## As Passed by the House

**132nd General Assembly** 

# **Regular Session**

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**Representatives Huffman, Sprague** 

Cosponsors: Representatives Seitz, Blessing, Butler, Clyde, Faber, Anielski, Antonio, Ashford, Barnes, Boyd, Carfagna, Craig, Cupp, Duffey, Fedor, Galonski, Ginter, Green, Greenspan, Hambley, Holmes, Johnson, Kent, Leland, Lepore-Hagan, Manning, O'Brien, Patterson, Patton, Pelanda, Reineke, Roegner, Rogers, Ryan, Sheehy, Stein, Strahorn, Sweeney, Sykes, West, Wiggam

# A BILL

То	amend sections 4730.32, 4731.224, 4731.25,	1
	4760.16, 4762.16, and 4774.16 and to enact	2
	sections 4731.251, 4731.252, 4731.253, and	3
	4778.17 of the Revised Code to provide for the	4
	establishment of a confidential program for the	5
	treatment of certain impaired practitioners and	6
	to declare an emergency.	7

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

Section 1. That sections 4730.32, 4731.224, 4731.25,	8
4760.16, 4762.16, and 4774.16 be amended and sections 4731.251,	9
4731.252, 4731.253, and 4778.17 of the Revised Code be enacted	10
to read as follows:	11
Sec. 4730.32. (A) Within sixty days after the imposition	12
<b>Sec. 4730.32.</b> (A) Within sixty days after the imposition of any formal disciplinary action taken by a health care	12 13

chief administrator or executive officer of the facility shall 16 report to the state medical board the name of the individual, 17 the action taken by the facility, and a summary of the 18 underlying facts leading to the action taken. Upon request, the 19 board shall be provided certified copies of the patient records 20 that were the basis for the facility's action. Prior to release 21 to the board, the summary shall be approved by the peer review 22 committee that reviewed the case or by the governing board of 23 the facility. 24

The filing of a report with the board or decision not to file a report, investigation by the board, or any disciplinary action taken by the board, does not preclude a health care facility from taking disciplinary action against a physician assistant.

In the absence of fraud or bad faith, no individual or entity that provides patient records to the board shall be liable in damages to any person as a result of providing the records.

(B) - A - (1) Except as provided in division (B) (2) of this 34 section, a physician assistant, professional association or 35 society of physician assistants, physician, or professional 36 association or society of physicians that believes a violation 37 of any provision of this chapter, Chapter 4731. of the Revised 38 Code, or rule of the board has occurred shall report to the 39 board the information upon which the belief is based. This-40 division does not require any treatment provider approved by the 41 board under section 4731.25 of the Revised Code or any employee, 42 agent, or representative of such a provider to make reports with 43 respect to a physician assistant participating in treatment or-44 aftercare for substance abuse as long as the physician assistant 45

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maintains participation in accordance with the requirements of	46
section 4731.25 of the Revised Code and the treatment provider-	47
or employee, agent, or representative of the provider has no	48
reason to believe that the physician assistant has violated any-	49
provision of this chapter or rule adopted under it, other than-	50
being impaired by alcohol, drugs, or other substances. This	51
division does not require reporting by any member of an impaired	52
practitioner committee established by a health care facility or-	53
by any representative or agent of a committee or program-	54
sponsored by a professional association or society of physician-	55
assistants to provide peer assistance to physician assistants	56
with substance abuse problems with respect to a physician-	57
assistant who has been referred for examination to a treatment-	58
program approved by the board under section 4731.25 of the	59
Revised Code if the physician assistant cooperates with the	60
referral for examination and with any determination that the	61
physician assistant should enter treatment and as long as the	62
committee member, representative, or agent has no reason to-	63
believe that the physician assistant has ceased to participate-	64
in the treatment program in accordance with section 4731.25 of	65
the Revised Code or has violated any provision of this chapter-	66
or rule adopted under it, other than being impaired by alcohol,	67
drugs, or other substances.	68
(2) A physician assistant, professional association or_	69
society of physician assistants, physician, or professional	70
association or society of physicians that believes that a	71
violation of division (B) (5) of section 4730.25 of the Revised	72
Code has occurred shall report the information upon which the	73
	74
belief is based to the monitoring organization conducting the	
program established by the board under section 4731.251 of the	75
Revised Code. If any such report is made to the board, it shall	76

be referred to the monitoring organization unless the board is	77
aware that the individual who is the subject of the report does	78
not meet the program eligibility requirements of section	79
4731.252 of the Revised Code.	80
(C) Any professional association or society composed	81
primarily of physician assistants that suspends or revokes an	82
individual's membership for violations of professional ethics,	83
or for reasons of professional incompetence or professional	84
malpractice, within sixty days after a final decision, shall	85
report to the board, on forms prescribed and provided by the	86
board, the name of the individual, the action taken by the	87
professional organization, and a summary of the underlying facts	88
leading to the action taken.	89
The filing or perfiling of a report with the beard	90
The filing or nonfiling of a report with the board,	
investigation by the board, or any disciplinary action taken by	91
the board, shall not preclude a professional organization from	92
taking disciplinary action against a physician assistant.	93
(D) Any insurer providing professional liability insurance	94
to any person holding a valid license to practice as a physician	95
assistant issued under this chapter or any other entity that	96
seeks to indemnify the professional liability of a physician	97
assistant shall notify the board within thirty days after the	98
final disposition of any written claim for damages where such	99
disposition results in a payment exceeding twenty-five thousand	100
dollars. The notice shall contain the following information:	101
(1) The name and address of the person submitting the	102
notification;	103
(2) The name and address of the incurred the is the subject	104
(2) The name and address of the insured who is the subject	104
of the claim;	105

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(3) The name of the person filing the written claim; 106 (4) The date of final disposition; 107 (5) If applicable, the identity of the court in which the 108 final disposition of the claim took place. 109 (E) The board may investigate possible violations of this 110 chapter or the rules adopted under it that are brought to its 111 attention as a result of the reporting requirements of this 112 section, except that the board shall conduct an investigation if 113 a possible violation involves repeated malpractice. As used in 114 this division, "repeated malpractice" means three or more claims 115 for malpractice within the previous five-year period, each 116 resulting in a judgment or settlement in excess of twenty-five 117 thousand dollars in favor of the claimant, and each involving 118 negligent conduct by the physician assistant. 119

(F) All summaries, reports, and records received and 120 maintained by the board pursuant to this section shall be held 121 in confidence and shall not be subject to discovery or 122 introduction in evidence in any federal or state civil action 123 involving a physician assistant, supervising physician, or 124 health care facility arising out of matters that are the subject 125 of the reporting required by this section. The board may use the 126 information obtained only as the basis for an investigation, as 127 evidence in a disciplinary hearing against a physician assistant 128 or supervising physician, or in any subsequent trial or appeal 129 of a board action or order. 130

The board may disclose the summaries and reports it131receives under this section only to health care facility132committees within or outside this state that are involved in133credentialing or recredentialing a physician assistant or134

supervising physician or reviewing their privilege to practice135within a particular facility. The board shall indicate whether136or not the information has been verified. Information137transmitted by the board shall be subject to the same138confidentiality provisions as when maintained by the board.139

(G) Except for reports filed by an individual pursuant to
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division (B) of this section, the board shall send a copy of any
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reports or summaries it receives pursuant to this section to the
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physician assistant. The physician assistant shall have the
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right to file a statement with the board concerning the
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correctness or relevance of the information. The statement shall
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at all times accompany that part of the record in contention.

