply:	6465
(1) The podiatrist must be immediately available	6466
throughout the performance of the therapy.	6467
(2) A physician who has been authorized to perform	6468
hyperbaric oxygen therapy by the facility in which the	6469
hyperbaric room or chamber is located must be readily available	6470
for consultation throughout the performance of the therapy to	6471
furnish assistance and direction in the event a complication	6472
occurs that is outside the scope of practice of podiatry as	6473
described in section 4731.51 of the Revised Code.	6474
Sec. 4755.48. (A) No person shall employ fraud or	6475
deception in applying for or securing a license to practice	6476
physical therapy or to be a physical therapist assistant	6477

- (B) No person shall practice or in any way imply or claim 6478 to the public by words, actions, or the use of letters as 6479 described in division (C) of this section to be able to practice 6480 physical therapy or to provide physical therapy services, 6481 including practice as a physical therapist assistant, unless the 6482 person holds a valid license under sections 4755.40 to 4755.56 6483 of the Revised Code or except for submission of claims as 6484 provided in section 4755.56 of the Revised Code. 6485
- (C) No person shall use the words or letters, physical 6486 therapist, physical therapy, physical therapy services, 6487 physiotherapist, physiotherapy, physiotherapy services, licensed 6488 physical therapist, P.T., Ph.T., P.T.T., R.P.T., L.P.T., M.P.T., 6489 D.P.T., M.S.P.T., P.T.A., physical therapy assistant, physical 6490 therapist assistant, physical therapy technician, licensed 6491 physical therapist assistant, L.P.T.A., R.P.T.A., or any other 6492 letters, words, abbreviations, or insignia, indicating or 6493 implying that the person is a physical therapist or physical 6494 therapist assistant without a valid license under sections 6495 4755.40 to 4755.56 of the Revised Code. 6496
- (D) No person who practices physical therapy or assists in 6497 the provision of physical therapy treatments under the 6498 supervision of a physical therapist shall fail to display the 6499 person's current license granted under sections 4755.40 to 6500 4755.56 of the Revised Code in a conspicuous location in the place where the person spends the major part of the person's 6502 time so engaged.
- (E) Nothing in sections 4755.40 to 4755.56 of the Revised 6504 Code shall affect or interfere with the performance of the 6505 duties of any physical therapist or physical therapist assistant 6506 in active service in the army, navy, coast guard, marine corps, 6507

air force, public health service, or marine hospital service of	6508
the United States, while so serving.	6509
(F) Nothing in sections 4755.40 to 4755.56 of the Revised	6510
Code shall prevent or restrict the activities or services of a	6511
person pursuing a course of study leading to a degree in	6512
physical therapy in an accredited or approved educational	6513
program if the activities or services constitute a part of a	6514
supervised course of study and the person is designated by a	6515
title that clearly indicates the person's status as a student.	6516
(G)(1) Subject to division (G)(2) of this section, nothing	6517
in sections 4755.40 to 4755.56 of the Revised Code shall prevent	6518
or restrict the activities or services of any person who holds a	6519
current, unrestricted license to practice physical therapy in	6520
another state when that person, pursuant to contract or	6521
employment with an athletic team located in the state in which	6522
the person holds the license, provides physical therapy to any	6523
of the following while the team is traveling to or from or	6524
participating in a sporting event in this state:	6525
(a) A member of the athletic team;	6526
(b) A member of the athletic team's coaching,	6527
communications, equipment, or sports medicine staff;	6528
(c) A member of a band or cheerleading squad accompanying	6529
the athletic team;	6530
(d) The athletic team's mascot.	6531
(2) In providing physical therapy pursuant to division (G)	6532
(1) of this section, the person shall not do either of the	6533
following:	6534
(a) Provide physical therapy at a health care facility;	6535

