

As Introduced

132nd General Assembly

Regular Session

2017-2018

S. B. No. 249

Senator Tavares

Cosponsors: Senators Yuko, Schiavoni

A BILL

To amend sections 3795.03 and 3795.04 and to enact 1
sections 3792.01, 3792.02, 3792.03, 3792.04, 2
3792.05, 3792.06, 3792.07, 3792.08, 3792.09, 3
3792.10, 3792.11, 3792.12, 3792.13, 3792.14, 4
3792.15, 3792.16, 3792.17, 3792.18, 3792.19, 5
3792.20, 3792.21, 3792.22, 3792.23, 3792.24, 6
3792.25, 3792.26, 3792.27, 3792.28, 3792.29, and 7
4729.97 of the Revised Code to authorize an 8
individual with a terminal condition and the 9
capacity to make medical decisions to request a 10
prescription for an aid-in-dying medication. 11

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

Section 1. That sections 3795.03 and 3795.04 be amended 12
and sections 3792.01, 3792.02, 3792.03, 3792.04, 3792.05, 13
3792.06, 3792.07, 3792.08, 3792.09, 3792.10, 3792.11, 3792.12, 14
3792.13, 3792.14, 3792.15, 3792.16, 3792.17, 3792.18, 3792.19, 15
3792.20, 3792.21, 3792.22, 3792.23, 3792.24, 3792.25, 3792.26, 16
3792.27, 3792.28, 3792.29, and 4729.97 of the Revised Code be 17
enacted to read as follows: 18

<u>Sec. 3792.01. As used in this chapter:</u>	19
<u>(A) "Adult" means an individual who is eighteen years of age or older.</u>	20 21
<u>(B) "Aid-in-dying medication" means a drug prescribed by a physician for a qualified individual that the qualified individual may choose to self-administer to bring about the individual's death due to a terminal condition.</u>	22 23 24 25
<u>(C) "Attending physician" means the physician to whom a qualifying individual, or the family of a qualifying individual, has assigned primary responsibility for the treatment or care of the individual, or, if the responsibility has not been assigned, the physician who has accepted that responsibility.</u>	26 27 28 29 30
<u>(D) "Attending physician follow-up form" means the form specified in section 3792.29 of the Revised Code.</u>	31 32
<u>(E) "Attending physician checklist and compliance form" means the form specified in section 3792.27 of the Revised Code.</u>	33 34
<u>(F) "Capacity to make medical decisions" means that, in the opinion of an individual's attending physician, consulting physician, psychiatrist, or psychologist, the individual has the ability to understand the nature and consequences of a health care decision, the ability to understand its significant benefits, risks, and alternatives, and the ability to make and communicate an informed decision to health care providers.</u>	35 36 37 38 39 40 41
<u>(G) "Consulting physician" means a physician who is independent from the attending physician and who is qualified by specialty or experience to make a professional diagnosis and prognosis regarding an individual's terminal condition.</u>	42 43 44 45
<u>(H) "Consulting physician compliance form" means the form</u>	46

specified in section 3792.28 of the Revised Code. 47

(I) "Informed decision" means a decision by an individual 48
with a terminal condition to request and obtain a prescription 49
for a medication that the individual may self-administer to end 50
the individual's life, that is based on an understanding and 51
acknowledgment of the relevant facts, and that is made after 52
being fully informed by the attending physician of all of the 53
following: 54

(1) The individual's medical diagnosis and prognosis; 55

(2) The potential risks associated with taking the 56
medication to be prescribed; 57

(3) The probable result of taking the medication to be 58
prescribed; 59

(4) The possibility that the individual may choose not to 60
obtain the medication or may obtain the medication but may 61
decide not to ingest it. 62

(5) The feasible alternatives or additional treatment 63
opportunities, including comfort care, hospice care, palliative 64
care, and pain control. 65

(J) "Life-sustaining treatment" has the same meaning as in 66
section 2133.01 of the Revised Code. 67

(K) "Medically confirmed" means that the medical diagnosis 68
and prognosis of the attending physician has been confirmed by a 69
consulting physician who has examined the individual and the 70
individual's relevant medical records. 71

(L) "Mental health specialist assessment" means one or 72
more consultations between an individual and a psychiatrist or 73
licensed psychologist for the purpose of determining that the 74

individual has the capacity to make medical decisions and is not 75
suffering from impaired judgment due to a mental disorder. 76

(M) "Physician" means an individual authorized under 77
Chapter 4731. of the Revised Code to practice medicine and 78
surgery or osteopathic medicine and surgery. 79

(N) "Qualified individual" means an adult who has the 80
capacity to make medical decisions, is a resident of this state, 81
and has satisfied the requirements of this chapter to obtain a 82
prescription for a medication to end the adult's life. An 83
individual shall not be considered a "qualified individual" 84
solely because of age or disability. 85

(O) "Self-administer" means a qualified individual's 86
affirmative, conscious, and physical act of administering and 87
ingesting an aid-in-dying medication to bring about the 88
individual's death. 89

(P) "Terminal condition" means an irreversible, incurable, 90
and untreatable condition caused by disease, illness, or injury 91
from which, to a reasonable degree of medical certainty as 92
determined in accordance with reasonable medical standards by a 93
qualified individual's attending physician and a consulting 94
physician, both of the following apply: 95

(1) There can be no recovery. 96

(2) Death is likely to occur within a relatively short 97
time if life-sustaining treatment is not administered. 98

Sec. 3792.02. (A) An adult with the capacity to make 99
medical decisions and who has a terminal condition may request 100
to receive a prescription for an aid-in-dying medication if all 101
of the following are the case: 102

<u>(1) The individual's attending physician has diagnosed the</u>	103
<u>individual with a terminal condition.</u>	104
<u>(2) The individual has voluntarily expressed the wish to</u>	105
<u>receive a prescription for an aid-in-dying medication.</u>	106
<u>(3) The individual is a resident of this state and able to</u>	107
<u>prove residency by presenting any of the following to the</u>	108
<u>individual's attending physician:</u>	109
<u>(a) A valid driver's license or identification card issued</u>	110
<u>under Chapter 4507. of the Revised Code;</u>	111
<u>(b) Evidence that the individual is registered to vote in</u>	112
<u>this state;</u>	113
<u>(c) Evidence that the individual owns or leases property</u>	114
<u>in this state;</u>	115
<u>(d) Evidence that the individual filed a tax return in</u>	116
<u>this state for the most recent tax year.</u>	117
<u>(4) The individual has documented the individual's request</u>	118
<u>in accordance with section 3792.03 of the Revised Code.</u>	119
<u>(5) The individual has the physical and mental ability to</u>	120
<u>self-administer the aid-in-dying medication.</u>	121
<u>(B) A request for a prescription for an aid-in-dying</u>	122
<u>medication shall be made solely and directly by the individual</u>	123
<u>diagnosed with the terminal condition and shall not be made on</u>	124
<u>the individual's behalf through a guardian, an attorney in fact</u>	125
<u>under a durable power of attorney for health care, or any other</u>	126
<u>person authorized to make health care decisions on the</u>	127
<u>individual's behalf.</u>	128
<u>Sec. 3792.03. (A) An individual seeking to obtain a</u>	129

prescription for an aid-in-dying medication shall submit two 130
oral requests, a minimum of fifteen days apart, and a written 131
request to the individual's attending physician. The written 132
request shall be submitted at least fifteen days after the 133
initial oral request is submitted. All requests shall be 134
submitted directly to the attending physician. 135