(H) An individual or entity that reports to the board, 147
reports to the monitoring organization described in section 148
4731.251 of the Revised Code, or refers an impaired physician 149
assistant to a treatment provider approved by the board under 150
section 4731.25 of the Revised Code shall not be subject to suit 151
for civil damages as a result of the report, referral, or 152
provision of the information. 153

(I) In the absence of fraud or bad faith, a professional 154 association or society of physician assistants that sponsors a 155 committee or program to provide peer assistance to a physician 156 assistant with substance abuse problems, a representative or 157 agent of such a committee or program, a representative or agent 158 of the monitoring organization described in section 4731.251 of 159 the Revised Code, and a member of the state medical board shall 160 not be held liable in damages to any person by reason of actions 161 taken to refer a physician assistant to a treatment provider 162 approved under section 4731.25 of the Revised Code for 163 examination or treatment. 164

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Sec. 4731.224. (A) Within sixty days after the imposition 165 of any formal disciplinary action taken by any health care 166 facility, including a hospital, health care facility operated by 167 a health insuring corporation, ambulatory surgical center, or 168 similar facility, against any individual holding a valid 169 certificate to practice issued pursuant to this chapter, the 170 chief administrator or executive officer of the facility shall 171 report to the state medical board the name of the individual, 172 the action taken by the facility, and a summary of the 173 underlying facts leading to the action taken. Upon request, the 174 board shall be provided certified copies of the patient records 175 that were the basis for the facility's action. Prior to release 176 to the board, the summary shall be approved by the peer review 177 committee that reviewed the case or by the governing board of 178 the facility. As used in this division, "formal disciplinary 179 action" means any action resulting in the revocation, 180 restriction, reduction, or termination of clinical privileges 181 for violations of professional ethics, or for reasons of medical 182 incompetence, or medical malpractice, or drug or alcohol abuse. 183 "Formal disciplinary action" includes a summary action, an 184 action that takes effect notwithstanding any appeal rights that 185 may exist, and an action that results in an individual 186 surrendering clinical privileges while under investigation and 187 during proceedings regarding the action being taken or in return 188 for not being investigated or having proceedings held. "Formal 189 disciplinary action" does not include any action taken for the 190 sole reason of failure to maintain records on a timely basis or 191 failure to attend staff or section meetings. 192

The filing or nonfiling of a report with the board,193investigation by the board, or any disciplinary action taken by194the board, shall not preclude any action by a health care195

facility to suspend, restrict, or revoke the individual's 196 clinical privileges. 197 In the absence of fraud or bad faith, no individual or 198 entity that provides patient records to the board shall be 199 liable in damages to any person as a result of providing the 200 records. 201 (B) - If (1) Except as provided in division (B) (2) of this 202 section, if any individual authorized to practice under this 203 chapter or any professional association or society of such 204 individuals believes that a violation of any provision of this 205 chapter, Chapter 4730., 4760., 4762., 4774., or 4778. of the 206 Revised Code, or any rule of the board has occurred, the 207 individual, association, or society shall report to the board 208 the information upon which the belief is based. This division 209 210 does not require any treatment provider approved by the board under section 4731.25 of the Revised Code or any employee, -211 agent, or representative of such a provider to make reports with 212 213 respect to an impaired practitioner participating in treatmentor aftercare for substance abuse as long as the practitioner 214 215 maintains participation in accordance with the requirements of section 4731.25 of the Revised Code, and as long as the 216 treatment provider or employee, agent, or representative of the 217 provider has no reason to believe that the practitioner has 218 violated any provision of this chapter or any rule adopted under 219 it, other than the provisions of division (B) (26) of section 220 4731.22 of the Revised Code. This division does not require 221 reporting by any member of an impaired practitioner committee 222 established by a health care facility or by any representative 223 224 or agent of a committee or program sponsored by a professional 225 association or society of individuals authorized to practice

under this chapter to provide peer assistance to practitioners

with substance abuse problems with respect to a practitioner who	227
has been referred for examination to a treatment program	228
approved by the board under section 4731.25 of the Revised Code-	229
if the practitioner cooperates with the referral for examination-	230
and with any determination that the practitioner should enter-	231
treatment and as long as the committee member, representative,	232
or agent has no reason to believe that the practitioner has	233
ceased to participate in the treatment program in accordance-	234
with section 4731.25 of the Revised Code or has violated any	235
provision of this chapter or any rule adopted under it, other-	236
than the provisions of division (B)(26) of section 4731.22 of	237
the Revised Code.	238
(2) TE and individual authomized to muchtice under this	220
(2) If any individual authorized to practice under this	239
chapter or any professional association or society of such	240
individuals believes that a violation of division (B)(26) of	241
section 4731.22 of the Revised Code has occurred, the	242
individual, association, or society shall report the information	243
upon which the belief is based to the monitoring organization	244
conducting the program established by the board under section	245
4731.251 of the Revised Code. If any such report is made to the	246
board, it shall be referred to the monitoring organization	247
unless the board is aware that the individual who is the subject	248
of the report does not meet the program eligibility requirements	249
of section 4731.252 of the Revised Code.	250
(C) Any professional association or society composed	251
primarily of doctors of medicine and surgery, doctors of	252
osteopathic medicine and surgery, doctors of podiatric medicine	253
and surgery, or practitioners of limited branches of medicine	254
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that suspends or revokes an individual's membership for255violations of professional ethics, or for reasons of256professional incompetence or professional malpractice, within257

sixty days after a final decision shall report to the board, on 258 forms prescribed and provided by the board, the name of the 259 individual, the action taken by the professional organization, 260 and a summary of the underlying facts leading to the action 261 taken. 262

The filing of a report with the board or decision not to263file a report, investigation by the board, or any disciplinary264action taken by the board, does not preclude a professional265organization from taking disciplinary action against an266individual.267

(D) Any insurer providing professional liability insurance 268 to an individual authorized to practice under this chapter, or 269 any other entity that seeks to indemnify the professional 270 liability of such an individual, shall notify the board within 271 thirty days after the final disposition of any written claim for 272 damages where such disposition results in a payment exceeding 273 twenty-five thousand dollars. The notice shall contain the 274 following information: 275

