As Reported by the House Families and Aging Committee

135th General Assembly

Regular Session 2023-2024

Sub. H. B. No. 583

19

Representatives White, Plummer

A BILL

То	amend sections 109.57, 109.572, 109.71,	1
	5103.0310, 5103.0329, and 5103.05 and to enact	2
	sections 109.7411, 2151.46, 2151.461, 2151.462,	3
	2151.463, 2151.464, 2151.465, 2151.466,	4
	2151.467, 2151.468, 2151.469, 2151.4610,	5
	3301.95, 3313.6414, 5103.052, 5103.053,	6
	5103.054, 5103.055, 5103.056, 5103.057,	7
	5103.058, 5103.0510, 5103.0512, and 5103.0513 of	8
	the Revised Code regarding residential	9
	facilities for foster children.	10

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

criminal identification and investigation shall procure from

wherever procurable and file for record photographs, pictures, 20 descriptions, fingerprints, measurements, and other information 21 that may be pertinent of all persons who have been convicted of 22 committing within this state a felony, any crime constituting a 23 misdemeanor on the first offense and a felony on subsequent 24 offenses, or any misdemeanor described in division (A)(1)(a), 2.5 (A) (4) (a), or (A) (6) (a) of section 109.572 of the Revised Code, 26 of all children under eighteen years of age who have been 27 adjudicated delinquent children for committing within this state 28 29 an act that would be a felony or an offense of violence if committed by an adult or who have been convicted of or pleaded 30 quilty to committing within this state a felony or an offense of 31 violence, and of all well-known and habitual criminals. The 32 person in charge of any county, multicounty, municipal, 33 municipal-county, or multicounty-municipal jail or workhouse, 34 community-based correctional facility, halfway house, 35 alternative residential facility, or state correctional 36 institution and the person in charge of any state institution 37 having custody of a person suspected of having committed a 38 felony, any crime constituting a misdemeanor on the first 39 offense and a felony on subsequent offenses, or any misdemeanor 40 described in division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of 41 section 109.572 of the Revised Code or having custody of a child 42 under eighteen years of age with respect to whom there is 43 probable cause to believe that the child may have committed an 44 act that would be a felony or an offense of violence if 45 committed by an adult shall furnish such material to the 46 superintendent of the bureau. Fingerprints, photographs, or 47 other descriptive information of a child who is under eighteen 48 years of age, has not been arrested or otherwise taken into 49 custody for committing an act that would be a felony or an 50 offense of violence who is not in any other category of child 51

specified in this division, if committed by an adult, has not 52 been adjudicated a delinquent child for committing an act that 53 would be a felony or an offense of violence if committed by an 54 adult, has not been convicted of or pleaded quilty to committing 55 a felony or an offense of violence, and is not a child with 56 respect to whom there is probable cause to believe that the 57 child may have committed an act that would be a felony or an 58 offense of violence if committed by an adult shall not be 59 procured by the superintendent or furnished by any person in 60 charge of any county, multicounty, municipal, municipal-county, 61 or multicounty-municipal jail or workhouse, community-based 62 correctional facility, halfway house, alternative residential 63 facility, or state correctional institution, except as 64 authorized in section 2151.313 of the Revised Code. 65

(2) Every clerk of a court of record in this state, other 66 than the supreme court or a court of appeals, shall send to the 67 superintendent of the bureau a weekly report containing a 68 summary of each case involving a felony, involving any crime 69 constituting a misdemeanor on the first offense and a felony on 70 subsequent offenses, involving a misdemeanor described in 71 division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of section 109.572 72 of the Revised Code, or involving an adjudication in a case in 73 which a child under eighteen years of age was alleged to be a 74 delinquent child for committing an act that would be a felony or 75 an offense of violence if committed by an adult. The clerk of 76 the court of common pleas shall include in the report and 77 summary the clerk sends under this division all information 78 described in divisions (A)(2)(a) to (f) of this section 79 regarding a case before the court of appeals that is served by 80 that clerk. The summary shall be written on the standard forms 81 furnished by the superintendent pursuant to division (B) of this 82

section and shall include the following information: 83 (a) The incident tracking number contained on the standard 84 forms furnished by the superintendent pursuant to division (B) 85 of this section; 86 (b) The style and number of the case; 87 (c) The date of arrest, offense, summons, or arraignment; 88 (d) The date that the person was convicted of or pleaded 89 quilty to the offense, adjudicated a delinquent child for 90 committing the act that would be a felony or an offense of 91 violence if committed by an adult, found not quilty of the 92 offense, or found not to be a delinquent child for committing an 93 act that would be a felony or an offense of violence if 94 committed by an adult, the date of an entry dismissing the 95 charge, an entry declaring a mistrial of the offense in which 96 the person is discharged, an entry finding that the person or 97 child is not competent to stand trial, or an entry of a nolle 98 prosequi, or the date of any other determination that 99 constitutes final resolution of the case; 100 (e) A statement of the original charge with the section of 101 the Revised Code that was alleged to be violated; 102 103

(f) If the person or child was convicted, pleaded guilty,
or was adjudicated a delinquent child, the sentence or terms of
probation imposed or any other disposition of the offender or
the delinquent child.

