### As Passed by the Senate

132nd General Assembly

**Regular Session** 

Sub. H. B. No. 541

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**Representatives Patterson, LaTourette** 

Cosponsors: Representatives Becker, Brown, Riedel, O'Brien, Seitz, Huffman, Johnson, Lepore-Hagan, Anielski, Antonio, Arndt, Boggs, Boyd, Celebrezze, Clyde, Craig, Dean, Faber, Gavarone, Ginter, Green, Greenspan, Hambley, Hood, Koehler, Lang, Leland, Manning, Miller, Patton, Perales, Ramos, Rezabek, Roegner, Rogers, Ryan, Sheehy, Slaby, Smith, K., Stein, Sweeney, Thompson, West, Wiggam, Young, Speaker Smith

Senators Gardner, Hottinger, Hackett, Beagle, Tavares, Brown, Burke, Eklund, Hoagland, Huffman, Manning, O'Brien, Peterson, Schiavoni, Sykes, Terhar, Thomas, Uecker, Yuko

# A BILL

To amend sections 4715.09, 4715.20, 4723.32,	1
4725.26, 4729.41, 4730.02, 4731.41, 4731.43,	2
4731.511, 4731.60, 4734.14, 4752.07, 4752.08,	3
4752.09, and 4752.17, to enact section 4725.591	4
of the Revised Code, and to amend Section 307.25	5
of Am. Sub. H.B. 49 of the 132nd General	6
Assembly to authorize health professionals	7
licensed in other states to provide volunteer	8
health services during charitable events, to	9
make changes in the laws administered by the	10
State Board of Pharmacy regarding home medical	11
equipment services and immunization	12
administration by pharmacists and pharmacy	13
interns, and to modify the kinship caregiver	14
child care program earmark.	15

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

Section 1. That sections 4715.09, 4715.20, 4723.32, 4725.26, 4729.41, 4730.02, 4731.41, 4731.43, 4731.511, 4731.60, 4734.14, 4752.07, 4752.08, 4752.09, and 4752.17 be amended and section 4725.591 of the Revised Code be enacted to read as follows:

Sec. 4715.09. (A) No person shall practice dentistry without a current license from the state dental board. No person shall practice dentistry while the person's license is under suspension by the state dental board.

(B) No dentist shall use the services of any person not licensed to practice dentistry in this state, or the services of any partnership, corporation, or association, to construct, alter, repair, or duplicate any denture, plate, bridge, splint, or orthodontic or prosthetic appliance, without first furnishing the unlicensed person, partnership, corporation, or association with a written work authorization on forms prescribed by the state dental board.

The unlicensed person, partnership, corporation, or 33 association shall retain the original work authorization, and 34 the dentist shall retain a duplicate copy of the work 35 authorization, for two years from its date. Work authorizations 36 required by this section shall be open for inspection during the 37 two-year period by the state dental board, its authorized agent, 38 or the prosecuting attorney of a county or the director of law 39 of a municipal corporation wherein the work authorizations are 40 located. 41

(C) If the person, partnership, association, or
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corporation receiving a written authorization from a licensed
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dentist engages another person, firm, or corporation, referred
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to in this division as "subcontractor," to perform some of the
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services relative to the work authorization, he or it the person46shall furnish a written sub-work authorization with respect47thereto on forms prescribed by the state dental board.48

The subcontractor shall retain the sub-work authorization 49 and the issuer thereof shall retain a duplicate copy, attached 50 to the work authorization received from the licensed dentist, 51 for inspection by the state dental board or its duly authorized 52 agents, for a period of two years in both cases. 53

54 (D) No unlicensed person, partnership, association, or corporation shall perform any service described in division (B) 55 of this section without a written work authorization from a 56 licensed dentist. Provided, that if a written work authorization 57 is demanded from a licensed dentist who fails or refuses to 58 furnish it for any reason, the unlicensed person, partnership, 59 association, or corporation shall not, in such event, be subject 60 to the enforcement provisions of section 4715.05 or the penal 61 provisions of section 4715.99 of the Revised Code. 62

(E) No dentist shall employ or use conscious intravenous
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sedation unless the dentist possesses a valid permit issued by
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the state dental board authorizing him the dentist to do so.
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(F) Division (A) of this section does not apply to a66person who meets both of the following conditions:67(1) The person holds a license in good standing to68

practice dentistry issued by another state. 69

(2) The person is practicing as a volunteer without70remuneration during a charitable event that lasts not more than71seven days.72

When a person meets the conditions of this division, the73person shall be deemed to hold, for the course of the charitable74

event, a license to practice dentistry from the state dental	75
board and shall be subject to the provisions of this chapter	76
authorizing the board to take disciplinary action against a	77
license holder. Not less than seven calendar days before the	78
first day of the charitable event, the person or the event's	79
organizer shall notify the board of the person's intent to	80
engage in the practice of dentistry at the event. During the	81
course of the charitable event, the person's scope of practice	82
is limited to the procedures that a dentist licensed under this	83
chapter is authorized to perform unless the person's scope of	84
practice in the other state is more restrictive than in this	85
state. If the latter is the case, the person's scope of practice	86
is limited to the procedures that a dentist in the other state	87
may perform.	88
Sec. 4715.20. No person shall practice as a dental	89
hygienist except <del>a <u>as</u> follows:</del>	90
(A) A licensed dentist or one ;	91
(B) One who has obtained a license from the state dental	92
board to practice as a dental hygienist <u>;</u>	93
(C) One who holds in good standing a license from another	94
state to practice as a dental hygienist and is practicing as a	95
volunteer without remuneration during a charitable event that	96
lasts not more than seven days.	97
In the case of a person described in division (C) of this	98
section, the person shall be deemed to hold, for the course of	99
the charitable event, a license to practice as a dental	100
hygienist from the state dental board and shall be subject to	101
the provisions of this chapter authorizing the board to take	102
disciplinary action against a license holder. Not less than	103

seven calendar days before the first day of the charitable	104
event, the person or the event's organizer shall notify the	105
board of the person's intent to engage in the practice of dental	106
hygiene at the event. During the course of the charitable event,	107
the person's scope of practice is limited to the procedures that	108
a dental hygienist licensed under this chapter is authorized to	109
perform unless the person's scope of practice in the other state	110
is more restrictive than in this state. If the latter is the	111
case, the person's scope of practice is limited to the	112
procedures that a dental hygienist in the other state may	113
perform.	114
Sec. 4723.32. This chapter does not prohibit any of the	115
following:	116
(A) The practice of nursing by a student currently	117
enrolled in and actively pursuing completion of a prelicensure	118
nursing education program, if all of the following are the case:	119
(1) The student is participating in a program located in	120
this state and approved by the board of nursing or participating	121
in this state in a component of a program located in another	122
jurisdiction and approved by a board that is a member of the	123
national council of state boards of nursing;	124
(2) The student's practice is under the auspices of the	125
program;	126
(3) The student acts under the supervision of a registered	127
nurse serving for the program as a faculty member or teaching	128
assistant.	129
(B) The rendering of medical assistance to a licensed	130
physician, licensed dentist, or licensed podiatrist by a person	131
under the direction, supervision, and control of such licensed	132

