As Introduced

134th General Assembly

Regular Session 2021-2022 S. B. No. 22

Senators Johnson, McColley

Cosponsors: Senators Antani, Brenner, Cirino, Gavarone, Hoagland, Huffman, S., Lang, Peterson, Reineke, Roegner, Romanchuk, Rulli, Schaffer

A BILL

То	amend sections 3701.13, 3715.74, and 4935.03 and	1
	to enact sections 103.65, 103.651, 107.42, and	2
	107.43 of the Revised Code to establish	3
	legislative oversight of the Governor's	4
	executive orders and certain public health	5
	orders, including by establishing the Ohio	6
	Health Oversight and Advisory Committee.	7

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

Section 1. That sections 3701.13, 3715.74, and 4935.03 be	8				
amended and sections 103.65, 103.651, 107.42, and 107.43 of the	9				
Revised Code be enacted to read as follows:					
Sec. 103.65. (A) There is hereby created the Ohio health	11				
oversight and advisory committee. The committee shall consist of					
the following members:					
(1) Five members of the senate appointed by the president	14				
of the senate, three of whom are members of the majority party					
and two of whom are members of the minority party;					
(2) Five members of the house of representatives appointed	17				

by the speaker of the house of representatives, three of whom 18 are members of the majority party and two of whom are members of 19 the minority party. 20 (B) The president and speaker shall make the initial 21 appointments to the committee not later than fifteen days after 22 the effective date of this section. The president and speaker 23 shall make subsequent appointments not later than fifteen days 24 after the commencement of the first regular session of each 25 general assembly. Committee members may be reappointed. Members 26 of the committee shall serve on the committee until appointments 27 are made in the first regular session of the following general 28 assembly, unless a member is removed by the speaker or 29 president, respectively. A vacancy on the committee shall be 30 filled in the same manner as the original appointment. 31 (C) In odd-numbered years, the president shall designate 32 one committee member from the senate who is a member of the 33 majority party as the committee chairperson, and the speaker 34 shall designate one committee member from the house who is a 35 member of the minority party as the committee ranking minority 36 member. In even-numbered years, the speaker shall designate one 37 committee member from the house who is a member of the majority 38 party as the committee chairperson, and the president shall 39 designate one committee member from the senate who is a member 40 of the minority party as the committee ranking minority member. 41 (D) In appointing members from the minority party, and in 42 designating ranking minority members, the president and speaker 43 shall consult with the minority leader of their respective 44 houses. 45 (E) The Ohio health oversight and advisory committee shall 46

meet at the call of the chairperson.

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(F) The executive director and other employees of the	48				
joint medicaid oversight committee shall serve the Ohio health					
oversight and advisory committee to enable the committee to					
successfully and efficiently perform its duties.					
Sec. 103.651. (A) As used in this section, "public health	52				
state of emergency" has the same meaning as in section 107.42 of	53				
the Revised Code.	54				
(B)(1) The Ohio health oversight and advisory committee	55				
has the power to do all of the following:	56				
(a) Oversee actions taken by the governor or the	57				
department of health during a public health state of emergency;	58				
(b) Oversee actions taken by the department for preventing	59				
the spread of contagious or infectious diseases under section	60				
3701.13 of the Revised Code;					
(c) Consult with and provide advice to the governor and	62				
the department regarding necessary and appropriate action during					
a public health state of emergency.					
(2) The committee chairperson, when authorized by the	65				
committee, the president of the senate, and the speaker of the	66				
house of representatives, may issue subpoenas and subpoenas	67				
duces tecum to assist the committee in performing its duties. A	68				
subpoena or subpoena duces tecum shall be issued, served, and	69				
returned, and has consequences, as specified in sections 101.41	70				
to 101.45 of the Revised Code.					
(C) Beginning on the eleventh day of a public health state	72 73				
of emergency, the Ohio health oversight and advisory committee					
may, by a vote of the majority of its members, rescind an	74				
executive order issued by the governor in response to the public	75				
health state of emergency, including the executive order to					

declare an emergency.						
(D) The committee may, at any time, by a vote of the	78					
majority of its members, rescind a special or standing order or						
rule for preventing the spread of a contagious or infectious	80					
disease issued by the department of health under section 3701.13	81					
of the Revised Code.	82					
(E)(1) If the committee rescinds an executive order or a	83					
special or standing order or rule, the governor or the	84					
department shall not reissue that executive order or special or	85					
standing order or rule, or a substantially similar executive	86					
order or special or standing order or rule, for a period of	87					
ninety days following the committee's vote to rescind.	88					
(2) An executive order issued by the governor, or a	89					
special or standing order or rule issued by the department, in	90					
violation of division (E) (1) of this section is invalid and has						
no legal effect.						
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Sec. 107.42. (A) As used in this section, "public health	93					
state of emergency" means an emergency for which the governor	94					
has declared an emergency in response to a threat to the	95					
preservation of the life and health of the people of this state,	96					
including an air pollution emergency under section 3704.032 of	97					
the Revised Code, an energy shortage emergency under section	98					
4935.03 of the Revised Code, and an adulterated consumer product	99					
emergency under section 3715.74 of the Revised Code.	100					
(B) A public health state of emergency shall exist for not	101					
more than thirty days unless extended by a concurrent resolution	102					
adopted by both houses of the general assembly. An amendment to						
adopted by both houses of the general assembly. An amendment to a public health state of emergency declaration shall not be						
considered a new declaration.						

