As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 210

Representative Carruthers Cosponsors: Representatives Seitz, Weinstein

A BILL

То	amend section 5101.27 and to enact sections	1
	3301.531 and 5104.037 of the Revised Code	2
	regarding the screening of child care and	3
	preschool employees for tuberculosis and the	4
	disclosure of information about public	5
	assistance recipients to public health	6
	authorities.	7

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

Section 1. That section 5101.27 be amended and sections	8
3301.531 and 5104.037 of the Revised Code be enacted to read as	9
follows:	10
Sec. 3301.531. (A) As used in this section:	11
(1) "Active tuberculosis" has the same meaning as in	12
section 339.71 of the Revised Code.	13
(2) "Licensed health professional" means any of the	14
following:	15
(a) A physician authorized under Chapter 4731. of the	16
Revised Code to practice medicine and surgery or osteopathic	17

medicine and surgery;	18
(b) A physician assistant who holds a current, valid	19
license to practice as a physician assistant issued under	20
Chapter 4730. of the Revised Code;	
(c) A certified nurse practitioner as defined in section	22
4723.01 of the Revised Code;	23
(d) A clinical nurse specialist as defined in section	24
4723.01 of the Revised Code;	25
(e) A certified nurse-midwife as defined in section	26
4723.01 of the Revised Code.	27
(3) "Tuberculosis test" means either of the following:	28
(a) A two-step Mantoux tuberculin skin test;	29
(b) A blood assay for m. tuberculosis.	30
(B) Before employing a person as a director, staff member,	31
or nonteaching employee, for the purpose of tuberculosis	32
screening, each preschool program shall determine if the person	33
has done both of the following:	34
(1) Resided in a country identified by the world health	35
organization as having a high burden of tuberculosis;	36
(2) Arrived in the United States within the five years	37
immediately preceding the date of application for employment.	38
(C) If the person meets the criteria described in division	39
(B) of this section, the preschool program shall require the	40
person to undergo a tuberculosis test before employment. If the	41
result of the test is negative, the preschool program may employ	
the person. On employment, the preschool program shall require	43
the person to undergo a tuberculosis test each year thereafter	44

for a period of five years.

(D) If the result of any tuberculosis test performed as46described in division (C) of this section is positive, the47preschool program shall require the person to undergo additional48testing for tuberculosis, which may include a chest radiograph49or the collection and examination of specimens.50

If additional testing indicates active tuberculosis, then51until the person submits to the program evidence that the person52has completed an entire tuberculosis treatment regimen as53prescribed by a licensed health professional and is free of the54disease, the preschool program shall not employ the person or,55if employed, shall not allow the person to be physically present56at the program's location.57

For purposes of this section, evidence that a person has completed the entire tuberculosis treatment regimen and is free of the disease shall consist of a written statement to that effect signed by a licensed health professional who has overseen the person's treatment.

(E) The state board of education, in collaboration with 63 the director of health, shall adopt rules establishing standards 64 and procedures for the tuberculosis screening, testing, and 65 treatment required by this section. The board and director may 66 adopt any other rules as necessary to implement this section. In 67 adopting the rules, the board and director shall comply with 68 Chapter 119. of the Revised Code and shall consider any 69 recommendations or quidance regarding tuberculosis screening, 70 testing, and treatment issued by the United States centers for 71 disease control and prevention, the American thoracic society, 72 and the infectious diseases society of America, or their 73 successor organizations. 74

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H. B. No. 210 As Introduced

Sec. 5101.27. (A) Except as permitted by this section, 75 section 5101.273, 5101.28, or 5101.29 of the Revised Code, or 76 rules adopted under section 5101.30 of the Revised Code, or when 77 required by federal law, no person or government entity shall 78 knowingly solicit, disclose, receive, use, or knowingly permit 79 the use of, or participate in the use of any information 80 regarding a public assistance recipient for any purpose not 81 directly connected with the administration of a public 82 assistance program. 83

(B) To the extent permitted by federal law, the department of job and family services and county agencies shall do all of the following:

(1) Release information regarding a public assistance recipient for purposes directly connected to the administration of the program to a government entity responsible for administering that public assistance program;

(2) Provide information regarding a public assistance
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recipient to a law enforcement agency for the purpose of any
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investigation, prosecution, or criminal or civil proceeding
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relating to the administration of that public assistance
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program;

(3) Provide, for purposes directly connected to the
administration of a program that assists needy individuals with
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the costs of public utility services, information regarding a
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recipient of financial assistance provided under a program
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administered by the department or a county agency pursuant to
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Chapter 5107. or 5108. of the Revised Code to an entity
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administering the public utility services program;