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physician, dentist, or podiatrist;

(C) The activities of persons employed as nursing aides,
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attendants, orderlies, or other auxiliary workers in patient
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homes, nurseries, nursing homes, hospitals, home health
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agencies, or other similar institutions;
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(D) The provision of nursing services to family members or in emergency situations;

(E) The care of the sick when done in connection with thepractice of religious tenets of any church and by or for its141members;

(F) The practice of nursing as an advanced practice 143 registered nurse by a student currently enrolled in and actively 144 pursuing completion of a program of study leading to initial 145 authorization by the board of nursing to practice nursing as an 146 advanced practice registered nurse in a designated specialty, if 147 all of the following are the case: 148

(1) The program qualifies the student to sit for the
examination of a national certifying organization approved by
the board under section 4723.46 of the Revised Code or the
program prepares the student to receive a master's or doctoral
degree in accordance with division (A) (2) of section 4723.41 of
the Revised Code;

(2) The student's practice is under the auspices of theprogram;156

(3) The student acts under the supervision of an advanced
practice registered nurse serving for the program as a faculty
member, teaching assistant, or preceptor.

(G) The activities of an individual who currently holds a 160

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license to practice nursing or equivalent authorization from	161
another jurisdiction, but only if the individual's activities	162
are limited to those activities that the same type of nurse may	163
engage in pursuant to a license issued under this chapter, the	164
individual's authority to practice has not been revoked, the	165
individual is not currently under suspension or on probation,	166
the individual does not represent the individual as being	167
licensed under this chapter, and one of the following is the	168
case:	169
(1) The individual is engaging in the practice of nursing	170
by discharging official duties while employed by or under	171
contract with the United States government or any agency	172
thereof;	173
(2) The individual is engaging in the practice of nursing	174
as an employee of an individual, agency, or corporation located	175
in the other jurisdiction in a position with employment	176
responsibilities that include transporting patients into, out	177
of, or through this state, as long as each trip in this state	178
does not exceed seventy-two hours;	179
(3) The individual is consulting with an individual	180
licensed in this state to practice any health-related	181
profession;	182
(4) The individual is engaging in activities associated	183
with teaching in this state as a guest lecturer at or for a	184
nursing education program, continuing nursing education program,	185
or in-service presentation;	186
(5) The individual is conducting evaluations of nursing	187
care that are undertaken on behalf of an accrediting	188
organization, including the national league for nursing	189

accrediting committee, the joint commission (formerly known as190the joint commission on accreditation of healthcare191organizations), or any other nationally recognized accrediting192organization;193

(6) The individual is providing nursing care to an
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individual who is in this state on a temporary basis, not to
exceed six months in any one calendar year, if the nurse is
directly employed by or under contract with the individual or a
guardian or other person acting on the individual's behalf;

(7) The individual is providing nursing care during any
disaster, natural or otherwise, that has been officially
declared to be a disaster by a public announcement issued by an
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appropriate federal, state, county, or municipal official;
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(8) The individual is providing nursing care at a free-of203
charge camp accredited by the SeriousFun children's network that
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specializes in providing therapeutic recreation, as defined in
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section 2305.231 of the Revised Code, for individuals with
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chronic diseases, if all of the following are the case:
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(a) The individual provides documentation to the medical
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director of the camp that the individual holds a current, valid
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license to practice nursing or equivalent authorization from
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another jurisdiction.

(b) The individual provides nursing care only at the camp or in connection with camp events or activities that occur off the grounds of the camp.

(c) The individual is not compensated for the individual's services.

(d) The individual provides nursing care within this state217for not more than thirty days per calendar year.218

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(e) The camp has a medical director who holds an unrestricted license to practice medicine issued in accordance with Chapter 4731. of the Revised Code.

(9) The individual is providing nursing care as a volunteer without remuneration during a charitable event that lasts not more than seven days if both of the following are the case:

(a) The individual, or the charitable event's organizer, notifies the board of nursing not less than seven calendar days before the first day of the charitable event of the individual's intent to engage in the practice of nursing as a registered nurse, advanced practice registered nurse, or licensed practical nurse at the event;

(b) If the individual's scope of practice in the other232jurisdiction is more restrictive than in this state, the233individual is limited to performing only those procedures that a234registered nurse, advanced practice registered nurse, or235licensed practical nurse in the other jurisdiction may perform.236

(H) The administration of medication by an individual who 237 holds a valid medication aide certificate issued under this 238 chapter, if the medication is administered to a resident of a 239 nursing home, residential care facility, or ICF/IID authorized 240 by section 4723.64 of the Revised Code to use a certified 241 medication aide and the medication is administered in accordance 242 with section 4723.67 of the Revised Code. 243

Sec. 4725.26. Division (A) of section 4725.02 of the244Revised Code does not apply to the following:245

(A) Physicians authorized to practice medicine and surgery 246or osteopathic medicine and surgery under Chapter 4731. of the 247

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Revised Code;	248
(B) Persons who sell optical accessories but do not assume	249
to adapt them to the eye, and neither practice nor profess to	250
practice optometry;	251
(C) An instructor in a school of optometry that is located	252
in this state and approved by the state vision professionals	253
board under section 4725.10 of the Revised Code who holds a	254
valid current license to practice optometry from a licensing	255
body in another jurisdiction and limits the practice of	256
optometry to the instruction of students enrolled in the school.	257
(D) A student enrolled in a school of optometry, located	258
in this or another state and approved by the board under section	259
4725.10 of the Revised Code, while the student is participating	260
in this state in an optometry training program provided or	261
sponsored by the school, if the student acts under the direct,	262
personal supervision and control of an optometrist licensed by	263
the board or authorized to practice pursuant to division (C) of	264
this section.	265

(E) An individual who is licensed or otherwise 266 specifically authorized by the Revised Code to engage in an 267 activity that is included in the practice of optometry. 268

(F) An individual who is not licensed or otherwise 269 specifically authorized by the Revised Code to engage in an 270 activity that is included in the practice of optometry, but is 271 acting pursuant to the rules for delegation of optometric tasks 272 adopted under section 4725.09 of the Revised Code. 273