(b) Provide physical therapy for more than sixty days in a	6536
calendar year.	6537
(H)(1) Except as provided in division (H)(2) of this	6538
section and subject to division (I) of this section, no person	6539
shall practice physical therapy other than on the prescription	6540
of, or the referral of a patient by, a person who is licensed in	6541
this or another state to do at least one of the following:	6542
(a) Practice medicine and surgery, chiropractic,	6543
dentistry, osteopathic medicine and surgery, podiatric medicine	6544
and surgery;	6545
(b) Practice as a physician assistant;	6546
(c) Practice nursing as a certified registered nurse	6547
anesthetist, clinical nurse specialist, certified nurse-midwife,	6548
or certified an advanced practice registered nurse practitioner.	6549
(2) The prohibition in division (H)(1) of this section on	6550
practicing physical therapy other than on the prescription of,	6551
or the referral of a patient by, any of the persons described in	6552
that division does not apply if either of the following applies	6553
to the person:	6554
(a) The person holds a master's or doctorate degree from a	6555
professional physical therapy program that is accredited by a	6556
national physical therapy accreditation agency recognized by the	6557
United States department of education.	6558
(b) On or before December 31, 2004, the person has	6559
completed at least two years of practical experience as a	6560
licensed physical therapist.	6561
(I) To be authorized to prescribe physical therapy or	6562
refer a patient to a physical therapist for physical therapy, a	6563

person described in division (H)(1) of this section must be in	6564
good standing with the relevant licensing board in this state or	6565
the state in which the person is licensed and must act only	6566
within the person's scope of practice.	6567
(J) In the prosecution of any person for violation of	6568
division (B) or (C) of this section, it is not necessary to	6569
allege or prove want of a valid license to practice physical	6570
therapy or to practice as a physical therapist assistant, but	6571
such matters shall be a matter of defense to be established by	6572
the accused.	6573
Sec. 4755.481. (A) If a physical therapist evaluates and	6574
treats a patient without the prescription of, or the referral of	6575
the patient by, a person described in division $\frac{(G)}{(H)}(1)$ of	6576
section 4755.48 of the Revised Code, all of the following apply:	6577
(1) The physical therapist shall, upon consent of the	6578
(1) The physical therapist shall, upon consent of the patient, inform the relevant person described in division $\frac{(G)}{(H)}$	6578 6579
patient, inform the relevant person described in division $\frac{(G)}{(H)}$	6579
patient, inform the relevant person described in division $\frac{(G)}{(H)}$ (1) of section 4755.48 of the Revised Code of the evaluation not	6579 6580
patient, inform the relevant person described in division (G) (H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made.	6579 6580 6581
patient, inform the relevant person described in division (G) (H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on	6579 6580 6581 6582
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made	6579 6580 6581 6582 6583
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made with respect to that patient during the thirty-day period	6579 6580 6581 6582 6583 6584
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made with respect to that patient during the thirty-day period immediately following the date of the patient's initial visit	6579 6580 6581 6582 6583 6584 6585
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made with respect to that patient during the thirty-day period immediately following the date of the patient's initial visit with the physical therapist, the physical therapist shall	6579 6580 6581 6582 6583 6584 6585 6586
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made with respect to that patient during the thirty-day period immediately following the date of the patient's initial visit with the physical therapist, the physical therapist shall consult with or refer the patient to a person described in	6579 6580 6581 6582 6583 6584 6585 6586 6587
patient, inform the relevant person described in division (G)(H) (1) of section 4755.48 of the Revised Code of the evaluation not later than five business days after the evaluation is made. (2) If the physical therapist determines, based on reasonable evidence, that no substantial progress has been made with respect to that patient during the thirty-day period immediately following the date of the patient's initial visit with the physical therapist, the physical therapist shall consult with or refer the patient to a person described in division (G)(H)(1) of section 4755.48 of the Revised Code,	6579 6580 6581 6582 6583 6584 6585 6586 6587 6588

(b) The patient previously was diagnosed with chronic,

neuromuscular, or developmental conditions and the evaluation,	6593
treatment, or services are being provided for problems or	6594
symptoms associated with one or more of those previously	6595
diagnosed conditions.	6596
(3) If the physical therapist determines that orthotic	6597
devices are necessary to treat the patient, the physical	6598
therapist shall be limited to the application of the following	6599
orthotic devices:	6600
(a) Upper extremity adaptive equipment used to facilitate	6601
the activities of daily living;	6602
(b) Finger splints;	6603
(c) Wrist splints;	6604
(d) Prefabricated elastic or fabric abdominal supports	6605
with or without metal or plastic reinforcing stays and other	6606
prefabricated soft goods requiring minimal fitting;	6607
(e) Nontherapeutic accommodative inlays;	6608
(f) Shoes that are not manufactured or modified for a	6609
particular individual;	6610
(g) Prefabricated foot care products;	6611
(h) Custom foot orthotics;	6612
(i) Durable medical equipment.	6613
(4) If, at any time, the physical therapist has reason to	6614
believe that the patient has symptoms or conditions that require	6615
treatment or services beyond the scope of practice of a physical	6616
therapist, the physical therapist shall refer the patient to a	6617
licensed health care practitioner acting within the	6618
practitioner's scope of practice.	6619