(B) A valid written request for an aid-in-dying medication 136
shall meet all of the following conditions: 137

(1) Be in the form specified in section 3792.12 of the 138
Revised Code; 139

(2) Subject to division (C) of this section, be signed and 140
dated in the presence of two unrelated adults by the individual 141
seeking the aid-in-dying medication; 142

(3) Be witnessed by at least two additional adults (who 143
are not the adults described in division (B)(2) of this section, 144
the attending physician, the consulting physician, or a 145
psychiatrist or licensed psychologist who conducted a mental 146
health special assessment on the individual) who attest that, to 147
the best of their knowledge and belief, the individual 148
requesting the aid-in-dying medication is all of the following: 149

(a) An individual who is personally known to them or has 150
provided proof of identity; 151

(b) An individual who voluntarily signed this request in 152
their presence; 153

(c) An individual whom they believe to be of sound mind 154
and not under duress, fraud, or undue influence. 155

(C) Only one of the two witnesses described in division 156
(B)(2) of this section may meet either of the following 157

criteria: 158

(1) Be related to the qualified individual by blood, 159
marriage, or adoption or be entitled to a portion of the 160
individual's estate upon death; 161

(2) Own, operate, or be employed at a health care facility 162
where the individual is receiving medical treatment or resides. 163

(D) The attending physician, consulting physician, or 164
mental health specialist shall not be related to the qualified 165
individual by blood, marriage, or adoption or be entitled to a 166
portion of the individual's estate upon death. 167

Sec. 3792.04. An individual may at any time withdraw or 168
rescind a request for an aid-in-dying medication or decide not 169
to ingest an aid-in-dying medication. 170

Sec. 3792.05. (A) An individual's attending physician is 171
the only person authorized to issue a prescription for an aid- 172
in-dying medication to the individual; that authority shall not 173
be delegated. If such a prescription is requested, the attending 174
physician shall offer the requesting individual an opportunity 175
to withdraw or rescind the request. 176

(B) The attending physician shall wait at least forty- 177
eight hours after a written request for an aid-in-dying 178
medication has been signed in accordance with division (B) of 179
section 3792.03 of the Revised Code before issuing a 180
prescription for an aid-in-dying medication in response to the 181
request. The attending physician also shall do all of the 182
following before issuing the prescription: 183

(1) Subject to division (C) of this section, determine 184
whether the requesting individual has the capacity to make 185
medical decisions; 186

<u>(2) Determine whether the requesting individual has a</u>	187
<u>terminal disease;</u>	188
<u>(3) Determine whether the requesting individual has</u>	189
<u>voluntarily made the request for an aid-in-dying medication in</u>	190
<u>accordance with sections 3792.02 and 3792.03 of the Revised</u>	191
<u>Code.</u>	192
<u>(4) Confirm that the individual is making an informed</u>	193
<u>decision by discussing with the individual all of the following:</u>	194
<u>(a) The individual's medical diagnosis and prognosis;</u>	195
<u>(b) The potential risks associated with ingesting the</u>	196
<u>requested aid-in-dying medication;</u>	197
<u>(c) The probable result of ingesting the aid-in-dying</u>	198
<u>medication;</u>	199
<u>(d) The possibility that the individual may choose to</u>	200
<u>obtain the aid-in-dying medication but not ingest it.</u>	201
<u>(e) The feasible alternatives or additional treatment</u>	202
<u>options, including comfort care, hospice care, palliative care,</u>	203
<u>and pain control.</u>	204
<u>(5) Refer the individual to a consulting physician for</u>	205
<u>medical confirmation of the diagnosis and prognosis, as well as</u>	206
<u>for a determination that the individual has the capacity to make</u>	207
<u>medical decisions and has complied with this chapter;</u>	208
<u>(6) Confirm that the individual's request does not arise</u>	209
<u>from coercion or undue influence by another person;</u>	210
<u>(7) Counsel the individual about the importance of all of</u>	211
<u>the following:</u>	212
<u>(a) Having another person present when the individual</u>	213

<u>ingests the aid-in-dying medication;</u>	214
<u>(b) Not ingesting the aid-in-dying medication in a public place;</u>	215 216
<u>(c) Notifying the individual's next of kin (if reasonably available) of the individual's request for an aid-in-dying medication;</u>	217 218 219
<u>(d) Participating in a hospice care program;</u>	220
<u>(e) Maintaining the aid-in-dying medication in a safe and secure location until the time the qualified individual ingests it.</u>	221 222 223
<u>(8) Inform the qualified individual that the individual may withdraw or rescind the request for an aid-in-dying medication at any time and in any manner;</u>	224 225 226
<u>(9) Offer the qualified individual an opportunity to withdraw or rescind the request for an aid-in-dying medication before prescribing that medication;</u>	227 228 229
<u>(10) Verify, immediately before issuing the prescription for an aid-in-dying medication, that the qualified individual is making an informed decision;</u>	230 231 232
<u>(11) Confirm that all requirements are met and all appropriate steps are carried out in accordance with this chapter before issuing a prescription for an aid-in-dying medication;</u>	233 234 235 236
<u>(12) Fulfill the record documentation required by section 3792.09 and 3792.24 of the Revised Code;</u>	237 238
<u>(13) Complete the attending physician checklist and compliance form, as specified in section 3792.27 of the Revised</u>	239 240

Code, insert it and the consulting physician compliance form in 241
the qualified individual's medical record, and submit both forms 242
to the department of health. 243

(C) If the attending physician determines that the 244
requesting individual may have a mental disorder, the physician 245
shall refer the individual for a mental health specialist 246
assessment. 247

Sec. 3792.06. If the conditions specified in division (B) 248
of section 3792.05 of the Revised Code are satisfied, a 249
qualified individual may receive one or more aid-in-dying 250
medications from a pharmacist who dispenses such medications 251
pursuant to written prescriptions from the attending physician. 252
The physician may include a separate prescription for a 253
medication intended to minimize the individual's discomfort. 254

Sec. 3792.07. A consulting physician shall do all of the 255
following before a qualified individual receives a prescription 256
for an aid-in-dying medication from the attending physician: 257