(1) The name and address of the person submitting the 276 notification;

(2) The name and address of the insured who is the subject278of the claim;279

(3) The name of the person filing the written claim; 280

(4) The date of final disposition;

(5) If applicable, the identity of the court in which thefinal disposition of the claim took place.283

(E) The board may investigate possible violations of this284chapter or the rules adopted under it that are brought to its285

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attention as a result of the reporting requirements of this 286 section, except that the board shall conduct an investigation if 287 a possible violation involves repeated malpractice. As used in 288 this division, "repeated malpractice" means three or more claims 289 for medical malpractice within the previous five-year period, 290 each resulting in a judgment or settlement in excess of twenty-291 five thousand dollars in favor of the claimant, and each 292 involving negligent conduct by the practicing individual. 293

(F) All summaries, reports, and records received and 294 295 maintained by the board pursuant to this section shall be held 296 in confidence and shall not be subject to discovery or introduction in evidence in any federal or state civil action 297 involving a health care professional or facility arising out of 298 matters that are the subject of the reporting required by this 299 section. The board may use the information obtained only as the 300 basis for an investigation, as evidence in a disciplinary 301 hearing against an individual whose practice is regulated under 302 this chapter, or in any subsequent trial or appeal of a board 303 action or order. 304

305 The board may disclose the summaries and reports it receives under this section only to health care facility 306 307 committees within or outside this state that are involved in credentialing or recredentialing the individual or in reviewing 308 the individual's clinical privileges. The board shall indicate 309 whether or not the information has been verified. Information 310 transmitted by the board shall be subject to the same 311 confidentiality provisions as when maintained by the board. 312

(G) Except for reports filed by an individual pursuant to
division (B) of this section, the board shall send a copy of any
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reports or summaries it receives pursuant to this section to the
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individual who is the subject of the reports or summaries. The316individual shall have the right to file a statement with the317board concerning the correctness or relevance of the318information. The statement shall at all times accompany that319part of the record in contention.320

(H) An individual or entity that, pursuant to this
section, reports to the board, reports to the monitoring
organization described in section 4731.251 of the Revised Code,
or refers an impaired practitioner to a treatment provider
approved by the board under section 4731.25 of the Revised Code
shall not be subject to suit for civil damages as a result of
the report, referral, or provision of the information.

(I) In the absence of fraud or bad faith, no professional 328 association or society of individuals authorized to practice 329 under this chapter that sponsors a committee or program to 330 provide peer assistance to practitioners with substance abuse 331 problems, no representative or agent of such a committee or 332 program, no representative or agent of the monitoring 333 organization described in section 4731.251 of the Revised Code, 334 and no member of the state medical board shall be held liable in 335 damages to any person by reason of actions taken to refer a 336 practitioner to a treatment provider approved under section 337 4731.25 of the Revised Code for examination or treatment. 338

Sec. 4731.25. The state medical board, in accordance with 339 Chapter 119. of the Revised Code, shall adopt and may amend and 340 rescind rules establishing standards for approval of physicians 341 and facilities as treatment providers for impaired practitioners 342 who are regulated under this chapter or Chapter 4730., 4760., 343 4762., 4774., or 4778. of the Revised Code suffering or showing 344 evidence of suffering impairment as described in division (B)(5) 345

of section 4730.25, division (B)(26) of section 4731.22,	346
division (B)(6) of section 4760.13, division (B)(6) of section	347
4762.13, division (B)(6) of section 4774.13, or division (B)(6)	348
of section 4778.14 of the Revised Code. The rules shall include	349
standards for both inpatient and outpatient treatment and for	350
care and monitoring that continues after treatment. The rules	351
shall provide that in order to be approved, a treatment provider	352
must have the capability of making an initial examination to	353
determine what type of treatment an impaired practitioner	354
requires. Subject to the rules, the board shall review and	355
approve treatment providers on a regular basis. The board, at	356
its discretion, may withdraw or deny approval subject to the	357
rules.	358
An approved impaired practitioner treatment provider shall	359

An approved impaired practitioner treatment provider shall do all of the following:

(A) Report to the board the name of any practitioner 361 suffering or showing evidence of suffering impairment as-362 described in division (B) (5) of section 4730.25 of the Revised 363 Code, division (B) (26) of section 4731.22 of the Revised Code, 364 division (B)(6) of section 4760.13 of the Revised Code, division 365 (B) (6) of section 4762.13 of the Revised Code, division (B) (6) 366 of section 4774.13 of the Revised Code, or division (B)(6) of 367 section 4778.14 of the Revised Code who fails to comply within 368 one week with a referral for examination; 369

(B) Report to the board the name of any impaired 370
practitioner who fails to enter treatment within forty-eight 371
hours following the provider's determination that the 372
practitioner needs treatment; 373

(C) Require every practitioner who enters treatment to 374agree to a treatment contract establishing the terms of 375

restrictions of practice during treatment or aftercare; 377 (D) Require a practitioner to suspend practice upon entry 378 379 into any required inpatient treatment; (E) Report to the board any failure by an impaired 380 practitioner to comply with the terms of the treatment contract 381 during inpatient or outpatient treatment or aftercare; 382 383 (F) Report to the board the resumption of practice of any impaired practitioner before the treatment provider has made a 384 clear determination that the practitioner is capable of 385 practicing according to acceptable and prevailing standards of 386 care; 387 (G) Require a practitioner who resumes practice after 388 completion of treatment to comply with an aftercare contract 389 that meets the requirements of rules adopted by the board for 390 approval of treatment providers; 391 (H) Report the identity of any practitioner practicing 392 under the terms of an aftercare contract to hospital 393 administrators, medical chiefs of staff, and chairpersons of 394 impaired practitioner committees of all health care institutions 395 at which the practitioner holds clinical privileges or otherwise 396 practices. If the practitioner does not hold clinical privileges 397 at any health care institution, the treatment provider shall 398 report the practitioner's identity to the impaired practitioner 399 committee of the county medical society, osteopathic academy, or 400 podiatric medical association in every county in which the 401 practitioner practices. If there are no impaired practitioner 402 committees in the county, the treatment provider shall report 403

