Am. H. B. No. 158 As Passed by the House

moved t	o amend	as follows

In line 19 of the title, delete "and to amend the"	1
Delete lines 20 through 24 of the title	2
In line 25 of the title, delete "and after that date"	3
Delete lines 38 through 577	4
After line 577, insert:	5
"Sec. 2925.01. As used in this chapter:	6
(A) "Administer," "controlled substance," "controlled	7
substance analog," "dispense," "distribute," "hypodermic,"	8
"manufacturer," "official written order," "person,"	9
"pharmacist," "pharmacy," "sale," "schedule I," "schedule II,"	10
"schedule III," "schedule IV," "schedule V," and "wholesaler"	11
have the same meanings as in section 3719.01 of the Revised	12
Code.	13
(B) "Drug of abuse" and "person with a drug dependency"	14
have the same meanings as in section 3719.011 of the Revised	15
Code.	16

Legislative Service Commission



- (C) "Drug," "dangerous drug," "licensed health 17 professional authorized to prescribe drugs," and "prescription" 18 have the same meanings as in section 4729.01 of the Revised 19 Code. 20
- (D) "Bulk amount" of a controlled substance means any of the following:
- (1) For any compound, mixture, preparation, or substance 23 included in schedule I, schedule II, or schedule III, with the 24 exception of any controlled substance analog, marihuana, 25 cocaine, L.S.D., heroin, any fentanyl-related compound, and 26 hashish and except as provided in division (D)(2), (5), or (6) 27 of this section, whichever of the following is applicable: 28
- (a) An amount equal to or exceeding ten grams or twenty
 five unit doses of a compound, mixture, preparation, or

 substance that is or contains any amount of a schedule I opiate

 or opium derivative;

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- (b) An amount equal to or exceeding ten grams of a 33 compound, mixture, preparation, or substance that is or contains 34 any amount of raw or gum opium; 35

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- (c) An amount equal to or exceeding thirty grams or ten unit doses of a compound, mixture, preparation, or substance that is or contains any amount of a schedule I hallucinogen other than tetrahydrocannabinol or lysergic acid amide, or a schedule I stimulant or depressant;
- (d) An amount equal to or exceeding twenty grams or five 41 times the maximum daily dose in the usual dose range specified 42 in a standard pharmaceutical reference manual of a compound, 43 mixture, preparation, or substance that is or contains any 44 amount of a schedule II opiate or opium derivative; 45

(e) An amount equal to or exceeding five grams or ten unit doses of a compound, mixture, preparation, or substance that is or contains any amount of phencyclidine;

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- (f) An amount equal to or exceeding one hundred twenty grams or thirty times the maximum daily dose in the usual dose range specified in a standard pharmaceutical reference manual of a compound, mixture, preparation, or substance that is or contains any amount of a schedule II stimulant that is in a final dosage form manufactured by a person authorized by the "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, and the federal drug abuse control laws, as defined in section 3719.01 of the Revised Code, that is or contains any amount of a schedule II depressant substance or a schedule II hallucinogenic substance;
- (q) An amount equal to or exceeding three grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule II stimulant, or any of its salts or isomers, that is not in a final dosage form manufactured by a person authorized by the Federal Food, Drug, and Cosmetic Act and the federal drug abuse control laws.
- (2) An amount equal to or exceeding one hundred twenty grams or thirty times the maximum daily dose in the usual dose range specified in a standard pharmaceutical reference manual of a compound, mixture, preparation, or substance that is or contains any amount of a schedule III or IV substance other than an anabolic steroid or a schedule III opiate or opium derivative;
- 73 (3) An amount equal to or exceeding twenty grams or five times the maximum daily dose in the usual dose range specified in a standard pharmaceutical reference manual of a compound, 75

mixture,	pre	eparation,	or	substance	that	is	or	contains	any
amount o	fa	schedule	III	opiate or	opium	ı de	eriv	ative;	

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- (4) An amount equal to or exceeding two hundred fifty milliliters or two hundred fifty grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule V substance;
- (5) An amount equal to or exceeding two hundred solid dosage units, sixteen grams, or sixteen milliliters of a compound, mixture, preparation, or substance that is or contains any amount of a schedule III anabolic steroid;
- (6) For any compound, mixture, preparation, or substance that is a combination of a fentanyl-related compound and any other compound, mixture, preparation, or substance included in schedule III, schedule IV, or schedule V, if the defendant is charged with a violation of section 2925.11 of the Revised Code and the sentencing provisions set forth in divisions (C) (10) (b) and (C) (11) of that section will not apply regarding the defendant and the violation, the bulk amount of the controlled substance for purposes of the violation is the amount specified in division (D) (1), (2), (3), (4), or (5) of this section for the other schedule III, IV, or V controlled substance that is combined with the fentanyl-related compound.
- (E) "Unit dose" means an amount or unit of a compound, mixture, or preparation containing a controlled substance that is separately identifiable and in a form that indicates that it is the amount or unit by which the controlled substance is separately administered to or taken by an individual.
- (F) "Cultivate" includes planting, watering, fertilizing, 103 or tilling.

(G) "Drug abuse offense" means any of the following:	105
(1) A violation of division (A) of section 2913.02 that	106
constitutes theft of drugs, or a violation of section 2925.02,	107
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,	108
2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,	109
or 2925.37 of the Revised Code;	110
(2) A violation of an existing or former law of this or	111
any other state or of the United States that is substantially	112
equivalent to any section listed in division (G)(1) of this	113
section;	114
(3) An offense under an existing or former law of this or	115
any other state, or of the United States, of which planting,	116
cultivating, harvesting, processing, making, manufacturing,	117
producing, shipping, transporting, delivering, acquiring,	118
possessing, storing, distributing, dispensing, selling, inducing	119
another to use, administering to another, using, or otherwise	120
dealing with a controlled substance is an element;	121
(4) A conspiracy to commit, attempt to commit, or	122
complicity in committing or attempting to commit any offense	123
under division $(G)(1)$, (2) , or (3) of this section.	124
(H) "Felony drug abuse offense" means any drug abuse	125
offense that would constitute a felony under the laws of this	126
state, any other state, or the United States.	127
(I) "Harmful intoxicant" does not include beer or	128
intoxicating liquor but means any of the following:	129
(1) Any compound, mixture, preparation, or substance the	130
gas, fumes, or vapor of which when inhaled can induce	131
intoxication, excitement, giddiness, irrational behavior,	132

depression, stupefaction, paralysis, unconsciousness,	133
asphyxiation, or other harmful physiological effects, and	134
includes, but is not limited to, any of the following:	135
(a) Any volatile organic solvent, plastic cement, model	136
cement, fingernail polish remover, lacquer thinner, cleaning	137
fluid, gasoline, or other preparation containing a volatile	138
organic solvent;	139
(b) Any aerosol propellant;	140
(c) Any fluorocarbon refrigerant;	141
(d) Any anesthetic gas.	142
(2) Gamma Butyrolactone;	143
(3) 1,4 Butanediol.	144
(J) "Manufacture" means to plant, cultivate, harvest,	145
process, make, prepare, or otherwise engage in any part of the	146
production of a drug, by propagation, extraction, chemical	147
synthesis, or compounding, or any combination of the same, and	148
includes packaging, repackaging, labeling, and other activities	149
incident to production.	150
(K) "Possess" or "possession" means having control over a	151
thing or substance, but may not be inferred solely from mere	152
access to the thing or substance through ownership or occupation	153
of the premises upon which the thing or substance is found.	154
(L) "Sample drug" means a drug or pharmaceutical	155
preparation that would be hazardous to health or safety if used	156
without the supervision of a licensed health professional	157
authorized to prescribe drugs, or a drug of abuse, and that, at	158
one time, had been placed in a container plainly marked as a	159
sample by a manufacturer.	160

(M) "Standard pharmaceutical reference manual" means the current edition, with cumulative changes if any, of references 162 that are approved by the state board of pharmacy. 163 (N) "Juvenile" means a person under eighteen years of age. 164 (O) "Counterfeit controlled substance" means any of the 165 following: 166 (1) Any drug that bears, or whose container or label 167 bears, a trademark, trade name, or other identifying mark used 168 without authorization of the owner of rights to that trademark, 169 trade name, or identifying mark; 170 (2) Any unmarked or unlabeled substance that is 171 represented to be a controlled substance manufactured, 172 processed, packed, or distributed by a person other than the 173 person that manufactured, processed, packed, or distributed it; 174 (3) Any substance that is represented to be a controlled 175 substance but is not a controlled substance or is a different 176 controlled substance; 177 (4) Any substance other than a controlled substance that a 178 reasonable person would believe to be a controlled substance 179 because of its similarity in shape, size, and color, or its 180 markings, labeling, packaging, distribution, or the price for 181 which it is sold or offered for sale. 182 (P) An offense is "committed in the vicinity of a school" 183 if the offender commits the offense on school premises, in a 184

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school building, or within one thousand feet of the boundaries

the offense is being committed on school premises, in a school

building, or within one thousand feet of the boundaries of any

of any school premises, regardless of whether the offender knows

school premises.