(A) Examine the individual and the individual's relevant 258
medical records; 259

(B) Confirm in writing the attending physician's diagnosis 260
and prognosis; 261

(C) Determine that the individual has the capacity to make 262
medical decisions, is acting voluntarily, and has made an 263
informed decision; 264

(D) Refer the individual for a mental health specialist 265
assessment if there is an indication that the individual has a 266
mental disorder; 267

(E) Fulfill the record documentation requirements in this 268

<u>chapter;</u>	269
<u>(F) Submit the consulting physician compliance form to the attending physician.</u>	270 271
<u>Sec. 3792.08. If an attending physician or consulting physician refers a qualified individual to a psychiatrist or licensed psychologist for a mental health specialist assessment, the psychiatrist or licensed psychologist shall do all of the following:</u>	272 273 274 275 276
<u>(A) Examine the qualified individual and the individual's relevant medical records;</u>	277 278
<u>(B) Determine that the qualified individual has the mental capacity to make medical decisions, is able to act voluntarily, and is able to make an informed decision;</u>	279 280 281
<u>(C) Determine that the individual is not suffering from impaired judgment due to a mental disorder;</u>	282 283
<u>(D) Fulfill the record documentation requirements in this chapter.</u>	284 285
<u>Sec. 3792.09. All of the following shall be documented in an individual's medical record:</u>	286 287
<u>(A) All oral and written requests for aid-in-dying medications;</u>	288 289
<u>(B) The attending physician's diagnosis and prognosis, as well as the determination that a qualified individual has the capacity to make medical decisions, is acting voluntarily, and has made an informed decision, or that the attending physician has determined that the individual is not a qualified individual;</u>	290 291 292 293 294 295

(C) The consulting physician's diagnosis and prognosis, as 296
well as verification that the qualified individual has the 297
capacity to make medical decisions, is acting voluntarily, and 298
has made an informed decision, or that the consulting physician 299
has determined that the individual is not a qualified 300
individual; 301

(D) A report of the outcome and determinations made during 302
a mental health specialist's assessment, if performed; 303

(E) The attending physician's offer to the qualified 304
individual to withdraw or rescind the individual's request at 305
the time of the individual's second oral request; 306

(F) A note by the attending physician indicating that all 307
requirements under division (B) of section 3792.05 and section 308
3792.06 of the Revised Code have been met and the steps taken to 309
carry out the request, including a notation of the aid-in-dying 310
medication prescribed. 311

Sec. 3792.10. (A) Not later than thirty days after issuing 312
a prescription for an aid-in-dying medication, the attending 313
physician shall submit to the department of health a copy of the 314
qualifying patient's written request, the attending physician 315
checklist and compliance form, and consulting physician 316
compliance form. 317

(B) Not later than thirty days after a qualified 318
individual's death from ingesting an aid-in-dying medication or 319
from any other cause, the attending physician shall submit the 320
attending physician follow-up form to the department of health. 321

Sec. 3792.11. A qualified individual shall not receive a 322
prescription for an aid-in-dying medication under this chapter 323
unless the individual has made an informed decision. Immediately 324

before issuing a prescription for an aid-in-dying medication, 325
the attending physician shall verify that the individual is 326
making an informed decision. 327

Sec. 3792.12. (A) A request for an aid-in-dying medication 328
shall be in the following form: 329

REQUEST FOR AN AID-IN-DYING MEDICATION TO END MY LIFE IN A 331
HUMANE AND DIGNIFIED MANNER 332

I,, am an adult of sound mind and a 333
resident of the State of Ohio. I am suffering 334
from, which my attending physician has 335
determined is in its terminal phase and which has been medically 336
confirmed. 337

I have been fully informed of my diagnosis and prognosis, the 339
nature of the aid-in-dying medication to be prescribed and 340
potential associated risks, the expected result, and the 341
feasible alternatives or additional treatment options, including 342
comfort care, hospice care, palliative care, and pain control. 343

I request that my attending physician prescribe an aid-in-dying 345
medication that will end my life in a humane and dignified 346
manner if I choose to take it, and I authorize my attending 347
physician to contact any pharmacist about my request. 348

INITIAL ONE: 349

.....I have informed one or more members of my family of my 350
decision and have taken their opinions into consideration. 351

.....I have decided not to inform my family of my decision. 352

.....I have no family to inform of my decision. 353

354

I understand that I have the right to withdraw or rescind this 355

request at any time. 356

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I understand the full import of this request and I expect to die 358

if I take the aid-in-dying medication to be prescribed. My 359

attending physician has counseled me about the possibility that 360

my death may not be immediate on my consumption of the 361

medication. 362

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I make this request voluntarily, without reservation, and 364

without being coerced. 365

366

Signed:..... 367

Dated:..... 368

369

DECLARATION OF WITNESSES 370

We declare that the person signing this request: 371

--Is personally known to us or has provided proof of identity; 372

--Voluntarily signed this request in our presence; 373

--Is an individual whom we believe to be of sound mind and not 374

under duress, fraud, or undue influence; and 375

--Is not an individual for whom either of us is the attending 376

physician, consulting physician, or psychiatrist or licensed 377

psychologist who conducted a mental health specialist assessment 378

on the person. 379

.....(Signature of Witness 1 and date) 380
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.....(Signature of Witness 2 and date) 383
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NOTE: Only one of the two witnesses may be a relative (by blood, 385
marriage, or adoption) of a person signing this request or be 386
entitled to a portion of the person's estate on death. Only one 387
of the two witnesses may own, operate, or be employed at a 388
health care facility where the person is a patient or resident. 389

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(B) (1) The written language of the request shall be in the 391
same language as any conversations, consultations, or 392
interpreted conversations or consultations between a patient and 393
the patient's attending and consulting physicians. 394

(2) Notwithstanding division (B) (1) of this section, the 395
written request may be prepared in English even when the 396
conversations or consultations or interpreted conversations or 397
consultations were conducted in a language other than English if 398
the English language form includes an attached interpreter's 399
declaration that is signed under penalty of perjury. The 400
interpreter's declaration shall be in the following form: 401

402

I,(name of interpreter), am fluent in 403
English and(insert target language). 404

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On(insert date) at approximately(insert 406
time), I read the "Request for an Aid-in-Dying Medication to End 407

My Life" to(insert name of individual/patient) in(target language). 408
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Mr./Ms.(insert name of patient/qualified individual) affirmed to me that he/she understood the content of this form and affirmed his/her desire to sign this form under his/her power and volition and that the request to sign the form followed consultations with an attending and consulting physician. 411
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I declare that I am fluent in English and(target language) and further declare under penalty of perjury that the foregoing is true and correct. 418
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Executed at(insert city, county, and state) on(date) 422
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X.....Interpreter signature 425