(C) Beginning the day the governor declares a public	106					
health state of emergency, the governor shall report to the	107					
president of the senate and the speaker of the house of						
representatives every action the governor takes in response to	109					
the public health state of emergency.	110					
Sec. 107.43. The general assembly may rescind, by adopting	111					
a concurrent resolution, any executive order issued by the	112					
governor or any emergency declaration issued by the governor,	113					
whether issued via executive order or otherwise. If the general	114					
assembly rescinds an executive order or emergency declaration,	115					
the governor shall not reissue that order or declaration, or a	116					
substantially similar order or declaration, for a period of	117					
ninety days following the adoption of the concurrent resolution	118					
by the general assembly.	119					
An executive order issued by the governor, or any	120					
emergency declaration issued by the governor, whether issued via						
executive order or otherwise, in violation of this section is						
invalid and has no legal effect.						
Sec. 3701.13. (A) As used in this section:	124					
(1) "Isolation" means the separation of one or more	125					
individuals who has been medically diagnosed with a communicable	126					
or contagious disease from other individuals who have not been	127					
medically diagnosed with the disease.	128					
(2) "Quarantine" means the separation or restriction of	129					
movement of one or more individuals who have come into direct	130					
contact with someone who has been medically diagnosed with a						
communicable or contagious disease.						
(B)(1) The department of health shall have supervision of	133					
all matters relating to the preservation of the life and health	134					

of the people and have ultimate authority in matters of 135 quarantine and isolation, which it may declare and enforce, when 136 neither exists, and modify, relax, or abolish, when either has 137 been established. The 138

(2) The department may approve methods of immunization139against the diseases specified in section 3313.671 of the140Revised Code for the purpose of carrying out the provisions of141that section and take such actions as are necessary to encourage142vaccination against those diseases.143

The (C) (1) Subject to section 103.651 of the Revised Code 144 and divisions (C)(2) and (3) of this section, the department may 145 make special or standing orders or rules for preventing the use 146 of fluoroscopes for nonmedical purposes that emit doses of 147 radiation likely to be harmful to any person, for preventing the 148 spread of contagious or infectious diseases, for governing the 149 receipt and conveyance of remains of deceased persons, and for 150 151 such other sanitary matters as are best controlled by a general rule. 1.52

(2) The general assembly may rescind a special or standing153order or rule issued under division (C)(1) of this section by154adopting a concurrent resolution.155

(3) If a special or standing order or rule issued under156division (C)(1) of this section is rescinded by the general157assembly under division (C)(2) of this section, the department158shall not reissue that order or rule, or a substantially similar159order or rule, for a period of ninety days following the160adoption of the concurrent resolution by the general assembly.161

(4) A special or standing order or rule issued by the162department in violation of division (C) (3) of this section is163

invalid and has no legal effect.

(5) Beginning the day the governor declares a public	165				
health state of emergency as defined under section 107.42 of the	166				
Revised Code, the department shall report to the president of					
the senate and the speaker of the house of representatives every					
action the department takes under this section in response to					
the public health state of emergency.					
(D) In addition to the authority granted by division (C)	171				
(1) of this section, the department may make special or standing	172				
orders or rules for any of the following purposes:	173				
(1) To prevent the use of fluoroscopes for nonmedical	174				
purposes that emit doses of radiation likely to be harmful to	175				
any person;					
(2) To govern the receipt and conveyance of remains of	177				
deceased persons;					
<u>(3) To address such other sanitary matters as are best</u>	179				
controlled by a general rule.					
(E) Whenever possible, the department shall work in	181				
cooperation with the health commissioner of a general or city	182				
health district. The					
In any of the following circumstances, the department may	184				
make and enforce orders in local matters or reassign substantive	185				
authority for mandatory programs from a general or city health	186				
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emergency exists, or when the board of health of a general or 188
city health district has neglected or refused to act with 189
sufficient promptness or efficiency, or when such board has not 190
been established as provided by sections 3709.02, 3709.03, 191
3709.05, 3709.06, 3709.11, 3709.12, and 3709.14 of the Revised 192

district to another general or city health district: when an

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Code. In such cases, the necessary expense incurred shall be193paid by the general health district or city for which the194services are rendered.195