- (Q) "School" means any school operated by a board of education, any community school established under Chapter 3314. of the Revised Code, or any nonpublic school for which the director of education and workforce prescribes minimum standards under section 3301.07 of the Revised Code, whether or not any instruction, extracurricular activities, or training provided by the school is being conducted at the time a criminal offense is committed.
 - (R) "School premises" means either of the following:
- (1) The parcel of real property on which any school is situated, whether or not any instruction, extracurricular activities, or training provided by the school is being conducted on the premises at the time a criminal offense is committed;
- (2) Any other parcel of real property that is owned or leased by a board of education of a school, the governing authority of a community school established under Chapter 3314. of the Revised Code, or the governing body of a nonpublic school for which the director of education and workforce prescribes minimum standards under section 3301.07 of the Revised Code and on which some of the instruction, extracurricular activities, or training of the school is conducted, whether or not any instruction, extracurricular activities, or training provided by the school is being conducted on the parcel of real property at the time a criminal offense is committed.
- (S) "School building" means any building in which any of
 the instruction, extracurricular activities, or training
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 provided by a school is conducted, whether or not any
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the school is being conducted in the school building at the time	219
a criminal offense is committed.	220
(T) "Disciplinary counsel" means the disciplinary counsel	221
appointed by the board of commissioners on grievances and	222
discipline of the supreme court under the Rules for the	223
Government of the Bar of Ohio.	224
(U) "Certified grievance committee" means a duly	225
constituted and organized committee of the Ohio state bar	226
association or of one or more local bar associations of the	227
state of Ohio that complies with the criteria set forth in Rule	228
V, section 6 of the Rules for the Government of the Bar of Ohio.	229
(V) "Professional license" means any license, permit,	230
certificate, registration, qualification, admission, temporary	231
license, temporary permit, temporary certificate, or temporary	232
registration that is described in divisions (W)(1) to (37) of	233
this section and that qualifies a person as a professionally	234
licensed person.	235
(W) "Professionally licensed person" means any of the	236
following:	237
(1) A person who has received a certificate or temporary	238
certificate as a certified public accountant or who has	239
registered as a public accountant under Chapter 4701. of the	240
Revised Code and who holds an Ohio permit issued under that	241
chapter;	242
(2) A person who holds a certificate of qualification to	243
practice architecture issued or renewed and registered under	244
Chapter 4703. of the Revised Code;	245

instruction, extracurricular activities, or training provided by 218

(3) A person who is registered as a landscape architect	240
under Chapter 4703. of the Revised Code or who holds a permit as	247
a landscape architect issued under that chapter;	248
(4) A person licensed under Chapter 4707. of the Revised	249
Code;	250
code,	250
(5) A person who has been issued a certificate of	251
registration as a registered barber's license, barber	252
<pre>instructor's license, assistant barber instructor's license, or</pre>	253
<u>independent contractor's license</u> under Chapter 4709. of the	254
Revised Code;	255
(6) A person licensed and regulated to engage in the	256
business of a debt pooling company by a legislative authority,	257
under authority of Chapter 4710. of the Revised Code;	258
(7) A person who has been issued a cosmetologist's	259
license, hair designer's license, manicurist's license,	260
esthetician's license, natural hair stylist's license, advanced	261
cosmetologist's license to practice cosmetology, advanced hair	262
designer's license to practice hair design, advanced	263
manicurist's license to practice manicuring, advanced	264
esthetician's license to practice esthetics, advanced natural	265
hair stylist's license to practice natural hair styling,	266
cosmetology instructor's license, hair design instructor's	267
license, manicurist instructor's license, esthetics instructor's	268
license, natural hair style instructor's license, independent	269
contractor's license, or tanning facility permit under Chapter	270
4713. of the Revised Code;	271
(8) A person who has been issued a license to practice	272
dentistry, a general anesthesia permit, a conscious sedation	273
permit, a limited resident's license, a limited teaching	274

license, a dental nyglenist's license, or a dental nyglenist's	275
teacher's certificate under Chapter 4715. of the Revised Code;	276
(9) A person who has been issued an embalmer's license, a	277
funeral director's license, a funeral home license, or a	278
crematory license, or who has been registered for an embalmer's	279
or funeral director's apprenticeship under Chapter 4717. of the	280
Revised Code;	281
(10) A person who has been licensed as a registered nurse	282
or practical nurse, or who has been issued a certificate for the	283
practice of nurse-midwifery under Chapter 4723. of the Revised	284
Code;	285
(11) A person who has been licensed to practice optometry	286
or to engage in optical dispensing under Chapter 4725. of the	287
Revised Code;	288
(12) A person licensed to act as a pawnbroker under	289
Chapter 4727. of the Revised Code;	290
(13) A person licensed to act as a precious metals dealer	291
under Chapter 4728. of the Revised Code;	292
(14) A person licensed under Chapter 4729. of the Revised	293
Code as a pharmacist or pharmacy intern or registered under that	294
chapter as a registered pharmacy technician, certified pharmacy	295
technician, or pharmacy technician trainee;	296
(15) A person licensed under Chapter 4729. of the Revised	297
Code as a manufacturer of dangerous drugs, outsourcing facility,	298
third-party logistics provider, repackager of dangerous drugs,	299
wholesale distributor of dangerous drugs, or terminal	300
distributor of dangerous drugs;	301
(16) A person who is authorized to practice as a physician	302

assistant under Chapter 4730. of the Revised Code;	303
(17) A person who has been issued a license to practice	304
medicine and surgery, osteopathic medicine and surgery, or	305
podiatric medicine and surgery under Chapter 4731. of the	306
Revised Code or has been issued a certificate to practice a	307
limited branch of medicine under that chapter;	308
(18) A person licensed as a psychologist, independent	309
school psychologist, or school psychologist under Chapter 4732.	310
of the Revised Code;	311
(19) A person registered to practice the profession of	312
engineering or surveying under Chapter 4733. of the Revised	313
Code;	314
(20) A person who has been issued a license to practice	315
chiropractic under Chapter 4734. of the Revised Code;	316
(21) A person licensed to act as a real estate broker or	317
real estate salesperson under Chapter 4735. of the Revised Code;	318
(22) A person registered as a registered environmental	319
health specialist under Chapter 3776. of the Revised Code;	320
(23) A person licensed to operate or maintain a junkyard	321
under Chapter 4737. of the Revised Code;	322
(24) A person who has been issued a motor vehicle salvage	323
dealer's license under Chapter 4738. of the Revised Code;	324
(25) A person who has been licensed to act as a steam	325
engineer under Chapter 4739. of the Revised Code;	326
(26) A person who has been issued a license or temporary	327
permit to practice veterinary medicine or any of its branches,	328
or who is registered as a graduate animal technician under	320

Chapter 4741. of the Revised Code;	330
(27) A person who has been issued a hearing aid dealer's	331
or fitter's license or trainee permit under Chapter 4747. of the	332
Revised Code;	333
(28) A person who has been issued a class A, class B, or	334
class C license or who has been registered as an investigator or	335
security guard employee under Chapter 4749. of the Revised Code;	336
(29) A person licensed to practice as a nursing home	337
administrator under Chapter 4751. of the Revised Code;	338
(30) A person licensed to practice as a speech-language	339
pathologist or audiologist under Chapter 4753. of the Revised	340
Code;	341
(31) A person issued a license as an occupational	342
therapist or physical therapist under Chapter 4755. of the	343
Revised Code;	344
(32) A person who is licensed as a licensed professional	345
clinical counselor, licensed professional counselor, social	346
worker, independent social worker, independent marriage and	347
family therapist, or marriage and family therapist, or	348
registered as a social work assistant under Chapter 4757. of the	349
Revised Code;	350
(33) A person issued a license to practice dietetics under	351
Chapter 4759. of the Revised Code;	352
(34) A person who has been issued a license or limited	353
permit to practice respiratory therapy under Chapter 4761. of	354
the Revised Code;	355
(35) A person who has been issued a real estate appraiser	356
certificate under Chapter 4763. of the Revised Code;	357