X.....Interpreter printed name 426

X.....Interpreter address 427

(3) An interpreter whose services are provided pursuant to this division shall not be related to the qualified individual by blood, marriage, or adoption or be entitled to a portion of the person's estate on death. An interpreter whose services are provided pursuant to division (B) of this section shall meet the standards promulgated by the national council on interpreting in health care or standards approved by the department of health. 428
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Sec. 3792.13. (A) A provision in a contract, will, or other agreement that is executed on or after thirty days following the effective date of this section, to the extent the 435
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provision would affect whether a person may make, withdraw, or 438
rescind a request for an aid-in-dying medication, is invalid. 439

(B) An obligation owing under any contract executed on or 440
after thirty days following the effective date of this section 441
shall not be conditioned upon or affected by a qualified 442
individual making, withdrawing, or rescinding a request for an 443
aid-in-dying medication. 444

Sec. 3792.14. (A) Neither of the following shall be 445
conditioned upon or affected by an individual making or 446
rescinding a request for an aid-in-dying medication in 447
accordance with this chapter: 448

(1) The sale, procurement, or issuance of a life 449
insurance, health insurance, or annuity policy, contract, or 450
plan that is delivered, issued for delivery, or renewed in this 451
state; 452

(2) The rate charged for such a policy, contract, or plan. 453

(B) Pursuant to section 3792.23 of the Revised Code, no 454
life insurance, health insurance, or annuity policy, contract, 455
or plan that is delivered, issued for delivery, or renewed in 456
this state shall exclude coverage for an insured individual 457
solely on the basis that the individual's self-administration of 458
an aid-in-dying medication in accordance with this chapter is 459
suicide. 460

(C) Notwithstanding any provision in the Revised Code to 461
the contrary, a qualified individual's act of self-administering 462
an aid-in-dying medication shall not have an effect upon an 463
insurance policy other than that of a natural death from the 464
underlying disease. 465

(D) As used in this division, "health plan issuer" has the 466

same meaning as in section 3922.01 of the Revised Code. 467

(1) A health plan issuer shall not provide any information 468
in communications made by the plan issuer to an insured 469
individual about the availability of coverage for an aid-in- 470
dying medication absent a request for such information by either 471
of the following: 472

(a) The insured individual; 473

(b) The insured individual's attending physician, at the 474
request of the individual. 475

(2) No single communication made by a health plan issuer 476
to an insured individual shall include both of the following: 477

(a) A denial of coverage for treatment for the 478
individual's terminal condition; 479

(b) Information about the availability of coverage for an 480
aid-in-dying medication. 481

Sec. 3792.15. (A) No person shall be subject to any of the 482
following, as applicable, because the person was present when 483
the qualified individual self-administers an aid-in-dying 484
medication, assists a qualified individual by preparing an aid- 485
in-dying medication, participates in good faith compliance with 486
this chapter, refuses to participate in activities authorized by 487
this chapter, refuses to inform an individual regarding the 488
individual's rights under this chapter, or refuses to refer an 489
individual to a physician who participates in activities 490
authorized by this chapter: 491

(1) Criminal prosecution; 492

(2) Liability for damages in a tort or other civil action 493
for injury, death, or loss to person or property; 494

<u>(3) Professional disciplinary action by a state regulatory board;</u>	495 496
<u>(4) Employment, credentialing, or medical staff action, sanction, or penalty;</u>	497 498
<u>(5) Discipline by a professional association.</u>	499
<u>(B) This section shall not be construed to limit the application of, or provide immunity from, section 3792.20 or 3792.22 of the Revised Code.</u>	500 501 502
<u>Sec. 3792.16. A request by a qualified individual to an attending physician to provide an aid-in-dying medication in good faith compliance with this chapter shall not be the sole basis for the appointment of a guardian or conservator.</u>	503 504 505 506
<u>Sec. 3792.17. No action taken in compliance with this chapter shall constitute or provide the basis for any claim of neglect or elder abuse.</u>	507 508 509
<u>Sec. 3792.18. A person shall not be required to take any action in support of an individual's decision to ingest an aid-in-dying medication.</u>	510 511 512
<u>Sec. 3792.19. (A) (1) As used in this section, "participating, or entering into an agreement to participate, in activities under this chapter" means doing, or entering into an agreement to do, any one or more of the following:</u>	513 514 515 516
<u>(a) Performing the duties of an attending physician as specified in section 3792.05 of the Revised Code;</u>	517 518
<u>(b) Performing the duties of a consulting physician as specified in section 3792.07 of the Revised Code;</u>	519 520
<u>(c) Performing the duties of a psychiatrist or licensed</u>	521

psychologist as specified in section 3792.08 of the Revised 522
Code; 523

(d) Delivering the prescription for, dispensing, or 524
delivering a dispensed aid-in-dying medication; 525

(e) Being present when the qualified individual takes an 526
aid-in-dying medication. 527

(2) "Participating, or entering into an agreement to 528
participate, in activities under this chapter" does not include 529
doing, or entering into an agreement to do, any of the 530
following: 531

(a) Diagnosing whether a patient has a terminal condition, 532
informing the patient of the medical prognosis, or determining 533
whether a patient has the capacity to make medical decisions; 534

(b) Providing information to a patient about this chapter; 535

(c) Providing a patient, on the patient's request, with a 536
referral to another health care provider for the purpose of 537
participating in activities authorized by this chapter. 538

(B) A health care provider may prohibit its employees, 539
independent contractors, or other persons or entities, including 540
other health care providers, from participating in activities 541
under this chapter while on premises owned or under the 542
management or direct control of the prohibiting provider or 543
while acting within the course or scope of any employment by, or 544
contract with, the prohibiting provider. 545

(C) A health care provider that elects to prohibit a 546
person from participating in activities under this chapter, as 547
described in division (B) of this section, shall first give 548
notice of the prohibition to the person. A health care provider 549

that fails to provide notice as required by this division shall 550
not enforce its policy against the person. 551

(D) A health care provider that determines that a person 552
violated a prohibition implemented under this section may take 553
action against that person, including imposing any of the 554
following sanctions: 555

(1) Revocation of privileges or membership or other action 556
authorized by the bylaws or rules and regulations of the medical 557
staff; 558

(2) Suspension, loss of employment, or other action 559
authorized by the policies and practices of the prohibiting 560
provider; 561

(3) Termination of any lease or other contract between the 562
prohibiting provider and the person that violated the policy; 563

(4) Imposition of any other non-monetary remedy provided 564
for in any lease or contract between the prohibiting provider 565
and the person in violation of the policy. 566

(E) This section shall not be construed to prevent, or to 567
allow a health care provider to prohibit, any other health care 568
provider, employee, independent contractor, or other person from 569
either of the following: 570