(G) An individual who holds in good standing a valid 274 license to practice optometry from a licensing body in another 275 jurisdiction and is practicing as a volunteer without 276

remuneration during a charitable event that lasts not more than	277
seven days.	
<u>Seven adys.</u>	278
When an individual meets the conditions of this division,	279
the individual shall be deemed to hold, during the course of the	280
charitable event, a license to practice optometry from the state	281
vision professionals board and shall be subject to the	282
provisions of this chapter authorizing the board to take	283
disciplinary action against a license holder. Not less than	284
seven calendar days before the first day of the charitable	285
event, the individual or the event's organizer shall notify the	286
board of the individual's intent to engage in the practice of	287
optometry at the event. During the course of the charitable	288
event, the individual's scope of practice is limited to the	289
procedures that an optometrist licensed under this chapter is	290
authorized to perform unless the individual's scope of practice	291
in the other jurisdiction is more restrictive than in this	292
state. If the latter is the case, the individual's scope of	293
practice is limited to the procedures that an optometrist in the	294
other jurisdiction may perform.	295
Sec. 4725.591. Section 4725.41 of the Revised Code does	296
not apply to a person who holds in good standing a valid license	297
from another state to engage in optical dispensing and is	298
engaging in optical dispensing as a volunteer without	299
remuneration during a charitable event that lasts not more than	300
seven days.	301
When a person meets the conditions of this section, the	302
person shall be deemed to hold, during the course of the	303
charitable event, a license to engage in optical dispensing from	304
the state vision professionals board and shall be subject to the	305
provisions of this chapter authorizing the board to take	306

event, the person or the event's organizer shall notify the30board of the person's intent to engage in optical dispensing at31the event. During the course of the charitable event, the32person's scope of practice is limited to the procedures that a33dispensing optician licensed under this chapter is authorized to33perform unless the person's scope of practice in the other state33	08 09 10 11 12 13 14 15 16 17
board of the person's intent to engage in optical dispensing at       33         the event. During the course of the charitable event, the       33         person's scope of practice is limited to the procedures that a       33         dispensing optician licensed under this chapter is authorized to       33         perform unless the person's scope of practice in the other state       33	10 11 12 13 14 15 16
the event. During the course of the charitable event, the33person's scope of practice is limited to the procedures that a33dispensing optician licensed under this chapter is authorized to33perform unless the person's scope of practice in the other state33	11 12 13 14 15 16
person's scope of practice is limited to the procedures that a       33         dispensing optician licensed under this chapter is authorized to       33         perform unless the person's scope of practice in the other state       33	12 13 14 15 16
dispensing optician licensed under this chapter is authorized to33perform unless the person's scope of practice in the other state33	13 14 15 16
perform unless the person's scope of practice in the other state 33	14 15 16
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is more restrictive than in this state. If the latter is the	16
case, the person's scope of practice is limited to the 33	17
procedures that a dispensing optician in the other state may 33	
perform. 33	18
Sec. 4729.41. (A)(1) A pharmacist licensed under this 33	19
chapter who meets the requirements of division (B) of this 32	20
section, and a pharmacy intern licensed under this chapter who 33	21
meets the requirements of division (B) of this section and is 33	22
working under the direct supervision of a pharmacist who meets 32	23
the requirements of that division, may do any of the following: 32	24
(a) Administer immunizations for influenza to individuals 32	25
who are seven years of age or older; 32	26
(b) Only pursuant to a prescription, administer to 32	27
individuals who are seven years of age or older but not more 33	28
than thirteen years of age any of the immunizations included in 32	29
division (A)(2) of this section; 33	30
(c) Administer to individuals who are thirteen years of 33	31
age or older any of the immunizations included in division (A) 33	32
(2) of this section.	33

(2) A pharmacist or pharmacy intern may administer in334accordance with divisions (A)(1)(b) and (c) of this section335

either of the following:

(a) Any immunization that on the effective date of this
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amendment March 19, 2015, is included in either of the following
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immunization schedules recommended by the advisory committee on
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immunization practices of the centers for disease control and
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prevention in the United States department of health and human
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(i) The recommended immunization schedule for persons aged343zero through eighteen years;344

(ii) The recommended adult immunization schedule.

(b) Any other immunization specified in rules adopted 346 under division (E)(1)(d) of this section. 347

(3) As part of engaging in the administration of
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immunizations or supervising a pharmacy intern's administration
of immunizations, a pharmacist may administer epinephrine or
diphenhydramine, or both, to individuals in emergency situations
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resulting from adverse reactions to the immunizations
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administered by the pharmacist or pharmacy intern.

(B) For a pharmacist or pharmacy intern to be authorized
(B) For a pharmacist or pharmacy intern
(B) For a pharmacist or pharmacy intern
(B) State of the following:
(B) State of the following:

(1) Successfully complete a course in the administration
of immunizations that has been approved by the state board of
pharmacy as meeting the standards established meets the
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requirements established in rules adopted under this section for
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such courses by the centers for disease control and prevention;
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(2) Receive and maintain certification to perform basic

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life-support procedures by successfully completing a basic life-364 support training course that is certified by the American red 365 cross or American heart association or approved by the state 366 board of pharmacy; 367 (3) Practice in accordance with a definitive set of 368 treatment quidelines specified in a protocol established by a 369 physician and approved by the state board of pharmacy that meets 370 the requirements of division (C) of this section. 371 372 (C) The All of the following apply with respect to the protocol required by division (B)(3) of this section: 373 (1) The protocol shall be established by a physician 374 authorized under Chapter 4731. of the Revised Code to practice 375 medicine and surgery or osteopathic medicine and surgery. 376 (2) The protocol shall specify a definitive set of 377 treatment guidelines and the locations at which a pharmacist or 378 pharmacy intern may engage in the administration of 379 immunizations. 380 (3) The protocol shall satisfy the requirements 381 established in rules adopted under this section for protocols. 382 (4) The protocol shall include provisions for 383 implementation of the following requirements: 384 (1) (a) The pharmacist or pharmacy intern who administers 385 an immunization shall observe the individual who receives the 386 immunization to determine whether the individual has an adverse 387 reaction to the immunization. The length of time and location of 388 the observation shall comply with the standards specified in 389 rules adopted by the state board of pharmacy under division (E) 390 of this section for the approval of under this section 391 establishing requirements for protocols. The protocol shall 392

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specify procedures to be followed by a pharmacist when393administering epinephrine, diphenhydramine, or both, to an394individual who has an adverse reaction to an immunization395administered by the pharmacist or a pharmacy intern.396

(2) (b) For each immunization administered to an 397 individual by a pharmacist or pharmacy intern, other than an 398 immunization for influenza administered to an individual 399 eighteen years of age or older, the pharmacist or pharmacy 400 intern shall notify the individual's family physician or, if the 401 402 individual has no family physician, the board of health of the health district in which the individual resides or the authority 403 having the duties of a board of health for that district under 404 section 3709.05 of the Revised Code. The notice shall be given 405 not later than thirty days after the immunization is 406 administered. 407

(3) (c) For each immunization administered by a pharmacist408or pharmacy intern to an individual younger than eighteen years409of age pursuant to division (A) (1) of this section, the410pharmacist or a pharmacy intern shall obtain permission from the411individual's parent or legal guardian in accordance with the412procedures specified in rules adopted under division (E) of this413section.414

(D)(1) No pharmacist shall do either of the following:

(a) Engage in the administration of immunizations unless416the requirements of division (B) of this section have been met;417

(b) Delegate to any person the pharmacist's authority to418engage in or supervise the administration of immunizations.419

(2) No pharmacy intern shall engage in the administrationd20of immunizations unless the requirements of division (B) of thisd21

section have been met.

