As Introduced

132nd General Assembly

Regular Session

H. B. No. 248

2017-2018

Representatives Antonio, Lepore-Hagan

Cosponsors: Representatives Boggs, Boyd, Clyde, Fedor, Howse, Smith, K., Kelly, Kent, Miller, Ramos, Sheehy, Strahorn, Sykes, West

A BILL

| То | amend sections 2907.29, 3313.60, 3313.6011, | 1 |
|----|--|----|
| | 3314.03, 3326.11, 3328.24, and 4729.16 and to | 2 |
| | enact sections 1751.49, 3701.049, 3727.61, | 3 |
| | 3727.611, 3727.612, 3923.86, 4729.47, 4729.48, | 4 |
| | 4729.49 and 5164.7512 of the Revised Code | 5 |
| | regarding coverage for prescription | 6 |
| | contraceptive drugs and devices, the provision | 7 |
| | of certain hospital and pregnancy prevention | 8 |
| | services for victims of sexual assault, the | 9 |
| | dispensing of hormonal contraceptives to adults | 10 |
| | without a prescription, and comprehensive sexual | 11 |
| | health and sexually transmitted infection | 12 |
| | education in schools. | 13 |
| | education in schools. | |

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

| Section 1. That sections 2907.29, 3313.60, 3313.6011, | 14 |
|--|----|
| 3314.03, 3326.11, 3328.24, and 4729.16 be amended and sections | 15 |
| 1751.49, 3701.049, 3727.61, 3727.611, 3727.612, 3923.86, | 16 |
| 4729.47, 4729.48, 4729.49 and 5164.7512 of the Revised Code be | 17 |
| enacted to read as follows: | 18 |

| Sec. 1751.49. (A) Notwithstanding section 3901.71 of the | 19 |
|--|-----|
| Revised Code, no individual or group health insuring corporation | 20 |
| policy, contract, or agreement that is delivered, issued for | 21 |
| delivery, or renewed in this state shall do any of the | 22 |
| following: | 23 |
| (1) Timit on evolution for every | 2.4 |
| (1) Limit or exclude coverage for prescription | 24 |
| contraceptive drugs or devices approved by the United States | 25 |
| food and drug administration if the policy, contract, or | 26 |
| agreement provides coverage for other prescription drugs or | 27 |
| devices; | 28 |
| (2) Limit or exclude coverage for physician-directed | 29 |
| outpatient services that are related to prescription | 30 |
| contraceptive drugs or devices, if the policy, contract, or | 31 |
| agreement provides coverage for other outpatient services | 32 |
| rendered by a provider; | 33 |
| | |
| (3) Limit or exclude coverage for male sterilization if | 34 |
| the policy, contract, or agreement provides coverage for other | 35 |
| outpatient services rendered by a provider. | 36 |
| (4)(a) Except as provided in division (A)(4)(b) of this | 37 |
| section, limit or exclude coverage for contraceptive drugs and | 38 |
| devices approved by the United States food and drug | 39 |
| administration and available without a prescription under | 40 |
| section 4729.48 of the Revised Code. | 41 |
| | 10 |
| (b) A policy, contract, or agreement may limit both of the | 42 |
| <u>following:</u> | 43 |
| (i) Point-of-sale coverage under division (A)(4)(a) of | 44 |
| this section to only in-network pharmacies; | 45 |
| | 1.0 |
| (ii) The frequency of coverage offered under division (A) | 46 |
| (4) (a) of this section. | 47 |

| (5)(a) Except as provided in division (A)(5)(b) of this | 48 |
|---|----------|
| section, impose a copayment or deductible requirement for the | 49 |
| coverage specified in division (A)(1), (2), (3), or (4) of this | 50 |
| section. | 51 |
| | - 0 |
| (b) A policy, contract, or agreement may impose a | 52 |
| copayment or deductible requirement for a contraceptive drug or | 53 |
| device described in division (A)(1) of this section if, | 54 |
| according to the United States food and drug administration, the | 55 |
| drug or device is therapeutically equivalent to another | 56 |
| contraceptive drug or device that is available without such a | 57 |
| requirement under the same policy, contract, or agreement. | 58 |
| (6)(a) Except as provided in division (A)(6)(b) of this | 59 |
| section, impose a prior authorization requirement for a | 60 |
| prescription contraceptive drug or device that is approved by | 61 |
| the United States food and drug administration and is either of | 62 |
| the following: | 63 |
| (i) An intrauterine device; | 64 |
| <u>(ii) An implantable rod.</u> | 65 |
| (b) Division (A)(6)(a) of this section does not apply to a | 66 |
| contraceptive drug or device for which the United States food | 67 |
| and drug administration has issued a warning on the drug or | 68 |
| device's label calling attention to serious or life-threatening | 69 |
| risks, commonly referred to as a "black box warning." | 70 |
| (c) As used in division (A)(6)(a) of this section, "prior_ | 71 |
| authorization requirement" has the same meaning as in section | 72 |
| 1751.72 of the Revised Code. | 73 |
| | 10 |
| | |
| (B) Except as provided in divisions (B)(1) and (2) of this | 74 |
| (B) Except as provided in divisions (B)(1) and (2) of this section and notwithstanding section 3901.71 of the Revised Code, | 74 75 |

| contract, or agreement that is delivered, issued for delivery, | 77 |
|--|-----|
| or renewed in this state shall provide coverage for a single | 78 |
| dispensing to an enrollee of a six-month supply of a | 79 |
| contraceptive described in division (A)(1) or (4) of this | 80 |
| section. | 81 |
| (1) A policy, contract, or agreement may provide coverage | 82 |
| for a supply of contraceptives that is less than a six-month | 83 |
| supply if a six-month supply would extend beyond the policy, | 84 |
| <u>contract, or plan year.</u> | 85 |
| (2) A policy, contract, or agreement shall cover a single | 86 |
| dispensing to an enrollee of a two-month supply under the | 87 |
| initial prescription for the contraceptive. | 88 |
| (3) Division (B)(1) of this section does not apply to the | 89 |
| first two-month supply of a contraceptive dispensed to an | 90 |
| enrollee under the initial prescription for the contraceptive or | 91 |
| any subsequent prescription for a contraceptive that is | 92 |
| different than the last contraceptive dispensed to the enrollee. | 93 |
| Sec. 2907.29. Every hospital of this state that offers | 94 |
| organized emergency services shall provide that a physician, a | 95 |
| physician assistant, a clinical nurse specialist, a certified | 96 |
| nurse practitioner, or a certified nurse-midwife is available on | 97 |
| call twenty-four hours each day for the examination of persons | 98 |
| reported to any law enforcement agency to be victims of sexual | 99 |
| offenses cognizable as violations of any provision of sections | 100 |
| 2907.02 to 2907.06 of the Revised Code. The physician, physician | 101 |
| assistant, clinical nurse specialist, certified nurse | 102 |
| practitioner, or certified nurse-midwife, upon the request of | 103 |
| any peace officer or prosecuting attorney and with the consent | 104 |
| of the reported victim or upon the request of the reported | 105 |
| victim, shall examine the person for the purposes of gathering | 106 |

H. B. No. 248 As Introduced

| physical evidence and shall complete any written documentation | 107 |
|--|-----|
| of the physical examination. The director of health shall | 108 |
| establish procedures for gathering evidence under this section. | 109 |
| Each reported victim shall be informed of available | 110 |
| venereal disease sexually transmitted infection, pregnancy, | 111 |
| medical, and psychiatric services in accordance with section | 112 |
| 3727.611 of the Revised Code. | 113 |
| Notwithstanding any other provision of law, a minor may | 114 |
| consent to examination under this section. The consent is not | 115 |
| subject to disaffirmance because of minority, and consent of the | 116 |
| parent, parents, or guardian of the minor is not required for an | 117 |
| examination under this section. However, the hospital shall give | 118 |
| written notice to the parent, parents, or guardian of a minor | 119 |
| that an examination under this section has taken place. The | 120 |
| parent, parents, or guardian of a minor giving consent under | 121 |
| this section are not liable for payment for any services | 122 |
| provided under this section without their consent. | 123 |
| Sec. 3313.60. Notwithstanding division (D) of section | 124 |
| 3311.52 of the Revised Code, divisions (A) to (E) of this | 125 |
| section do not apply to any cooperative education school | 126 |
| district established pursuant to divisions (A) to (C) of section | 127 |
| 3311.52 of the Revised Code. | 128 |
| (A) The board of education of each city, exempted village, | 129 |
| and local school district and the board of each cooperative | 130 |
| education school district established, pursuant to section | 131 |
| 3311.521 of the Revised Code, shall prescribe a curriculum for | 132 |
| all schools under its control. Except as provided in division | 133 |
| (E) of this section, in any such curriculum there shall be | 134 |

included the study of the following subjects:

Page 5

(1) The language arts, including reading, writing, 136 spelling, oral and written English, and literature; 137 (2) Geography, the history of the United States and of 138 Ohio, and national, state, and local government in the United 139 States, including a balanced presentation of the relevant 140 contributions to society of men and women of African, Mexican, 141 Puerto Rican, and American Indian descent as well as other 142 ethnic and racial groups in Ohio and the United States; 143 144 (3) Mathematics; (4) Natural science, including instruction in the 145 conservation of natural resources; 146 (5) Health education, which shall include instruction in: 147 (a) The nutritive value of foods, including natural and 148 organically produced foods, the relation of nutrition to health, 149 and the use and effects of food additives; 150 (b) The harmful effects of and legal restrictions against 151 the use of drugs of abuse, alcoholic beverages, and tobacco; 152 (c) Venereal disease <u>Sexually transmitted infection</u> 153 prevention education, including HIV/AIDS prevention education in 154 accordance with section 3313.6011 of the Revised Code, except 155 that upon written request of the student's parent or guardian, a 156 student shall be excused from taking instruction in venereal 157 disease education; sexually transmitted infection prevention 158 education. Instruction shall stress abstinence but shall not 159 exclude other instruction and materials on contraceptive methods 160 and infection reduction measures. 161 (d) In grades kindergarten through six, instruction in 162 personal safety and assault prevention, except that upon written 163 request of the student's parent or guardian, a student shall be 164 excused from taking instruction in personal safety and assault 165 prevention; 166

(e) In grades seven through twelve, age-appropriate
instruction in dating violence prevention education, which shall
include instruction in recognizing dating violence warning signs
and characteristics of healthy relationships.