(1) Participating, or entering into an agreement to 571
participate, in activities under this chapter as an attending 572
physician or consulting physician while on premises that are not 573
owned or under the management or direct control of the 574
prohibiting provider; 575

(2) Participating, or entering into an agreement to 576
participate, in activities under this chapter while on premises 577

that are not owned or under the management or direct control of 578
the prohibiting provider or while acting outside the course and 579
scope of the participant's duties as an employee of, or an 580
independent contractor for, the prohibiting provider. 581

Sec. 3792.20. A physician shall not be subject to 582
disciplinary action by the state medical board under section 583
4731.22 of the Revised Code solely for any of the following: 584

(A) Making an initial determination pursuant to the 585
standard of care that an individual has a terminal disease and 586
informing the individual of the medical prognosis; 587

(B) Providing information about this chapter to an 588
individual on the individual's request; 589

(C) Providing an individual, on request, with a referral 590
to another physician. 591

Sec. 3792.21. A health care provider that prohibits 592
activities under this chapter in accordance with section 3792.19 593
of the Revised Code shall not sanction a physician for 594
contracting with a qualified individual to engage in activities 595
authorized by this chapter if the physician is acting outside of 596
the course and scope of the physician's capacity as an employee 597
or independent contractor of the prohibiting provider. 598

Sec. 3792.22. (A) No person shall knowingly do either of 599
the following with the purpose or effect of causing an 600
individual's death: 601

(1) Alter or forge a request for an aid-in-dying 602
medication to end an individual's life without the individual's 603
authorization; 604

(2) Conceal or destroy a withdrawal or rescission of a 605

request for an aid-in-dying medication. 606

(B) No person shall knowingly do any of the following: 607

(1) Coerce or exert undue influence on an individual to 608
request or ingest an aid-in-dying medication for the purpose of 609
ending the individual's life; 610

(2) Coerce or exert undue influence on an individual to 611
destroy a withdrawal or rescission of an individual's request 612
for an aid-in-dying medication; 613

(3) Administer an aid-in-dying medication to an individual 614
without the individual's knowledge or consent. 615

(C) Whoever violates division (A) or (B) of this section 616
is guilty of a felony of the third degree. 617

(D) A person acts "knowingly" under this section if the 618
person acts with the culpable mental state specified in division 619
(B) of section 2901.22 of the Revised Code. 620

Sec. 3792.23. Nothing in this chapter shall be construed 621
to authorize a physician or any other person to end an 622
individual's life by lethal injection, mercy killing, or active 623
 euthanasia. Actions taken in accordance with this chapter do 624
not, for any purpose, constitute suicide, assisted suicide, 625
 euthanasia, homicide, or elder abuse. 626

Sec. 3792.24. (A) The department of health shall collect 627
and review the information submitted under section 3792.10 of 628
the Revised Code. The information shall be collected in a manner 629
that protects the privacy of the patient, the patient's family, 630
and any medical provider or pharmacist involved with the patient 631
under this chapter. The information is confidential and not a 632
public record under section 149.43 of the Revised Code. The 633

information is not subject to discovery or admissible as 634
evidence in any judicial proceeding. 635

(B) Not later than December 31 of each year beginning in 636
2018, the department shall prepare a report summarizing 637
information collected from the attending physician follow-up 638
forms submitted to it during the prior twelve months. The report 639
shall be posted on the department's web site. The report shall 640
include all of the following for the immediately preceding 641
twelve months: 642

(1) The number of people for whom a prescription for an 643
aid-in-dying medication was issued; 644

(2) The number of individuals who died for whom a 645
prescription for an aid-in-dying medication was issued, as well 646
as the cause of death of those individuals; 647

(3) The total number of prescriptions for aid-in-dying 648
medications issued, the number of individuals who died as a 649
result of ingesting an aid-in-dying medication, and the number 650
of individuals who died and were enrolled in a hospice care 651
program at the time of death; 652

(4) The number of known deaths in this state from the use 653
of aid-in-dying medications per ten thousand deaths in this 654
state; 655

(5) The number of physicians who issued prescriptions for 656
aid-in-dying medications; 657

(6) Of people who died from using an aid-in-dying 658
medication, demographic percentages organized by the following 659
characteristics: 660

(a) Age at death; 661

<u>(b) Education level;</u>	662
<u>(c) Race;</u>	663
<u>(d) Sex;</u>	664
<u>(e) Type of insurance, including whether or not they had insurance;</u>	665 666
<u>(f) Underlying illness.</u>	667
<u>Sec. 3792.25. A person who has custody or control of an unused aid-in-dying medication after the death of a qualified individual shall personally deliver the unused medication to a location identified by the state board of pharmacy in rules adopted under section 4729.97 of the Revised Code.</u>	668 669 670 671 672
<u>Sec. 3792.26. A government entity that incurs costs resulting from a qualified individual who terminates the individual's life, pursuant to this chapter, in a public place shall have a claim against the estate of the qualified individual to recover those costs and reasonable attorney fees related to enforcing the claim.</u>	673 674 675 676 677 678
<u>Sec. 3792.27. An attending physician checklist and compliance form shall be substantially in the following form:</u>	679 680
<u>ATTENDING PHYSICIAN CHECKLIST & COMPLIANCE FORM</u>	681
<u>(A) PATIENT INFORMATION</u>	682
<u>.....</u>	683
<u>PATIENT'S NAME (LAST, FIRST, M.I.)</u>	684
<u>.....</u>	685
<u>DATE OF BIRTH</u>	686
<u>.....</u>	687
<u>PATIENT RESIDENTIAL ADDRESS (STREET, CITY, ZIP CODE)</u>	688

<u>(B) ATTENDING PHYSICIAN INFORMATION</u>	689
.....	690
<u>PHYSICIAN'S NAME (LAST, FIRST, M.I.)</u>	691
<u>(...)...-....</u>	692
<u>TELEPHONE NUMBER</u>	693
.....	694
<u>MAILING ADDRESS (STREET, CITY, ZIP CODE)</u>	695
.....	696
<u>PHYSICIAN'S CERTIFICATE NUMBER</u>	697
<u>(C) CONSULTING PHYSICIAN INFORMATION</u>	698
.....	699
<u>PHYSICIAN'S NAME (LAST, FIRST, M.I.)</u>	700
<u>(...)...-....</u>	701
<u>TELEPHONE NUMBER</u>	702
.....	703
<u>MAILING ADDRESS (STREET, CITY, ZIP CODE)</u>	704
.....	705
<u>PHYSICIAN'S CERTIFICATE NUMBER</u>	706
<u>(D) ELEGIBILITY DETERMINATION</u>	707
.....	708
<u>(1) TERMINAL DISEASE</u>	709
<u>(2) CHECK BOXES FOR COMPLIANCE:</u>	710
<u>[] 1. Determination that the patient has a terminal condition.</u>	711
	712
<u>[] 2. Determination that patient is a resident of Ohio.</u>	713