(B) Nothing in sections 4755.40 to 4755.56 of the Revised	6620
Code shall be construed to require reimbursement under any	6621
health insuring corporation policy, contract, or agreement, any	6622
sickness and accident insurance policy, the medicaid program, or	6623
the health partnership program or qualified health plans	6624
established pursuant to sections 4121.44 to 4121.442 of the	6625
Revised Code, for any physical therapy service rendered without	6626
the prescription of, or the referral of the patient by, a person	6627
described in division $\frac{\text{(G)}_{(\text{H})}}{\text{(1)}}$ of section 4755.48 of the	6628
Revised Code.	6629
(C) For purposes of this section, "business day" means any	6630
calendar day that is not a Saturday, Sunday, or legal holiday.	6631
"Legal holiday" has the same meaning as in section 1.14 of the	6632
Revised Code.	6633
Sec. 4761.11. (A) Nothing in this chapter shall be	6634
construed to prevent or restrict the practice, services, or	6635
activities of any person who:	6636
(1) Is a health care professional licensed by this state	6637
providing respiratory care services included in the scope of	6638
practice established by the license held, as long as the person	6639
does not represent that the person is engaged in the practice of	6640
respiratory care;	6641
(2) Is employed as a respiratory care professional by an	6642
agency of the United States government and provides respiratory	6643
care solely under the direction or control of the employing	6644
agency;	6645
(3) Is a student enrolled in a an Ohio respiratory care	6646
board-approved respiratory care education program leading to a	6647
certificate of completion in respiratory care and is performing	6648

duties that are part of a supervised course of study;	6649
(4) Is a nonresident of this state practicing or offering	6650
to practice respiratory care, if the respiratory care services	6651
are offered for not more than thirty days in a year, services	6652
are provided under the supervision of a respiratory care	6653
professional licensed under this chapter, and the nonresident	6654
registers with the board in accordance with rules adopted by the	6655
board under section 4761.03 of the Revised Code and meets either	6656
of the following requirements:	6657
(a) Qualifies for licensure under this chapter, except for	6658
passage of the examination required under division (A)(3) of	6659
section 4761.04 of the Revised Code;	6660
(b) Holds a valid license issued by a state that has	6661
licensure requirements considered by the board to be comparable	6662
to those of this state and has not been issued a license in	6663
another state that has been revoked or is currently under	6664
suspension or on probation.	6665
(5) Provides respiratory care only to relatives or in	6666
medical emergencies;	6667
(6) Provides gratuitous care to friends or personal family	6668
members;	6669
(7) Provides only self care;	6670
(8) Is employed in the office of a physician and renders	6671
medical assistance under the physician's direct supervision	6672
without representing that the person is engaged in the practice	6673
of respiratory care;	6674
(9) Is employed in a clinical chemistry or arterial blood	6675
gas laboratory and is supervised by a physician without	6676

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representing that the person is engaged in the practice of	6677
respiratory care;	6678
(10) Is engaged in the practice of respiratory care as an	6679
employee of a person or governmental entity located in another	6680
state and provides respiratory care services for less than	6681
seventy-two hours to patients being transported into, out of, or	6682
through this state;	6683
(11) Is employed as a certified hyperbaric technologist,	6684
has filed with the board a copy of the person's current	6685
certification as a hyperbaric technologist in accordance with	6686
the rules adopted by the board under section 4761.03 of the	6687
Revised Code, has paid the fee established pursuant to section	6688
4761.07 of the Revised Code, and administers hyperbaric oxygen	6689
therapy under the direct supervision of a physician, \underline{a}	6690
podiatrist acting in compliance with section 4731.511 of the	6691
Revised Code, a physician assistant, or an advanced practice	6692
registered nurse and without representing that the person is	6693
engaged in the practice of respiratory care.	6694
(B) Nothing in this chapter shall be construed to prevent	6695
any person from advertising, describing, or offering to provide	6696
respiratory care or billing for respiratory care when the	6697
respiratory care services are provided by a health care	6698
professional licensed by this state practicing within the scope	6699
of practice established by the license held. Nothing in this	6700
chapter shall be construed to prevent a hospital or nursing	6701

facility from advertising, describing, or offering to provide

person licensed under this chapter or persons who may provide

limited aspects of respiratory care or respiratory care tasks

pursuant to division (B) of section 4761.10 of the Revised Code.