the practitioner's identity to the president or other designated

treatment and aftercare, including any required supervision or

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podiatric medical association.	406
(I) Report to the board the identity of any practitioner	407
who suffers a relapse at any time during or following aftercare.	408
Any individual authorized to practice under this chapter	409
who enters into treatment by an approved treatment provider	410
shall be deemed to have waived any confidentiality requirements	411
that would otherwise prevent the treatment provider from making	412
reports required under this section.	413
In the absence of fraud or bad faith, no person or	414
organization that conducts an approved impaired practitioner	415
treatment program, no member of such an organization, and no	416
employee, representative, or agent of the treatment provider	417
shall be held liable in damages to any person by reason of	418
actions taken or recommendations made by the treatment provider	419
or its employees, representatives, or agents.	420
Sec. 4731.251. (A) As used in this section and in sections	421
4731.252 and 4731.253 of the Revised Code:	422
(1) "Impaired" or "impairment" has the same meaning as in	423
division (B)(5) of section 4730.25, division (B)(26) of section	424
4731.22, division (B)(6) of section 4760.13, division (B)(6) of	425
section 4762.13, division (B)(6) of section 4774.13, or division	426
(B)(6) of section 4778.14 of the Revised Code.	427
(2) "Practitioner" means any of the following:	428
(a) An individual authorized under this chapter to	429
practice medicine and surgery, osteopathic medicine and surgery,	430
podiatric medicine and surgery, or a limited branch of medicine;	431

member of the county medical society, osteopathic academy, or

(b) An individual licensed under Chapter 4730. of the 432

Revised Code to practice as a physician assistant;	433
(c) An individual authorized under Chapter 4760. of the	434
Revised Code to practice as an anesthesiologist assistant;	435
(d) An individual authorized under Chapter 4762. of the	436
Revised Code to practice as an acupuncturist or oriental	437
medicine practitioner;	438
(e) An individual authorized under Chapter 4774. of the	439
Revised Code to practice as a radiologist assistant;	440
(f) An individual licensed under Chapter 4778. of the	441
Revised Code to practice as a genetic counselor.	442
(B) The state medical board shall establish a confidential	443
program for treatment of impaired practitioners, which shall be	444
known as the one-bite program. The board shall contract with one	445
organization to conduct the program and perform monitoring	446
services.	447
To be qualified to contract with the board under this	448
section, an organization must meet all of the following	449
requirements:	450
(1) Be sponsored by one or more professional associations	451
or societies of practitioners;	452
(2) Be organized as a not-for-profit entity and exempt	453
from federal income taxation under subsection 501(c)(3) of the	454
Internal Revenue Code;	455
(3) Contract with or employ to serve as the organization's	456
medical director an individual who is authorized under this	457
chapter to practice medicine and surgery or osteopathic medicine	458
and surgery and specializes or has training and expertise in	459
addiction medicine;	460

(4) Contract with or employ one or more of the following	461
as necessary for the organization's operation:	462
(a) An individual licensed under Chapter 4758. of the	463
Revised Code as an independent chemical dependency counselor-	464
clinical supervisor, independent chemical dependency counselor,	465
chemical dependency counselor III, or chemical dependency	466
<u>counselor II;</u>	467
(b) An individual licensed under Chapter 4757. of the	468
Revised Code as an independent social worker, social worker,	469
licensed professional clinical counselor, or licensed	470
professional counselor;	471
(c) An individual licensed under Chapter 4732. of the	472
Revised Code as a psychologist.	473
(C) The monitoring organization shall do all of the	474
following pursuant to the contract:	475
(1) Receive any report of suspected impairment, including	476
a report made under division (B)(2) of section 4730.32, division	477
(B) (2) of section 4731.224, division (B) (2) of section 4760.16,	478
division (B)(2) of section 4762.16, division (B)(2) of section	479
4774.16, or section 4778.17 of the Revised Code;	480
(2) Notify a practitioner who is the subject of a report	481
received under division (C)(1) of this section that the report	482
has been made and that the practitioner may be eligible to	483
has been made and that the practitioner may be eligible to participate in the program conducted under this section;	483 484
participate in the program conducted under this section;	484
participate in the program conducted under this section; (3) Determine whether a practitioner reported to the	484 485

provider, notify the treatment provider of the eligibility	489
determination;	490
(5) Report to the board any practitioner who is determined	491
ineligible to participate in the program;	492
(6) Refer an eligible practitioner who chooses to	493
participate in the program for evaluation by a treatment	494
provider approved by the board under section 4731.25 of the	495
Revised Code, unless the report received by the monitoring	496
organization was made by an approved treatment provider and the	497
practitioner has already been evaluated by the treatment	498
provider;	499
(7) Monitor the evaluation of an eligible practitioner;	500
(8) Refer an eligible practitioner who chooses to	501
participate in the program to a treatment provider approved by	502
the board under section 4731.25 of the Revised Code;	503
(9) Establish, in consultation with the treatment provider	504
to which a practitioner is referred, the terms and conditions	505
with which the practitioner must comply for continued	506
participation in and successful completion of the program;	507
(10) Report to the board any practitioner who does not	508
complete evaluation or treatment or does not comply with any of	509
the terms and conditions established by the monitoring	510
organization and the treatment provider;	511
(11) Perform any other activities specified in the	512
contract with the board or that the monitoring organization	513
considers necessary to comply with this section and sections	514
4731.252 and 4731.253 of the Revised Code.	515
(D) The monitoring organization shall not disclose to the	516

board the name of a practitioner or any records relating to a	517
practitioner, unless any of the following occurs:	518
(1) The practitioner is determined to be ineligible to	519
participate in the program.	520
(2) The practitioner requests the disclosure.	521
(3) The practitioner is unwilling or unable to complete or	522
comply with any part of the program, including evaluation,	523
treatment, or monitoring.	524
(4) The practitioner presents an imminent danger to the	525
public or to the practitioner, as a result of the practitioner's	526
impairment.	527
(5) The practitioner has relapsed or the practitioner's	528
impairment has not been substantially alleviated by	529
participation in the program.	530
(E)(1) The monitoring organization shall develop	531
procedures governing each of the following:	532
(a) Receiving reports of practitioner impairment;	533
(b) Notifying practitioners of reports and eligibility	534
determinations;	535
(c) Referring eligible practitioners for evaluation or	536
<pre>treatment;</pre>	537
(d) Establishing individualized treatment plans for	538
eligible practitioners, as recommended by treatment providers;	539
(e) Establishing individualized terms and conditions with	540
which eligible practitioners must comply for continued	541
participation in and successful completion of the program.	542
(2) The monitoring organization, in consultation with the	543

board, shall develop procedures governing each of the following:	544
(a) Providing reports to the board on a periodic basis on	545
the total number of practitioners participating in the program,	546
without disclosing the names or records of any program	547
participants other than those about whom reports are required by	548
this section;	549
(b) Reporting to the board any practitioner who due to	550
impairment presents an imminent danger to the public or to the	551
practitioner;	552
(c) Reporting to the board any practitioner who is	553
unwilling or unable to complete or comply with any part of the	554
program, including evaluation, treatment, or monitoring;	555
(d) Reporting to the board any practitioner whose	556
impairment was not substantially alleviated by participation in	557
the program or who has relapsed.	558
(F) The board may adopt any rules it considers necessary	559
to implement this section and sections 4731.252 and 4731.253 of	560
the Revised Code, including rules regarding the monitoring	561
organization and treatment providers that provide treatment to	562
practitioners referred by the monitoring organization. Any such	563
rules shall be adopted in accordance with Chapter 119. of the	564
Revised Code.	565
Sec. 4731.252. (A) A practitioner is eligible to	566
participate in the program established under section 4731.251 of	567
the Revised Code if all of the following are the case:	568
(1) The practitioner is impaired.	569
(2) The practitioner has not participated previously in	570
the program.	571