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422 (E) (1) The state board of pharmacy shall adopt rules to 423 implement this section. The rules shall be adopted in accordance 424 with Chapter 119. of the Revised Code and shall include the 425 following: 426 (a) Provisions for approval of <u>Requirements for</u> courses in 427 administration of immunizations, including requirements that are 428 consistent with any standards established for such courses by 429 the centers for disease control and prevention; 430 (b) Provisions for approval of Requirements for protocols 431 to be followed by pharmacists and pharmacy interns in engaging 432 in the administration of immunizations, including protocols that 433 contain provisions specifying the locations at which a 434 pharmacist or pharmacy intern may engage in the administration 435 of immunizations; 436 (c) Procedures to be followed by pharmacists and pharmacy 437 interns in obtaining from the individual's parent or legal 438 quardian permission to administer immunizations to an individual 439 younger than eighteen years of age pursuant to division (A)(1) 440 of this section; 441 (d) Provisions specifying any immunizations that may be 442 administered under division (A)(2)(b) of this section. 443 (2) Prior to adopting rules regarding approval of 444 requirements for protocols to be followed by pharmacists and 445 pharmacy interns in engaging in the administration of 446 immunizations, the state board of pharmacy shall consult with 447 the state medical board and the board of nursing. 448 (3) Prior to adopting rules specifying any immunizations 449 that may be administered under division (A)(2)(b) of this 450 state medical board.

section, the state board of pharmacy shall consult with the (F) In addition to the rules it adopts under division (E)

453 of this section, the <u>state</u>board <u>of pharmacy</u> may adopt rules 454 that change the immunizations authorized by division (A)(2)(a) 455 of this section to reflect changes in the recommendations of the 456 advisory committee on immunization practices. The rules shall be 457 adopted in accordance with Chapter 119. of the Revised Code. 458

459 Sec. 4730.02. (A) No person shall hold that person out as being able to function as a physician assistant, or use any 460 words or letters indicating or implying that the person is a 461 physician assistant, without a current, valid license to 462 practice as a physician assistant issued pursuant to this 463 chapter. 464

(B) No person shall practice as a physician assistant 465 without the supervision, control, and direction of a physician. 466

(C) No person shall practice as a physician assistant 467 without having entered into a supervision agreement with a 468 supervising physician under section 4730.19 of the Revised Code. 469

(D) No person acting as the supervising physician of a 470 physician assistant shall authorize the physician assistant to 471 perform services if either of the following is the case: 472

(1) The services are not within the physician's normal 473 course of practice and expertise; 474

(2) The services are inconsistent with the supervision 475 agreement under which the physician assistant is being 476 supervised, including, if applicable, the policies of the health 477 care facility in which the physician and physician assistant are 478 479 practicing.

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(E) No person practicing as a physician assistant shall 480 prescribe any drug or device to perform or induce an abortion, 481 or otherwise perform or induce an abortion. 482 (F) No person shall advertise to provide services as a 483 physician assistant, except for the purpose of seeking 484 485 employment. (G) No person practicing as a physician assistant shall 486 fail to wear at all times when on duty a placard, plate, or 487 other device identifying that person as a "physician assistant." 488 (H) Division (A) of this section does not apply to a 489 person who meets both of the following conditions: 490 (1) The person holds in good standing a valid license or 491 other form of authority to practice as a physician assistant 492 issued by another state. 493 (2) The person is practicing as a volunteer without 494 remuneration during a charitable event that lasts not more than 495 seven days. 496 When a person meets the conditions of this division, the 497 person shall be deemed to hold, during the course of the 498 charitable event, a license to practice as a physician assistant 499 500 from the state medical board and shall be subject to the 501 provisions of this chapter authorizing the board to take disciplinary action against a license holder. Not less than 502 seven calendar days before the first day of the charitable 503 event, the person or the event's organizer shall notify the 504 board of the person's intent to practice as a physician 505 assistant at the event. During the course of the charitable 506 event, the person's scope of practice is limited to the 507 procedures that a physician assistant licensed under this 508

chapter is authorized to perform unless the person's scope of	509
practice in the other state is more restrictive than in this	510
state. If the latter is the case, the person's scope of practice	511
is limited to the procedures that a physician assistant in the	512
other state may perform.	513
Sec. 4731.41. (A) No person shall practice medicine and	514
surgery, or any of its branches, without the appropriate license	515
or certificate from the state medical board to engage in the	516
practice. No person shall advertise or claim to the public to be	517
a practitioner of medicine and surgery, or any of its branches,	518
without a license or certificate from the board. No person shall	519
open or conduct an office or other place for such practice	520
without a license or certificate from the board. No person shall	521
conduct an office in the name of some person who has a license	522
or certificate to practice medicine and surgery, or any of its	523
branches. No person shall practice medicine and surgery, or any	524
of its branches, after the person's license or certificate has	525
been revoked, or, if suspended, during the time of such	526
suspension.	527
A license or certificate signed by the secretary of the	528

board to which is affixed the official seal of the board to the 529 effect that it appears from the records of the board that no 530 such license or certificate to practice medicine and surgery, or 531 any of its branches, in this state has been issued to the person 532 specified therein, or that a license or certificate to practice, 533 if issued, has been revoked or suspended, shall be received as 534 prima-facie evidence of the record of the board in any court or 535 before any officer of the state. 536