(36) A person who has been issued a home inspector license	358
under Chapter 4764. of the Revised Code;	359
(37) A person who has been admitted to the bar by order of	360
the supreme court in compliance with its prescribed and	361
published rules.	362
(X) "Cocaine" means any of the following:	363
(1) A cocaine salt, isomer, or derivative, a salt of a	364
cocaine isomer or derivative, or the base form of cocaine;	365
(2) Coca leaves or a salt, compound, derivative, or	366
preparation of coca leaves, including ecgonine, a salt, isomer,	367
or derivative of ecgonine, or a salt of an isomer or derivative	368
of ecgonine;	369
(3) A salt, compound, derivative, or preparation of a	370
substance identified in division $(X)(1)$ or (2) of this section	371
that is chemically equivalent to or identical with any of those	372
substances, except that the substances shall not include	373
decocainized coca leaves or extraction of coca leaves if the	374
extractions do not contain cocaine or ecgonine.	375
(Y) "L.S.D." means lysergic acid diethylamide.	376
(Z) "Hashish" means a resin or a preparation of a resin to	377
which both of the following apply:	378
(1) It is contained in or derived from any part of the	379
plant of the genus cannabis, whether in solid form or in a	380
liquid concentrate, liquid extract, or liquid distillate form.	381
(2) It has a delta-9 tetrahydrocannabinol concentration of	382
more than three-tenths per cent.	383
"Hashish" does not include a hemp byproduct in the	384

the Revised Code, provided that the hemp byproduct is being	386
produced, stored, and disposed of in accordance with rules	387
adopted under section 928.03 of the Revised Code.	388
(AA) "Marihuana" has the same meaning as in section	389
3719.01 of the Revised Code, except that it does not include	390
hashish.	391
(BB) An offense is "committed in the vicinity of a	392
juvenile" if the offender commits the offense within one hundred	393
feet of a juvenile or within the view of a juvenile, regardless	394
of whether the offender knows the age of the juvenile, whether	395
the offender knows the offense is being committed within one	396
hundred feet of or within view of the juvenile, or whether the	397
juvenile actually views the commission of the offense.	398
(CC) "Presumption for a prison term" or "presumption that	399
a prison term shall be imposed" means a presumption, as	400
described in division (D) of section 2929.13 of the Revised	401
Code, that a prison term is a necessary sanction for a felony in	402
order to comply with the purposes and principles of sentencing	403
under section 2929.11 of the Revised Code.	404
(DD) "Major drug offender" has the same meaning as in	405
section 2929.01 of the Revised Code.	406
(EE) "Minor drug possession offense" means either of the	407
following:	408
(1) A violation of section 2925.11 of the Revised Code as	409
it existed prior to July 1, 1996;	410
(2) A violation of section 2925.11 of the Revised Code as	411

possession of a licensed hemp processor under Chapter 928. of 385

it exists on and after July 1, 1996, that is a misdemeanor or a

felony of the fifth degree.	413
(FF) "Mandatory prison term" has the same meaning as in	414
section 2929.01 of the Revised Code.	415
(GG) "Adulterate" means to cause a drug to be adulterated	416
as described in section 3715.63 of the Revised Code.	417
(HH) "Public premises" means any hotel, restaurant,	418
tavern, store, arena, hall, or other place of public	419
accommodation, business, amusement, or resort.	420
(II) "Methamphetamine" means methamphetamine, any salt,	421
isomer, or salt of an isomer of methamphetamine, or any	422
compound, mixture, preparation, or substance containing	423
methamphetamine or any salt, isomer, or salt of an isomer of	424
methamphetamine.	425
(JJ) "Deception" has the same meaning as in section	426
2913.01 of the Revised Code.	427
(KK) "Fentanyl-related compound" means any of the	428
following:	429
(1) Fentanyl;	430
(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-	431
phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2-	432
phenylethyl)-4-(N-propanilido) piperidine);	433
(3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-	434
thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide);	435
(4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-	436
<pre>piperidinyl] -N-phenylpropanamide);</pre>	437
(5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-	438
hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-	439

phenylpropanamide);	440
(6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-	441
<pre>piperidyl]-N- phenylpropanamide);</pre>	442
(7) 3-methylthiofentanyl (N-[3-methyl-1-[2-	443
(thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide);	444
(8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-	445
<pre>phenethyl)-4- piperidinyl]propanamide;</pre>	446
(9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-	447
<pre>piperidinyl]- propanamide;</pre>	448
(10) Alfentanil;	449
(11) Carfentanil;	450
(12) Remifentanil;	451
(13) Sufentanil;	452
(14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-	453
phenethyl)-4- piperidinyl]-N-phenylacetamide); and	454
(15) Any compound that meets all of the following fentanyl	455
pharmacophore requirements to bind at the mu receptor, as	456
identified by a report from an established forensic laboratory,	457
including acetylfentanyl, furanylfentanyl, valerylfentanyl,	458
butyrylfentanyl, isobutyrylfentanyl, 4-methoxybutyrylfentanyl,	459
para-fluorobutyrylfentanyl, acrylfentanyl, and ortho-	460
fluorofentanyl:	461
(a) A chemical scaffold consisting of both of the	462
following:	463
(i) A five, six, or seven member ring structure containing	464
a nitrogen, whether or not further substituted:	465

(ii) An attached nitrogen to the ring, whether or not that

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nitrogen is enclosed in a ring structure, including an attached

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aromatic ring or other lipophilic group to that nitrogen.

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- (b) A polar functional group attached to the chemical scaffold, including but not limited to a hydroxyl, ketone, amide, or ester;
- (c) An alkyl or aryl substitution off the ring nitrogen of 472 the chemical scaffold; and 473
- (d) The compound has not been approved for medical use by the United States food and drug administration.
- (LL) "First degree felony mandatory prison term" means one of the definite prison terms prescribed in division (A)(1)(b) of section 2929.14 of the Revised Code for a felony of the first degree, except that if the violation for which sentence is being imposed is committed on or after March 22, 2019, it means one of the minimum prison terms prescribed in division (A)(1)(a) of that section for a felony of the first degree.
- (MM) "Second degree felony mandatory prison term" means

 one of the definite prison terms prescribed in division (A)(2)

 (b) of section 2929.14 of the Revised Code for a felony of the

 second degree, except that if the violation for which sentence

 is being imposed is committed on or after March 22, 2019, it

 means one of the minimum prison terms prescribed in division (A)

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 (2)(a) of that section for a felony of the second degree.
- (NN) "Maximum first degree felony mandatory prison term" 490 means the maximum definite prison term prescribed in division 491 (A)(1)(b) of section 2929.14 of the Revised Code for a felony of 492 the first degree, except that if the violation for which 493 sentence is being imposed is committed on or after March 22, 494

2019,	it	means	the	lor	ngest	minimum	pris	sor	n term p	pres	scrik	ed in	
divisi	lon	(A) (1)	(a)	of	that	section	for	a	felony	of	the	first	
deare	€.												

(00) "Maximum second degree felony mandatory prison term" means the maximum definite prison term prescribed in division (A)(2)(b) of section 2929.14 of the Revised Code for a felony of the second degree, except that if the violation for which sentence is being imposed is committed on or after March 22, 2019, it means the longest minimum prison term prescribed in division (A)(2)(a) of that section for a felony of the second degree.

- (PP) "Delta-9 tetrahydrocannabinol" has the same meaning as in section 928.01 of the Revised Code.
- (QQ) An offense is "committed in the vicinity of a substance addiction services provider or a recovering addict" if either of the following apply:
- (1) The offender commits the offense on the premises of a substance addiction services provider's facility, including a facility licensed prior to June 29, 2019, under section 5119.391 of the Revised Code to provide methadone treatment or an opioid treatment program licensed on or after that date under section 5119.37 of the Revised Code, or within five hundred feet of the premises of a substance addiction services provider's facility and the offender knows or should know that the offense is being committed within the vicinity of the substance addiction services provider's facility.
- (2) The offender sells, offers to sell, delivers, or distributes the controlled substance or controlled substance analog to a person who is receiving treatment at the time of the

days prior to the commission of the offense, from a substance	525
addiction services provider and the offender knows that the	526
person is receiving or received that treatment.	527
(RR) "Substance addiction services provider" means an	528
agency, association, corporation or other legal entity,	529
individual, or program that provides one or more of the	530
following at a facility:	531
(1) Either alcohol addiction services, or drug addiction	532
services, or both such services that are certified by the	533
director of mental health and addiction services under section	534
5119.36 of the Revised Code;	535
(2) Recovery supports that are related to either alcohol	536
addiction services, or drug addiction services, or both such	537
services and paid for with federal, state, or local funds	538
administered by the department of mental health and addiction	539
services or a board of alcohol, drug addiction, and mental	540
health services.	541
(SS) "Premises of a substance addiction services	542
provider's facility" means the parcel of real property on which	543
any substance addiction service provider's facility is situated.	544
(TT) "Alcohol and drug addiction services" has the same	545
meaning as in section 5119.01 of the Revised Code."	546
Delete lines 578 through 724	547
After line 724, insert:	548
"Sec. 3333.26. (A) Any citizen of this state who has	549
resided within the state for one year, who was in the active	550
service of the United States as a soldier, sailor, nurse, or	551

commission of the offense, or received treatment within thirty

marine between September 1, 1939, and September 2, 1945, and who 552 has been honorably discharged from that service, shall be 553 admitted to any school, college, or university that receives 554 state funds in support thereof, without being required to pay 555 any tuition or matriculation fee, but is not relieved from the 556 payment of laboratory or similar fees. 557

- (B) (1) As used in this section:
- (a) "Volunteer firefighter" has the meaning as in division
 (B)(1) of section 146.01 of the Revised Code.
- (b) "Public service officer" means an Ohio firefighter, volunteer firefighter, police officer, member of the state highway patrol, employee designated to exercise the powers of police officers pursuant to section 1545.13 of the Revised Code, or other peace officer as defined by division (B) of section 2935.01 of the Revised Code, or a person holding any equivalent position in another state.
- (c) "Qualified former spouse" means the former spouse of a public service officer, or of a member of the armed services of the United States, who is the custodial parent of a minor child of that marriage pursuant to an order allocating the parental rights and responsibilities for care of the child issued pursuant to section 3109.04 of the Revised Code.
- (d) "Operation enduring freedom" means that period of conflict which began October 7, 2001, and ends on a date declared by the president of the United States or the congress.
- (e) "Operation Iraqi freedom" means that period of 577 conflict which began March 20, 2003, and ends on a date declared 578 by the president of the United States or the congress. 579

(f) "Combat zone" means an area that the president of the United States by executive order designates, for purposes of 26 U.S.C. 112, as an area in which armed forces of the United States are or have engaged in combat.