respiratory care, or billing for respiratory care rendered by a

(C) Notwithstanding division (A) of section 4761.10 of the	6707
Revised Code, in a life-threatening situation, in the absence of	6708
licensed personnel, unlicensed persons shall not be prohibited	6709
from taking life-saving measures.	6710
(D) Nothing in this chapter shall be construed as	6711
authorizing a respiratory care professional to practice medicine	6712
and surgery or osteopathic medicine and surgery. This division	6713
does not prohibit a respiratory care professional from	6714
administering topical or intradermal medications for the purpose	6715
of producing localized decreased sensation as part of a	6716
procedure or task that is within the scope of practice of a	6717
respiratory care professional.	6718
Sec. 4761.17. All of the following apply to the practice	6719
of respiratory care by a person who holds a license or limited	6720
permit issued under this chapter:	6721
(A) The person shall practice only pursuant to a	6722
prescription or other order for respiratory care issued by any	6723
of the following:	6724
(1) A physician;	6725
(2) A registered clinical nurse specialist, certified	6726
nurse-midwife, or certified nurse practitioner who holds a	6727
certificate of authority current, valid license issued under	6728
Chapter 4723. of the Revised Code to practice as a certified	6729
nurse practitioner or clinical nurse specialist nursing as an	6730
advanced practice registered nurse and has entered into a	6731
standard care arrangement with a physician that allows the nurse	6732
to prescribe or order respiratory care services;	6733
(3) A physician assistant who holds a valid prescriber	6734
number issued by the state medical board, has been granted	6735

physician-delegated prescriptive authority, and has entered into	6736
a supervision agreement that allows the physician assistant to	6737
prescribe or order respiratory care services.	6738
(B) The person shall practice only under the supervision	6739
of any of the following:	6740
(1) A physician;	6741
(2) A certified nurse practitioner, certified nurse-	6742
<pre>midwife, or clinical nurse specialist who is authorized to</pre>	6743
prescribe or order respiratory care services as provided in	6744
division (A) (2) of this section;	6745
(3) A physician assistant who is authorized to prescribe	6746
or order respiratory care services as provided in division (A)	6747
(3) of this section.	6748
(C)(1) When practicing under the prescription or order of	6749
a certified nurse practitioner, certified nurse midwife, or	6750
clinical nurse specialist or under the supervision of such a	6751
nurse, the person's administration of medication that requires a	6752
prescription is limited to the drugs that the nurse is	6753
authorized to prescribe pursuant to the nurse's certificate to	6754
prescribe issued under section 4723.48 4723.481 of the Revised	6755
Code.	6756
(2) When practicing under the prescription or order of a	6757
physician assistant or under the supervision of a physician	6758
assistant, the person's administration of medication that	6759
requires a prescription is limited to the drugs that the	6760
physician assistant is authorized to prescribe pursuant to the	6761
physician assistant's physician-delegated prescriptive	6762
authority.	6763
Sec. 5120.55. (A) As used in this section, "licensed	6764

nearth professional means any or all of the following:	6/63
(1) A dentist who holds a current, valid license issued	6766
under Chapter 4715. of the Revised Code to practice dentistry;	6767
(2) A licensed practical nurse who holds a current, valid	6768
license issued under Chapter 4723. of the Revised Code that	6769
authorizes the practice of nursing as a licensed practical	6770
nurse;	6771
(3) An optometrist who holds a current, valid certificate	6772
of licensure issued under Chapter 4725. of the Revised Code that	6773
authorizes the holder to engage in the practice of optometry;	6774
(4) A physician who is authorized under Chapter 4731. of	6775
the Revised Code to practice medicine and surgery, osteopathic	6776
medicine and surgery, or podiatric medicine and surgery;	6777
(5) A psychologist who holds a current, valid license	6778
issued under Chapter 4732. of the Revised Code that authorizes	6779
the practice of psychology as a licensed psychologist;	6780
(6) A registered nurse who holds a current, valid license	6781
issued under Chapter 4723. of the Revised Code that authorizes	6782
the practice of nursing as a registered nurse, including such a	6783
nurse who is also <pre>authorized_licensed</pre> to practice as an advanced	6784
practice registered nurse as defined in section 4723.01 of the	6785
Revised Code.	6786
(B)(1) The department of rehabilitation and correction may	6787
establish a recruitment program under which the department, by	6788
means of a contract entered into under division (C) of this	6789
section, agrees to repay all or part of the principal and	6790
interest of a government or other educational loan incurred by a	6791
licensed health professional who agrees to provide services to	6792
inmates of correctional institutions under the department's	6793