In order to assist school districts in developing a dating 171 violence prevention education curriculum, the department of 172 education shall provide on its web site links to free curricula 173 addressing dating violence prevention. 174

If the parent or legal guardian of a student less than 175 eighteen years of age submits to the principal of the student's 176 school a written request to examine the dating violence 177 prevention instruction materials used at that school, the 178 principal, within a reasonable period of time after the request 179 is made, shall allow the parent or guardian to examine those 180 materials at that school. 181

(f) Prescription opioid abuse prevention, with an emphasis
on the prescription drug epidemic and the connection between
prescription opioid abuse and addiction to other drugs, such as
184
heroin;

(g) The process of making an anatomical gift under Chapter
2108. of the Revised Code, with an emphasis on the life-saving
and life-enhancing effects of organ and tissue donation.
188

(6) Physical education; 189

(7) The fine arts, including music; 190

(8) First aid, including a training program in 191

H. B. No. 248 As Introduced

cardiopulmonary resuscitation, which shall comply with section 192 3313.6021 of the Revised Code when offered in any of grades nine 193 through twelve, safety, and fire prevention. However, upon 194 written request of the student's parent or guardian, a student 195 shall be excused from taking instruction in cardiopulmonary 196 resuscitation. 197

(B) Except as provided in division (E) of this section, 198 every school or school district shall include in the 199 requirements for promotion from the eighth grade to the ninth 200 grade one year's course of study of American history. A board 201 may waive this requirement for academically accelerated students 202 who, in accordance with procedures adopted by the board, are 203 able to demonstrate mastery of essential concepts and skills of 204 the eighth grade American history course of study. 205

(C) As specified in divisions (B) (6) and (C) (6) of section
206
3313.603 of the Revised Code, except as provided in division (E)
207
of this section, every high school shall include in the
208
requirements for graduation from any curriculum one-half unit
209
each of American history and government.

(D) Except as provided in division (E) of this section, 211 basic instruction or demonstrated mastery in geography, United 212 States history, the government of the United States, the 213 government of the state of Ohio, local government in Ohio, the 214 Declaration of Independence, the United States Constitution, and 215 the Constitution of the state of Ohio shall be required before 216 pupils may participate in courses involving the study of social 217 problems, economics, foreign affairs, United Nations, world 218 government, socialism, and communism. 219

(E) For each cooperative education school district 220 established pursuant to section 3311.521 of the Revised Code and 221

each city, exempted village, and local school district that has 222 territory within such a cooperative district, the curriculum 223 adopted pursuant to divisions (A) to (D) of this section shall 224 only include the study of the subjects that apply to the grades 225 operated by each such school district. The curriculums for such 226 schools, when combined, shall provide to each student of these 227 districts all of the subjects required under divisions (A) to 228 (D) of this section. 229

(F) The board of education of any cooperative education school district established pursuant to divisions (A) to (C) of section 3311.52 of the Revised Code shall prescribe a curriculum for the subject areas and grade levels offered in any school under its control.

(G) Upon the request of any parent or legal guardian of a 235 student, the board of education of any school district shall 236 permit the parent or guardian to promptly examine, with respect 237 to the parent's or guardian's own child:

(1) Any survey or questionnaire, prior to its administration to the child;

(2) Any textbook, workbook, software, video, or other 241 instructional materials being used by the district in connection 242 with the instruction of the child; 243

(3) Any completed and graded test taken or survey or 244 questionnaire filled out by the child; 245

(4) Copies of the statewide academic standards and each 246 model curriculum developed pursuant to section 3301.079 of the 247 Revised Code, which copies shall be available at all times 248 during school hours in each district school building. 249

Sec. 3313.6011. (A) As used in this section, "sexual 250

Page 9

230

231

232

233

234

238

239

wedlock;

activity" has the same meaning as in section 2907.01 of the Revised Code. 252 (B) Instruction in venereal disease education pursuant to 253 division (A) (5) (c) of section 3313.60 of the Revised Code shall 254 emphasize that abstinence from sexual activity is the only-255 protection that is one hundred per cent effective against 256 unwanted pregnancy, sexually transmitted disease, and the sexual 257 258 transmission of a virus that causes acquired immunodeficiency syndrome. 259 260 (C) In adopting minimum standards under section 3301.07 of the Revised Code, the state board of education shall require 261 course material and instruction in venereal disease education-262 courses taught pursuant to division (A) (5) (c) of section 3313.60 263 of the Revised Code to do all of the following: 264 (1) Stress that students should abstain from sexual-265 266 activity until after marriage; (2) Teach the potential physical, psychological, 267 emotional, and social side effects of participating in sexual 268 activity outside of marriage; 269 (3) Teach that conceiving children out of wedlock is 270 likely to have harmful consequences for the child, the child's 271 parents, and society; 272 (4) Stress that sexually transmitted diseases are serious 273 possible hazards of sexual activity; 274 (5) Advise students of the laws pertaining to financial 275 responsibility of parents to children born in and out of-276

(6) Advise students of the circumstances under which it is 278

Page 10

251

| criminal to have sexual contact with a person under the age of | 279 |
|--|-----|
| sixteen pursuant to section 2907.04 of the Revised Code; | 280 |
| (7) Emphasize adoption as an option for unintended | 281 |
| pregnancies. | 282 |
| (D)—: | 283 |
| (1) "Age-appropriate" means appropriate for a pupil based | 284 |
| on the social, cognitive, and emotional level of the pupil. | 285 |
| (2) "Comprehensive sexual health education" means | 286 |
| education regarding human development and sexuality that | 287 |
| includes education on sexual health, family planning, and | 288 |
| sexually transmitted infections. | 289 |
| (3) "HIV/AIDS prevention education" means instruction on | 290 |
| the nature of HIV/AIDS, methods of transmission, strategies to | 291 |
| reduce the risk of HIV infection, and social and public health | 292 |
| issues related to HIV/AIDS. "HIV/AIDS prevention education" is | 293 |
| not comprehensive sexual health education. | 294 |
| (4) "Instructors trained in the appropriate courses" means | 295 |
| instructors with knowledge of the most recent medically and | 296 |
| scientifically accurate research on human sexuality, pregnancy, | 297 |
| and sexually transmitted infections. | 298 |
| (5) "Medically and scientifically accurate" means verified | 299 |
| or supported by research conducted in compliance with scientific | 300 |
| methods and published in peer-reviewed journals, where | 301 |
| appropriate, and recognized as accurate and objective by | 302 |
| professional organizations and agencies with expertise in the | 303 |
| relevant field, such as the United States centers for disease | 304 |
| control and prevention and the American college of obstetricians | 305 |
| and gynecologists. | 306 |

| (B) Any school district or educational service center may | 307 |
|--|-----|
| offer comprehensive sexual health education. Beginning on the | 308 |
| first day of August immediately following the effective date of | 309 |
| this amendment, each school district and educational service | 310 |
| center that elects to offer comprehensive sexual health | 311 |
| education shall ensure that the program meets all of the | 312 |
| following requirements: | 313 |
| (1) Instruction and materials shall be age-appropriate. | 314 |
| (2) All factual information shall be medically and | 315 |
| scientifically accurate. | 316 |
| (3) Instruction and materials shall be appropriate for use | 317 |
| with all pupils regardless of gender, race, ethnic and cultural | 318 |
| background, religion, disability, sexual orientation, or gender | 319 |
| identity. | 320 |
| (4) Instruction and materials shall encourage pupils to | 321 |
| communicate with their parents or guardians about human | 322 |
| <u>sexuality.</u> | 323 |
| (5) Instruction and materials shall teach all of the | 324 |
| following: | 325 |
| (a) That abstinence from sexual activity is the only | 326 |
| certain way to avoid pregnancy, sexually transmitted infections, | 327 |
| and other associated health problems; | 328 |
| (b) That bearing children outside of a committed | 329 |
| relationship is likely to have consequences for the child, the | 330 |
| child's parents, and society; | 331 |
| (c) How, as young people, to effectively reject sexual | 332 |
| advances and how alcohol and drug use increases vulnerability to | 333 |
| sexual advances; | 334 |

| (d) The importance of attaining self-sufficiency before | 335 |
|---|-----|
| engaging in sexual activity. | 336 |
| (6) Instruction and materials shall stress abstinence but | 337 |
| shall not exclude other instruction and materials on | 338 |
| | |
| contraceptive methods and infection reduction measures. | 339 |
| (7) If age-appropriate, instruction and materials shall | 340 |
| provide information about the effectiveness and safety, | 341 |
| including the health benefits and side effects, of all | 342 |
| contraceptive methods in preventing unintended pregnancy and | 343 |
| reducing the risk of contracting sexually transmitted | 344 |
| infections. | 345 |
| (8) Instruction about sexually transmitted infections | 346 |
| shall commence not later than grade seven. The instruction shall_ | 347 |
| include information on how sexually transmitted infections are | 348 |
| and are not transmitted, the effectiveness and methods of | 349 |
| reducing the risk of contracting sexually transmitted | 350 |
| | 351 |
| infections, and identification of local resources for testing | |
| and medical care for sexually transmitted infections and HIV. | 352 |
| (9) If age-appropriate, instruction and materials shall | 353 |
| provide pupils with skills for negotiating intimate | 354 |
| relationships and making and implementing responsible decisions | 355 |
| about sexuality. | 356 |
| (10) If any enquencies instruction and metanicle shall | |
| (10) If age-appropriate, instruction and materials shall | 357 |
| include a discussion of the possible emotional, physical, and | 358 |
| psychological consequences of preadolescent and adolescent | 359 |
| sexual activity and the emotional, physical, and psychological | 360 |
| consequences of unintended pregnancy. | 361 |
| (11) Instruction and materials shall teach pupils to | 362 |
| recognize unwanted physical and verbal sexual advances, not to | 363 |

| make unwanted physical and verbal sexual advances, and how to | 364 |
|--|-----|
| effectively reject unwanted sexual advances. The instruction and | 365 |
| materials shall cover verbal, physical, and visual sexual | 366 |
| harassment, including nonconsensual physical sexual contact and | 367 |
| rape by an acquaintance or family member. The course information | 368 |
| and materials shall emphasize personal accountability and | 369 |
| respect for others and shall encourage youth to resist peer | 370 |
| pressure. | 371 |
| (12) Comprehensive sexual health education shall not | 372 |
| include any instruction or materials that teach or promote | 373 |
| <u>religious doctrine.</u> | 374 |
| A school district or educational service center may use | 375 |
| separate, outside speakers or prepared curricula to teach | 376 |
| different content areas or units with the comprehensive sexual | 377 |
| health education program, as long as all speakers, curricula, | 378 |
| and materials used comply with this section. | 379 |
| (C) Each city, local, exempted village, and joint | 380 |
| vocational school district shall ensure that each pupil in | 381 |
| grades seven through twelve receives HIV/AIDS prevention | 382 |
| education from instructors trained in the appropriate courses. | 383 |
| Each pupil shall receive this instruction at least once in | 384 |
| grades seven through nine, and at least once in grades ten | 385 |
| through twelve. HIV/AIDS prevention education, whether taught by | 386 |
| school district personnel or outside consultants, shall | 387 |
| accurately reflect the latest information and recommendations | 388 |
| from the United States surgeon general, the United States | 389 |
| centers for disease control and prevention, and the national | 390 |
| academy of sciences, and shall include all of the following: | 391 |
| (1) Information on the nature of HIV/AIDS and its effects | 392 |
| on the human body; | 393 |