(2) Subject to division (D) of this section, any resident of this state who is under twenty-six years of age, or under thirty years of age if the resident has been honorably discharged from the armed services of the United States, who is the child of a public service officer killed in the line of duty or of a member of the armed services of the United States killed in the line of duty during operation enduring freedom or operation Iraqi freedom, and who is admitted to any state university or college as defined in division (A)(1) of section 3345.12 of the Revised Code, community college, state community college, university branch, or technical college shall not be required to pay any tuition or any student fee for up to four academic years of education, which shall be at the undergraduate level, or a certificate program as prescribed under division (E) of this section.

A child of a member of the armed services of the United
States killed in the line of duty during operation enduring
freedom or operation Iraqi freedom is eligible for a waiver of
tuition and student fees under this division only if the student
is not eligible for a war orphans and severely disabled
veterans' children scholarship authorized by Chapter 5910. of
the Revised Code. In any year in which the war orphans and
severely disabled veterans' children scholarship board reduces
the percentage of tuition covered by a war orphans and severely
disabled veterans' children scholarship below one hundred per
cent pursuant to division (A) of section 5910.04 of the Revised
Code, the waiver of tuition and student fees under this division

for a child of a member of the armed services of the United States killed in the line of duty during operation enduring freedom or operation Iraqi freedom shall be reduced by the same percentage.

(3) Subject to division (D) of this section, any resident of this state who is the spouse or qualified former spouse of a public service officer killed in the line of duty, and who is admitted to any state university or college as defined in division (A)(1) of section 3345.12 of the Revised Code, community college, state community college, university branch, or technical college, shall not be required to pay any tuition or any student fee for up to four academic years of education, which shall be at the undergraduate level, or a certificate program as prescribed under division (E) of this section.

- (4) Any resident of this state who is the spouse or qualified former spouse of a member of the armed services of the United States killed in the line of duty while serving in a combat zone after May 7, 1975, and who is admitted to any state university or college as defined in division (A) (1) of section 3345.12 of the Revised Code, community college, state community college, university branch, or technical college, shall not be required to pay any tuition or any student fee for up to four years of academic education, which shall be at the undergraduate level, or a certificate program as prescribed under division (E) of this section. In order to qualify under division (B) (4) of this section, the spouse or qualified former spouse shall have been a resident of this state at the time the member was killed in the line of duty.
- (C) Any institution that is not subject to division (B) of this section and that holds a valid certificate of registration

issued under Chapter 3332. of the Revised Code, a valid 641 certificate issued under Chapter 4709. of the Revised Code, or a 642 valid license issued under Chapter 4713. of the Revised Code, or 643 that is nonprofit and has a certificate of authorization issued 644 under section 1713.02 of the Revised Code, or that is a private 645 institution exempt from regulation under Chapter 3332. of the 646 Revised Code as prescribed in section 3333.046 of the Revised 647 Code, which reduces tuition and student fees of a student who is 648 eligible to attend an institution of higher education under the 649 provisions of division (B) of this section by an amount 650 indicated by the chancellor of higher education shall be 651 eligible to receive a grant in that amount from the chancellor. 652

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Each institution that enrolls students under division (B) of this section shall report to the chancellor, by the first day of July of each year, the number of students who were so enrolled and the average amount of all such tuition and student fees waived during the preceding year. The chancellor shall determine the average amount of all such tuition and student fees waived during the preceding year. The average amount of the tuition and student fees waived under division (B) of this section during the preceding year shall be the amount of grants that participating institutions shall receive under this division during the current year, but no grant under this division shall exceed the tuition and student fees due and payable by the student prior to the reduction referred to in this division. The grants shall be made for two certificate programs or four years of undergraduate education of an eligible student.

(D) Notwithstanding anything to the contrary in section 3333.31 of the Revised Code, for the purposes of divisions (B) (2) and (3) of this section, the child, spouse, or qualified

former spouse of a public service officer or a member of the
armed services of the United States killed in the line of duty
shall be considered a resident of this state for the purposes of
this section if the child, spouse, or qualified former spouse
was a resident of this state at the time that the public service
officer or member of the armed services was killed.
However, no child, spouse, or qualified former spouse of a

However, no child, spouse, or qualified former spouse of a public service officer or a member of the armed services of the United States killed in the line of duty shall be required to be a resident of this state at the time the public service officer or member of the armed services of the United States was killed in order to receive benefits under divisions (B)(2) and (3) of this section.

- (E) A child, spouse, or qualified former spouse of a public service officer or a member of the armed services killed in the line of duty shall receive benefits for a certificate program in accordance with division (B) or (C) of this section, except that a particular child, spouse, or qualified former spouse shall not receive benefits for:
 - (1) More than two certificate programs;
- (2) A total number of academic credits or instructional hours equivalent to more than four academic years;
- (3) For any particular academic year, an amount that is greater than eight thousand dollars."

Delete lines 1027 through 1093

After line 1093, insert:

"Sec. 4709.07. (A) Each person_individual who desires to obtain an initial license to practice barbering shall apply to

the state cosmetology and barber board, on forms provided by the	700
board. The application form shall include the name of the person	701
applying for the license and evidence that the applicant meets	702
all of the requirements of division (B) of this section. The	703
application shall be accompanied by the examination application-	704
fee.	705
(B) In order applies to take the required barber	706
examination and to qualify for licensure as a barber, an	707
applicant must shall demonstrate that the applicant individual	708
meets all of the following:	709
(1) Is at least eighteen sixteen years of age;	710
(2) Has an eighth grade education or an equivalent	711
education as determined by the department of education and	712
workforce, or equivalent organization in the state where the	713
applicant resides;	714
(3) <u>Has submitted a written application on a form</u>	715
furnished by the board that contains all of the following:	716
(a) The name of the individual and any other identifying	717
information required by the board;	718
(b) A photocopy of the individual's current driver's	719
license or other proof of legal residence;	720
(c) An oath verifying that the information in the	721
application is true.	722
(4) Notwithstanding section 4798.05 of the Revised Code,	723
submits to having a photograph and biometric fingerprint scan	724
taken by the board;	725
(5) Has graduated with at least one thousand eight hundred	726
hours of <u>board-approved</u> training from a board-approved barber	727

school or has graduated with at least one thousand hours of	728
board-approved training from a board-approved barber -school in	729
this state and has a current cosmetology or hair designer	730
license issued pursuant to Chapter 4713. of the Revised Code . No	731
hours of instruction earned by an applicant five or more years	732
prior to the examination apply to the hours of study required by	733
this division;	734

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- (6) Has paid the application fee.
- (B) The board shall issue a barber license to an applicant who passes the examination and pays the license fee.
- (C) Any applicant who meets all of the requirements of divisions (A) and (B) of this section may take the barber examination at the time and place specified by the board. If the an applicant fails to attain at least a seventy five per cent pass rate on each any part of the examination, the applicant is ineligible for licensure; however, the applicant may reapply for examination within ninety days after the date of the release of the examination scores by paying and pay the required reexamination fee. An applicant is only required to take that part or parts of the examination on which that the applicant did not receive a score of seventy five per cent or higher pass. If the applicant fails to reapply for examination within ninety days or fails the second examination, in order to reapply for examination for licensure the applicant shall complete anadditional course of study of not less than two hundred hours, in a board-approved barber school. The board shall provide to an applicant, upon request, a report which explains the reasons for the applicant's failure to pass the examination.
- (D) The board shall issue a license to practice barbering 756
 to any applicant who, to the satisfaction of the board, meets 757

the requirements of divisions (A) and (B) of this section, who	758
passes the required examination, and pays the initial licensure	759
fee. Every licensed barber shall display maintain the	760
certificate of licensure in a conspicuous place adjacent to or-	761
near the licensed barber's work chairboard-issued, wallet-sized	762
license or electronically generated license certification and a	763
current government-issued photo identification that can be	764
produced on inspection or request.	765

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- (E) The board shall issue a license to practice barbering in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:
- (1) The applicant holds a license to practice barbering in another state.
- (2) The applicant has satisfactory work experience, a 771 government certification, or a private certification as 772 described in that chapter as a barber in a state that does not 773 issue that license."