administration.	6794
(2)(a) For a physician to be eligible to participate in	6795
the program, the physician must have attended a school that was,	6796
during the time of attendance, a medical school or osteopathic	6797
medical school in this country accredited by the liaison	6798
committee on medical education or the American osteopathic	6799
association, a college of podiatry in this country recognized as	6800
being in good standing under section 4731.53 of the Revised	6801
Code, or a medical school, osteopathic medical school, or	6802
college of podiatry located outside this country that was	6803
acknowledged by the world health organization and verified by a	6804
member state of that organization as operating within that	6805
state's jurisdiction.	6806
(b) For a nurse to be eligible to participate in the	6807
program, the nurse must have attended a school that was, during	6808
the time of attendance, a nursing school in this country	6809
accredited by the commission on collegiate nursing education or	6810
the national league for nursing accrediting commission or a	6811
nursing school located outside this country that was	6812
acknowledged by the world health organization and verified by a	6813
member state of that organization as operating within that	6814
state's jurisdiction.	6815
(c) For a dentist to be eligible to participate in the	6816
program, the dentist must have attended a school that was,	6817
during the time of attendance, a dental college that enabled the	6818
dentist to meet the requirements specified in section 4715.10 of	6819
the Revised Code to be granted a license to practice dentistry.	6820
(d) For an optometrist to be eligible to participate in	6821
the program, the optometrist must have attended a school of	6822

optometry that was, during the time of attendance, approved by

the state board of optometry.	6824
(e) For a psychologist to be eligible to participate in	6825
the program, the psychologist must have attended an educational	6826
institution that, during the time of attendance, maintained a	6827
specific degree program recognized by the state board of	6828
psychology as acceptable for fulfilling the requirement of	6829
division (B)(3) of section 4732.10 of the Revised Code.	6830
(C) The department shall enter into a contract with each	6831
licensed health professional it recruits under this section.	6832
Each contract shall include at least the following terms:	6833
(1) The licensed health professional agrees to provide a	6834
specified scope of medical, osteopathic medical, podiatric,	6835
optometric, psychological, nursing, or dental services to	6836
inmates of one or more specified state correctional institutions	6837
for a specified number of hours per week for a specified number	6838
of years.	6839
(2) The department agrees to repay all or a specified	6840
portion of the principal and interest of a government or other	6841
educational loan taken by the licensed health professional for	6842
the following expenses to attend, for up to a maximum of four	6843
years, a school that qualifies the licensed health professional	6844
to participate in the program:	6845
(a) Tuition;	6846
(b) Other educational expenses for specific purposes,	6847
including fees, books, and laboratory expenses, in amounts	6848
determined to be reasonable in accordance with rules adopted	6849
under division (D) of this section;	6850
(c) Room and board, in an amount determined to be	6851
reasonable in accordance with rules adopted under division (D)	6852

of this section.	6853
(3) The licensed health professional agrees to pay the	6854
department a specified amount, which shall be no less than the	6855
amount already paid by the department pursuant to its agreement,	6856
as damages if the licensed health professional fails to complete	6857
the service obligation agreed to or fails to comply with other	6858
specified terms of the contract. The contract may vary the	6859
amount of damages based on the portion of the service obligation	6860
that remains uncompleted.	6861
(4) Other terms agreed upon by the parties.	6862
The licensed health professional's lending institution or	6863
the Ohio board of regents, may be a party to the contract. The	6864
contract may include an assignment to the department of the	6865
licensed health professional's duty to repay the principal and	6866
interest of the loan.	6867
(D) If the department elects to implement the recruitment	6868
program, it shall adopt rules in accordance with Chapter 119. of	6869
the Revised Code that establish all of the following:	6870
(1) Criteria for designating institutions for which	6871
licensed health professionals will be recruited;	6872
(2) Criteria for selecting licensed health professionals	6873
for participation in the program;	6874
(3) Criteria for determining the portion of a loan which	6875
the department will agree to repay;	6876
(4) Criteria for determining reasonable amounts of the	6877
expenses described in divisions (C)(2)(b) and (c) of this	6878
section;	6879
(5) Procedures for monitoring compliance by a licensed	6880