(2) Information on the manner in which HIV is and is not 394 transmitted, including information on activities that present 395 the highest risk of HIV infection; 396 397 (3) Discussion of methods to reduce the risk of HIV infection, which shall emphasize that sexual abstinence, 398 monogamy, and the avoidance of multiple sexual partners, and 399 abstinence from intravenous drug use, are the most effective 400 means for HIV/AIDS prevention, but shall also include statistics 401 based upon the latest medical information citing the success and 402 failure rates of condoms and other contraceptives in preventing 403 sexually transmitted HIV infection, as well as information on 404 other methods that may reduce the risk of HIV transmission from 405 intravenous drug use; 406 (4) Discussion of the public health issues associated with 407 HIV/AIDS; 408 (5) Information on local resources for HIV testing and 409 medical care; 410 (6) Instruction and materials that provide pupils with 411 skills for negotiating intimate relationships and making and 412 implementing responsible decisions about sexuality; 413 (7) Discussion about societal views on HIV/AIDS, including 414 stereotypes and myths regarding persons with HIV/AIDS, which 415 shall emphasize an understanding of the condition and its impact 416 on people's lives; 417 (8) Instruction and materials that teach pupils to 418 recognize unwanted physical and verbal sexual advances, not to 419 make unwanted physical and verbal sexual advances, and how to 420 effectively reject unwanted sexual advances. The instruction and 421 materials shall cover verbal, physical, and visual sexual 422

| harassment, including nonconsensual physical sexual contact and | 423 |
|--|-----|
| rape by an acquaintance or family member. The course information | 424 |
| and materials shall emphasize personal accountability and | 425 |
| respect for others and shall encourage youth to resist peer | 426 |
| pressure. | 427 |
| | |
| (D) Each school district and educational service center | 428 |
| shall cooperatively plan and provide, through regional planning, | 429 |
| joint powers agreements, or contract services, in-service | 430 |
| training for all school district personnel who provide | 431 |
| comprehensive sexual health education or HIV/AIDS prevention | 432 |
| education. In doing so, each district and service center shall | 433 |
| consult with the department of education. | 434 |
| | 405 |
| The in-service training shall be conducted periodically to | 435 |
| enable district and service center personnel to learn new | 436 |
| developments in the scientific understanding of sexual health | 437 |
| and HIV/AIDS. The in-service training shall be voluntary for | 438 |
| district and service center personnel who have demonstrated | 439 |
| expertise or received in-service training from the department or | 440 |
| the United States centers for disease control and prevention. | 441 |
| A district or service center may contract with outside_ | 442 |
| consultants with expertise in comprehensive sexual health | 443 |
| education and HIV/AIDS prevention education, including those who | 444 |
| | |
| have developed multilingual curricula or curricula accessible to | 445 |
| persons with disabilities, to deliver the in-service training to | 446 |
| district or service center personnel. | 447 |
| (E) At the beginning of each school year, or at the time | 448 |
| of enrollment in the case of a pupil who enrolls after the | 449 |
| beginning of the school year, each school district shall notify | 450 |
| the parent or guardian of each pupil about instruction in | 451 |
| comprehensive sexual health education and HIV/AIDS prevention | 452 |
| | |

| education and about research on pupil health behaviors and | 453 |
|---|--|
| health risks planned for that year. The notice shall advise | 454 |
| parents and guardians of all of the following: | 455 |
| | |
| (1) That written and audio-visual educational materials | 456 |
| used in comprehensive sexual health education and HIV/AIDS | 457 |
| prevention education are available for inspection; | 458 |
| (2) Whether comprehensive sexual health education or | 459 |
| HIV/AIDS prevention education will be taught by school district | 460 |
| personnel or by outside consultants; | 461 |
| | |
| (3) That a parent or guardian may request a copy of this | 462 |
| section; | 463 |
| (4) That a parent or guardian may request in writing that | 464 |
| the child not receive comprehensive sexual health education or | 465 |
| HIV/AIDS prevention education. | 466 |
| | |
| | |
| <u>A school district or educational service center shall not</u> | 467 |
| <u>A school district or educational service center shall not</u> permit a pupil to attend any class in comprehensive sexual | 467 468 |
| | - |
| permit a pupil to attend any class in comprehensive sexual | 468 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school | 468 469 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or | 468 469 470 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is | 468 469 470 471 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic | 468 469 470 471 472 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center | 468 469 470 471 472 473 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the | 468 469 470 471 472 473 474 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the pupil while comprehensive sexual health education or HIV/AIDS prevention education is conducted. | 468 469 470 471 472 473 474 475 476 |
| permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the pupil while comprehensive sexual health education or HIV/AIDS prevention education is conducted. Each school district and educational service center shall | 468 469 470 471 472 473 474 475 476 477 |
| <pre>permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the pupil while comprehensive sexual health education or HIV/AIDS prevention education is conducted. <u>Each school district and educational service center shall</u> make written and audio-visual educational materials used in</pre> | 468 469 470 471 472 473 474 475 476 477 |
| <pre>permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the pupil while comprehensive sexual health education or HIV/AIDS prevention education is conducted. <u>Each school district and educational service center shall</u> make written and audio-visual educational materials used in comprehensive sexual health education and HIV/AIDS prevention</pre> | 468 469 470 471 472 473 474 475 476 477 478 479 |
| <pre>permit a pupil to attend any class in comprehensive sexual health education or HIV/AIDS prevention education if the school has received a written request from the pupil's parent or guardian excusing the pupil from participation. A pupil who is so excused shall not be subject to disciplinary action, academic penalty, or other sanction, and the district or service center shall make an alternative educational activity available for the pupil while comprehensive sexual health education or HIV/AIDS prevention education is conducted. <u>Each school district and educational service center shall</u> make written and audio-visual educational materials used in</pre> | 468 469 470 471 472 473 474 475 476 477 |

section upon request to the parent or quardian of a pupil 482 enrolled in the district. 483 (F) Any model education program for health education the 484 state board of education adopts shall conform to the 485 requirements of this section. 486 (E) On and after March 18, 1999, and notwithstanding (G) 487 If a school district or educational service center does not 488 elect to offer comprehensive sexual health education under this 489 section, any sexual education that the school district or 490 educational service center offers, including instruction in 491 sexually transmitted infection prevention pursuant to division 492 (A) (5) (c) of section 3313.60 of the Revised Code, shall stress 493 abstinence but shall not exclude other instruction and materials 494 on contraceptive methods and infection reduction measures. 495 (H) Notwithstanding section 3302.07 of the Revised Code, 496 the superintendent of public instruction shall not approve, 497 pursuant to that section 3302.07 of the Revised Code, any waiver 498 of any requirement of this section or of any rule adopted by the 499 state board of education pursuant to this section. 500 Sec. 3314.03. A copy of every contract entered into under 501 this section shall be filed with the superintendent of public 502 instruction. The department of education shall make available on 503 its web site a copy of every approved, executed contract filed 504 with the superintendent under this section. 505 (A) Each contract entered into between a sponsor and the 506

governing authority of a community school shall specify the 507 following: 508

(1) That the school shall be established as either of thefollowing:

student.

1702. of the Revised Code, if established prior to April 8, 512 2003; 513 (b) A public benefit corporation established under Chapter 514 1702. of the Revised Code, if established after April 8, 2003. 515 (2) The education program of the school, including the 516 school's mission, the characteristics of the students the school 517 is expected to attract, the ages and grades of students, and the 518 focus of the curriculum; 519 (3) The academic goals to be achieved and the method of 520 measurement that will be used to determine progress toward those 521 goals, which shall include the statewide achievement 522 assessments; 523 (4) Performance standards, including but not limited to 524 all applicable report card measures set forth in section 3302.03 525 or 3314.017 of the Revised Code, by which the success of the 526 school will be evaluated by the sponsor; 527 (5) The admission standards of section 3314.06 of the 528 Revised Code and, if applicable, section 3314.061 of the Revised 529 Code; 530 (6) (a) Dismissal procedures; 531 (b) A requirement that the governing authority adopt an 532 attendance policy that includes a procedure for automatically 533 withdrawing a student from the school if the student without a 534 legitimate excuse fails to participate in one hundred five 535