Delete lines 1149 through 1173

After line 1173, insert:

"Sec. 4709.08. (A) Any person individual who holds a 777 current license or registration to practice as a barber or teach 778 the theory and practice of barbering in any other country whose 779 requirements for licensure or registration of barbers, barber 780 instructors, or assistant barber instructors are substantially 781 equivalent to the requirements of this chapter and rules adopted 782 under it and that extends similar reciprocity to persons 783 licensed as barbers in this state may apply to the state 784 cosmetology and barber board for a barber, barber instructor, or 785 assistant barber instructor license. 786

(B) The board shall, without examination, unless the board	787
determines to require an examination, issue a license to	788
practice as a licensed barber in this state if the person an	789
applicant who meets all of the following requirements of this	790
section, is:	791
(1) Is at least eighteen years of age, and pays;	792
(2) In the case of an applicant for a barber license,	793
passes an examination conducted under section 4709.07 of the	794
Revised Code, unless the applicant satisfies conditions	795
specified in rules adopted under section 4709.05 of the Revised	796
Code for the board to issue the applicant a license without	797
taking the examination;	798
(3) Pays the required fees. The board may waive any of the	799
requirements of this section."	800
In line 1517, delete "section" and insert "sections 119.05 and";	801
delete "and division (I) of this"	802
In line 1518, delete " <u>section</u> "	803
Delete lines 1543 through 1550	804
Delete lines 1820 through 1918	805
After line 1918, insert:	806
"Sec. 4713.02. (A) There is hereby created the state	807
cosmetology and barber board, consisting of all of the following	808
members appointed by the governor, with the advice and consent	809
of the senate:	810
(1) One individual holding a current, valid cosmetologist	811
or cosmetology instructor license at the time of appointment;	812
(2) Two individuals holding current, valid cosmetologist	813

licenses and actively engaged in managing beauty salons for a	814
period of not less than five years at the time of appointment;	815
(3) One individual who holds a current, valid independent	816
contractor license issued under this chapter or Chapter 4709. of	817
the Revised Code at the time of appointment and practices a	818
<pre>branch of cosmetology;</pre>	819
(4) One individual who represents individuals who teach	820
the theory and practice of a branch of cosmetology at a	821
vocational or career-technical school;	822
(5) One owner or executive actively engaged in the daily	823
operations of a licensed school—of cosmetology;	824
(6) One owner of at least five licensed salons;	825
(7) One individual who is either a certified nurse	826
practitioner or clinical nurse specialist holding a current,	827
valid license to practice nursing as an advanced practice	828
registered nurse issued under Chapter 4723. of the Revised Code	829
or a physician authorized under Chapter 4731. of the Revised	830
Code to practice medicine and surgery or osteopathic medicine	831
and surgery;	832
(8) One individual representing the general public;	833
(9) One individual who holds a current, valid tanning	834
permit and who has owned or managed a tanning facility for at	835
least five years immediately preceding the individual's	836
appointment;	837
(10) One individual who holds a current, valid esthetician	838
license and who has been actively practicing esthetics for a	839
period of not less than five years immediately preceding the	840
<pre>individual's appointment;</pre>	841

(11) One individual who is an employer barber and who has been licensed as a barber in this state for at least five years immediately preceding the individual's appointment;

- (12) One individual who holds a current, valid barber or barber teacher—instructor license at the time of appointment and who has been licensed as a barber or barber teacher—instructor—in this state for at least five years immediately preceding the individual's appointment.
- (B) The director of education and workforce shall nominate three individuals for the governor to choose from when making an appointment under division (A)(4) of this section.
- (C) All members shall be at least twenty-five years of age, residents of the state, and citizens of the United States.

 No more than two members, at any time, shall be graduates of the same school—of cosmetology. Not more than one member shall have a common financial connection with any school—of cosmetology, salon, barber school, or barber shop, or tanning facility.

Terms of office are for five years. Terms shall commence on the first day of November and end on the thirty-first day of October. Each member shall hold office from the date of appointment until the end of the term for which appointed. In case of a vacancy occurring on the board, the governor shall, in the same manner prescribed for the regular appointment to the board, fill the vacancy by appointing a member. Any member appointed to fill a vacancy occurring prior to the expiration of the term for which the member's predecessor was appointed shall hold office for the remainder of such term. Any member shall continue in office subsequent to the expiration date of the member's term until the member's successor takes office, or until a period of sixty days has elapsed, whichever occurs first. Before entering upon the discharge of the duties of the office of member, each member shall take, and file with the secretary of state, the oath of office required by Section 7 of Article XV, Ohio Constitution.

The members of the board shall receive an amount fixed pursuant to Chapter 124. of the Revised Code per diem for every meeting of the board which they attend, together with their necessary expenses, and mileage for each mile necessarily traveled.

The members of the board shall annually elect, from among their number, a chairperson and a vice-chairperson. The executive director appointed pursuant to section 4713.06 of the Revised Code shall serve as the board's secretary.

- (D) The board shall prescribe the duties of its officers and establish an office within Franklin county. The board shall keep all records and files at the office and have the records and files at all reasonable hours open to public inspection in accordance with section 149.43 of the Revised Code and any rules adopted by the board in compliance with this state's record retention policy. The board also shall adopt a seal for the authentication of its orders, communications, and records.
- (E) The governor may remove any member for cause prior to the expiration of the member's term of office.
- (F) Whenever the term "state board of cosmetology" is used, referred to, or designated in statute, rule, contract, grant, or other document, the use, reference, or designation shall be deemed to mean the "state cosmetology and barber board" or the executive director of the state cosmetology and barber board, whichever is appropriate in context. Whenever the term

"barber board" is used, referred to, or designated in statute,	901
rule, contract, grant, or other document, the use, reference, or	902
designation shall be deemed to mean the "state cosmetology and	903
barber board" or the executive director of the state cosmetology	904
and barber board, whichever is appropriate in context."	905
Delete lines 2227 through 2288	906
After line 2288, insert:	907
"Sec. 4713.10. (A) The state cosmetology and barber board	908
shall charge and collect the following <pre>nonrefundable fees:</pre>	909
(1) For a temporary pre-examination work permit under	910
section 4713.22 of the Revised Code, not more than fifteen	911
dollars;	912
(2) For initial application to take an examination under	913
section 4713.24 of the Revised Code, not more than forty	914
dollars;	915
(3) For application to take an examination under section	916
4713.24 of the Revised Code by an applicant who has previously	917
applied to take, but failed to appear for, the examination, not	918
more than fifty-five dollars;	919
(4) For application to re-take an examination under	920
section 4713.24 of the Revised Code by an applicant who has	921
previously appeared for, but failed to pass, the examination,	922
not more than forty dollars;	923
(5) For the issuance of a license by examination under	924
(5) For the issuance of a license by examination under section 4713.28, 4713.30, or 4713.31 of the Revised Code, not	924 925
section 4713.28, 4713.30, or 4713.31 of the Revised Code, not	925

(7) For renewal of a license issued under section 4713.28,	929
4713.30, 4713.31, or 4713.34 of the Revised Code, not more than	930
seventy dollars;	931
(8) For the issuance or renewal of a cosmetology -school	932
license, or the change of name or ownership of a licensed	933
<pre>school, not more than two hundred fifty dollars;</pre>	934
(9) For the issuance of a new salon license or the change	935
of name or ownership of a salon license under section 4713.41 of	936
the Revised Code, not more than one hundred dollars;	937
(10) For the renewal of a salon license under section	938
4713.41 of the Revised Code, not more than ninety dollars;	939
(11) For the restoration of an expired license that may be	940
restored pursuant to section 4713.63 of the Revised Code, an	941
amount equal to the sum of the current license renewal fee and a	942
lapsed renewal fee of not more than forty-five dollars per	943
license renewal period that has elapsed since the license was	944
last issued or renewed for up to three license renewal periods;	945
(12) For the issuance of a duplicate of any salon license,	946
school license, or tanning facility permit, not more than thirty	947
dollars;	948
(13) For the preparation and mailing of a licensee's	949
records to another state for a reciprocity license, not more	950
than fifty dollars;	951
(14) For the processing of any fees related to a check	952
from a licensee returned to the board for insufficient funds, an	953
additional thirty dollars.	954
(B) The board shall adjust the fees biennially, by rule,	955
within the limits established by division (A) of this section,	956

to provide sufficient revenues to meet its expenses.	957
(C) The board may establish an installment plan for the	958
payment of fines and fees and may reduce fees as considered	959
appropriate by the board.	960
(D) At the request of a person who is temporarily unable	961
to pay a fee imposed under division (A) of this section, or on	962
its own motion, the board may extend the date payment is due by	963
up to ninety days. If the fee remains unpaid after the date	964
payment is due, the amount of the fee shall be certified to the	965
attorney general for collection in the form and manner	966
prescribed by the attorney general. The attorney general may	967
assess the collection cost to the amount certified in such a	968
manner and amount as prescribed by the attorney general. "	969
Delete lines 2542 through 2599	970
After line 2599, insert:	971
"Sec. 4713.28. (A) The Except as provided in division (C)	972
of this section, the state cosmetology and barber board shall	973
issue a practicing license to an applicant who satisfies all of	974
the following applicable conditions:	975
(1) Is at least sixteen years of age;	976
(2) Has the equivalent of an Ohio public school tenth	977
grade education;	978
(3) Has submitted a written application on a form	979
furnished by the board that contains all of the following:	980
(a) The name of the individual and any other identifying	981
information required by the board;	982
(h) A photocopy of the individual's current driver's	0.03