The department of health may require general or city 196 health districts to enter into agreements for shared services 197 under section 9.482 of the Revised Code. The department shall 198 prepare and offer to boards of health a model contract and 199 memorandum of understanding that are easily adaptable for use by 200 boards of health when entering into shared services agreements. 201 202 The department also may offer financial and other technical assistance to boards of health to encourage the sharing of 203 services. 204

As a condition precedent to receiving funding from the department of health, the director of health may require general or city health districts to apply for accreditation by July 1, 2018, and be accredited by July 1, 2020, by an accreditation body approved by the director. The director of health, by July 1, 2016, shall conduct an evaluation of general and city health district preparation for accreditation, including an evaluation of each district's reported public health quality indicators as provided for in section 3701.98 of the Revised Code.

(F) The department may make evaluative studies of the 214 nutritional status of Ohio residents, and of the food and 215 nutrition-related programs operating within the state. Every 216 agency of the state, at the request of the department, shall 217 provide information and otherwise assist in the execution of 218 such studies. 219

Sec.	3715.74.	(A)	As	used	in	this	section:		220

(1) "Adulterated" means adulterated as determined under

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section 3715.59 or 3715.63 of the Revised Code.

(2) "Consumer product" means any food or drink that is 223 consumed by humans and any medicine, including a prescription 224 drug, that is consumed or used by humans. 225 (3) "Retailer" means a place of business that offers 226 consumer products for sale to the general public. 227 (B) (1) Except as provided in division (C) of this section, 228 if the governor has a reasonable basis to believe that one or 229 230 more units of a consumer product have been adulterated and that further sale or use of the consumer product presents a threat to 231 the public health and safety, the governor may declare a public-232 health state of an adulterated consumer product emergency and 233 make any of the following executive public health state of-234 <u>adulterated consumer product</u> emergency orders: 235 (a) That all units of the consumer product be removed from 236 public display by all retailers; 237

(b) That no units of the consumer product be sold or238offered for sale during the public health state of adulterated239consumer product emergency;240

(c) That any retailer possessing units of the consumer 241 product segregate these units from other merchandise and hold 242 them or a portion of them for disposition by designated law 243 enforcement officers or officials of the department of 244 agriculture, the department of health, or the state board of 245 pharmacy; 246

(d) Any other limitations, controls, or prohibitions that
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(2) The governor may amend or rescind any order issued 250 under division (B)(1) of this section. 251

(C) If the particular type of consumer product referred to 252 in division (B)(1) of this section is one that falls within the 253 jurisdiction of the department of agriculture, the department of 254 health, or the state board of pharmacy, the governor shall not 255 declare a public health state of an adulterated consumer product 256 emergency pursuant to that division unless requested to do so by 257 the department or board that regulates the consumer product. If 258 the governor grants the request, the department or board that 259 made the request shall enforce the provisions of this section. 260

(D) A public health state of emergency declared under this
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section shall exist for not more than sixty days unless extended
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by the governor for an additional thirty-day period, at which
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time the public health state of emergency shall end unless it is
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extended by a concurrent resolution adopted by both houses of
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the general assembly. An amendment to an executive public health
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state of emergency order shall not be considered a new order.

268 (E) Any executive public health state of adulterated 269 <u>consumer product</u> emergency order or amended executive public health state of adulterated consumer product emergency order 270 issued under this section shall be disseminated promptly by 271 means that bring the order to the attention of the general 272 public. The governor promptly shall file the order with the 273 secretary of state, the department of agriculture, the 274 department of health, and the state board of pharmacy. 275

(F) (E)The state is not liable for removal, or for the276costs of removal, of consumer products from public display in277connection with an executive public health state of adulterated278consumer product emergency order issued under division (B) (1) (a)279

of this section. Neither the state nor an agent of the state280acting pursuant to a public health state of an adulterated281consumer product emergency is liable for any damages or loss282incurred because of any action pursuant to an executive public283health state of adulterated consumer product emergency order of284that type.285

(G) (F) No person shall knowingly violate an executive286public health state of adulterated consumer product emergency287order issued by the governor under this section. Whoever288violates an executive public health state of adulterated289consumer product emergency order is subject to a fine of not290less than five hundred dollars. Each day a violation continues291is a separate offense.292

(H) (G) The attorney general, at the direction of the 293 governor or upon request of the director of agriculture, the 294 director of health, the state board of pharmacy, or a 295 prosecuting attorney may commence an action in a court of common 296 pleas to enjoin a violation of an executive public health state 297 of adulterated consumer product emergency order issued pursuant 298 to this section or to compel a person to perform a duty imposed 299 by an executive public health state of adulterated consumer 300 301 product emergency order.