health professional with the terms of the contract the licensed	6881
health professional enters into under this section;	6882
(6) Any other criteria or procedures necessary to	6883
implement the program.	6884
Sec. 5164.07. (A) The medicaid program shall include	6885
coverage of inpatient care and follow-up care for a mother and	6886
her newborn as follows:	6887
(1) The medicaid program shall cover a minimum of forty-	6888
eight hours of inpatient care following a normal vaginal	6889
delivery and a minimum of ninety-six hours of inpatient care	6890
following a cesarean delivery. Services covered as inpatient	6891
care shall include medical, educational, and any other services	6892
that are consistent with the inpatient care recommended in the	6893
protocols and guidelines developed by national organizations	6894
that represent pediatric, obstetric, and nursing professionals.	6895
(2) The medicaid program shall cover a physician-directed	6896
source of follow-up care or a source of follow-up care directed	6897
by an advanced practice registered nurse. Services covered as	6898
follow-up care shall include physical assessment of the mother	6899
and newborn, parent education, assistance and training in breast	6900
or bottle feeding, assessment of the home support system,	6901
performance of any medically necessary and appropriate clinical	6902
tests, and any other services that are consistent with the	6903
follow-up care recommended in the protocols and guidelines	6904
developed by national organizations that represent pediatric,	6905
obstetric, and nursing professionals. The coverage shall apply	6906
to services provided in a medical setting or through home health	6907
care visits. The coverage shall apply to a home health care	6908
visit only if the health care professional who conducts the	6909

visit is knowledgeable and experienced in maternity and newborn

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6936

care.

When a decision is made in accordance with division (B) of 6912 this section to discharge a mother or newborn prior to the 6913 expiration of the applicable number of hours of inpatient care 6914 required to be covered, the coverage of follow-up care shall 6915 apply to all follow-up care that is provided within forty-eight 6916 hours after discharge. When a mother or newborn receives at 6917 least the number of hours of inpatient care required to be 6918 covered, the coverage of follow-up care shall apply to follow-up 6919 care that is determined to be medically necessary by the health 6920 care professionals responsible for discharging the mother or 6921 newborn. 6922

- (B) Any decision to shorten the length of inpatient stay 6923 to less than that specified under division (A)(1) of this 6924 section shall be made by the physician attending the mother or 6925 newborn, except that if a <u>certified</u> nurse-midwife is attending 6926 the mother in collaboration with a physician, the decision may 6927 be made by the <u>certified</u> nurse-midwife. Decisions regarding 6928 early discharge shall be made only after conferring with the 6929 mother or a person responsible for the mother or newborn. For 6930 purposes of this division, a person responsible for the mother 6931 or newborn may include a parent, quardian, or any other person 6932 with authority to make medical decisions for the mother or 6933 newborn. 6934
- (C) The department of medicaid, in administering the medicaid program, may not do either of the following:
- (1) Terminate the provider agreement of a health care 6937 professional or health care facility solely for making 6938 recommendations for inpatient or follow-up care for a particular 6939 mother or newborn that are consistent with the care required to 6940