(a) A nonprofit corporation established under Chapter

(7) The ways by which the school will achieve racial and 538

consecutive hours of the learning opportunities offered to the

Page 19

511

536

ethnic balance reflective of the community it serves; 539 (8) Requirements for financial audits by the auditor of 540 state. The contract shall require financial records of the 541 school to be maintained in the same manner as are financial 542 records of school districts, pursuant to rules of the auditor of 543 state. Audits shall be conducted in accordance with section 544 117.10 of the Revised Code. 545 (9) An addendum to the contract outlining the facilities 546 to be used that contains at least the following information: 547 (a) A detailed description of each facility used for 548 instructional purposes; 549 (b) The annual costs associated with leasing each facility 550 that are paid by or on behalf of the school; 551 (c) The annual mortgage principal and interest payments 552 that are paid by the school; 553 (d) The name of the lender or landlord, identified as 554 such, and the lender's or landlord's relationship to the 555 556 operator, if any. (10) Qualifications of teachers, including a requirement 557 that the school's classroom teachers be licensed in accordance 558 with sections 3319.22 to 3319.31 of the Revised Code, except 559 that a community school may engage noncertificated persons to 560 teach up to twelve hours per week pursuant to section 3319.301 561 of the Revised Code. 562 (11) That the school will comply with the following 563 requirements: 564 (a) The school will provide learning opportunities to a 565 minimum of twenty-five students for a minimum of nine hundred 566

| twenty hours per school year. | 567 |
|--|-----|
| (b) The governing authority will purchase liability | 568 |
| insurance, or otherwise provide for the potential liability of | 569 |
| the school. | 570 |
| (c) The school will be nonsectarian in its programs, | 571 |
| admission policies, employment practices, and all other | 572 |
| operations, and will not be operated by a sectarian school or | 573 |
| religious institution. | 574 |
| (d) The school will comply with sections 9.90, 9.91, | 575 |
| 109.65, 121.22, 149.43, 2151.357, 2151.421, 2313.19, 3301.0710, | 576 |
| 3301.0711, 3301.0712, 3301.0715, 3301.0729, 3301.948, 3313.472, | 577 |
| 3313.50, 3313.536, 3313.539, 3313.5310, 3313.608, 3313.609, | 578 |
| <u>3313.6011,</u> 3313.6012, 3313.6013, 3313.6014, 3313.6015, | 579 |
| 3313.6020, 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661, | 580 |
| 3313.662, 3313.666, 3313.667, 3313.668, 3313.67, 3313.671, | 581 |
| 3313.672, 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, | 582 |
| 3313.719, 3313.7112, 3313.721, 3313.80, 3313.814, 3313.816, | 583 |
| 3313.817, 3313.86, 3313.89, 3313.96, 3319.073, 3319.321, | 584 |
| 3319.39, 3319.391, 3319.41, 3319.46, 3321.01, 3321.041, 3321.13, | 585 |
| 3321.14, 3321.17, 3321.18, 3321.19, 3321.191, 3327.10, 4111.17, | 586 |
| 4113.52, and 5705.391 and Chapters 117., 1347., 2744., 3365., | 587 |
| 3742., 4112., 4123., 4141., and 4167. of the Revised Code as if | 588 |
| it were a school district and will comply with section 3301.0714 | 589 |
| of the Revised Code in the manner specified in section 3314.17 | 590 |
| of the Revised Code. | 591 |
| (e) The school shall comply with Chapter 102. and section | 592 |
| 2921.42 of the Revised Code. | 593 |
| (f) The school will comply with sections 3313.61, | 594 |
| 3313.611, and 3313.614 of the Revised Code, except that for | 595 |

H. B. No. 248 As Introduced

students who enter ninth grade for the first time before July 1, 596 2010, the requirement in sections 3313.61 and 3313.611 of the 597 Revised Code that a person must successfully complete the 598 curriculum in any high school prior to receiving a high school 599 diploma may be met by completing the curriculum adopted by the 600 governing authority of the community school rather than the 601 curriculum specified in Title XXXIII of the Revised Code or any 602 rules of the state board of education. Beginning with students 603 who enter ninth grade for the first time on or after July 1, 604 2010, the requirement in sections 3313.61 and 3313.611 of the 605 Revised Code that a person must successfully complete the 606 curriculum of a high school prior to receiving a high school 607 diploma shall be met by completing the requirements prescribed 608 in division (C) of section 3313.603 of the Revised Code, unless 609 the person qualifies under division (D) or (F) of that section. 610 Each school shall comply with the plan for awarding high school 611 credit based on demonstration of subject area competency, and 612 beginning with the 2017-2018 school year, with the updated plan 613 that permits students enrolled in seventh and eighth grade to 614 meet curriculum requirements based on subject area competency 615 adopted by the state board of education under divisions (J)(1) 616 and (2) of section 3313.603 of the Revised Code. 617

(g) The school governing authority will submit within four
618
months after the end of each school year a report of its
619
activities and progress in meeting the goals and standards of
620
divisions (A) (3) and (4) of this section and its financial
621
status to the sponsor and the parents of all students enrolled
622
in the school.

(h) The school, unless it is an internet- or computerbased community school, will comply with section 3313.801 of the
Revised Code as if it were a school district.

(i) If the school is the recipient of moneys from a grant
awarded under the federal race to the top program, Division (A),
Title XIV, Sections 14005 and 14006 of the "American Recovery
and Reinvestment Act of 2009," Pub. L. No. 111-5, 123 Stat. 115,
the school will pay teachers based upon performance in
accordance with section 3317.141 and will comply with section
3319.111 of the Revised Code as if it were a school district.

(j) If the school operates a preschool program that is
634
licensed by the department of education under sections 3301.52
635
to 3301.59 of the Revised Code, the school shall comply with
636
sections 3301.50 to 3301.59 of the Revised Code and the minimum
637
standards for preschool programs prescribed in rules adopted by
638
the state board under section 3301.53 of the Revised Code.
639

(k) The school will comply with sections 3313.6021 and
3313.6023 of the Revised Code as if it were a school district
641
unless it is either of the following:
642

(i) An internet- or computer-based community school;

(ii) A community school in which a majority of the
644
enrolled students are children with disabilities as described in
645
division (A) (4) (b) of section 3314.35 of the Revised Code.
646

(12) Arrangements for providing health and other benefits647to employees;648

(13) The length of the contract, which shall begin at the
beginning of an academic year. No contract shall exceed five
(E) of this section.

(14) The governing authority of the school, which shall be653responsible for carrying out the provisions of the contract;654

H. B. No. 248 As Introduced

(15) A financial plan detailing an estimated school budget
 655
 for each year of the period of the contract and specifying the
 656
 total estimated per pupil expenditure amount for each such year.
 657

(16) Requirements and procedures regarding the disposition
of employees of the school in the event the contract is
terminated or not renewed pursuant to section 3314.07 of the
Revised Code;

(17) Whether the school is to be created by converting all 662 or part of an existing public school or educational service 663 center building or is to be a new start-up school, and if it is 664 a converted public school or service center building, 665 specification of any duties or responsibilities of an employer 666 that the board of education or service center governing board 667 that operated the school or building before conversion is 668 delegating to the governing authority of the community school 669 with respect to all or any specified group of employees provided 670 the delegation is not prohibited by a collective bargaining 671 agreement applicable to such employees; 672

(18) Provisions establishing procedures for resolving
disputes or differences of opinion between the sponsor and the
674
governing authority of the community school;
675

(19) A provision requiring the governing authority to 676 adopt a policy regarding the admission of students who reside 677 outside the district in which the school is located. That policy 678 shall comply with the admissions procedures specified in 679 sections 3314.06 and 3314.061 of the Revised Code and, at the 680 sole discretion of the authority, shall do one of the following: 681

(a) Prohibit the enrollment of students who reside outside682the district in which the school is located;683

located;

(b) Permit the enrollment of students who reside in 684 districts adjacent to the district in which the school is 685 686

(c) Permit the enrollment of students who reside in any other district in the state.

(20) A provision recognizing the authority of the 689 department of education to take over the sponsorship of the 690 school in accordance with the provisions of division (C) of 691 section 3314.015 of the Revised Code; 692

(21) A provision recognizing the sponsor's authority to 693 assume the operation of a school under the conditions specified 694 in division (B) of section 3314.073 of the Revised Code; 695

(22) A provision recognizing both of the following:

(a) The authority of public health and safety officials to 697 inspect the facilities of the school and to order the facilities 698 closed if those officials find that the facilities are not in 699 700 compliance with health and safety laws and regulations;

(b) The authority of the department of education as the 701 community school oversight body to suspend the operation of the 702 school under section 3314.072 of the Revised Code if the 703 department has evidence of conditions or violations of law at 704 the school that pose an imminent danger to the health and safety 705 of the school's students and employees and the sponsor refuses 706 to take such action. 707

(23) A description of the learning opportunities that will 708 be offered to students including both classroom-based and non-709 classroom-based learning opportunities that is in compliance 710 with criteria for student participation established by the 711 department under division (H)(2) of section 3314.08 of the 712

Page 25

687

688

Page 26

| Revised Code; | 713 |
|--|-------|
| (24) The school will comply with sections 3302.04 and | 714 |
| 3302.041 of the Revised Code, except that any action required to | 715 |
| be taken by a school district pursuant to those sections shall | 716 |
| be taken by the sponsor of the school. However, the sponsor | 717 |
| shall not be required to take any action described in division | 718 |
| (F) of section 3302.04 of the Revised Code. | 719 |
| (25) Beginning in the 2006-2007 school year, the school | 720 |
| will open for operation not later than the thirtieth day of | 721 |
| September each school year, unless the mission of the school as | 722 |
| specified under division (A)(2) of this section is solely to | 723 |
| serve dropouts. In its initial year of operation, if the school | 724 |
| fails to open by the thirtieth day of September, or within one | 725 |
| year after the adoption of the contract pursuant to division (D) | 726 |
| of section 3314.02 of the Revised Code if the mission of the | 727 |
| school is solely to serve dropouts, the contract shall be void. | 728 |
| (26) Whether the school's governing authority is planning | 729 |
| to seek designation for the school as a STEM school equivalent | 730 |
| under section 3326.032 of the Revised Code; | 731 |
| (27) That the school's attendance and participation | 732 |
| policies will be available for public inspection; | 733 |
| (28) That the school's attendance and participation | 734 |
| records shall be made available to the department of education, | 735 |
| auditor of state, and school's sponsor to the extent permitted | 736 |
| under and in accordance with the "Family Educational Rights and | 737 |
| Privacy Act of 1974," 88 Stat. 571, 20 U.S.C. 1232g, as amended, | 738 |
| and any regulations promulgated under that act, and section | 739 |
| 3319.321 of the Revised Code; | 740 |
| | 7 4 1 |