license or other proof of legal residence;	984
(c) Proof that the individual is qualified to take the	985
applicable examination as required by section 4713.20 of the	986
Revised Code;	987
(d) An oath verifying that the information in the	988
application is true;	989
(e) The applicable application fee.	990
(4) Notwithstanding section 4798.05 of the Revised Code,	991
submits to having a photograph taken by the board;	992
(5) Passes an examination conducted under division (A) of	993
section 4713.24 of the Revised Code for the branch of	994
cosmetology the applicant seeks to practice;	995
$\frac{(5)}{(6)}$ Pays to the board the applicable license fee;	996
$\frac{(6)}{(7)}$ In the case of an applicant for an initial	997
cosmetologist license, has successfully completed at least one	998
thousand five hundred hours of board-approved cosmetology	999
training in a school of cosmetology licensed in this state,	1000
except that only one thousand hours of board-approved	1001
cosmetology training in a school of cosmetology licensed in this	1002
state—is required of an individual licensed as a barber under	1003
Chapter 4709. of the Revised Code;	1004
$\frac{(7)}{(8)}$ In the case of an applicant for an initial	1005
esthetician license, has successfully completed at least six	1006
hundred hours of board-approved esthetics training in a school-	1007
of cosmetology licensed in this state;	1008
$\frac{(8)}{(9)}$ In the case of an applicant for an initial hair	1009
designer license, has successfully completed at least one	1010
thousand hours of board-approved hair designer training in a	1011

school of cosmetology licensed in this state , except that only	1012
one thousand hours of board-approved hair designer training in a	1013
school of cosmetology licensed in this state is required of an	1014
individual licensed as a barber under Chapter 4709. of the	1015
Revised Code;	1016
$\frac{(9)}{(10)}$ In the case of an applicant for an initial	1017
manicurist license, has successfully completed at least two	1018
hundred hours of board-approved manicurist training in a school-	1019
of cosmetology licensed in this state;	1020
$\frac{(10)-(11)}{(11)}$ In the case of an applicant for an initial	1021
natural hair stylist license, has successfully completed at	1022
least four hundred fifty hours of instruction in subjects	1023
relating to sanitationinfection control, scalp care, anatomy,	1024
hair styling, communication skills, and laws and rules governing	1025
the practice of cosmetology.	1026
(B) The board shall not deny a license to any applicant	1027
based on prior incarceration or conviction for any crime. If the	1027
board denies an individual a license or license renewal, the	1020
reasons for such denial shall be put in writing.	1030
(C) The board shall issue a practicing license in a branch	1031
of cosmetology in accordance with Chapter 4796. of the Revised	1032
Code to an applicant if either of the following applies:	1033
(1) The applicant holds a license in that branch of	1034
cosmetology in another state.	1035
	1026
(2) The applicant has satisfactory work experience, a	1036
government certification, or a private certification as	1037
described in that chapter in that branch of cosmetology in a	1038
state that does not issue that license."	1039
Delete lines 2600 through 2686	1040

After line 2686, insert:	1041
"Sec. 4713.30. (A) Except as provided in division (B) of	1042
this section, the state cosmetology and barber board shall issue	1043
an advanced license to an applicant who satisfies all of the	1044
following applicable conditions:	1045
(1) Is at least sixteen years of age;	1046
(2) Has the equivalent of an Ohio public school tenth	1047
grade education;	1048
(3) Pays to the board the applicable application fee;	1049
(4) Notwithstanding section 4798.05 of the Revised Code,	1050
submits to having a photograph taken by the board;	1051
(5) Passes the appropriate advanced license examination;	1052
$\frac{(5)}{(6)}$ In the case of an applicant for an initial	1053
advanced cosmetologist -license to practice cosmetology, does	1054
either of the following:	1055
(a) Has a licensed advanced cosmetologist or owner of a	1056
licensed beauty salon located in this or another state certify	1057
to Submits proof, as determined by the board, that the applicant	1058
has practiced as a cosmetologist for at least one thousand eight	1059
hundred hours in a licensed beauty salon;	1060
(b) Has a school of cosmetology licensed in this state	1061
certify to the board that the applicant has successfully	1062
completed, in addition to the hours required for licensure as a	1063
cosmetologist, at least three hundred hours of board-approved	1064
advanced cosmetologist training.	1065
$\frac{(6)}{(7)}$ In the case of an applicant for an initial	1066
advanced esthetician license to practice esthetics, does either	1067

(a) Has the licensed advanced esthetician, licensed	1069
advanced cosmetologist, or owner of a licensed esthetics salon-	1070
or licensed beauty salon located in this or another state	1071
certify to Submits proof, as determined by the board, that the	1072
applicant has practiced esthetics for at least one thousand	1073
eight hundred hours as an esthetician in a licensed esthetics	1074
salon or as a cosmetologist in a licensed beauty salon;	1075
(b) Has a school of cosmetology licensed in this state	1076
certify to the board that the applicant has successfully	1077
completed, in addition to the hours required for licensure as an	1078
esthetician or cosmetologist, at least one hundred fifty hours	1079
of board-approved advanced esthetician training.	1080
$\frac{(7)}{(8)}$ In the case of an applicant for an initial	1081
advanced hair designer license <u>to practice hair design</u> , does	1082
either of the following:	1083
(a) Has the licensed advanced hair designer, licensed	1084
advanced cosmetologist, or owner of a licensed hair design salon	1085
or licensed beauty salon located in this or another state	1086
certify to Submits proof, as determined by the board, that the	1087
applicant has practiced hair design for at least one thousand	1088
eight hundred hours as a hair designer in a licensed hair design	1089
salon or as a cosmetologist in a licensed beauty salon;	1090
(b) Has a school of cosmetology-licensed in this state	1091
certify to the board that the applicant has successfully	1092
completed, in addition to the hours required for licensure as a	1093
hair designer or cosmetologist, at least two hundred forty hours	1094
of board-approved advanced hair designer training.	1095
(8) (9) In the case of an applicant for an initial	1096

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of the following:

of the following:	1098
(a) Has the licensed advanced manicurist, licensed	1099
advanced cosmetologist, or owner of a licensed nail salon,	1100
licensed beauty salon, or licensed barber shop located in this-	1101
or another state certify to Submits proof, as determined by the	1102
board_ that the applicant has practiced manicuring for at least	1103
one thousand eight hundred hours as a manicurist in a licensed	1104
nail salon or licensed barber shop or as a cosmetologist in a	1105
licensed beauty salon or licensed barber shop;	1106
(b) Has a school of cosmetology licensed in this state	1107
certify to the board that the applicant has successfully	1108
completed, in addition to the hours required for licensure as a	1109
manicurist or cosmetologist, at least one hundred hours of	1110
board-approved advanced manicurist training.	1111
$\frac{(9)}{(10)}$ In the case of an applicant for an initial	1112
advanced natural hair stylist-license to practice natural hair	1113
<pre>styling, does either of the following:</pre>	1114
(a) Has the licensed advanced natural hair stylist,	1115
licensed advanced cosmetologist, or owner of a licensed natural	1116
hair style salon or licensed beauty salon located in this or	1117
another state certify to Submits proof, as determined by the	1118
board_ that the applicant has practiced natural hair styling for	1119
at least one thousand eight hundred hours as a natural hair	1120
stylist in a licensed natural hair style salon or as a	1121
cosmetologist in a licensed beauty salon;	1122
(b) Has a school of cosmetology-licensed in this state	1123
certify to the board that the applicant has successfully	1124
completed, in addition to the hours required for licensure as a	1125

advanced manicurist license to practice manicuring, does either

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natural hair stylist or cosmetologist, at least one hundred	1126
fifty hours of board-approved advanced natural hair stylist	1127
training.	1128
(11) Pays to the board the applicable license fee.	1129
(B) The board shall issue an advanced license in a branch	1130
of cosmetology in accordance with Chapter 4796. of the Revised	1131
Code to an applicant if either of the following applies:	1132
(1) The applicant holds an advanced license in that branch	1133
of cosmetology in another state.	1134
(2) The applicant has satisfactory work experience, a	1135
government certification, or a private certification as	1136
described in that chapter in that branch of cosmetology in a	1137
state that does not issue that license."	1138
Delete lines 2687 through 2780	1139
After line 2780, insert:	1140
"Sec. 4713.31. (A) The Except as provided in division (B)	1141
of this section, the state cosmetology and barber board shall	1142
issue an instructor license to an applicant who satisfies all of	1143
the following applicable conditions:	1144
(1) Is at least eighteen years of age;	1145
(2) Has the equivalent of an Ohio public school twelfth	1146
grade education;	1147
(3) Pays to the board the applicable application fee;	1148
(4) Notwithstanding section 4798.05 of the Revised Code,	1149
submits to having a photograph taken by the board;	1150
(5) In the case of an applicant for an initial cosmetology	1151