be covered by this section;	6941
(2) Establish or offer monetary or other financial	6942
incentives for the purpose of encouraging a person to decline	6943
the inpatient or follow-up care required to be covered by this	6944
section.	6945
(D) This section does not do any of the following:	6946
(1) Require the medicaid program to cover inpatient or	6947
follow-up care that is not received in accordance with the	6948
program's terms pertaining to the health care professionals and	6949
facilities from which a medicaid recipient is authorized to	6950
receive health care services.	6951
(2) Require a mother or newborn to stay in a hospital or	6952
other inpatient setting for a fixed period of time following	6953
delivery;	6954
(3) Require a child to be delivered in a hospital or other	6955
inpatient setting;	6956
(4) Authorize a <u>certified</u> nurse-midwife to practice beyond	6957
the authority to practice nurse-midwifery in accordance with	6958
Chapter 4723. of the Revised Code;	6959
(5) Establish minimum standards of medical diagnosis,	6960
care, or treatment for inpatient or follow-up care for a mother	6961
or newborn. A deviation from the care required to be covered	6962
under this section shall not, on the basis of this section, give	6963
rise to a medical claim or derivative medical claim, as those	6964
terms are defined in section 2305.113 of the Revised Code.	6965
Section 2. That existing sections 1.64, 313.212, 1751.67,	6966
2133.211, 2305.113, 2305.234, 2317.02, 2919.171, 2921.22,	6967
2925.61, 3313.7112, 3333.122, 3701.351, 3701.926, 3719.121,	6968

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3727.08, 3923.233, 3923.301, 3923.63, 3923.64, 4713.02, 4723.01,	6969
4723.02, 4723.03, 4723.06, 4723.07, 4723.08, 4723.09, 4723.151,	6970
4723.16, 4723.18, 4723.24, 4723.25, 4723.271, 4723.28, 4723.32,	6971
4723.341, 4723.41, 4723.42, 4723.43, 4723.431, 4723.432,	6972
4723.44, 4723.46, 4723.47, 4723.48, 4723.481, 4723.482,	6973
4723.486, 4723.487, 4723.488, 4723.489, 4723.4810, 4723.491,	6974
4723.492, 4723.50, 4723.66, 4723.71, 4723.74, 4723.75, 4723.76,	6975
4723.87, 4723.88, 4723.99, 4729.01, 4731.27, 4731.51, 4755.48,	6976
4755.481, 4761.11, 4761.17, 5120.55, and 5164.07 and sections	6977
4723.484, 4723.485, and 4723.49 of the Revised Code are hereby	6978
repealed.	6979
Section 3. The General Assembly, applying the principle	6980
stated in division (B) of section 1.52 of the Revised Code that	6981
amendments are to be harmonized if reasonably capable of	6982
simultaneous operation, finds that the following sections,	6983
presented in this act as composites of the sections as amended	6984
by the acts indicated, are the resulting versions of the	6985
sections in effect prior to the effective date of the sections	6986
as presented in this act:	6987
Section 2305.113 of the Revised Code is presented in this	6988
act as a composite of the section as amended by Sub. H.B. 290 of	6989
the 130th General Assembly and Sub. S.B. 110 of the 131st	6990
General Assembly.	6991
Section 2925.61 of the Revised Code is presented in this	6992
act as a composite of the section as amended by both Am. Sub.	6993
H.B. 4 and Sub. S.B. 110 of the 131st General Assembly.	6994
Section 4755.48 of the Revised Code is presented in this	6995
act as a composite of the section as amended by both Am. Sub.	6996
H.B. 284 and Sub. S.B. 141 of the 129th General Assembly.	6997

Section 4. (A) The Board of Nursing may continue to issue	6998
certificates of authority and certificates to prescribe pursuant	6999
to Chapter 4723. of the Revised Code for not longer than ninety	7000
days after the effective date of this act. Thereafter, the Board	7001
shall issue advanced practice registered nurse licenses in	7002
accordance with this act.	7003

(B) Certificates of authority and certificates to 7004 prescribe issued pursuant to division (A) of this section or 7005 Chapter 4723. of the Revised Code, as that chapter existed 7006 immediately prior to the effective date of this act, satisfy the 7007 requirements for advanced practice registered nurse licenses, as 7008 created by this act. The certificates remain valid until 7009 December 31, 2017, unless earlier suspended or revoked by the 7010 Board. 7011

Section 5. It is the intent of the General Assembly in 7012 repealing and reenacting section 4723.49 of the Revised Code to 7013 abolish the existing Committee on Prescriptive Governance and 7014 establish a new Committee on Prescriptive Governance. Not later 7015 than sixty days after the last appointment is made to the new 7016 Committee on Prescriptive Governance, the Committee shall submit 7017 recommendations to the Board of Nursing as necessary for the 7018 Board to fulfill its duty to adopt rules under division (B)(1) 7019 of section 4723.50 of the Revised Code. The Board shall adopt 7020 the rules as soon as practicable after receiving the 7021 recommendations. 7022