(29) If a school operates using the blended learning 741

will be used;

opportunities;

monitored;

be protected;

of the following information: 743 (a) An indication of what blended learning model or models 744 745 (b) A description of how student instructional needs will 746 be determined and documented; 747 (c) The method to be used for determining competency, 748 granting credit, and promoting students to a higher grade level; 749 750 (d) The school's attendance requirements, including how 751 the school will document participation in learning 752 (e) A statement describing how student progress will be 753 754 (f) A statement describing how private student data will 755 756

| (g) A | description | of the prof | essional develop | ment 757 |
|------------|-------------|--------------|------------------|----------|
| activities | that will b | e offered to | teachers. | 758 |

model, as defined in section 3301.079 of the Revised Code, all

(30) A provision requiring that all moneys the school's 759 operator loans to the school, including facilities loans or cash 760 flow assistance, must be accounted for, documented, and bear 761 interest at a fair market rate; 762

(31) A provision requiring that, if the governing 763 authority contracts with an attorney, accountant, or entity 764 specializing in audits, the attorney, accountant, or entity 765 shall be independent from the operator with which the school has 766 contracted. 767

(B) The community school shall also submit to the sponsor

742

| a comprehensive plan for the school. The plan shall specify the following: | 769 770 |
|--|------------|
| (1) The process by which the governing authority of the school will be selected in the future; | 771 772 |
| (2) The management and administration of the school; | 773 |
| (3) If the community school is a currently existing public | 774 |
| school or educational service center building, alternative | 775 |
| arrangements for current public school students who choose not | 776 |
| to attend the converted school and for teachers who choose not | 777 |
| to teach in the school or building after conversion; | 778 |
| (4) The instructional program and educational philosophy | 779 |
| of the school; | 780 |
| (5) Internal financial controls. | 781 |
| When submitting the plan under this division, the school | 782 |
| shall also submit copies of all policies and procedures | 783 |
| regarding internal financial controls adopted by the governing | 784 |
| authority of the school. | 785 |
| (C) A contract entered into under section 3314.02 of the | 786 |
| Revised Code between a sponsor and the governing authority of a | 787 |
| community school may provide for the community school governing | 788 |
| authority to make payments to the sponsor, which is hereby | 789 |
| authorized to receive such payments as set forth in the contract | 790 |
| between the governing authority and the sponsor. The total | 791 |
| amount of such payments for monitoring, oversight, and technical | 792 |
| assistance of the school shall not exceed three per cent of the | 793 |
| total amount of payments for operating expenses that the school | 794 |
| receives from the state. | 795 |

(D) The contract shall specify the duties of the sponsor

which shall be in accordance with the written agreement entered 797 into with the department of education under division (B) of 798 section 3314.015 of the Revised Code and shall include the 799 following: 800

(1) Monitor the community school's compliance with all
laws applicable to the school and with the terms of the
contract;

(2) Monitor and evaluate the academic and fiscal
804
performance and the organization and operation of the community
805
school on at least an annual basis;
806

(3) Report on an annual basis the results of the
evaluation conducted under division (D) (2) of this section to
808
the department of education and to the parents of students
809
enrolled in the community school;
810

(4) Provide technical assistance to the community school
811
in complying with laws applicable to the school and terms of the
812
contract;
813

(5) Take steps to intervene in the school's operation to
814
correct problems in the school's overall performance, declare
815
the school to be on probationary status pursuant to section
816
3314.073 of the Revised Code, suspend the operation of the
817
school pursuant to section 3314.072 of the Revised Code, or
818
terminate the contract of the school pursuant to section 3314.07
819
of the Revised Code as determined necessary by the sponsor;
820

(6) Have in place a plan of action to be undertaken in the
event the community school experiences financial difficulties or
822
closes prior to the end of a school year.
823

(E) Upon the expiration of a contract entered into under824this section, the sponsor of a community school may, with the825

approval of the governing authority of the school, renew that 826 contract for a period of time determined by the sponsor, but not 827 ending earlier than the end of any school year, if the sponsor 828 finds that the school's compliance with applicable laws and 829 terms of the contract and the school's progress in meeting the 8.30 academic goals prescribed in the contract have been 831 832 satisfactory. Any contract that is renewed under this division remains subject to the provisions of sections 3314.07, 3314.072, 833 and 3314.073 of the Revised Code. 834

(F) If a community school fails to open for operation 835 within one year after the contract entered into under this 836 section is adopted pursuant to division (D) of section 3314.02 837 of the Revised Code or permanently closes prior to the 838 expiration of the contract, the contract shall be void and the 839 school shall not enter into a contract with any other sponsor. A 840 school shall not be considered permanently closed because the 841 operations of the school have been suspended pursuant to section 842 3314.072 of the Revised Code. 843

Sec. 3326.11. Each science, technology, engineering, and 844 845 mathematics school established under this chapter and its governing body shall comply with sections 9.90, 9.91, 109.65, 846 121.22, 149.43, 2151.357, 2151.421, 2313.19, 2921.42, 2921.43, 847 3301.0714, 3301.0715, 3301.0729, 3301.948, 3313.14, 3313.15, 848 3313.16, 3313.18, 3313.201, 3313.26, 3313.472, 3313.48, 849 3313.481, 3313.482, 3313.50, 3313.536, 3313.539, 3313.5310, 850 3313.608, 3313.6011, 3313.6012, 3313.6013, 3313.6014, 3313.6015, 851 3313.6020, 3313.6021, 3313.61, 3313.611, 3313.614, 3313.615, 852 3313.643, 3313.648, 3313.6411, 3313.66, 3313.661, 3313.662, 853 3313.666, 3313.667, 3313.668, 3313.67, 3313.671, 3313.672, 854 3313.673, 3313.69, 3313.71, 3313.716, 3313.718, 3313.719, 855 3313.7112, 3313.721, 3313.80, 3313.801, 3313.814, 3313.816, 856 3313.817, 3313.86, 3313.89, 3313.96, 3319.073, 3319.21, 3319.32,8573319.321, 3319.35, 3319.39, 3319.391, 3319.41, 3319.45, 3319.46,8583321.01, 3321.041, 3321.13, 3321.14, 3321.17, 3321.18, 3321.19,8593321.191, 3327.10, 4111.17, 4113.52, and 5705.391 and Chapters860102., 117., 1347., 2744., 3307., 3309., 3365., 3742., 4112.,8614123., 4141., and 4167. of the Revised Code as if it were a862school district.863

Sec. 3328.24. A college-preparatory boarding school 864 established under this chapter and its board of trustees shall 865 comply with sections 102.02, 3301.0710, 3301.0711, 3301.0712, 866 3301.0714, 3301.0729, 3301.948, 3313.536, 3313.6011, 3313.6013, 867 3313.6021, 3313.6411, 3313.7112, 3313.721, 3313.89, 3319.39, 868 3319.391, and 3319.46 and Chapter 3365. of the Revised Code as 869 if the school were a school district and the school's board of 870 trustees were a district board of education. 871

Sec. 3701.049. (A) There is hereby created the Ohio teen pregnancy prevention task force. The task force shall commence its activities not later than thirty days after the effective date of this section.

(B) The task force shall consist of the following members: 876

(1) The director of health or the director's designee; 877

(2) The superintendent of public instruction or the878superintendent's designee;879

(3) Two members of the house of representatives, one880appointed by the speaker of the house of representatives and one881appointed by the minority leader of the house of882representatives;883

(4) Two members of the senate, one appointed by the884president of the senate and one appointed by the minority leader885

872

873

874

| of the senate; | 886 |
|--|-----|
| (5) One member of the commission on minority health; | 887 |
| (6) Two teens who reside in this state, appointed by the | 888 |
| <u>director of health;</u> | 889 |
| (7) Two parents who reside in this state and are the | 890 |
| parents of teens who reside in this state, appointed by the | 891 |
| <u>director of health;</u> | 892 |
| (8) Two teachers who reside in this state and are employed | 893 |
| as classroom teachers in this state, appointed by the director | 894 |
| of health; | 895 |
| (9) One representative of each of the following, appointed | 896 |
| by the director of health: | 897 |
| (a) Community-based organizations that provide teen | 898 |
| pregnancy prevention services; | 899 |
| (b) Public health professionals; | 900 |
| (c) Licensed medical practitioners; | 901 |
| (d) School nurses. | 902 |
| (C) Members shall serve without compensation, but may be | 903 |
| reimbursed for actual and necessary expenses incurred in the | 904 |
| performance of their duties. The department of health shall | 905 |
| provide meeting space for the task force. | 906 |
| (D) The director of health or the director's designee | 907 |
| shall serve as chairperson of the task force. The task force | 908 |
| shall convene at the call of the chairperson. | 909 |
| (E) The task force shall do all of the following: | 910 |

(1) Advise the governor and general assembly on strategies 911

to prevent teen pregnancy in this state; 912 (2) Monitor and evaluate the implementation of strategies 913 to prevent teen pregnancy in this state, identify barriers to 914 implementing those strategies, and establish methods to overcome 915 the barriers; 916 (3) Collect and maintain information regarding successful 917 918 teen pregnancy prevention programs, research, and other relevant materials to quide the governor and general assembly in their 919 efforts to reduce the number of teen pregnancies in this state; 920 (4) Explore the establishment of a program within the 921 department of health that would award grants to federally 922 qualified health centers, as defined in section 3701.047 of the 923 Revised Code, to establish or expand teen pregnancy prevention 924 925 programs; (5) Collect information provided by local communities 926 regarding successful teen pregnancy prevention programs; 927 (6) Hold meetings and maintain records of the meetings; 928 929 (7) Perform any other duties specified by the director of 930 health. 931 (F) Not later than the first day of December of each year, the task force shall submit an annual report to the governor 932 and, in accordance with section 101.68 of the Revised Code, the 933 general assembly. The report shall summarize the task force's 934 findings and recommendations for changes to the laws of this 935 state regarding teen pregnancy. The initial report shall also 936 include a comprehensive assessment of teen prequancy in this 937 state and make recommendations for reducing the number of teen 938 pregnancies. Subsequent reports shall also evaluate the success 939 940 of programs undertaken to reduce teen pregnancies and make