(B) No license or certificate from the state medical board537is required by a physician who comes into this state to practice538

medicine at a free-of-charge camp accredited by the SeriousFun 539 children's network that specializes in providing therapeutic 540 recreation, as defined in section 2305.231 of the Revised Code, 541 for individuals with chronic illnesses as long as all of the 542 following apply: 543 (1) The physician provides documentation to the medical 544 director of the camp that the physician is licensed and in good 545 standing to practice medicine in another state; 546 547 (2) The physician provides services only at the camp or in connection with camp events or camp activities that occur off 548 the grounds of the camp; 549 (3) The physician receives no compensation for the 550 services; 551 (4) The physician provides those services within this 552 state for not more than thirty days per calendar year; 553 (5) The camp has a medical director who holds an 554 unrestricted license to practice medicine issued in accordance 555 with division (A) of this section. 556 (C) Division (A) of this section does not apply to a 557 person who meets both of the following conditions: 558 (1) The person holds in good standing a valid license to 559 practice medicine and surgery issued by another state. 560 (2) The person is practicing as a volunteer without 561 remuneration during a charitable event that lasts not more than 562 seven days. 563 When a person meets the conditions of this division, the 564 person shall be deemed authorized by the state medical board, 565 during the course of the charitable event, to practice medicine 566

and surgery and shall be subject to the provisions of this	567
chapter authorizing the board to take disciplinary action	568
against a physician. Not less than seven calendar days before	569
the first day of the charitable event, the person or the event's	570
organizer shall notify the board of the person's intent to	571
practice medicine and surgery at the event. During the course of	572
the charitable event, the person's scope of practice is limited	573
to the procedures that a physician authorized under this chapter	574
to practice medicine and surgery is authorized to perform unless	575
the person's scope of practice in the other state is more	576
restrictive than in this state. If the latter is the case, the	577
person's scope of practice is limited to the procedures that a	578
physician in the other state may perform.	579
Sec. 4731.43. No-(A) No person shall announce or advertise	580
	581
that person as an osteopathic physician and surgeon, or shall	
practice as such, without a license from the state medical board	582
or without complying with all the provisions of law relating to	583
such practice, or shall practice after such license has been	584
revoked, or if suspended, during the time of such suspension.	585
A (B) Division (A) of this section does not apply to a	586
person who holds in good standing a valid license to practice as	587
an osteopathic physician and surgeon issued by another state and	588
is practicing as a volunteer without remuneration during a	589
charitable event that lasts not more than seven days.	590
When a person meets the conditions of this division, the	591
person shall be deemed authorized by the state medical board,	592
during the course of the charitable event, to practice	593
osteopathic medicine and surgery and shall be subject to the	594
provisions of this chapter authorizing the board to take	595
disciplinary action against a physician. Not less than seven	596

calendar days before the first day of the charitable event, the	597
person or the event's organizer shall notify the board of the	598
person's intent to practice osteopathic medicine and surgery at	599
the event. During the course of the charitable event, the	600
person's scope of practice is limited to the procedures that a	601
physician authorized under this chapter to practice osteopathic	602
medicine and surgery is authorized to perform unless the	603
person's scope of practice in the other state is more	604
restrictive than in this state. If the latter is the case, the	605
person's scope of practice is limited to the procedures that an	606
osteopathic physician in the other state may perform.	607
(C) A license certified by the secretary, under the	608
official seal of the <del>said b</del> oard to the effect that it appears	609
from the records of the board that no license to practice	610
osteopathic medicine and surgery has been issued to any person	611
specified therein, or that a license, if issued, has been	612
revoked or suspended shall be received as prima-facie evidence	613
of the record in any court or before any officer of the state.	614
Sec. 4731.511. (A) As used in this section:	615
(1) "Hyperbaric oxygen therapy" means the administration	616
of pure oxygen in a pressurized room or chamber.	617
(2) "Physician" means an individual authorized under this	618
chapter to practice medicine and surgery or osteopathic medicine	619
and surgery.	620
(B) A podiatrist may supervise hyperbaric oxygen therapy	621
if all of the following conditions are met:	622
(1) The podiatrist has consulted with a physician who has	623
been authorized to perform hyperbaric oxygen therapy by the	624
facility in which the hyperbaric oxygen room or chamber is	625

located.	626
(2) The podiatrist orders hyperbaric oxygen therapy only	627
for treatment within the scope of practice of podiatry as	628
described in section 4731.51 of the Revised Code.	629
(3) The podiatrist is certified in advanced cardiovascular	630
life support by a certifying organization recognized by the	631
state medical board.	632
(4) The podiatrist has completed, at a minimum, a forty-	633
hour introductory course in hyperbaric medicine recognized by	634
the American board of foot and ankle surgery or by the undersea	635
and hyperbaric medical society.	636
(5) The podiatrist is board-certified or board-qualified	637
by the American board of foot and ankle surgery or the American	638
board of podiatric medicine.	639
On the request of the state medical board, the podiatrist	640
shall submit to the board evidence demonstrating that the	641
podiatrist is certified in advanced cardiovascular life support	642
and has completed a course in hyperbaric medicine as described	643
in this section.	644
(C) When hyperbaric oxygen therapy is supervised under	645
this section, both of the following apply:	646
(1) The podiatrist must be immediately available	647
throughout the performance of the therapy.	648
(2) A-The physician who has been authorized to perform	649
hyperbaric oxygen therapy by the facility in which the	650
hyperbaric room or chamber is located described in division (B)	651
(1) of this section must be readily available for consultation	652
throughout the performance of the therapy to furnish assistance	653

and direction in the event a complication occurs that is outside	654
the scope of practice of podiatry as described in section	655
4731.51 of the Revised Code.	656
N physician is considered to be readily available for	657
A physician is considered to be readily available for	
consultation if the physician is able to communicate with the	658
podiatrist in a timely fashion either in person or by oral,	659
written, or electronic means. The physician is not required to	660
be physically present at the facility in which the hyperbaric	661
oxygen room or chamber is located.	662
Sec. 4731.60. (A)(1) No person shall engage in the	663
practice of podiatric medicine and surgery without a current,	664
valid license to practice podiatric medicine and surgery issued	665
by the state medical board.	666
(2) No person shall advertise or claim to be authorized to	667
practice podiatric medicine and surgery unless the person holds	668
a current, valid license to practice podiatric medicine and	669
surgery issued by the board under this chapter.	670
(3) No person shall practice podiatric medicine and	671
surgery after the person's license has been revoked, or if	672
suspended, during the time of such suspension.	673
(B) A document that is signed by the president and	674
secretary of the board and has affixed the official seal of the	675
board to the effect that it appears from the records of the	676
board that a license to practice podiatric medicine and surgery	677
in this state has not been issued to a particular person, or	678
that a license, if issued, has been revoked or suspended, shall	679
be received as prima-facie evidence of the record of the board	680
in any court or before any officer of this state.	681

(C) Division (A) of this section does not apply to a 682

person who holds in good standing a valid license to practice	683
podiatric medicine and surgery issued by another state and is	684
practicing as a volunteer without remuneration during a	685
charitable event that lasts not more than seven days.	686
When a person meets the conditions of this division, the	687
person shall be deemed authorized by the state medical board,	688
during the course of the charitable event, to practice podiatric	689
medicine and surgery and shall be subject to the provisions of	690
this chapter authorizing the board to take disciplinary action	691
against a podiatrist. Not less than seven calendar days before	692
the first day of the charitable event, the person or the event's	693
organizer shall notify the board of the person's intent to	694
practice podiatric medicine and surgery at the event. During the	695
course of the charitable event, the person's scope of practice	696
is limited to the procedures that a physician authorized under	697
this chapter to practice podiatric medicine and surgery is	698
authorized to perform unless the person's scope of practice in	699
the other state is more restrictive than in this state. If the	700
latter is the case, the person's scope of practice is limited to	701
the procedures that a podiatrist in the other state may perform.	702
Sec. 4734.14. (A)(1) Except as provided in division (B) of	703

Sec. 4734.14. (A) (I) Except as provided in division (B) of703this section, no person shall engage in the practice of704chiropractic without a current, valid license issued by the705state chiropractic board under this chapter.706

(2) Except as provided in division (C) of this section, no
person shall advertise or claim to be a chiropractor, doctor of
chiropractic, or chiropractic physician, or use the initials
"D.C." in connection with the person's name, unless the person
holds a current, valid license from the board.