<u>[] 3. Determination that patient has the capacity to make medical decisions.</u>	714 715
<u>[] 4. Determination that patient is acting voluntarily.</u>	716
<u>[] 5. Determination of capacity by psychiatrist or licensed psychologist, if necessary.</u>	717 718
<u>[] 6. Determination that patient has made his/her decision after being fully informed of:</u>	719 720
<u>[] a. His or her medical diagnosis; and</u>	721
<u>[] b. His or her prognosis; and</u>	722
<u>[] c. The potential risks associated with ingesting the requested aid-in-dying medication;</u>	723 724
<u>[] d. The probable result of ingesting the aid-in-dying medication;</u>	725 726
<u>[] e. The possibility that he or she may choose to obtain the aid-in-dying medication but not take it.</u>	727 728
<u>(E) ADDITIONAL COMPLIANCE REQUIREMENTS</u>	729
<u>[] 1. Counseled patient about the importance of all of the following:</u>	730 731
<u>[] a. Maintaining the aid-in-dying medication in a safe and secure location until the time the qualified individual will ingest it;</u>	732 733 734
<u>[] b. Having another person present when he or she ingests the aid-in-dying medication;</u>	735 736
<u>[] c. Not ingesting the aid-in-dying medication in a public place;</u>	737 738
<u>[] d. Notifying the next of kin of his or her request for</u>	739

an aid-in-dying medication. (An individual who declines or is 740
unable to notify next of kin shall not have his or her request 741
denied for that reason); and 742

[] e. Participating in a hospice program or palliative 743
care program. 744

[] 2. Informed patient of right to rescind request (1st 745
time). 746

[] 3. Discussed the feasible alternatives, including 747
comfort care, hospice care, palliative care, and pain control. 748

[] 4. Met with patient one-on-one, except in the presence 749
of an interpreter, to confirm the request is not coming from 750
coercion. 751

[] 5. First oral request for aid-in-dying 752
medication: ../../.... 753

Attending physician initials: 754

[] 6. Second oral request for aid-in-dying 755
medication: ../../.... 756

Attending physician initials: 757

[] 7. Written request submitted: ../../.... 758

Attending physician initials: 759

[] 8. Offered patient right to rescind (2nd time). 760

(F) PATIENT'S MENTAL STATUS 761

Check one of the following (required): 762

[] I have determined that the individual has the capacity 763
to make medical decisions and is not suffering from impaired 764
judgment due to a mental disorder. 765

I have referred the patient to the psychiatrist or licensed psychologist listed below for one or more consultations to determine that the individual has the capacity to make medical decisions and is not suffering from impaired judgment due to a mental disorder.

If a referral was made to a psychiatrist or licensed psychologist, that person has determined that the patient is not suffering from impaired judgment due to a mental disorder.

Psychiatrist or licensed psychologist's information, if applicable:

.....

NAME

.....

TITLE & LICENSE NUMBER

.....

ADDRESS (STREET, CITY, ZIP CODE)

(G) MEDICATION PRESCRIBED

.....

PHARMACIST NAME

(...)-.....

TELEPHONE NUMBER

1. Aid-in-dying medication prescribed:

a. Name:

b. Dosage:

2. Antiemetic medication prescribed:

a. Name:

<u> <input type="checkbox"/> b. Dosage:</u>	792
<u>3. Method prescription was delivered:</u>	793
<u> <input type="checkbox"/> a. In person</u>	794
<u> <input type="checkbox"/> b. By mail</u>	795
<u> <input type="checkbox"/> c. Electronically</u>	796
<u>4. Date medication was prescribed: ../../....</u>	797
<u>.....</u>	798
<u>PHYSICIAN'S SIGNATURE</u>	799
<u>.....</u>	800
<u>DATE</u>	801
<u>.....</u>	802
<u>NAME (PLEASE PRINT)</u>	803
<u> Sec. 3792.28. A consulting physician compliance form shall</u>	804
<u>be substantially in the following form:</u>	805
<u> CONSULTING PHYSICIAN COMPLIANCE FORM</u>	806
<u> (A) PATIENT INFORMATION</u>	807
<u>.....</u>	808
<u>PATIENT'S NAME (LAST, FIRST, M.I.)</u>	809
<u>.....</u>	810
<u>DATE OF BIRTH</u>	811
<u> (B) ATTENDING PHYSICIAN</u>	812
<u>.....</u>	813
<u>PHYSICIAN'S NAME (LAST, FIRST, M.I.)</u>	814
<u>(...)-.....</u>	815
<u>TELEPHONE NUMBER</u>	816

<u>(C) CONSULTING PHYSICIAN'S REPORT</u>	817
.....	818
<u>(1) TERMINAL CONDITION</u>	819
.....	820
<u>DATE OF EXAMINATION(S)</u>	821
<u>(2) Check boxes for compliance. (Both the attending and consulting physicians must make these determinations.)</u>	822
<u>[] 1. Determination that the patient has a terminal condition.</u>	824
	825
<u>[] 2. Determination that patient has the mental capacity to make medical decisions.</u>	826
	827
<u>[] 3. Determination that patient is acting voluntarily.</u>	828
<u>[] 4. Determination that patient has made his/her decision after being fully informed of:</u>	829
	830
<u>[] a. His or her medical diagnosis; and</u>	831
<u>[] b. His or her prognosis; and</u>	832
<u>[] c. The potential risks associated with taking the medication to be prescribed; and</u>	833
	834
<u>[] d. The potential result of taking the medication to be prescribed; and</u>	835
	836
<u>[] e. The feasible alternatives, including, but not limited to, comfort care, hospice care, palliative care, and pain control.</u>	837
	838
	839
<u>(D) PATIENT'S MENTAL STATUS</u>	840
<u>Check one of the following (required):</u>	841

[] I have determined that the individual has the capacity 842
to make medical decisions and is not suffering from impaired 843
judgment due to a mental disorder. 844

[] I have referred the patient to the psychiatrist or 845
licensed psychologist listed below for one or more consultations 846
to determine that the individual has the capacity to make 847
medical decisions and is not suffering from impaired judgment 848
due to a mental disorder. 849

[] If a referral was made to a psychiatrist or licensed 850
psychologist, that person has determined that the patient is not 851
suffering from impaired judgment due to a mental disorder. 852