(3) Unless the state medical board has referred the	572
practitioner to the program, the practitioner has not been	573
sanctioned previously by the board under division (B)(5) of	574
section 4730.25, division (B)(26) of section 4731.22, division	575
(B)(6) of section 4760.13, division (B)(6) of section 4762.13,	576
division (B)(6) of section 4774.13, or division (B)(6) of	577
section 4778.14 of the Revised Code.	578
(B) All of the following apply to a practitioner who	579
participates in the program:	580
	000
(1) The practitioner must comply with all terms and	581
conditions for continued participation in and successful	582
completion of the program.	583
(2) On acceptance into the program, the practitioner must	584
suspend practice until after the later of the following:	585
(a) The date the treatment provider determines that the	586
	587
practitioner is no longer impaired and is able to practice	
according to acceptable and prevailing standards of care;	588
(b) The end of a period specified by the treatment	589
provider, which shall be not less than thirty days.	590
(3) The practitioner is responsible for all costs	591
associated with participation.	592
	500
(4) The practitioner is deemed to have waived any right to	593
confidentiality that would prevent the monitoring organization	594
conducting the program or a treatment provider from making	595
reports required by section 4731.251 of the Revised Code.	596
Sec. 4731.253. In the absence of fraud or bad faith, no	597
monitoring organization that conducts a program established	598
under section 4731.251 of the Revised Code and no agent,	599

employee, member, or representative of such organization shall	600
be liable in damages in a civil action or subject to criminal	601
prosecution for performing any of the duties required by that	602
section, the contract with the state medical board, or section	603
4731.252 of the Revised Code.	604
Sec. 4760.16. (A) Within sixty days after the imposition	605
of any formal disciplinary action taken by any health care	606
facility, including a hospital, health care facility operated by	607
an insuring corporation, ambulatory surgical facility, or	608
similar facility, against any individual holding a valid	609
certificate to practice as an anesthesiologist assistant, the	610
chief administrator or executive officer of the facility shall	611
report to the state medical board the name of the individual,	612
the action taken by the facility, and a summary of the	613
underlying facts leading to the action taken. On request, the	614
board shall be provided certified copies of the patient records	615
that were the basis for the facility's action. Prior to release	616
to the board, the summary shall be approved by the peer review	617
committee that reviewed the case or by the governing board of	618
the facility.	619
The filing of a report with the board or decision not to	620
file a report, investigation by the board, or any disciplinary	621

fille a report, investigation by the board, or any disciplinary621action taken by the board, does not preclude a health care622facility from taking disciplinary action against an623anesthesiologist assistant.624

In the absence of fraud or bad faith, no individual or 625 entity that provides patient records to the board shall be 626 liable in damages to any person as a result of providing the 627 records. 628

(B) <u>An (1) Except as provided in division (B)(2) of this</u>

section, an anesthesiologist assistant, professional association 630 or society of anesthesiologist assistants, physician, or 631 professional association or society of physicians that believes 632 a violation of any provision of this chapter, Chapter 4731. of 633 the Revised Code, or rule of the board has occurred shall report 634 to the board the information on which the belief is based. This-635 division does not require any treatment provider approved by the 636 board under section 4731.25 of the Revised Code or any employee, 637 agent, or representative of such a provider to make reports with 638 639 respect to an anesthesiologist assistant participating in-640 treatment or aftercare for substance abuse as long as the anesthesiologist assistant maintains participation in accordance-641 with the requirements of section 4731.25 of the Revised Code and 642 643 the treatment provider or employee, agent, or representative of the provider has no reason to believe that the anesthesiologist 644 assistant has violated any provision of this chapter or rule-645 adopted under it, other than being impaired by alcohol, drugs, 646 or other substances. This division does not require reporting by 647 any member of an impaired practitioner committee established by 648 a health care facility or by any representative or agent of a 649 committee or program sponsored by a professional association or 650 society of anesthesiologist assistants to provide peer-651 assistance to anesthesiologist assistants with substance abuse 652 problems with respect to an anesthesiologist assistant who has 653 been referred for examination to a treatment program approved by 654 the board under section 4731.25 of the Revised Code if the 655 anesthesiologist assistant cooperates with the referral for-656 examination and with any determination that the anesthesiologist 657 658

Revised Code or has violated any provision of this chapter or	662
rule adopted under it, other than being impaired by alcohol,	663
drugs, or other substances.	664
(2) An anesthesiologist assistant, professional	665
association or society of anesthesiologist assistants,	666
physician, or professional association or society of physicians	667
that believes that a violation of division (B)(6) of section	668
4760.13 of the Revised Code has occurred shall report the	669
information upon which the belief is based to the monitoring	670
organization conducting the program established by the board	671
under section 4731.251 of the Revised Code. If any such report	672
is made to the board, it shall be referred to the monitoring	673
organization unless the board is aware that the individual who	674
is the subject of the report does not meet the program	675
eligibility requirements of section 4731.252 of the Revised	676
Code.	677
(C) Any professional association or society composed	678
primarily of anesthesiologist assistants that suspends or	679
revokes an individual's membership for violations of	680
professional ethics, or for reasons of professional incompetence	681
or professional malpractice, within sixty days after a final	682
decision, shall report to the board, on forms prescribed and	683
provided by the board, the name of the individual, the action	684

provided by the board, the name of the individual, the action684taken by the professional organization, and a summary of the685underlying facts leading to the action taken.686

The filing of a report with the board or decision not to687file a report, investigation by the board, or any disciplinary688action taken by the board, does not preclude a professional689organization from taking disciplinary action against an690anesthesiologist assistant.691