(4) Release information regarding a public assistance

Page 4

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recipient in an emergency when authorization for the release of	104
information cannot be timely obtained.	
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(C) To the extent permitted by federal law and section	106
1347.08 of the Revised Code, the department and county agencies	107 108
shall provide access to information regarding a public	
assistance recipient to all of the following:	109
(1) The recipient;	110
(2) The authorized representative;	111
(3) The legal guardian of the recipient;	112
(4) The attorney of the recipient, if the attorney has	113
written authorization that complies with section 5101.272 of the	114
Revised Code from the recipient.	115
(D) To the extent permitted by federal law and subject to	116
division (E) of this section, the department and county agencies	117
may do both of the following:	118
(1) Release information about a public assistance	119
recipient if the recipient gives voluntary, written	120
authorization that complies with section 5101.272 of the Revised	121
Code;	122
(2) Release information regarding a public assistance	123
recipient to a state, federal, or federally assisted program	124
that provides cash or in-kind assistance or services directly to	125
individuals based on need or for the purpose of protecting	126
children to a government entity responsible for administering a	127
children's protective services program.	128
(E) (1) Except when the release is required by division	129
(B) $ au$ or (C) $ au$ of this section or is authorized by division (D)(2)	130
of this section, the department or county agency shall release	131

the information only in accordance with the authorization. The 132 department or county agency shall provide, at no cost, a copy of 133 each written authorization to the individual who signed it. 134 (2) The department of job and family services shall 135 promptly release information pursuant to division (B) (4) of this 136 section to the department of health, a board of health of a 137 city, general health district, or combined health district or 138 the authority having the duties of a board of health if all of 139 the following conditions are met: 140 (a) The department of health, board of health, or 141 authority has initiated an investigation relating to the public 142 health. 143 (b) The department of health, board of health, or 144 authority has informed the department of job and family services 145 that it has initiated the investigation. 146 (c) The department of health, board of health, or 147 authority has requested the department of job and family 148 services to release the information for purposes of the 149 investigation. 150 (3) If the department of job and family services releases 151 information pursuant to division (E)(2) of this section, it 152 shall immediately notify the public assistance recipient. 153 (F) The department of job and family services may adopt 154 rules defining "authorized representative" for purposes of 155 division (C)(2) of this section. 156 Sec. 5104.037. (A) As used in this section: 157 (1) "Active tuberculosis" has the same meaning as in 158 section 339.71 of the Revised Code. 159

Page 6

(2) "Licensed health professional" means any of the	160
<u>following:</u>	161
(a) A physician authorized under Chapter 4731. of the	162
Revised Code to practice medicine and surgery or osteopathic	163
medicine and surgery;	
(b) A physician assistant who holds a current, valid	165
license to practice as a physician assistant issued under	166
Chapter 4730. of the Revised Code;	
(c) A certified nurse practitioner as defined in section	168
4723.01 of the Revised Code;	169
(d) A clinical nurse specialist as defined in section	170
4723.01 of the Revised Code;	171
(e) A certified nurse-midwife as defined in section	172
4723.01 of the Revised Code.	173
(3) "Tuberculosis test" means either of the following:	174
(a) A two-step Mantoux tuberculin skin test;	175
(b) A blood assay for m. tuberculosis.	176
(B) Before employing a person as an administrator or	177
employee, for the purpose of tuberculosis screening, each child	178
day-care center shall determine if the person has done both of	179
the following:	180
(1) Resided in a country identified by the world health	181
organization as having a high burden of tuberculosis;	182
(2) Arrived in the United States within the five years	183
immediately preceding the date of application for employment.	184
(C) If the person meets the criteria described in division	185
(B) of this section, the center shall require the person to	186

undergo a tuberculosis test before employment. If the result of	187
the test is negative, the center may employ the person. On	188
employment, the center shall require the person to undergo a	189
tuberculosis test each year thereafter for a period of five	
years.	191
(D) If the result of any tuberculosis test performed as	192
described in division (C) of this section is positive, the	193
center shall require the person to undergo additional testing	194
for tuberculosis, which may include a chest radiograph or the	195
collection and examination of specimens.	196
If additional testing indicates active tuberculosis, then	197
until the person submits to the center evidence that the person	198
has completed an entire tuberculosis treatment regimen as	199
prescribed by a licensed health professional and is free of the	200
disease, the center shall not employ the person or, if employed,	
shall not allow the person to be physically present at the	202
center's location.	203
For purposes of this section, evidence that a person has	204
completed the entire tuberculosis treatment regimen and is free	205
of the disease shall consist of a written statement to that	206
effect signed by a licensed health professional who has overseen	207
the person's treatment.	208
(E) The director of job and family services, in	209
collaboration with the director of health, shall adopt rules	210
establishing standards and procedures for the tuberculosis	211
screening, testing, and treatment required by this section. The	212
directors may adopt any other rules as necessary to implement	213
this section. In adopting the rules, the directors shall comply	214
with Chapter 119. of the Revised Code and shall consider any	215
recommendations or guidance regarding tuberculosis screening,	216
recommendations or guidance regarding tuberculosis screening,	210

testing, and treatment issued by the United States centers for	217
disease control and prevention, the American thoracic society,	218
and the infectious diseases society of America, or their	219
successor organizations.	
Section 2. That existing section 5101.27 of the Revised	221
Code is hereby repealed.	222

Page 9