Sec. 4935.03. (A) The public utilities commission shall 302 adopt, and may amend or rescind, rules in accordance with 303 section 111.15 of the Revised Code, with the approval of the 304 governor, defining various foreseen types and levels of energy 305 emergency conditions for critical shortages or interruptions in 306 the supply of electric power, natural gas, coal, or individual 307 petroleum fuels and specifying appropriate measures to be taken 308 at each level or for each type of energy emergency as necessary 309 to protect the public health or safety or prevent unnecessary or310avoidable damage to property. The rules may prescribe different311measures for each different type or level of declared energy312emergency, and for any type or level shall empower the governor313to:314

(1) Restrict the energy consumption of state and local315government offices and industrial and commercial establishments;316

(2) Restrict or curtail public or private transportation
 or require or encourage the use of car pools or mass transit
 systems;
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(3) Order, during a declared energy emergency, any 320 electric light, natural gas or gas, or pipeline company; any 321 supplier subject to certification under section 4928.08 or 322 4929.20 of the Revised Code; electric power or gas utility that 323 is owned by a municipal corporation or not for profit; coal 324 producer or supplier; electric power producer or marketer; or 325 petroleum fuel producer, refiner, wholesale distributor, or 326 retail dealer to sell electricity, gas, coal, or petroleum fuel 327 in order to alleviate hardship, or if possible to acquire or 328 329 produce emergency supplies to meet emergency needs;

(4) Order, during a declared energy emergency, other
energy conservation or emergency energy production or
distribution measures to be taken in order to alleviate
hardship;

(5) Mobilize emergency management, national guard, lawand an emergency medical services.335

The rules shall be designed to protect the public health336and safety and prevent unnecessary or avoidable damage to337property. They shall encourage the equitable distribution of338

regions in the state.

available electric power and fuel supplies among all geographic

(B) The governor may, after consultation with the 341 chairperson of the commission, declare an energy emergency by 342 filing with the secretary of state a written declaration of an 343 energy emergency at any time the governor finds that the health, 344 safety, or welfare of the residents of this state or of one or 345 more counties of this state is so imminently and substantially 346 threatened by an energy shortage that immediate action of state 347 government is necessary to prevent loss of life, protect the 348 public health or safety, and prevent unnecessary or avoidable 349 damage to property. The declaration shall state the counties, 350 utility service areas, or fuel market areas affected, or its 351 statewide effect, and what fuels or forms of energy are in 352 critically short supply. An energy emergency <u>declaration</u> goes 353 into immediate effect upon filing and continues in effect for 354 the period prescribed in the declaration, but not more than 355 thirty days. At the end of any thirty-day or shorter energy 356 emergency, the governor may issue another declaration extending 357 the emergency. The general assembly may by concurrent resolution 358 terminate any declaration of an energy emergency. The emergency-359 is terminated at the time of filing of the concurrent resolution 360 with the secretary of state. When an energy emergency is 361 declared, the commission shall implement the measures which it 362 determines are appropriate for the type and level of emergency 363 in effect. 364

(C) Energy emergency orders issued by the governor
pursuant to this section shall take effect immediately upon
issuance, and the person to whom the order is directed shall
initiate compliance measures immediately upon receiving the
order. During an energy emergency the attorney general or the

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prosecuting attorney of the county where violation of a rule 370 adopted or order issued under this section occurs may bring an 371 action for immediate injunction or other appropriate relief to 372 secure prompt compliance. The court may issue an ex parte 373 374 temporary order without notice which shall enforce the prohibitions, restrictions, or actions that are necessary to 375 secure compliance with the rule or order. Compliance with rules 376 or orders issued under this section is a matter of statewide 377 concern. 378

(D) During a declared energy emergency the governor may 379 use the services, equipment, supplies, and facilities of 380 existing departments, offices, and agencies of the state and of 381 the political subdivisions thereof to the maximum extent 382 practicable and necessary to meet the energy emergency, and the 383 officers and personnel of all such departments, offices, and 384 agencies shall cooperate with and extend such services and 385 facilities to the governor upon request. 386

(E) During an energy emergency declared under this
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section, no person shall violate any rule adopted or order
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issued under this section. Whoever violates this division is
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guilty of a minor misdemeanor on a first offense, and a
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misdemeanor of the first degree upon subsequent offenses or if
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the violation was purposely committed.

Section 2. That existing sections 3701.13, 3715.74, and 393 4935.03 of the Revised Code are hereby repealed. 394

Section 3. Any executive order issued by the Governor or395any emergency declaration issued by the Governor, whether issued396via executive order or otherwise, and any special or standing397order or rule issued by the Department of Health under section3983701.13 of the Revised Code, that is in effect on the effective399

date of this section is subject to review and rescission by the	400
Ohio Health Oversight and Advisory Committee under section	401
103.651 of the Revised Code and by the General Assembly under	402
sections 107.43 and 3701.13 of the Revised Code.	403