Psychiatrist or licensed psychologist's information, if 853
applicable: 854

..... 855

NAME 856

(...)...-.... 857

TELEPHONE NUMBER 858

..... 859

DATE 860

(E) CONSULTANT'S INFORMATION 861

..... 862

PHYSICIAN'S SIGNATURE 863

..... 864

DATE 865

..... 866

NAME (PLEASE PRINT) 867

..... 868

MAILING ADDRESS 869

..... 870

CITY, STATE, AND ZIP CODE 871

(...)-...-.... 872

TELEPHONE NUMBER 873

NOTE: "Capacity to make medical decisions" means that, in the 874
opinion of an individual's attending physician, consulting 875
physician, psychiatrist, or licensed psychologist, the 876
individual has the ability to understand the nature and 877
consequences of a health care decision, the ability to 878
understand its significant benefits, risks, and alternatives, 879
and the ability to make and communicate an informed decision to 880
health care providers. 881

Sec. 3792.29. An attending physician follow-up form shall 882
be substantially in the following form: 883

ATTENDING PHYSICIAN FOLLOW-UP FORM 884

The End of Life Option Act requires physicians who write a 885
prescription for an aid-in-dying medication to complete this 886
follow-up form within 30 calendar days of a patient's death, 887
whether from ingestion of the aid-in-dying medication obtained 888
under the Act or from any other cause. 889

For the Ohio Department of Health to accept this form, it 890
must be signed by the attending physician, whether or not he or 891
she was present at the patient's time of death. 892

This form should be mailed or sent electronically to the 893
Ohio Department of Health. All information is kept strictly 894
confidential. 895

Date: ../../.... 896

<u>Patient name:</u>	897
<u>Attending physician name:</u>	898
<u>Did the patient die from ingesting the aid-in-dying medication,</u>	899
<u>from their underlying illness, or from another cause such as</u>	900
<u>terminal sedation or ceasing to eat or drink?</u>	901
<u>[] Aid-in-dying medication (lethal dose) Please sign</u>	902
<u>below and go to next page.</u>	903
<u>Attending physician signature:</u>	904
<u>[] Underlying illness There is no need to complete</u>	905
<u>the rest of the form. Please sign below.</u>	906
<u>Attending physician signature:</u>	907
<u>[] Other There is no need to complete the rest of the</u>	908
<u>form. Please specify the circumstances surrounding the patient's</u>	909
<u>death and sign.</u>	910
<u>Please specify:</u>	911
<u>.....</u>	912
<u>.....</u>	913
<u>Attending physician signature:</u>	914
<u>PART A and PART B should only be completed if the patient died</u>	915
<u>from ingesting the lethal dose of the aid-in-dying medication.</u>	916
<u>Please read carefully the following to determine which situation</u>	917
<u>applies. Check the box that indicates the scenario and complete</u>	918
<u>the remainder of the form accordingly.</u>	919
<u>[] The attending physician was present at the time of</u>	920
<u>death.</u>	921

The attending physician must complete this form in its 922
entirety and sign Part A and Part B. 923

[] The attending physician was not present at the time of 924
death, but another licensed health care provider was present. 925

The licensed health care provider must complete and sign 926
Part A of this form. The attending physician must complete and 927
sign Part B of the form. 928

[] Neither the attending physician nor another licensed 929
health care provider was present at the time of death. 930

Part A may be left blank. The attending physician must 931
complete and sign Part B of the form. 932

PART A: To be completed and signed by the attending physician or 933
another licensed health care provider present at death: 934

1. Was the attending physician at the patient's bedside when the 935
patient took the aid-in-dying medication? 936

[] Yes 937

[] No 938

If no: Was another physician or trained health care provider 939
present when the patient ingested the aid-in-dying medication? 940

[] Yes, another physician 941

[] Yes, a trained health-care provider/volunteer 942

[] No 943

[] Unknown 944

2. Was the attending physician at the patient's bedside at the 945
time of death? 946

<input type="checkbox"/> <u>Yes</u>	947
<input type="checkbox"/> <u>No</u>	948
<u>If no: Was another physician or a licensed health care provider</u>	949
<u>present at the patient's time of death?</u>	950
<input type="checkbox"/> <u>Yes, another physician or licensed health care</u>	951
<u>provider</u>	952
<input type="checkbox"/> <u>No</u>	953
<input type="checkbox"/> <u>Unknown</u>	954
<u>3. On what day did the patient consume the lethal dose of the</u>	955
<u>aid-in-dying medication?</u>	956
<u>../../.... (month/day/year) <input type="checkbox"/> Unknown</u>	957
<u>4. On what day did the patient die after consuming the lethal</u>	958
<u>dose of the aid-in-dying medication?</u>	959
<u>../../.... (month/day/year) <input type="checkbox"/> Unknown</u>	960
<u>5. Where did the patient ingest the lethal dose of the aid-in-</u>	961
<u>dying medication?</u>	962
<input type="checkbox"/> <u>Private home</u>	963
<input type="checkbox"/> <u>Assisted-living residence</u>	964
<input type="checkbox"/> <u>Nursing home</u>	965
<input type="checkbox"/> <u>Hospital in-patient unit</u>	966
<input type="checkbox"/> <u>In-patient hospice facility</u>	967
<input type="checkbox"/> <u>Other (specify)</u>	968
<input type="checkbox"/> <u>Unknown</u>	969
<u>6. What was the time between the ingestion of the lethal dose of</u>	970

<u>aid-in-dying medication and unconsciousness?</u>	971
<u>Minutes and/or Hours [] Unknown</u>	972
<u>7. What was the time between lethal medication ingestion and death?</u>	973
	974
<u>Minutes and/or Hours [] Unknown</u>	975
<u>8. Were there any complications that occurred after the patient took the lethal dose of the aid-in-dying medication?</u>	976
	977
<u>[] Yes - vomiting, emesis</u>	978
<u>[] Yes - regained consciousness</u>	979
<u>[] No Complications</u>	980
<u>[] Other - Please describe:</u>	981
<u>[] Unknown</u>	982
<u>9. Was the Emergency Medical System activated for any reason after ingesting the lethal dose of the aid-in-dying medication?</u>	983
	984
<u>[] Yes - Please describe: _____</u>	985
<u>[] No</u>	986
<u>[] Unknown</u>	987
<u>10. At the time of ingesting the lethal dose of the aid-in-dying medication, was the patient receiving hospice care?</u>	988
	989
<u>[] Yes</u>	990
<u>[] No, refused care</u>	991
<u>[] No, other (specify)</u>	992
<u>.....</u>	993
<u>Signature of attending physician present at time of death</u>	994