instructor license, holds a current, valid advanced	1152
cosmetologist-license to practice cosmetology issued in this	1153
state and does either of the following:	1154
(a) Has the licensed advanced cosmetologist or owner of	1155
the licensed beauty salon in which the applicant has been	1156
employed certify to Submits proof, as determined by the board,	1157
that the applicant has engaged in the practice of cosmetology in	1158
a licensed beauty salon for at least one thousand eight hundred	1159
hours;	1160
(b) Has a school of cosmetology licensed in this state	1161
certify to the board that the applicant has successfully	1162
completed one thousand hours of board-approved cosmetology	1163
instructor training as an apprentice instructor.	1164
$\frac{(5)}{(6)}$ In the case of an applicant for an initial	1165
esthetics instructor license, holds a current, valid advanced	1166
esthetician or advanced cosmetologist—license to practice	1167
<pre>esthetics or cosmetology issued in this state and does either of</pre>	1168
the following:	1169
(a) Has the licensed advanced esthetician, licensed	1170
advanced cosmetologist, or owner of the licensed esthetics salon	1171
or licensed beauty salon in which the applicant has been	1172
employed certify to Submits proof, as determined by the board,	1173
that the applicant has engaged in the practice of esthetics in a	1174
licensed esthetics salon or practice of cosmetology in a	1175
licensed beauty salon for at least one thousand eight hundred	1176
hours;	1177
(b) Has a school of cosmetology licensed in this state	1178
certify to the board that the applicant has successfully	1179
completed at least five hundred hours of board-approved	1180

esthetics instructor training as an apprentice instructor.	1181
$\frac{(6)}{(7)}$ In the case of an applicant for an initial hair	1182
design instructor license, holds a current, valid advanced hair	1183
designer or advanced cosmetologist—license to practice hair	1184
<pre>design or cosmetology and does either of the following:</pre>	1185
(a) Has the licensed advanced hair designer, licensed	1186
advanced cosmetologist, or owner of the licensed hair design-	1187
salon or licensed beauty salon in which the applicant has been	1188
employed certify to Submits proof, as determined by the board,	1189
that the applicant has engaged in the practice of hair design in	1190
a licensed hair design salon or practice of cosmetology in a	1191
licensed beauty salon for at least one thousand eight hundred	1192
hours;	1193
(b) Has a school of cosmetology-licensed in this state	1194
certify to the board that the applicant has successfully	1195
completed at least eight hundred hours of board-approved hair	1196
design instructor training as an apprentice	1197
instructor.	1198
$\frac{(7)}{(8)}$ In the case of an applicant for an initial	1199
manicurist instructor license, holds a current, valid advanced	1200
manicurist or advanced cosmetologist—license to practice	1201
<pre>manicuring or cosmetology and does either of the following:</pre>	1202
(a) Has the licensed advanced manicurist, licensed	1203
advanced cosmetologist, or owner of the licensed nail salon or	1204
licensed beauty salon in which the applicant has been employed	1205
$\frac{\text{certify to-} \text{Submits proof, as determined by }}{\text{the board,}}$ that the	1206
applicant has engaged in the practice of manicuring in a	1207
licensed nail salon or practice of cosmetology in a licensed	1208
beauty salon for at least one thousand eight hundred hours;	1209

(b) Has a school of cosmetology -licensed in this state	1210
certify to the board that the applicant has successfully	1211
completed at least three hundred hours of board-approved	1212
manicurist instructor training as an apprentice instructor.	1213
$\frac{(8)}{(9)}$ In the case of an applicant for an initial natural	1214
hair style instructor license, holds a current, valid advanced	1215
natural hair stylist or advanced cosmetologist—license to	1216
practice natural hair styling or cosmetology and does either of	1217
the following:	1218
(a) Has the licensed advanced natural hair stylist,	1219
licensed advanced cosmetologist, or owner of the licensed-	1220
natural hair style salon or licensed beauty salon in which the	1221
applicant has been employed certify to Submits proof, as	1222
determined by the board, that the applicant has engaged in the	1223
practice of natural hair styling in a licensed natural hair	1224
style salon or practice of cosmetology in a licensed beauty	1225
salon for at least one thousand eight hundred hours;	1226
(b) Has a school of cosmetology-licensed in this state	1227
certify to the board that the applicant has successfully	1228
completed at least four hundred hours of board-approved natural	1229
hair style instructor training as an apprentice instructor.	1230
(9) (10) In the case of all applicants, passes an	1231
examination conducted under division (B) of section 4713.24 of	1232
the Revised Code for the branch of cosmetology the applicant	1233
seeks to instruct.	1234
(11) Pays to the board the applicable license fee.	1235
(B) The board shall issue an instructor license for a	1236
branch of cosmetology in accordance with Chapter 4796. of the	1237
Revised Code to an applicant if either of the following applies:	1238

(1) The applicant holds an instructor license in that	1239
branch of cosmetology in another state.	1240
(2) The applicant has satisfactory work experience, a	1241
government certification, or a private certification as	1242
described in that chapter as an instructor in that branch of	1243
cosmetology in a state that does not issue that license."	1244
Delete lines 2781 through 2805	1245
After line 2805, insert:	1246
"Sec. 4713.34. (A) The state cosmetology and barber board	1247
shall issue a license to practice a branch of cosmetology or	1248
instructor license to an applicant who is licensed or registered	1249
in another country to practice that branch of cosmetology or	1250
teach the theory and practice of that branch of cosmetology, as	1251
appropriate, if all of the following conditions are satisfied:	1252
(A) The applicant satisfies all of the following	1253
(A) The applicant satisfies all of the following conditions:	1253 1254
conditions:	1254
conditions: (1) Is not less than eighteen years of age;	1254 1255
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license,	1254 1255 1256
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the	1254 1255 1256 1257
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the	1254 1255 1256 1257 1258
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the applicant satisfies conditions specified in rules adopted under	1254 1255 1256 1257 1258 1259
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the applicant satisfies conditions specified in rules adopted under section 4713.08 of the Revised Code for the board to issue the	1254 1255 1256 1257 1258 1259 1260
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the applicant satisfies conditions specified in rules adopted under section 4713.08 of the Revised Code for the board to issue the applicant a license without taking the examination;	1254 1255 1256 1257 1258 1259 1260 1261
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the applicant satisfies conditions specified in rules adopted under section 4713.08 of the Revised Code for the board to issue the applicant a license without taking the examination; (3) Pays the applicable fee.	1254 1255 1256 1257 1258 1259 1260 1261 1262
conditions: (1) Is not less than eighteen years of age; (2) In the case of an applicant for a practicing license, passes an examination conducted under section 4713.24 of the Revised Code for the license the applicant seeks, unless the applicant satisfies conditions specified in rules adopted under section 4713.08 of the Revised Code for the board to issue the applicant a license without taking the examination; (3) Pays the applicable fee. (B) At the time the applicant obtained the license or	1254 1255 1256 1257 1258 1259 1260 1261 1262

(C) The jurisdiction that issued the applicant's license-	1267
or registration extends similar reciprocity to individuals	1268
holding a license issued by the board."	1269
Delete lines 3248 through 3400	1270
After line 3400, insert:	1271
"Sec. 4713.64. (A) The state cosmetology and barber board	1272
may take disciplinary action under this chapter for any of the	1273
following:	1274
(1) Failure to comply with the safety, sanitationinfection	1275
control, and licensing requirements of this chapter or rules	1276
adopted under it;	1277
(2) Continued practice by an individual knowingly having	1278
an infectious or contagious disease;	1279
(3) Habitual drunkenness or addiction to any habit-forming	1280
drug;	1281
(4) Willful false and fraudulent or deceptive advertising;	1282
(5) Falsification of any record or application required to	1283
be filed with the board;	1284
(6) Failure to pay a fine or abide by a suspension order	1285
issued by the board;	1286
(7) Failure to cooperate with an investigation or	1287
inspection;	1288
	1200
(8) Failure to respond to a subpoena;	1289
(9) Conviction of or plea of guilty to a violation of	1290
section 2905.32 of the Revised Code;	1291
(10) In the case of a salon, any individual's conviction	1292

Revised Code for an activity that took place on the premises of the salon.	1294 1295
(B) On determining that there is cause for disciplinary action, the board may do one or more of the following:	1296 1297
(1) Deny, revoke, or suspend, or impose conditions on a license, permit, or registration issued by the board under this chapter;	1298 1299 1300
(2) Impose a fine;	1301
(3) Require the holder of a license, permit, or registration issued under this chapter to take corrective action courses.	1302 1303 1304
(C)(1) Except as provided in divisions (C)(2) and (3) of this section, the board shall take disciplinary action pursuant to an adjudication under Chapter 119. of the Revised Code.	1305 1306 1307
(2) The board may take disciplinary action without conducting an adjudication under Chapter 119. of the Revised Code against an individual who or salon who that violates division (A)(9) or (10) of this section. After the board takes	1308 1309 1310 1311
such disciplinary action, the board shall give written notice to the subject of the disciplinary action of the right to request a hearing under Chapter 119. of the Revised Code.	1312 1313 1314
(3) In lieu of an adjudication, the board may enter into a consent agreement with the holder of a license, permit, or registration issued under this chapter. A consent agreement that is ratified by a majority vote of a quorum of the board members	1315 1316 1317 1318
is considered to constitute the findings and orders of the board with respect to the matter addressed in the agreement. If the	1319 1320

of or plea of guilty to a violation of section 2905.32 of the 1293

board does not ratify a consent agreement, the admissions and findings contained in the agreement are of no effect, and the case shall be scheduled for adjudication under Chapter 119. of the Revised Code.