| additional recommendations as necessary. | 941 |
|--|-----|
| Sec. 3727.61. As used in this section and sections | 942 |
| 3727.611 and 3727.612 of the Revised Code: | 943 |
| (A) "Drug" has the same meaning as in the "Federal Food, | 944 |
| Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C. | 945 |
| <u>321(g)(1), as amended.</u> | 946 |
| (B) "Device" has the same meaning as in the "Federal Food, | 947 |
| Drug, and Cosmetic Act," 52 Stat. 1040, 1041 (1938), 21 U.S.C. | 948 |
| 321(h), as amended. | 949 |
| (C) "Emergency contraception" means any drug, drug | 950 |
| regimen, or device intended to prevent pregnancy after | 951 |
| unprotected sexual intercourse or contraceptive failure. | 952 |
| (D) "Sexual assault" means a violation of sections 2907.02 | 953 |
| to 2907.06 of the Revised Code. | 954 |
| Sec. 3727.611. (A) It shall be the standard of care in | 955 |
| this state for hospitals that offer organized emergency services | 956 |
| to provide the services specified in divisions (B) and (C) of | 957 |
| this section to victims of sexual assault or individuals | 958 |
| reported to be victims of sexual assault. The services shall be | 959 |
| provided without regard to the ability of the victim or | 960 |
| individual reported to be a victim to pay for the services. | 961 |
| (B) Except as provided in division (E) of this section, | 962 |
| the services specified in divisions (B)(1) and (2) of this | 963 |
| section shall be provided by the hospital to a victim of sexual | 964 |
| assault or individual reported to be a victim of sexual assault | 965 |
| who is female and, as determined by the hospital, is of child- | 966 |
| bearing age. | 967 |
| | |

| contraception. The information shall be medically and factually9"accurate and unbiased. It shall be provided in clear and concise9" | 69 70 71 72 73 74 |
|---|----------------------------------|
| accurate and unbiased. It shall be provided in clear and concise 97 | 71 72 73 |
| | 72 73 |
| language in both written and oral formats. The information shall 97 | 73 |
| | |
| explain all of the following: 97 | 74 |
| (a) That emergency contraception has been approved by the 9' | |
| United States food and drug administration for use by women of | 75 |
| all ages with or without a prescription as a safe and effective 97 | 76 |
| means to prevent pregnancy after unprotected sexual intercourse 97 | 77 |
| or contraceptive failure if used in a timely manner; 97 | 78 |
| (b) That emergency contraception is more effective the 97 | 79 |
| sooner it is used following unprotected sexual intercourse or 98 | 80 |
| contraceptive failure; 98 | 81 |
| (c) That emergency contraception does not cause an 98 | 82 |
| | 83 |
| | 84 |
| <u>cocapitonea pregnancy.</u> | 01 |
| (2) The hospital shall promptly offer emergency 98 | 85 |
| contraception to the victim or individual reported to be a 98 | 86 |
| victim and provide the emergency contraception if the victim or 98 | 87 |
| individual accepts the offer. 98 | 88 |
| (C) The services specified in divisions (C)(1) to (4) of | 89 |
| this section shall be provided by the hospital to a victim of 99 | 90 |
| sexual assault or individual reported to be a victim of sexual 99 | 91 |
| assault, regardless of the victim's or individual's age or sex. 99 | 92 |
| (1) The hospital shall promptly provide the victim or 99 | 93 |
| individual reported to be a victim with an assessment of the | 94 |
| victim's or individual's risk of contracting sexually 99 | 95 |
| transmitted infections, including gonorrhea, chlamydia, 99 | 96 |
| syphilis, and hepatitis. The assessment shall be conducted by a 99 | 97 |

| physician, physician assistant, clinical nurse specialist, | 998 |
|--|------|
| certified nurse practitioner, certified nurse-midwife, or | 999 |
| registered nurse. The assessment shall be based on the | 1000 |
| following: | 1001 |
| (a) The available information regarding the sexual | 1002 |
| assault; | 1003 |
| (b) The established standards of risk assessment, | 1004 |
| including consideration of any recommendations established by | 1005 |
| the United States centers for disease control and prevention, | 1006 |
| peer-reviewed clinical studies, and appropriate research using | 1007 |
| in vitro and nonhuman primate models of infection. | 1008 |
| (2) After conducting the assessment, the hospital shall | 1009 |
| provide the victim or individual reported to be a victim with | 1010 |
| counseling concerning the significantly prevalent sexually | 1011 |
| transmitted infections for which effective postexposure | 1012 |
| treatment exists and for which deferral of treatment would | 1013 |
| either significantly reduce treatment efficacy or pose | 1014 |
| substantial risk to the victim's or individual's health, | 1015 |
| including the infections for which prophylactic treatment is | 1016 |
| recommended based on guidelines from the centers for disease | 1017 |
| control and prevention. The counseling shall be provided by a | 1018 |
| physician, physician assistant, clinical nurse specialist, | 1019 |
| certified nurse practitioner, certified nurse-midwife, or | 1020 |
| registered nurse. The counseling shall be provided in clear and | 1021 |
| concise language. | 1022 |
| (3) After providing the counseling, the hospital shall | 1023 |
| offer treatment for sexually transmitted infections to the | 1024 |
| victim or individual reported to be a victim. The hospital shall | 1025 |
| provide the treatment if the victim or individual consents to | 1026 |
| the treatment. | 1027 |
| (4) Before the victim or individual reported to be a | 1028 |
|--|------|
| victim leaves the hospital, the hospital shall provide the | 1029 |
| victim or individual with counseling on the physical and mental | 1030 |
| health benefits of receiving follow-up care from the victim's or | 1031 |
| individual's primary care physician or from another medical care | 1032 |
| provider capable of providing follow-up care to victims of | 1033 |
| sexual assault. The counseling shall include information on | 1034 |
| local organizations and relevant health providers capable of | 1035 |
| providing either follow-up medical care or other health services | 1036 |
| to victims of sexual assault. The counseling shall be provided | 1037 |
| by a physician, physician assistant, clinical nurse specialist, | 1038 |
| certified nurse practitioner, certified nurse-midwife, or | 1039 |
| registered nurse. The counseling shall be provided in clear and | 1040 |
| concise language. | 1041 |
| (D) In the case of minors, the services specified in this | 1042 |
| | 1042 |
| section shall be provided at the discretion of the treating | |
| physician and in accordance with the quidelines of the centers | 1044 |
| for disease control and prevention. | 1045 |
| Notwithstanding any other provision of law, a minor may | 1046 |
| consent to the services specified in this section. The consent | 1047 |
| is not subject to disaffirmance because of minority, and consent | 1048 |
| of the parent, parents, or guardian of the minor is not required | 1049 |
| for the services to be provided. | 1050 |
| (E) In either of the following cases, a hospital is not | 1051 |
| required to provide information about emergency contraception, | 1051 |
| | |
| to offer emergency contraception, or to provide emergency | 1053 |
| contraception to a victim of sexual assault or individual | 1054 |
| reported to be a victim of sexual assault who is female and, as | 1055 |
| determined by the hospital, is of child-bearing age: | 1056 |
| (1) The hospital is aware that the victim or individual is | 1057 |
| | |

| incapable of becoming pregnant. | 1058 |
|--|------|
| (2) The hospital is aware that the victim or individual is | 1059 |
| pregnant. | 1060 |
| If the hospital has a pregnancy test performed to confirm | 1061 |
| whether the victim or individual is pregnant, the hospital shall | 1062 |
| have the test performed in such a manner that the results of the | 1063 |
| test are made available to the victim or individual during the | 1064 |
| initial visit to the hospital regarding the sexual assault. | 1065 |
| (F) Nothing in this section shall be construed as meaning | 1066 |
| any of the following: | 1067 |
| (1) That a hospital is required to provide treatment to a | 1068 |
| victim or individual reported to be a victim of sexual assault | 1069 |
| if the treatment goes against recommendations established by the | 1070 |
| United States centers for disease control and prevention; | 1071 |
| (2) That a victim or individual reported to be a victim of | 1072 |
| sexual assault is required to submit to any testing or | 1073 |
| treatment; | 1074 |
| (3) That a hospital is prohibited from seeking | 1075 |
| reimbursement for the costs of services provided under this | 1076 |
| section from the victim's or individual's health insurance or | 1077 |
| from medicaid, if applicable, and to the extent permitted by | 1078 |
| section 2907.28 of the Revised Code. | 1079 |
| Sec. 3727.612. In addition to other remedies under common | 1080 |
| law, an individual may file a complaint with the department of | 1081 |
| health if the individual believes a hospital has failed to | 1082 |
| comply with the requirements of section 3727.611 of the Revised | 1083 |
| Code. The department shall investigate the complaint in a timely | 1084 |
| manner. | 1085 |

| If the department determines that a hospital has failed to | 1086 |
|--|------|
| provide the services required by section 3727.611 of the Revised | 1087 |
| Code to a victim of sexual assault or individual reported to be | 1088 |
| a victim of sexual assault, the department shall, pursuant to an | 1089 |
| adjudication under Chapter 119. of the Revised Code, impose a | 1090 |
| civil penalty of not less than ten thousand dollars for each | 1091 |
| violation. | 1092 |
| If the hospital has previously violated section 3727.611_ | 1093 |
| of the Revised Code, the department may ask the attorney general | 1094 |
| to bring an action for injunctive relief in any court of | 1095 |
| | 1096 |
| competent jurisdiction. On the filing of an appropriate petition | |
| in the court, the court may conduct a hearing on the petition. | 1097 |
| If it is demonstrated in the proceedings that the hospital has | 1098 |
| failed to provide the services, the court shall grant a | 1099 |
| temporary or permanent injunction enjoining the hospital's | 1100 |
| operation. | 1101 |
| Sec. 3923.86. (A) Notwithstanding section 3901.71 of the | 1102 |
| Revised Code, no individual or group policy of sickness and | 1103 |
| accident insurance that is delivered, issued for delivery, or | 1104 |
| renewed in this state or public employee benefit plan that is | 1105 |
| established or modified shall do any of the following: | 1106 |
| (1) Limit or exclude coverage for prescription | 1107 |
| contraceptive drugs or devices approved by the United States | 1108 |
| food and drug administration if the policy or plan provides | 1109 |
| coverage for other prescription drugs or devices; | 1110 |
| | |
| (2) Limit or exclude coverage for physician-directed | 1111 |
| outpatient services that are related to prescription | 1112 |
| contraceptive drugs or devices, if the policy or plan provides | 1113 |
| coverage for other outpatient services rendered by a provider; | 1114 |
| | |