(D) Any insurer providing professional liability insurance 692 to any person holding a valid certificate to practice as an 693 anesthesiologist assistant or any other entity that seeks to 694 indemnify the professional liability of an anesthesiologist 695 assistant shall notify the board within thirty days after the 696 final disposition of any written claim for damages where such 697 disposition results in a payment exceeding twenty-five thousand 698 dollars. The notice shall contain the following information: 699 700 (1) The name and address of the person submitting the notification; 701 (2) The name and address of the insured who is the subject 702 of the claim; 703 (3) The name of the person filing the written claim; 704 (4) The date of final disposition; 705 (5) If applicable, the identity of the court in which the 706 final disposition of the claim took place. 707 (E) The board may investigate possible violations of this 708 chapter or the rules adopted under it that are brought to its 709 attention as a result of the reporting requirements of this 710 section, except that the board shall conduct an investigation if 711 712 a possible violation involves repeated malpractice. As used in this division, "repeated malpractice" means three or more claims 713 for malpractice within the previous five-year period, each 714 resulting in a judgment or settlement in excess of twenty-five 715 thousand dollars in favor of the claimant, and each involving 716 negligent conduct by the anesthesiologist assistant. 717 (F) All summaries, reports, and records received and 718 maintained by the board pursuant to this section shall be held 719 in confidence and shall not be subject to discovery or 720

introduction in evidence in any federal or state civil action 721 involving an anesthesiologist assistant, supervising physician, 722 or health care facility arising out of matters that are the 723 subject of the reporting required by this section. The board may 724 use the information obtained only as the basis for an 725 investigation, as evidence in a disciplinary hearing against an 726 anesthesiologist assistant or supervising physician, or in any 727 subsequent trial or appeal of a board action or order. 728

729 The board may disclose the summaries and reports it receives under this section only to health care facility 730 committees within or outside this state that are involved in 731 credentialing or recredentialing an anesthesiologist assistant 732 or supervising physician or reviewing their privilege to 733 practice within a particular facility. The board shall indicate 734 whether or not the information has been verified. Information 735 transmitted by the board shall be subject to the same 736 confidentiality provisions as when maintained by the board. 737

(G) Except for reports filed by an individual pursuant to
(G) Except for reports filed by an individual pursuant to
(G) f this section, the board shall send a copy of any
(G) reports or summaries it receives pursuant to this section to the
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(G) reports or summaries it receives pursuant to the board concerning the
(G) reports or relevance of the information. The statement shall
(G) reports or relevance of the record in contention.

(H) An individual or entity that reports to the board, 745
reports to the monitoring organization described in section 746
4731.251 of the Revised Code, or refers an impaired 747
anesthesiologist assistant to a treatment provider approved by 748
the board under section 4731.25 of the Revised Code shall not be 749
subject to suit for civil damages as a result of the report, 750

referral, or provision of the information.

(I) In the absence of fraud or bad faith, a professional 752 association or society of anesthesiologist assistants that 753 sponsors a committee or program to provide peer assistance to an 754 anesthesiologist assistant with substance abuse problems, a 755 representative or agent of such a committee or program, a 756 representative or agent of the monitoring organization described 757 in section 4731.251 of the Revised Code, and a member of the 758 state medical board shall not be held liable in damages to any 759 person by reason of actions taken to refer an anesthesiologist 760 assistant to a treatment provider approved under section 4731.25 761 of the Revised Code for examination or treatment. 762

Sec. 4762.16. (A) Within sixty days after the imposition 763 of any formal disciplinary action taken by any health care 764 facility, including a hospital, health care facility operated by 765 a health insuring corporation, ambulatory surgical center, or 766 similar facility, against any individual holding a valid 767 certificate to practice as an oriental medicine practitioner or 768 769 valid certificate to practice as an acupuncturist, the chief administrator or executive officer of the facility shall report 770 to the state medical board the name of the individual, the 771 action taken by the facility, and a summary of the underlying 772 facts leading to the action taken. Upon request, the board shall 773 be provided certified copies of the patient records that were 774 the basis for the facility's action. Prior to release to the 775 board, the summary shall be approved by the peer review 776 committee that reviewed the case or by the governing board of 777 the facility. 778

The filing of a report with the board or decision not to779file a report, investigation by the board, or any disciplinary780

action taken by the board, does not preclude a health care facility from taking disciplinary action against an oriental medicine practitioner or acupuncturist.

In the absence of fraud or bad faith, no individual or 784 entity that provides patient records to the board shall be 785 liable in damages to any person as a result of providing the 786 records. 787

(B) An (1) Except as provided in division (B) (2) of this 788 section, an oriental medicine practitioner or acupuncturist, 789 professional association or society of oriental medicine 790 practitioners or acupuncturists, physician, or professional 791 association or society of physicians that believes a violation 792 of any provision of this chapter, Chapter 4731. of the Revised 793 Code, or rule of the board has occurred shall report to the 794 board the information upon which the belief is based. This-795 division does not require any treatment provider approved by the 796 board under section 4731.25 of the Revised Code or any employee, 797 798 agent, or representative of such a provider to make reports with 799 respect to an oriental medicine practitioner or acupuncturist 800 participating in treatment or aftercare for substance abuse as 801 long as the practitioner or acupuncturist maintains-802 participation in accordance with the requirements of section 4731.25 of the Revised Code and the treatment provider or 803 employee, agent, or representative of the provider has no reason 804 to believe that the practitioner or acupuncturist has violated 805 any provision of this chapter or rule adopted under it, other 806 than being impaired by alcohol, drugs, or other substances. This 807 division does not require reporting by any member of an impaired 808 practitioner committee established by a health care facility or 809 810 by any representative or agent of a committee or program 811 sponsored by a professional association or society of oriental

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medicine practitioners or acupuncturists to provide peer-812 assistance to oriental medicine practitioners or acupuncturists 813 with substance abuse problems with respect to an oriental 814 815 medicine practitioner or acupuncturist who has been referred for 816 examination to a treatment program approved by the board undersection 4731.25 of the Revised Code if the individual cooperates 817 with the referral for examination and with any determination 818 that the individual should enter treatment and as long as the 819 820 committee member, representative, or agent has no reason to believe that the individual has ceased to participate in the 821 treatment program in accordance with section 4731.25 of the 822 Revised Code or has violated any provision of this chapter or 823 rule adopted under it, other than being impaired by alcohol, 824 825 drugs, or other substances. (2) An oriental medicine practitioner or acupuncturist, 826 professional association or society of oriental medicine 827 practitioners or acupuncturists, physician, or professional 828 association or society of physicians that believes a violation 829 of division (B)(6) of section 4762.13 of the Revised Code has 830 occurred shall report the information upon which the belief is 831 based to the monitoring organization conducting the program 832 established by the board under section 4731.251 of the Revised 833 Code. If any such report is made to the board, it shall be 834 referred to the monitoring organization unless the board is 835 aware that the individual who is the subject of the report does 836 not meet the program eligibility requirements of section 837 4731.252 of the Revised Code. 838

(C) Any professional association or society composed
 primarily of oriental medicine practitioners or acupuncturists
 that suspends or revokes an individual's membership for
 violations of professional ethics, or for reasons of
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professional incompetence or professional malpractice, within843sixty days after a final decision, shall report to the board, on844forms prescribed and provided by the board, the name of the845individual, the action taken by the professional organization,846and a summary of the underlying facts leading to the action847taken.848

The filing of a report with the board or decision not to 849 file a report, investigation by the board, or any disciplinary 850 action taken by the board, does not preclude a professional 851 organization from taking disciplinary action against an 852 individual.