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- (D) The amount and content of corrective action courses and other relevant criteria shall be established by the board in rules adopted under section 4713.08 of the Revised Code.
- (E) (1) The board may impose a separate fine for each 1328 offense listed in division (A) of this section. The amount of 1329 the first fine issued for a violation as the result of an 1330 inspection shall be not more than two hundred fifty dollars if 1331 the violator has not previously been fined for that offense. Any 1332 fines issued for additional violations during such an inspection 1333 shall not be more than one hundred dollars for each additional 1334 violation. The fine shall be not more than five hundred dollars 1335 if the violator has been fined for the same offense once before. 1336 Any fines issued for additional violations during a second 1337 inspection shall not be more than two hundred dollars for each 1338 additional violation. The fine shall be not more than one 1339 thousand dollars if the violator has been fined for the same 1340 offense two or more times before. Any fines issued for 1341 additional violations during a third inspection shall not be 1342 more than three hundred dollars for each additional violation. 1343
- (2) The board shall issue an order notifying a violator of a fine imposed under division (E)(1) of this section. The notice shall specify the date by which the fine is to be paid. The date shall be less than forty-five days after the board issues the order.
- (3) At the request of a violator who is temporarily unable 1349 to pay a fine, or upon its own motion, the board may extend the 1350

time period within which the violator shall pay the fine up to 1351 ninety days after the date the board issues the order. 1352

- (4) If a violator fails to pay a fine by the date

 specified in the board's order and does not request an extension

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 within ten days after the date the board issues the order, or if

 the violator fails to pay the fine within the extended time

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 period as described in division (E) (3) of this section, the

 board shall add to the fine an additional penalty equal to ten

 per cent of the fine.

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- (5) If a violator fails to pay a fine within ninety days

 after the board issues the order, the board shall add to the

 fine interest at a rate specified by the board in rules adopted

 under section 4713.08 of the Revised Code.

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- (6) If the fine, including any interest or additional 1364 penalty, remains unpaid on the ninety-first day after the board 1365 issues an order under division (E)(2) of this section, the 1366 amount of the fine and any interest or additional penalty shall 1367 be certified to the attorney general for collection in the form 1368 and manner prescribed by the attorney general. The attorney 1369 general may assess the collection cost to the amount certified 1370 in such a manner and amount as prescribed by the attorney 1371 general. 1372
- (F) In the case of an offense of failure to comply with

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 division (A) or (B)(2) or (3) of section 4713.50 of the Revised

 1374
 Code, the board shall impose a fine of five hundred dollars if

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 the violator has not previously been fined for that offense. If

 1376
 the violator has previously been fined for the offense, the

 1377
 board may impose a fine in accordance with this division or take

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 another action in accordance with division (B) of this section.

- (G) The board shall notify a licensee or registrant who is 1380 in violation of division (A) of this section and the owner of 1381 the salon in which the conditions constituting the violation 1382 were found. The individual receiving the notice of violation and 1383 the owner of the salon may request a hearing pursuant to section 1384 119.07 of the Revised Code. If the individual or owner fails to 1385 request a hearing or enter into a consent agreement thirty days 1386 after the date the board, in accordance with sections 119.05 and 1387 119.07 of the Revised Code and division (J) of this section, 1388 notifies the individual or owner of the board's intent to act 1389 against the individual or owner under division (A) of this 1390 section, the board by a majority vote of a quorum of the board 1391 members may take the action against the individual or owner 1392 without holding an adjudication hearing. 1393
- (H) The board, after a hearing in accordance with Chapter 1394 119. of the Revised Code or pursuant to a consent agreement, may 1395 suspend a license, permit, or registration if the licensee, 1396 permit holder, or registrant fails to correct an unsafe 1397 condition that exists in violation of the board's rules or fails 1398 to cooperate in an inspection. If a violation of this chapter or 1399 rules adopted under it has resulted in a condition reasonably 1400 believed by an inspector to create an immediate danger to the 1401 health and safety of any individual using the facility, the 1402 inspector may suspend the license or permit of the facility or 1403 the individual responsible for the violation without a prior 1404 hearing until the condition is corrected or until a hearing in 1405 accordance with Chapter 119. of the Revised Code is held or a 1406 consent agreement is entered into and the board either upholds 1407 the suspension or reinstates the license, permit, or 1408 registration. 1409
 - (I) The board shall not take disciplinary action against

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an individual a person licensed to operate a salon or school of	1411
cosmetology—for a violation of this chapter that was committed	1412
by an individual licensed to practice a branch of cosmetology <u>or</u>	1413
<u>barbering</u> , while practicing within the salon or school, when the	1414
individual's actions were beyond the control of the salon owner	1415
or school."	1416
Delete lines 3442 through 3474	1417
After line 3474, insert:	1418
"Sec. 4713.69. (A) Except as provided in division (D) (C)	1419
of this section, the state cosmetology and barber board shall	1420
issue a boutique services registration to an applicant who	1421
satisfies all both of the following applicable conditions:	1422
(1) Is at least sixteen years of age;	1423
(2) Has the equivalent of an Ohio public school tenth	1424
grade education;	1425
(3)—Has submitted a written application on a form	1426
prescribed by the board containing all of the following:	1427
(a) The applicant's name and home address;	1428
(b) The applicant's home telephone number and cellular	1429
telephone number, if any;	1430
(c) The applicant's electronic mail address, if any;	1431
(d) The applicant's date of birth;	1432
(e) The address and telephone number where boutique	1433
services will be performed. The address shall not contain a post	1434
office box number.	1435
(f) Whether the applicant has an occupational license,	1436

certification, or registration to provide beauty services in	1437
another state, and if so, what type of license and in what	1438
state;	1439
(g) (f) Whether the applicant has ever had an occupational	1440
license, certification, or registration suspended, revoked, or	1441
denied in any state;	1442
(h) (g) An affidavit or certificate providing proof of	1443
formal training or apprenticeship under an individual providing	1444
such services.	1445
(B) The place of business where boutique services are	1446
performed must comply with the safety and sanitation-	1447
requirements for licensed salon facilities as described in	1448
section 4713.41 of the Revised Code.	1449
(C)—The board shall specify the manner by which boutique	1450
services registrants shall fulfill the continuing education	1451
requirements set forth in section 4713.09 of the Revised Code.	1452
(D) (C) The board shall issue a boutique services	1453
registration in accordance with Chapter 4796. of the Revised	1454
Code to an applicant if either of the following applies:	1455
(1) The applicant holds a license or registration in	1456
providing boutique services in another state.	1457
(2) The applicant has satisfactory work experience, a	1458
government certification, or a private certification as	1459
described in that chapter in providing boutique services in a	1460
state that does not issue that license or registration."	1461
Delete lines 3493 through 4002	1462
In line 4003, delete "8" and insert "4"	1463
In line 4007, delete "9" and insert "5"	1464

In line 4017, delete "10" and insert "6"	1465
In line 4019, after "licenses," insert "if"	1466
In line 4021, delete "that"; after "2024," insert "that license"	1467
In line 4022, after "2025." insert "If a valid barber school license	1468
held by a person on or after the effective date of this section is set to	1469
expire on August 31, 2026, that license is valid until January 31, 2027."	1470
Delete lines 4028 through 4043	1471

The motion was _____ agreed to.

<u>SYNOPSIS</u>	1472
Date extension	1473
Section 6	1474
Updates the date reference for barber school license	1475
renewals from August 2024 to August 2026 (the next renewal	1476
cycle), depending on the bill's effective date.	1477
LSC technical	1478
R.C. 2925.01, 3333.26, 4709.07, 4709.08, 4709.10	1479
(repealed), 4709.13, 4713.02, 4713.10, 4713.28, 4713.30,	1480
4713.31, 4713.34, 4713.64, and 4713.69	1481
Updates out-of-date Revised Code sections in the bill and	1482
makes other technical changes to conform with current law	1483
regarding service of adjudication documents.	1484