(3) Subject to section 4734.17 of the Revised Code, no 712

person shall open or conduct an office or other place for the713practice of chiropractic without a license from the board.714

(4) Subject to section 4734.17 of the Revised Code, no715person shall conduct an office in the name of some person who716has a license to practice chiropractic.717

(5) No person shall practice chiropractic in violation of
(5) No person shall practice chiropractic in violation of
(5) No person's license revocation, forfeiture, or suspension or in
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(6) No person shall employ fraud or deception in applying
for or securing a license to practice chiropractic or in
723
renewing a license to practice chiropractic.
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(7) No person shall make, issue, or publish, or cause to 725 be made, issued, or published, for the purpose of sale, barter, 726 or gift, a license, certificate, diploma, degree, or other 727 writing or document falsely representing the holder or receiver 728 thereof to be licensed under this chapter or to be a graduate of 729 a chiropractic school, college, or other educational institution 730 of chiropractic, or sell or dispose of, or offer to sell or 731 732 dispose of such license, certificate, diploma, degree, or other writing or document containing such false representation or use 733 the person's name, or permit it to be used, as a subscriber to 734 such false and fictitious license, certificate, diploma, degree, 735 or other writing or document or engage in the practice of 736 chiropractic under and by virtue of such fraudulent license, 737 certificate, diploma, degree, or other writing or document. 738

(B) (1) Subject to division (B) (2) of this section,
division Division (A) (1) of this section does not apply to a
person who holds a current, unrestricted license to practice
741

chiropractic in another state when the person, pursuant to a	742
written agreement with an athletic team located in the state in	743
which the person holds the license, provides chiropractic	744
services to any of the following while the team is traveling to	745
or from or participating in a sporting event in this state:	746
(a) A member of the athletic team;	747
(b) A member of the athletic team's coaching,	748
communications, equipment, or sports medicine staff;	749
(c) A member of a band or cheerleading squad accompanying	750
the athletic team;	751
(d) The athletic team's mascot.	752
<del>(2)</del> In providing chiropractic services pursuant to	753
division (B)(1) of this section, the person shall not provide	754
chiropractic services at a health care facility.	755
(2) Division (A)(1) of this section does not apply to a	756
person who meets both of the following conditions:	757
(a) The person holds a current, unrestricted license to	758
practice chiropractic in another state.	759
(b) The person is practicing as a volunteer without	760
remuneration during a charitable event that lasts not more than	761
seven days.	762
When a person meets the conditions of division (B)(2) of	763
this section, the person shall be deemed to hold, for the course	764
of the charitable event, a license to practice chiropractic from	765
the state chiropractic board and shall be subject to the	766
provisions of this chapter authorizing the board to take	767
disciplinary action against a license holder. Not less than	768
seven calendar days before the first day of the charitable	769

event, the person or the event's organizer shall notify the	770
board of the person's intent to practice chiropractic at the	771
event. During the course of the charitable event, the person's	772
scope of practice is limited to the procedures that a	773
chiropractor licensed under this chapter is authorized to	774
perform unless the person's scope of practice in the other state	775
is more restrictive than in this state. If the latter is the	776
case, the person's scope of practice is limited to the	777
procedures that a chiropractor in the other state may perform.	778
(C) A person who has retired from the practice of	779
chiropractic in good standing and does not maintain a current,	780
valid license from the board may continue to claim to be a	781
chiropractor, doctor of chiropractic, or chiropractic physician,	782
or use the initials "D.C." in connection with the person's name,	783
if the person does not engage in the practice of chiropractic or	784
otherwise violate this chapter or the rules adopted under it.	785
A person whose license has been classified as inactive	786
pursuant to section 4734.26 of the Revised Code may continue to	787
claim to be a chiropractor, doctor of chiropractic, or	788
chiropractic physician, or use the initials "D.C." in connection	789
with the person's name, if the person does not engage in the	790
practice of chiropractic or otherwise violate this chapter or	791
the rules adopted under it.	792
(D) In any proceeding for a violation of this section	793
brought against a person who is not licensed under this chapter	794
but is a graduate of a chiropractic college approved under	795
section 4734.21 of the Revised Code, it shall be an affirmative	796
defense that the person is permitted to use the term "doctor" or	797
the initials "D.C." in connection with the person's name, but	798

only to the extent that the person does not indicate or act in a 799

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manner implying that the person is licensed under this chapter 800
or otherwise violate this chapter or the rules adopted under it. 801

(E) A document that is signed by the president or 802 executive director of the board and that has affixed the 803 official seal of the board to the effect that it appears from 804 the records of the board that a license to practice chiropractic 805 in this state has not been issued to a particular person, or 806 that a license, if issued, has been revoked or suspended, shall 807 be received as prima-facie evidence of the record of the board 808 in any court or before any officer of the state. 809

	Sec. 47	52.07.	(A)	The	ho	older	of	а	license	issued	under	810
this	chapter	shall	do	all	of	the	foll	.OW	ing:			811

(1) Maintain a physical facility and a medical equipment812inventory;

(2) Establish equipment management and personnel policies; 814

(3) Provide life-sustaining home medical equipment, as
described in division (B)(1) of section 4752.01 of the Revised
Code, and related home medical equipment services twenty-four
hours per day, seven days per week;

(4) Except as provided in division (B) of this section,
require persons in its employ or under its control who provide
home medical equipment services to successfully complete
continuing education programs in home medical equipment services
822
that meet the standards established by rule adopted under
823
section 4752.17 of the Revised Code and maintain records on
824
participation in those programs;