(3) Limit or exclude coverage for male sterilization if 1115 the policy or plan provides coverage for other outpatient 1116 services rendered by a provider. 1117 (4) (a) Except as provided in division (A) (4) (b) of this 1118 section, limit or exclude coverage for contraceptive drugs and 1119 devices approved by the United States food and drug 1120 administration and available without a prescription under 1121 section 4729.48 of the Revised Code. 1122 (b) A policy or plan may limit both of the following: 1123 (i) Point-of-sale coverage under division (A) (4) (a) of this 1124 section to only in-network pharmacies; 1125 (ii) The frequency of coverage offered under division (A) 1126 (4) (a) of this section. 1127 (5) (a) Except as provided in division (A) (5) (b) of this 1128 section, impose a copayment or deductible requirement for the 1129 coverage specified in division (A)(1), (2), (3), or (4) of this 1130 1131 section. (b) A policy or plan may impose a copayment or deductible 1132 requirement for a contraceptive drug or device described in 1133 division (A)(1) of this section if, according to the United 1134 States food and drug administration, the drug or device is 1135 therapeutically equivalent to another contraceptive drug or 1136 device that is available without such a requirement under the 1137 same policy or plan. 1138 (6) (a) Except as provided in division (A) (6) (b) of this 1139 section, impose a prior authorization requirement for a 1140 prescription contraceptive drug or device that is approved by 1141 the United States food and drug administration and is either of 1142 1143 the following:

| (i) An intrauterine device; | 1144 |
|--|------|
| (ii) An implantable rod. | 1145 |
| (b) Division (A)(6)(a) of this section does not apply to a | 1146 |
| contraceptive drug or device for which the United States food | 1147 |
| and drug administration has issued a warning on the drug or | 1148 |
| device's label calling attention to serious or life-threatening | 1149 |
| risks, commonly referred to as a "black box warning." | 1150 |
| (c) As used in division (A)(6)(a) of this section, "prior | 1151 |
| authorization requirement" has the same meaning as in section | 1152 |
| 3923.041 of the Revised Code. | 1153 |
| (B) Except as provided in divisions (B)(1) and (2) of this | 1154 |
| section and notwithstanding section 3901.71 of the Revised Code, | 1155 |
| an individual or group policy of sickness and accident insurance | 1156 |
| that is delivered, issued for delivery, or renewed in this state | 1157 |
| or public employee benefit plan that is established or modified | 1158 |
| in this state shall provide coverage for a single dispensing to | 1159 |
| an insured of a six-month supply of a contraceptive described in | 1160 |
| division (A)(1) or (4) of this section. | 1161 |
| (1) A policy or plan may provide coverage for a supply of | 1162 |
| contraceptives that is less than a six-month supply if a six- | 1163 |
| month supply would extend beyond the policy or plan year. | 1164 |
| (2) A policy or plan shall cover a single dispensing to an | 1165 |
| insured of a two-month supply under the initial prescription for | 1166 |
| the contraceptive. | 1167 |
| (3) Division (B)(1) of this section does not apply to the | 1168 |
| first two-month supply of a contraceptive dispensed to an | 1169 |
| insured under the initial prescription for the contraceptive or | 1170 |
| any subsequent prescription for a contraceptive that is | 1171 |
| different than the last contraceptive dispensed to the insured. | 1172 |

Sec. 4729.16. (A) (1) The state board of pharmacy, after 1173 notice and hearing in accordance with Chapter 119. of the 1174 Revised Code, may impose any one or more of the following 1175 sanctions on a pharmacist or pharmacy intern if the board finds 1176 the individual engaged in any of the conduct set forth in 1177 division (A)(2) of this section: 1178 (a) Revoke, suspend, restrict, limit, or refuse to grant 1179 or renew a license; 1180 (b) Reprimand or place the license holder on probation; 1181 (c) Impose a monetary penalty or forfeiture not to exceed 1182 in severity any fine designated under the Revised Code for a 1183 similar offense, or in the case of a violation of a section of 1184 the Revised Code that does not bear a penalty, a monetary 1185 penalty or forfeiture of not more than five hundred dollars. 1186 (2) The board may impose the sanctions listed in division 1187 (A)(1) of this section if the board finds a pharmacist or 1188 pharmacy intern: 1189 (a) Has been convicted of a felony, or a crime of moral 1190 turpitude, as defined in section 4776.10 of the Revised Code; 1191 (b) Engaged in dishonesty or unprofessional conduct in the 1192 1193 practice of pharmacy; (c) Is addicted to or abusing alcohol or drugs or is 1194 impaired physically or mentally to such a degree as to render 1195 the pharmacist or pharmacy intern unfit to practice pharmacy; 1196 (d) Has been convicted of a misdemeanor related to, or 1197 committed in, the practice of pharmacy; 1198 (e) Violated, conspired to violate, attempted to violate, 1199 or aided and abetted the violation of any of the provisions of 1200

this chapter, sections 3715.52 to 3715.72 of the Revised Code,1201Chapter 2925. or 3719. of the Revised Code, or any rule adopted1202by the board under those provisions;1203

(f) Permitted someone other than a pharmacist or pharmacy 1204intern to practice pharmacy; 1205

(g) Knowingly lent the pharmacist's or pharmacy intern's 1206
name to an illegal practitioner of pharmacy or had a 1207
professional connection with an illegal practitioner of 1208
pharmacy; 1209

(h) Divided or agreed to divide remuneration made in the
practice of pharmacy with any other individual, including, but
not limited to, any licensed health professional authorized to
prescribe drugs or any owner, manager, or employee of a health
care facility, residential care facility, or nursing home;

(i) Violated the terms of a consult agreement entered into1215pursuant to section 4729.39 of the Revised Code;1216

(j) Committed fraud, misrepresentation, or deception in
applying for or securing a license or identification card issued
by the board under this chapter or under Chapter 3715. or 3719.
of the Revised Code;

(k) Failed to comply with the requirements of section 12214729.49 of the Revised Code; 1222

(1) Failed to comply with an order of the board or a 1223 settlement agreement; 1224

(1) (m) Engaged in any other conduct for which the board1225may impose discipline as set forth in rules adopted under1226section 4729.26 of the Revised Code.1227

(B) Any individual whose identification card or license is 1228

| revoked, suspended, or refused, shall return the identification | 1229 |
|---|------|
| card and license to the offices of the state board of pharmacy | 1230 |
| within ten days after receipt of notice of such action. | 1231 |
| (C) As used in this section: | 1232 |
| "Unprofessional conduct in the practice of pharmacy" | 1233 |
| includes any of the following: | 1234 |
| (1) Advertising or displaying signs that promote dangerous | 1235 |
| drugs to the public in a manner that is false or misleading; | 1236 |
| (2) Except as provided in section 4729.281 or 4729.44, | 1237 |
| 4729.48, or 4729.49 of the Revised Code, the dispensing or sale | 1238 |
| of any drug for which a prescription is required, without having | 1239 |
| received a prescription for the drug; | 1240 |
| (3) Knowingly dispensing medication pursuant to false or | 1241 |
| forged prescriptions; | 1242 |
| (4) Knowingly failing to maintain complete and accurate | 1243 |
| records of all dangerous drugs received or dispensed in | 1244 |
| compliance with federal laws and regulations and state laws and | 1245 |
| rules; | 1246 |
| (5) Obtaining any remuneration by fraud, | 1247 |
| misrepresentation, or deception; | 1248 |
| (6) Failing to conform to prevailing standards of care of | 1249 |
| similar pharmacists or pharmacy interns under the same or | 1250 |
| similar circumstances, whether or not actual injury to a patient | 1251 |
| is established; | 1252 |
| (7) Engaging in any other conduct that the board specifies | 1253 |
| as unprofessional conduct in the practice of pharmacy in rules | 1254 |
| adopted under section 4729.26 of the Revised Code. | 1255 |

(D) The board may suspend a license or identification card
 under division (B) of section 3719.121 of the Revised Code by
 utilizing a telephone conference call to review the allegations
 and take a vote.

1260 (E) For purposes of this division, an individual authorized to practice as a pharmacist or pharmacy intern 1261 accepts the privilege of practicing in this state subject to 1262 supervision by the board. By filing an application for or 1263 holding a license to practice as a pharmacist or pharmacy 1264 1265 intern, an individual gives consent to submit to a mental or physical examination when ordered to do so by the board in 1266 writing and waives all objections to the admissibility of 1267 testimony or examination reports that constitute privileged 1268 communications. 1269

If the board has reasonable cause to believe that an individual who is a pharmacist or pharmacy intern is physically or mentally impaired, the board may require the individual to submit to a physical or mental examination, or both. The expense of the examination is the responsibility of the individual required to be examined.

Failure of an individual who is a pharmacist or pharmacy 1276 intern to submit to a physical or mental examination ordered by 1277 the board, unless the failure is due to circumstances beyond the 1278 individual's control, constitutes an admission of the 1279 allegations and a suspension order shall be entered without the 1280 taking of testimony or presentation of evidence. Any subsequent 1281 adjudication hearing under Chapter 119. of the Revised Code 1282 concerning failure to submit to an examination is limited to 1283 consideration of whether the failure was beyond the individual's 1284 control. 1285

Page 45

1270

1271

1272

1273

1274 1275

H. B. No. 248 As Introduced

If, based on the results of an examination ordered under 1286 this division, the board determines that the individual's 1287 ability to practice is impaired, the board shall suspend the 1288 individual's license or deny the individual's application and 1289 shall require the individual, as a condition for an initial, 1290 continued, reinstated, or renewed license to practice, to submit 1291 to a physical or mental examination and treatment. 1292

An order of suspension issued under this division shall1293not be subject to suspension by a court during pendency of any1294appeal filed under section 119.12 of the Revised Code.1295

(F) If the board is required under Chapter 119. of the 1296 Revised Code to give notice of an opportunity for a hearing and 1297 the applicant or licensee does not make a timely request for a 1298 hearing in accordance with section 119.07 of the Revised Code, 1299 the board is not required to hold a hearing, but may adopt a 1300 final order that contains the board's findings. In the final 1301 order, the board may impose any of the sanctions listed in 1302 division (A) of this section. 1303