<u>.....</u>	995
<u>Name of Licensed Health Care Provider present at time of death</u>	996
<u>if not attending physician</u>	997
<u>.....</u>	998
<u>Signature of Licensed Health Care Provider</u>	999
 <u>PART B: To be completed and signed by the attending physician</u>	1000
 <u>11. On what date was the prescription written for the aid-in-</u>	1001
<u>dying medication? ../../....</u>	1002
 <u>12. When the patient initially requested a prescription for the</u>	1003
<u>aid-in-dying medication, was the patient receiving hospice care?</u>	1004
 <u> <input type="checkbox"/> Yes</u>	1005
 <u> <input type="checkbox"/> No, refused care</u>	1006
 <u> <input type="checkbox"/> No, other (specify)</u>	1007
 <u>13. What type of health care coverage did the patient have for</u>	1008
<u>their underlying illness? (Check all that apply.)</u>	1009
 <u> <input type="checkbox"/> Medicare</u>	1010
 <u> <input type="checkbox"/> Medicaid</u>	1011
 <u> <input type="checkbox"/> V.A.</u>	1012
 <u> <input type="checkbox"/> Private Insurance</u>	1013
 <u> <input type="checkbox"/> No insurance</u>	1014
 <u> <input type="checkbox"/> Had insurance, don't know type</u>	1015
 <u>14. Possible concerns that may have contributed to the patient's</u>	1016
<u>decision to request a prescription for aid-in-dying medication.</u>	1017
<u>Please check "yes," "no," or "Don't know," depending on whether</u>	1018
<u>or not you believe that concern contributed to their request</u>	1019

<u>(Please check as many boxes as you think may apply).</u>	1020
<u>A concern about...</u>	1021
<u>His or her terminal condition representing a steady loss</u>	1022
<u>of autonomy</u>	1023
<input type="checkbox"/> <u>Yes</u>	1024
<input type="checkbox"/> <u>No</u>	1025
<input type="checkbox"/> <u>Don't know</u>	1026
<u>The decreasing ability to participate in activities that</u>	1027
<u>made life enjoyable</u>	1028
<input type="checkbox"/> <u>Yes</u>	1029
<input type="checkbox"/> <u>No</u>	1030
<input type="checkbox"/> <u>Don't know</u>	1031
<u>The loss of control of bodily functions</u>	1032
<input type="checkbox"/> <u>Yes</u>	1033
<input type="checkbox"/> <u>No</u>	1034
<input type="checkbox"/> <u>Don't know</u>	1035
<u>Persistent and uncontrollable pain and suffering</u>	1036
<input type="checkbox"/> <u>Yes</u>	1037
<input type="checkbox"/> <u>No</u>	1038
<input type="checkbox"/> <u>Don't know</u>	1039
<u>A loss of Dignity</u>	1040
<input type="checkbox"/> <u>Yes</u>	1041
<input type="checkbox"/> <u>No</u>	1042

<u>[] Don't know</u>	1043
<u>Other concerns (specify)</u>	1044
<u>Signature of attending physician:</u>	1045
Sec. 3795.03. Nothing in section 3795.01, 3795.02, or	1046
3795.04 of the Revised Code shall do any of the following:	1047
(A) Prohibit or preclude a physician, certified nurse	1048
practitioner, certified nurse-midwife, or clinical nurse	1049
specialist who carries out the responsibility to provide comfort	1050
care to a patient in good faith and while acting within the	1051
scope of the physician's or nurse's authority from prescribing,	1052
dispensing, administering, or causing to be administered any	1053
particular medical procedure, treatment, intervention, or other	1054
measure to the patient, including, but not limited to,	1055
prescribing, personally furnishing, administering, or causing to	1056
be administered by judicious titration or in another manner any	1057
form of medication, for the purpose of diminishing the patient's	1058
pain or discomfort and not for the purpose of postponing or	1059
causing the patient's death, even though the medical procedure,	1060
treatment, intervention, or other measure may appear to hasten	1061
or increase the risk of the patient's death;	1062
(B) Prohibit or preclude health care personnel acting	1063
under the direction of a person authorized to prescribe a	1064
patient's treatment and who carry out the responsibility to	1065
provide comfort care to the patient in good faith and while	1066
acting within the scope of their authority from dispensing,	1067
administering, or causing to be administered any particular	1068
medical procedure, treatment, intervention, or other measure to	1069
the patient, including, but not limited to, personally	1070
furnishing, administering, or causing to be administered by	1071

judicious titration or in another manner any form of medication, 1072
for the purpose of diminishing the patient's pain or discomfort 1073
and not for the purpose of postponing or causing the patient's 1074
death, even though the medical procedure, treatment, 1075
intervention, or other measure may appear to hasten or increase 1076
the risk of the patient's death; 1077

(C) Prohibit or affect the use or continuation, or the 1078
withholding or withdrawal, of life-sustaining treatment, CPR, or 1079
comfort care under Chapter 2133. of the Revised Code; 1080

(D) Prohibit or affect the provision or withholding of 1081
health care, life-sustaining treatment, or comfort care to a 1082
principal under a durable power of attorney for health care or 1083
any other health care decision made by an attorney in fact under 1084
sections 1337.11 to 1337.17 of the Revised Code; 1085

(E) Affect or limit the authority of a physician, a health 1086
care facility, a person employed by or under contract with a 1087
health care facility, or emergency service personnel to provide 1088
or withhold health care to a person in accordance with 1089
reasonable medical standards applicable in an emergency 1090
situation; 1091

(F) Affect or limit the authority of a person to refuse to 1092
give informed consent to health care, including through the 1093
execution of a durable power of attorney for health care under 1094
sections 1337.11 to 1337.17 of the Revised Code, the execution 1095
of a declaration under sections 2133.01 to 2133.15 of the 1096
Revised Code, or authorizing the withholding or withdrawal of 1097
CPR under sections 2133.21 to 2133.26 of the Revised Code. 1098

(G) Affect or limit the authority of a person to perform 1099
any action in good faith compliance with Chapter 3792. of the 1100

Revised Code. 1101

Sec. 3795.04. (A) Except as provided in section 3795.03 of 1102
the Revised Code, no person shall knowingly cause another person 1103
to commit or attempt to commit suicide by doing either of the 1104
following: 1105

(1) Providing the physical means by which the other person 1106
commits or attempts to commit suicide; 1107

(2) Participating in a physical act by which the other 1108
person commits or attempts to commit suicide. 1109

(B) Whoever violates division (A) of this section is 1110
guilty of assisting suicide, a felony of the third degree. 1111

(C) Any action taken in good faith compliance with Chapter 1112
3792. of the Revised Code is not a violation of division (A) of 1113
this section. 1114

Sec. 4729.97. For purposes of section 3792.25 of the 1115
Revised Code, the state board of pharmacy shall adopt rules to 1116
identify the locations to which a person who has custody or 1117
control of an unused aid-in-dying medication may personally 1118
deliver the medication. The rules shall be adopted in accordance 1119
with Chapter 119. of the Revised Code. 1120

Section 2. That existing sections 3795.03 and 3795.04 of 1121
the Revised Code are hereby repealed. 1122

Section 3. This act shall be known as the "End of Life 1123
Option Act." 1124