(5) Maintain, for the period of time specified in rules826adopted by the state board of pharmacy, records on all827individuals to whom the home medical equipment and services it828

receiving equipment and services;	830
(6) Maintain liability insurance, including coverage for	831
professional and products liability;	832
(7) Comply with all other requirements established by rule	833
adopted under section 4752.17 of the Revised Code that apply to	834
persons licensed under this chapter.	835
(B) For the first renewal of a license that was issued in	836
the last six months of the biennial licensing period established	837
under section 4752.05 of the Revised Code, the board may waive	838
all or part of the continuing education requirements that	839
otherwise would have to be met to renew the license under	840
section 4752.06 of the Revised Code.	841
Sec. 4752.08. (A) The state board of pharmacy may inspect	842
the operations and facility $_{ au}$ and subpoena the records $_{ au}$ and	843
compel testimony of employees of any home medical equipment	844
services provider licensed or registered under this chapter.	845
Inspections shall be conducted as provided in rules adopted by	846
the board under section 4752.17 of the Revised Code.	847

provides home medical, including records on all individuals

(B) The board shall employ investigators who shall, under 848 the direction of the executive director of the board,-849 850 investigate complaints and conduct inspections. Pursuant to aninvestigation or inspection, investigators may review and audit 851 records during normal business hours at the place of business of 852 the person being investigated. The board and its employees shall 853 not disclose confidential information obtained during an 854 investigation, except pursuant to a court order. 855

(C) The board shall send the provider a report of the 856 results of an inspection. If the board determines that the 857

provider is not in compliance with any requirement of this	858
chapter applicable to providers licensed or registered under	859
this chapter, the board may direct the provider to attain	860
compliance. Failure of the provider to comply with the directive	861
is grounds for action by the board under division $\frac{(A)}{(B)}(1)$ of	862
section 4752.09 of the Revised Code.	863
(D) A provider that disputes the results of an inspection	864
may file an appeal with the board not later than ninety days	865
after receiving the inspection report. The board shall review-	866
the inspection report and, at the request of the provider,	867
conduct a new inspection.	868
(B) The board shall enforce, or cause to be enforced, this	869
chapter. If it has information that any provision of this	870
chapter has been violated, it shall investigate the matter and	871
take such action as it considers appropriate.	872
On request, records maintained under division (A)(5) of	873
section 4752.07 of the Revised Code shall be promptly produced	874
for inspection and copying by a board officer, agent, or	875
inspector.	876
Information received by the board pursuant to an	877
investigation is subject to section 4729.23 of the Revised Code.	878
Nothing in this chapter shall be construed to require the	879
board to enforce minor violations of this chapter if the board	880
determines that the public interest is adequately served by the	881
notice or warning to the alleged offender.	882
Sec. 4752.09. (A) The state board of pharmacy may, in	883
accordance with Chapter 119. of the Revised Code, <del>suspend or</del>	884
revoke a license issued under this chapter or discipline impose	885

license or certificate of registration issued under this chapter	887
<u>or</u> a license <u>or certificate</u> holder <del> by imposing a fine of not</del>	888
more than five thousand dollars or taking other disciplinary	889
action on any of the following grounds for any of the causes set	890
forth in division (B) of this section:	891
(1) Suspend, revoke, restrict, limit, or refuse to grant	892
or renew a license or certificate of registration;	893
(2) Reprimand or place the license or certificate holder	894
on probation;	895
(3) Impose a monetary penalty or forfeiture not to exceed	896
in severity any fine designated under the Revised Code for a	897
similar offense or not more than five thousand dollars if the	898
acts committed are not classified as an offense by the Revised	899
<u>Code.</u>	900
(B) The board may impose the sanctions listed in division	901
(A) of this section for any of the following:	902
(1) Violation of any provision of this chapter or an order	903
or rule of the board, as those provisions, orders, or rules are	904
applicable to persons licensed under this chapter;	905
(2) A plea of guilty to or a judicial finding of guilt of	906
a felony or a misdemeanor that involves dishonesty or is	907
directly related to the provision of home medical equipment	908
services;	909
(3) Making a material misstatement in furnishing	910
information to the board;	911
(4) Professional incompetence;	912
(5) Being guilty of negligence or gross misconduct in	913
providing home medical equipment services;	914

(6) Aiding, assisting, or willfully permitting another	915
person to violate any provision of this chapter or an order or	916
rule of the board, as those provisions, orders, or rules are	917
applicable to persons licensed under this chapter;	918
(7) Failing <del>, within sixty days,</del> to provide information in	919
response to a written request by the board;	920
(8) Engaging in conduct likely to deceive, defraud, or	921
harm the public;	922
(9) Denial, revocation, suspension, or restriction of a	923
license to provide home medical equipment services, for any	924
reason other than failure to renew, in another state or	925
jurisdiction;	926
(10) Directly or indirectly giving to or receiving from	927
any person a fee, commission, rebate, or other form of	928
compensation for services not rendered;	929
(11) Knowingly making or filing false records, reports, or	930
billings in the course of providing home medical equipment	931
services, including false records, reports, or billings prepared	932
for or submitted to state and federal agencies or departments;	933
(12) Failing to comply with federal rules issued pursuant	934
to the medicare program established under Title XVIII of the	935
"Social Security Act," 49 Stat. 620(1935), 42 U.S.C. 1395, as	936
amended, relating to operations, financial transactions, and	937
general business practices of home medical services providers;	938
(13) Any other cause for which the board may impose	939
sanctions as set forth in rules adopted under section 4752.17 of	940
the Revised Code.	941
(B) (C) The state board of pharmacy immediately may	942

suspend a license without a hearing if it determines that there 943 is evidence that the license holder is subject to actions under 944 this section and that there is clear and convincing evidence 945 that continued operation by the license holder presents an 946 immediate and serious harm to the public. The president and 947 executive director of the board shall make a preliminary-948 949 determination and describe, by telephone conference or any other method of communication, the evidence on which they made their 950 determination to the other members of the board. The board may-951 by resolution designate another board member to act in place of 952 953 the president of the board or another employee to act in the place of the executive director, in the event that the board 954 president or executive director is unavailable or unable to act. 955 On review of the evidence, the board may by a vote of not less 956 957 than seven of its members, suspend a license without a prior hearing. The board shall follow the procedure for suspension 958

without a prior hearing in section 119.07 of the Revised Code.959The board may vote on the suspension by way of a telephone960conference call.961

Immediately following the decision to suspend a license-962 under this division, the board shall issue a written order of 963 suspension and cause it to be delivered in accordance with 964 section 119.07 of the Revised Code. The order shall not be 965 subject to suspension by the court during the pendency of any 966 appeal filed under section 119.12 of the Revised Code. If the 967 license holder requests an adjudication hearing, the date set-968 for the hearing shall be within fifteen days but not earlier 969 than seven days after the license holder requests the hearing, 970 unless another date is agreed to by the license holder and the 971 board. The <u>A</u> suspension <u>under this division</u> shall remain in 972 effect, unless reversed by the board, until a final adjudication 973

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order issued by the board pursuant to this section and Chapter974119. of the Revised Code becomes effective. The board shall975issue its final adjudication order not later than ninety days976after completion of the hearing. The board's failure to issue977the order by that day shall cause the summary suspension to end,978but shall not affect the validity of any subsequent final979adjudication order.980