(G) Notwithstanding the provision of division (C) (2) of 1304 section 2953.32 of the Revised Code specifying that if records 1305 pertaining to a criminal case are sealed under that section the 1306 proceedings in the case must be deemed not to have occurred, 1307 sealing of the following records on which the board has based an 1308 action under this section shall have no effect on the board's 1309 action or any sanction imposed by the board under this section: 1310 records of any conviction, guilty plea, judicial finding of 1311 guilt resulting from a plea of no contest, or a judicial finding 1312 of eligibility for a pretrial diversion program or intervention 1313 in lieu of conviction. The board shall not be required to seal, 1314 destroy, redact, or otherwise modify its records to reflect the 1315

court's sealing of conviction records. 1316 (H) No pharmacist or pharmacy intern shall knowingly 1317 engage in any conduct described in divisions (A)(2)(b) or (A)(2) 1318 (e) to (l) of this section. 1319 Sec. 4729.47. (A) Any person who believes that a violation 1320 of section 4729.49 of the Revised Code has occurred may file a 1321 complaint with the state board of pharmacy. Not later than 1322 thirty days after receiving the complaint, the board shall 1323 investigate the complaint and determine whether a violation 1324 occurred. If the board determines a violation occurred, the 1325 board may impose a fine of not more than five thousand dollars 1326 for each violation. 1327 (B) A person who has been injured by a violation of 1328 section 4729.49 of the Revised Code may bring a civil action in 1329 a court of competent jurisdiction to recover damages for the 1330 person's injury, as well as costs and reasonable attorney's 1331 fe<u>es.</u> 1332 (C) If the attorney general has cause to believe that a 1333 person or group of persons has been or may be injured by a 1334 violation of section 4729.49 of the Revised Code, the attorney 1335 general may commence a civil action in a court of competent 1336 jurisdiction to compel compliance with that section. In such 1337 action, the court may award appropriate relief on a finding that 1338 a violation or violations have occurred, including compensatory 1339 damages and punitive damages not exceeding five thousand dollars 1340 for each violation. 1341 Sec. 4729.48. (A) The state board of pharmacy shall, after 1342

consulting with the department of health and state medical board1343and after considering guidelines established by the American1344

| congress of obstetricians and gynecologists, adopt rules to | 1345 |
|--|---------|
| specify a protocol under which pharmacists may dispense hormonal | 1346 |
| contraceptive patches and self-administered oral hormonal | 1347 |
| contraceptives without a prescription. The rules shall be | 1348 |
| adopted in accordance with Chapter 119. of the Revised Code. | 1349 |
| (D) The unless shorted upday distining (D) of this section | 1 2 5 0 |
| (B) The rules adopted under division (A) of this section | 1350 |
| shall include provisions that require a pharmacist to do all of | 1351 |
| the following: | 1352 |
| (1) Complete a training program on the protocol that is | 1353 |
| approved by the state board of pharmacy; | 1354 |
| (2) Provide a self-screening risk assessment tool that an | 1355 |
| | |
| individual seeking a contraceptive described in division (A) | 1356 |
| must complete before being dispensed the contraceptive; | 1357 |
| (3) Provide the individual with a written record of the | 1358 |
| contraceptive that was dispensed; | 1359 |
| (4) If the individual has a primary care practitioner or a | 1360 |
| women's health care practitioner, advise the individual to_ | 1361 |
| consult with that practitioner. | 1361 |
| consult with that plactitioner. | 1502 |
| (5) If the individual does not have either a primary care | 1363 |
| practitioner or a women's health care practitioner, advise the | 1364 |
| individual to consult with such a practitioner. | 1365 |
| (C) The protocol shall prohibit a pharmacist from | 1366 |
| dispensing a contraceptive described in division (A) of this | 1367 |
| section to an individual under eighteen years of age without a | 1368 |
| prescription unless the individual has evidence of a previous | 1369 |
| prescription for such a contraceptive. | 1370 |
| <u></u> | 1070 |
| Sec. 4729.49. (A) As used in this section: | 1371 |
| (1) "Contraception" or "contraceptive" means any drug or | 1372 |
| | |

| device approved by the United States food and drug | 1373 |
|--|------|
| administration to prevent pregnancy. | 1374 |
| (2) "Employee" means a person employed by a pharmacy by | 1375 |
| contract or any other form of an agreement. | 1376 |
| (3) "Product" means a drug or device approved by the | 1377 |
| United States food and drug administration. | 1378 |
| onred blates rood and drug dammistration. | 1370 |
| (4) "Professional judgment" means the use of professional | 1379 |
| knowledge and skills to form a clinical judgment in accordance | 1380 |
| with prevailing standards of care. | 1381 |
| (5) "Without delay" means a pharmacy providing, providing | 1382 |
| a referral for, or ordering contraception, or transferring the | 1383 |
| prescription for contraception within the usual and customary | 1384 |
| timeframe at the pharmacy for providing, providing a referral | 1385 |
| for, or ordering other products, or transferring the | 1386 |
| prescription for other products. | 1387 |
| (B) Subject to division (E) of this section, if a customer | 1388 |
| requests a contraceptive that is in stock, the pharmacy shall | 1389 |
| ensure that the contraceptive is provided to the customer | 1390 |
| without delay. | 1391 |
| (C) Subject to division (E) of this section, if a customer | 1392 |
| requests a contraceptive that is not in stock and the pharmacy | 1393 |
| in the normal course of business stocks contraception, the | 1394 |
| pharmacy immediately shall inform the customer that the | 1395 |
| contraceptive is not in stock and without delay offer the | 1396 |
| customer the following options: | 1397 |
| (1) If the customer prefers to obtain the contraceptive | 1398 |
| through a referral or transfer, the pharmacy shall do both of | 1399 |
| the following: | 1400 |
| | |

| | 1 4 0 1 |
|---|---------|
| (a) Locate a pharmacy of the customer's choice or the | 1401 |
| closest pharmacy confirmed to have the contraceptive in stock; | 1402 |
| (b) Refer the customer or transfer the prescription to | 1403 |
| that pharmacy. | 1404 |
| | |
| (2) If the customer prefers to order the contraceptive | 1405 |
| through the pharmacy, the pharmacy shall obtain the | 1406 |
| contraceptive under the pharmacy's standard procedure for | 1407 |
| expedited ordering of products and notify the customer when the | 1408 |
| contraceptive arrives. | 1409 |
| (D) The pharmacy shall ensure that its employees do not do | 1410 |
| any of the following: | 1411 |
| | |
| (1) Intimidate, threaten, or harass customers in the | 1412 |
| delivery of services relating to a request for contraception; | 1413 |
| (2) Interfere with or obstruct the delivery of services | 1414 |
| relating to a request for contraception; | 1415 |
| (3) Intentionally misrepresent or deceive customers about | 1416 |
| the availability of contraception or its mechanism of action; | 1417 |
| (4) Breach medical confidentiality with respect to a | 1418 |
| | |
| request for contraception or threaten to breach such | 1419 |
| <u>confidentiality;</u> | 1420 |
| (5) Refuse to return a valid, lawful prescription for | 1421 |
| contraception on the customer's request. | 1422 |
| (E) This section does not prohibit a pharmacy from_ | 1423 |
| refusing to provide a contraceptive to a customer in any of the | 1424 |
| following circumstances: | 1425 |
| | 1120 |
| (1) When it is unlawful to dispense the contraceptive to | 1426 |
| the customer without a valid, lawful prescription and no such | 1427 |

| prescription is presented. | 1428 |
|--|------|
| (2) When the customer is unable to pay for the | 1429 |
| contraceptive. | 1430 |
| (3) When the employee of the pharmacy refuses to provide | 1431 |
| the contraceptive to the customer because, in the employee's | 1432 |
| professional judgment, a contraindication exists or the | 1433 |
| provision of the contraceptive is similarly not in the best | 1434 |
| interest of the customer's health. | 1435 |
| Sec. 5164.7512. An initial prescription for a prescribed | 1436 |
| drug for contraception covered by medicaid may be for a two- | 1437 |
| month supply. A prescription for the refill of the same | 1438 |
| prescribed drug for contraception may be for a six-month supply. | 1439 |
| Section 2. That existing sections 2907.29, 3313.60, | 1440 |
| 3313.6011, 3314.03, 3326.11, 3328.24, and 4729.16 of the Revised | 1441 |
| Code are hereby repealed. | 1442 |
| Section 3. Section 1751.49 of the Revised Code shall apply | 1443 |
| only to policies, contracts, and agreements that are delivered, | 1444 |
| issued for delivery, or renewed in this state on or after the | 1445 |
| effective date of this act, and section 3923.86 of the Revised | 1446 |
| Code shall apply only to policies of sickness and accident | 1447 |
| insurance delivered, issued for delivery, or renewed in this | 1448 |
| state and nublic employee benefit plans that are established or | 1449 |

state and public employee benefit plans that are established or 1449 modified in this state on or after the effective date of this 1450 act. 1451 Section 4. Sections 3727.61, 3727.611, and 3727.612 of the 1452

Revised Code, as enacted by this act, shall be known as the 1453 "Compassionate Assistance for Rape Emergencies Act." 1454

Section 5. Section 3314.03 of the Revised Code is 1455 presented in this act as a composite of the section as amended 1456

| by Am. Sub. H.B. 410, Sub. S.B. 3, and Am. Sub. S.B. 252, all of | 1457 |
|--|------|
| the 131st General Assembly. | 1458 |
| Section 3326.11 of the Revised Code is presented in this | 1459 |
| act as a composite of the section as amended by Am. Sub. H.B. | 1460 |
| 410, Sub. S.B. 3, and Am. Sub. S.B. 252, all of the 131st | 1461 |
| General Assembly. | 1462 |
| Section 3328.24 of the Revised Code is presented in this | 1463 |
| act as a composite of the section as amended by both Am. Sub. | 1464 |
| H.B. 410 and Sub. S.B. 3 of the 131st General Assembly. The | 1465 |
| General Assembly, applying the principle stated in division (B) | 1466 |
| of section 1.52 of the Revised Code that amendments are to be | 1467 |
| harmonized if reasonably capable of simultaneous operation, | 1468 |
| finds that the composites are the resulting versions of the | 1469 |
| sections in effect prior to the effective date of the section as | 1470 |
| presented in this act. | 1471 |