(D) Any insurer providing professional liability insurance 854 to any person holding a valid certificate to practice as an 855 oriental medicine practitioner or valid certificate to practice 856 as an acupuncturist or any other entity that seeks to indemnify 857 the professional liability of an oriental medicine practitioner 858 or acupuncturist shall notify the board within thirty days after 859 the final disposition of any written claim for damages where 860 such disposition results in a payment exceeding twenty-five 861 thousand dollars. The notice shall contain the following 862 information: 863

(1) The name and address of the person submitting the 864notification; 865

(2) The name and address of the insured who is the subject866867

(3) The name of the person filing the written claim; 868

(4) The date of final disposition;

(5) If applicable, the identity of the court in which the870final disposition of the claim took place.871

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(E) The board may investigate possible violations of this 872 chapter or the rules adopted under it that are brought to its 873 attention as a result of the reporting requirements of this 874 section, except that the board shall conduct an investigation if 875 a possible violation involves repeated malpractice. As used in 876 this division, "repeated malpractice" means three or more claims 877 878 for malpractice within the previous five-year period, each resulting in a judgment or settlement in excess of twenty-five 879 thousand dollars in favor of the claimant, and each involving 880 negligent conduct by the oriental medicine practitioner or 881 acupuncturist. 882

(F) All summaries, reports, and records received and 883 maintained by the board pursuant to this section shall be held 884 in confidence and shall not be subject to discovery or 885 introduction in evidence in any federal or state civil action 886 involving an oriental medicine practitioner, acupuncturist, 887 supervising physician, or health care facility arising out of 888 matters that are the subject of the reporting required by this 889 section. The board may use the information obtained only as the 890 basis for an investigation, as evidence in a disciplinary 891 hearing against an oriental medicine practitioner, 892 acupuncturist, or supervising physician, or in any subsequent 893 trial or appeal of a board action or order. 894

The board may disclose the summaries and reports it 895 receives under this section only to health care facility 896 committees within or outside this state that are involved in 897 credentialing or recredentialing an oriental medicine 898 practitioner, acupuncturist, or supervising physician or 899 reviewing their privilege to practice within a particular 900 facility. The board shall indicate whether or not the 901 information has been verified. Information transmitted by the 902 board shall be subject to the same confidentiality provisions as 903 when maintained by the board. 904 (G) Except for reports filed by an individual pursuant to 905 division (B) of this section, the board shall send a copy of any 906 reports or summaries it receives pursuant to this section to the 907 acupuncturist. The oriental medicine practitioner or 908 acupuncturist shall have the right to file a statement with the 909 board concerning the correctness or relevance of the 910 information. The statement shall at all times accompany that 911 912 part of the record in contention. (H) An individual or entity that reports to the board, 913 reports to the monitoring organization described in section 914 4731.251 of the Revised Code, or refers an impaired oriental 915 medicine practitioner or impaired acupuncturist to a treatment 916 provider approved by the board under section 4731.25 of the 917 Revised Code shall not be subject to suit for civil damages as a 918 result of the report, referral, or provision of the information. 919 (I) In the absence of fraud or bad faith, a professional 920 association or society of oriental medicine practitioners or 921 acupuncturists that sponsors a committee or program to provide 922 peer assistance to an oriental medicine practitioner or 923 acupuncturist with substance abuse problems, a representative or 924 agent of such a committee or program, a representative or agent 925 of the monitoring organization described in section 4731.251 of 926 the Revised Code, and a member of the state medical board shall 927 not be held liable in damages to any person by reason of actions 928 taken to refer an oriental medicine practitioner or 929 acupuncturist to a treatment provider approved under section 930

Sec. 4774.16. (A) Within sixty days after the imposition 932

4731.25 of the Revised Code for examination or treatment.

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of any formal disciplinary action taken by any health care 933 facility, including a hospital, health care facility operated by 934 a health insuring corporation, ambulatory surgical facility, or 935 similar facility, against any individual holding a valid 936 certificate to practice as a radiologist assistant, the chief 937 administrator or executive officer of the facility shall report 938 to the state medical board the name of the individual, the 939 action taken by the facility, and a summary of the underlying 940 facts leading to the action taken. On request, the board shall 941 be provided certified copies of the patient records that were 942 the basis for the facility's action. Prior to release to the 943 board, the summary shall be approved by the peer review 944 committee that reviewed the case or by the governing board of 945 the facility. 946

The filing of a report with the board or decision not to 947 file a report, investigation by the board, or any disciplinary 948 action taken by the board, does not preclude a health care 949 facility from taking disciplinary action against a radiologist 950 assistant. 951

In the absence of fraud or bad faith, no individual or 952 entity that provides patient records to the board shall be 953 liable in damages to any person as a result of providing the 954 records. 955

(B) A (1) Except as provided in division (B) (2) of this
section, a radiologist assistant, professional association or
society of radiologist assistants, physician, or professional
association or society of physicians that believes a violation
of any provision of this chapter, Chapter 4731. of the Revised
Code, or rule of the board has occurred shall report to the
board the information on which the belief is based. This

division does not require any treatment provider approved by the	963
board under section 4731.25 of the Revised Code or any employee,	964
agent, or representative of such a provider to make reports with	965
respect to a radiologist assistant participating in treatment or	966
aftercare for substance abuse as long as the radiologist	967
assistant maintains participation in accordance with the	968
requirements of section 4731.25 of the Revised Code and the	969
treatment provider or employee, agent, or representative of the	970
provider has no reason to believe that the radiologist assistant	971
has violated any provision of this chapter or rule adopted under	972
it, other than being impaired by alcohol, drugs, or other-	973
substances. This division does not require reporting by any	974
member of an impaired practitioner committee established by a	975
health care facility or by any representative or agent of a	976
committee or program sponsored by a professional association or	977
society of radiologist assistants to provide peer assistance to	978
radiologist assistants with substance abuse problems with	979
respect to a radiologist assistant who has been referred for	980
examination to a treatment program approved by the board under-	981
section 4731.25 of the Revised Code if the radiologist assistant	982
cooperates with the referral for examination and with any-	983
determination that the radiologist assistant should enter-	984
treatment and as long as the committee member, representative,	985
or agent has no reason to believe that the radiologist assistant	986
has ceased to participate in the treatment program in accordance	987
with section 4731.25 of the Revised Code or has violated any	988
provision of this chapter or rule adopted under it, other than-	989
being impaired by alcohol, drugs, or other substances.	990
(2) A radiologist assistant, professional association or	991
<u>society of radiologist assistants, physician, or professional</u>	992
	992 993
association or society of physicians that believes a violation	223