(D) If the board is required under Chapter 119. of the 981 Revised Code to give notice of an opportunity for a hearing and 982 the applicant or license or certificate holder does not make a 983 timely request for a hearing in accordance with section 119.07 984 of the Revised Code, the board is not required to hold a 985 hearing, but may adopt a final order that contains the board's 986 findings. In the final order, the board may impose any of the 987 sanctions listed in division (A) of this section. 988

(E) Notwithstanding the provision of division (C) (2) of 989 section 2953.32 of the Revised Code specifying that if records 990 pertaining to a criminal case are sealed under that section the 991 proceedings in the case must be deemed not to have occurred, 992 sealing of the following records on which the board has based an 993 action under this section shall have no effect on the board's 994 action or any sanction imposed by the board under this section: 995 records of any conviction, quilty plea, judicial finding of 996 quilt resulting from a plea of no contest, or a judicial finding 997 of eligibility for a pretrial diversion program or intervention 998 in lieu of conviction. The board shall not be required to seal, 999 destroy, redact, or otherwise modify its records to reflect the 1000 court's sealing of conviction records. 1001

Sec. 4752.17. (A) The state board of pharmacy shall adopt1002rules to implement and administer this chapter. The rules shall1003

do all of the following:

(1) Specify items considered to be home medical equipment
for purposes of divisions (B)(1) and (2) of section 4752.01 of
the Revised Code;

(2) Establish procedures for issuance and renewal of
licenses and certificates of registration under this chapter,
including the duties that may be fulfilled by the board's
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executive director and other board employees;
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(3) Specify the national accrediting bodies the board
 recognizes for purposes of issuing certificates of registration
 under this chapter;

(4) Establish standards an applicant must meet to be
eligible to be granted a license under section 4752.05 of the
Revised Code;

(5) Establish standards for personnel policies, equipment
storage, equipment maintenance, and record keeping to be
followed by home medical equipment services providers licensed
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under this chapter;

(6) Establish standards for continuing education programs
in home medical equipment services for individuals who provide
home medical equipment services while employed by or under the
control of a home medical equipment services provider licensed
under this chapter;

(7) Establish standards and procedures for inspection of
home medical equipment providers licensed under this chapter and
the facilities from which their home medical equipment services
are provided and for appeal of inspection results;

(8) Establish fees for issuing and renewing licenses under 1031

this chapter, in an amount sufficient to meet the expenses the	1032
board incurs in administering the licensing program;	1033
(9) Establish fees for conducting inspections of home-	1034
medical equipment services providers licensed under this	1035
chapter, in an amount sufficient to meet the expenses the board	1036
incurs in administering the inspection program;	1037
<del>(10)</del> Establish fees for issuing and renewing certificates	1038
of registration under this chapter, in an amount sufficient to	1039
meet the expenses the board incurs in administering the	1040
registration program;	1041
<del>(11) <u>(10)</u> Establish any other standards, requirements, or</del>	1042
procedures the board considers necessary for the implementation	1043
or administration of this chapter.	1044
(B) The board may adopt rules specifying items that are	1045
considered home medical equipment for purposes of division (B)	1046
(3) of section 4752.01 of the Revised Code.	1047
(C) Rules shall be adopted under this chapter in	1048
accordance with Chapter 119. of the Revised Code. Prior to	1049
adopting any rule, the board shall consult with representatives	1050
of any association of home medical equipment services providers	1051
that do business in this state.	1052
Section 2. That existing sections 4715.09, 4715.20,	1053
4723.32, 4725.26, 4729.41, 4730.02, 4731.41, 4731.43, 4731.511,	1054
4731.60, 4734.14, 4752.07, 4752.08, 4752.09, and 4752.17 of the	1055
Revised Code are hereby repealed.	1056
Section 3. That Section 307.25 of Am. Sub. H.B. 49 of the	1057
132nd General Assembly be amended to read as follows:	1058
Sec. 307.25. KINSHIP CAREGIVER <del>CHILD CARE</del> PROGRAM	1059

Of the foregoing appropriation item 600689, TANF Block1060Grant, \$15,000,000 in each fiscal year 2018 shall be used to1061support a kinship caregiver child care program to provide child1062care to kinship caregivers, as defined in section 5101.85 of the1063Revised Code.1064

Of the foregoing appropriation item 600689, TANF Block 1065 Grant, \$15,000,000 in fiscal year 2019 shall be used to support 1066 kinship care. Beginning on the effective date of this amendment, 1067 except as otherwise provided in this section, the Director of 1068 Job and Family Services shall use the unexpended, unencumbered 1069 portion of this earmark to allocate funds to county departments 1070 of job and family services. The funds shall be allocated by 1071 providing twelve per cent divided equally among all counties, 1072 forty-eight per cent in the ratio that the number of residents 1073 of the county under the age of eighteen bears to the total 1074 number of such persons residing in this state, and forty per 1075 cent in the ratio that the number of residents of the county 1076 with incomes under the federal poverty guideline bears to the 1077 total number of such persons in this state. Each public children 1078 services agency shall use these funds to provide reasonable and 1079 necessary relief of child caring functions so that kinship 1080 careqivers, as defined in section 5101.85 of the Revised Code, 1081 can provide and maintain a home for a child in place of a 1082 child's parents. When the public children services agency is 1083 designated under division (A) of section 5153.02 of the Revised 1084 Code, the county department of job and family services shall 1085 enter into a memorandum of understanding with the public 1086 children services agency authorizing the public children 1087 services agency to expend funds for this purpose up to the 1088 amount of the allocation. For a person who enrolled in the 1089 program before the effective date of this amendment, the person 1090

shall remain enrolled in the program pursuant to this section as	1091
it existed immediately prior to the effective date of this	1092
amendment.	1093
Beginning on the effective date of this amendment, each	1094
county department of job and family services shall incorporate	1095
the kinship caregiver support program into its prevention,	1096
retention, and contingency plan. For the purpose of this	1097
service, each child living with a kinship caregiver shall	1098
constitute a prevention, retention, and contingency plan	1099
assistance group of one. To qualify, the child must be eighteen	1100
years of age or younger.	1101
The Department of Job and Family Services may adopt rules	1102
in accordance with Chapter 119. of the Revised Code as necessary	1103
to carry out the purposes of this section. Any rules shall at	1104
least include eligibility criteria, benefit amounts, and	1105
attendance tracking requirements.	1106
If funding is no longer available, the kinship caregiver	1107
support program in this section shall end and any county	1108
department of job and family services or public children	1109
services agency shall not be held responsible for payment of	1110
services.	1111
Section 4. That existing Section 307.25 of Am. Sub. H.B.	1112
49 of the 132nd General Assembly is hereby repealed.	1113

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