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of division (B)(6) of section 4774.13 of the Revised Code has	994
occurred shall report the information upon which the belief is	995
based to the monitoring organization conducting the program	996
established by the board under section 4731.251 of the Revised	997
Code. If any such report is made to the board, it shall be	998
referred to the monitoring organization unless the board is	999
aware that the individual who is the subject of the report does	1000
not meet the program eligibility requirements of section	1001
4731.252 of the Revised Code.	1002
(C) Any professional association or society composed	1003
(c) Mily professional association of society composed	1005
primarily of radiologist assistants that suspends or revokes an	1004

4 individual's membership for violations of professional ethics, 1005 or for reasons of professional incompetence or professional 1006 malpractice, within sixty days after a final decision, shall 1007 report to the board, on forms prescribed and provided by the 1008 board, the name of the individual, the action taken by the 1009 professional organization, and a summary of the underlying facts 1010 leading to the action taken. 1011

The filing of a report with the board or decision not to 1012 file a report, investigation by the board, or any disciplinary 1013 action taken by the board, does not preclude a professional 1014 organization from taking disciplinary action against a 1015 radiologist assistant. 1016

(D) Any insurer providing professional liability insurance 1017 to any person holding a valid certificate to practice as a 1018 radiologist assistant or any other entity that seeks to 1019 indemnify the professional liability of a radiologist assistant 1020 shall notify the board within thirty days after the final 1021 disposition of any written claim for damages where such 1022 disposition results in a payment exceeding twenty-five thousand 1023

dollars. The notice shall contain the following information: 1024 (1) The name and address of the person submitting the 1025 notification; 1026 (2) The name and address of the insured who is the subject 1027 of the claim; 1028 (3) The name of the person filing the written claim; 1029 (4) The date of final disposition; 1030 (5) If applicable, the identity of the court in which the 1031 final disposition of the claim took place. 1032 (E) The board may investigate possible violations of this 1033 chapter or the rules adopted under it that are brought to its 1034 attention as a result of the reporting requirements of this 1035 section, except that the board shall conduct an investigation if 1036 a possible violation involves repeated malpractice. As used in 1037 this division, "repeated malpractice" means three or more claims 1038 for malpractice within the previous five-year period, each 1039 resulting in a judgment or settlement in excess of twenty-five 1040 thousand dollars in favor of the claimant, and each involving 1041 negligent conduct by the radiologist assistant. 1042 (F) All summaries, reports, and records received and 1043 maintained by the board pursuant to this section shall be held 1044

1045 in confidence and shall not be subject to discovery or introduction in evidence in any federal or state civil action 1046 involving a radiologist assistant, supervising physician, or 1047 health care facility arising out of matters that are the subject 1048 of the reporting required by this section. The board may use the 1049 information obtained only as the basis for an investigation, as 1050 evidence in a disciplinary hearing against a radiologist 1051 assistant or supervising radiologist, or in any subsequent trial 1052 or appeal of a board action or order.

The board may disclose the summaries and reports it 1054 receives under this section only to health care facility 1055 committees within or outside this state that are involved in 1056 credentialing or recredentialing a radiologist assistant or 1057 supervising radiologist or reviewing their privilege to practice 1058 within a particular facility. The board shall indicate whether 1059 or not the information has been verified. Information 1060 transmitted by the board shall be subject to the same 1061 1062 confidentiality provisions as when maintained by the board.

(G) Except for reports filed by an individual pursuant to
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division (B) of this section, the board shall send a copy of any
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reports or summaries it receives pursuant to this section to the
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radiologist assistant. The radiologist assistant shall have the
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right to file a statement with the board concerning the
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correctness or relevance of the information. The statement shall
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at all times accompany that part of the record in contention.

(H) An individual or entity that reports to the board, 1070
reports to the monitoring organization described in section 1071
4731.251 of the Revised Code, or refers an impaired radiologist 1072
assistant to a treatment provider approved by the board under 1073
section 4731.25 of the Revised Code shall not be subject to suit 1074
for civil damages as a result of the report, referral, or 1075
provision of the information. 1076

(I) In the absence of fraud or bad faith, a professional 1077
association or society of radiologist assistants that sponsors a 1078
committee or program to provide peer assistance to a radiologist 1079
assistant with substance abuse problems, a representative or 1080
agent of such a committee or program, <u>a representative or agent</u> 1081
of the monitoring organization described in section 4731.251 of 1082

the Revised Code, and a member of the state medical board shall 1083 not be held liable in damages to any person by reason of actions 1084 taken to refer a radiologist assistant to a treatment provider 1085 approved under section 4731.25 of the Revised Code for 1086 examination or treatment. 1087

Sec. 4778.17. A genetic counselor, professional 1088 association or society of genetic counselors, physician, or 1089 professional association or society of physicians that believes 1090 <u>a violation of division (B)(6) of section 4778.14 of the Revised</u> 1091 Code has occurred shall report the information upon which the 1092 belief is based to the monitoring organization conducting the 1093 program established by the state medical board under section 1094 4731.251 of the Revised Code. If any such report is made to the 1095 board, it shall be referred to the monitoring organization 1096 unless the board is aware that the individual who is the subject 1097 of the report does not meet the program eligibility requirements 1098 of section 4731.252 of the Revised Code. 1099

An individual or entity that reports to the board, reports1100to the monitoring organization described in section 4731.251 of1101the Revised Code, or refers an impaired genetic counselor to a1102treatment provider approved by the board under section 4731.251103of the Revised Code shall not be subject to suit for civil1104damages as a result of the report, referral, or provision of the1105information.1106

In the absence of fraud or bad faith, a professional1107association or society of genetic counselors that sponsors a1108committee or program to provide peer assistance to a genetic1109counselor with substance abuse problems, a representative or1110agent of such a committee or program, a representative or agent1111of the monitoring organization described in section 4731.251 of1112

the Revised Code, and a member of the state medical board shall	1113
not be held liable in damages to any person by reason of actions	1114
taken to refer a genetic counselor to a treatment provider	1115
approved under section 4731.25 of the Revised Code for	1116
examination or treatment.	1117
Section 2. That existing sections 4730.32, 4731.224,	1118
4731.25, 4760.16, 4762.16, and 4774.16 of the Revised Code are	1119
hereby repealed.	1120
Section 3. This act is hereby declared to be an emergency	1121
Section 3. This act is hereby declared to be an emergency measure necessary for the immediate preservation of the public	1121 1122
measure necessary for the immediate preservation of the public	1122
measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that	1122 1123
measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that impaired practitioners present significant risks to the health	1122 1123 1124
measure necessary for the immediate preservation of the public peace, health, and safety. The reason for such necessity is that impaired practitioners present significant risks to the health and safety of patients in this state and improved access to	1122 1123 1124 1125