If the offense involved the disarming of a law enforcement 107 officer or an attempt to disarm a law enforcement officer, the 108 clerk shall clearly state that fact in the summary, and the 109 superintendent shall ensure that a clear statement of that fact 110 is placed in the bureau's records. 111

(3) The superintendent shall cooperate with and assist 112 sheriffs, chiefs of police, and other law enforcement officers 113 in the establishment of a complete system of criminal 114 identification and in obtaining fingerprints and other means of 115 identification of all persons arrested on a charge of a felony, 116 any crime constituting a misdemeanor on the first offense and a 117 felony on subsequent offenses, or a misdemeanor described in 118 division (A)(1)(a), (A)(4)(a), or (A)(6)(a) of section 109.572 119 of the Revised Code and of all children under eighteen years of 120 age arrested or otherwise taken into custody for committing an 121 act that would be a felony or an offense of violence if 122 committed by an adult. The superintendent also shall file for 123 record the fingerprint impressions of all persons confined in a 124 county, multicounty, municipal, municipal-county, or 125 multicounty-municipal jail or workhouse, community-based 126 correctional facility, halfway house, alternative residential 127 facility, or state correctional institution for the violation of 128 state laws and of all children under eighteen years of age who 129 are confined in a county, multicounty, municipal, municipal-130 county, or multicounty-municipal jail or workhouse, community-131 based correctional facility, halfway house, alternative 132 residential facility, or state correctional institution or in 133 any facility for delinquent children for committing an act that 134 would be a felony or an offense of violence if committed by an 135 adult, and any other information that the superintendent may 136 receive from law enforcement officials of the state and its 137 political subdivisions. 138

(4) The superintendent shall carry out Chapter 2950. of
the Revised Code with respect to the registration of persons who
are convicted of or plead guilty to a sexually oriented offense
or a child-victim oriented offense and with respect to all other
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duties imposed on the bureau under that chapter.

(5) The bureau shall perform centralized recordkeeping 144 functions for criminal history records and services in this 145 state for purposes of the national crime prevention and privacy 146 compact set forth in section 109.571 of the Revised Code and is 147 the criminal history record repository as defined in that 148 section for purposes of that compact. The superintendent or the 149 superintendent's designee is the compact officer for purposes of 150 that compact and shall carry out the responsibilities of the 151 152 compact officer specified in that compact.

(6) The superintendent shall, upon request, assist a
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county coroner in the identification of a deceased person
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through the use of fingerprint impressions obtained pursuant to
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division (A) (1) of this section or collected pursuant to section
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109.572 or 311.41 of the Revised Code.

(B) The superintendent shall prepare and furnish to every 158 county, multicounty, municipal, municipal-county, or 159 multicounty-municipal jail or workhouse, community-based 160 correctional facility, halfway house, alternative residential 161 facility, or state correctional institution and to every clerk 162 of a court in this state specified in division (A)(2) of this 163 section standard forms for reporting the information required 164 under division (A) of this section. The standard forms that the 165 superintendent prepares pursuant to this division may be in a 166 tangible format, in an electronic format, or in both tangible 167 formats and electronic formats. 168

(C) (1) The superintendent may operate a center for
electronic, automated, or other data processing for the storage
and retrieval of information, data, and statistics pertaining to
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criminals and to children under eighteen years of age who are
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au under that chapter.

adjudicated delinquent children for committing an act that would 173 be a felony or an offense of violence if committed by an adult, 174 criminal activity, crime prevention, law enforcement, and 175 criminal justice, and may establish and operate a statewide 176 communications network to be known as the Ohio law enforcement 177 gateway to gather and disseminate information, data, and 178 statistics for the use of law enforcement agencies and for other 179 uses specified in this division. The superintendent may gather, 180 store, retrieve, and disseminate information, data, and 181 statistics that pertain to children who are under eighteen years 182 of age and that are gathered pursuant to sections 109.57 to 183 109.61 of the Revised Code together with information, data, and 184 statistics that pertain to adults and that are gathered pursuant 185 to those sections. 186

(2) The superintendent or the superintendent's designee 187 shall gather information of the nature described in division (C) 188 (1) of this section that pertains to the offense and delinquency 189 history of a person who has been convicted of, pleaded quilty 190 to, or been adjudicated a delinquent child for committing a 191 sexually oriented offense or a child-victim oriented offense for 192 inclusion in the state registry of sex offenders and child-193 victim offenders maintained pursuant to division (A)(1) of 194 section 2950.13 of the Revised Code and in the internet database 195 operated pursuant to division (A) (13) of that section and for 196 possible inclusion in the internet database operated pursuant to 197 division (A)(11) of that section. 198

(3) In addition to any other authorized use of
information, data, and statistics of the nature described in
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division (C) (1) of this section, the superintendent or the
superintendent's designee may provide and exchange the
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information, data, and statistics pursuant to the national crime
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prevention and privacy compact as described in division (A)(5) of this section.

(4) The Ohio law enforcement gateway shall contain the
name, confidential address, and telephone number of program
participants in the address confidentiality program established
under sections 111.41 to 111.47 of the Revised Code.

(5) The attorney general may adopt rules under Chapter 210 119. of the Revised Code establishing guidelines for the 211 212 operation of and participation in the Ohio law enforcement 213 gateway. The rules may include criteria for granting and restricting access to information gathered and disseminated 214 through the Ohio law enforcement gateway. The attorney general 215 shall adopt rules under Chapter 119. of the Revised Code that 216 grant access to information in the gateway regarding an address 217 confidentiality program participant under sections 111.41 to 218 111.47 of the Revised Code to only chiefs of police, village 219 marshals, county sheriffs, county prosecuting attorneys, and a 220 designee of each of these individuals. The attorney general 221 shall permit an office of a county coroner, the state medical 222 board, and board of nursing to access and view, but not alter, 223 information gathered and disseminated through the Ohio law 224 225 enforcement gateway.

The attorney general may appoint a steering committee to 226 advise the attorney general in the operation of the Ohio law 227 enforcement gateway that is comprised of persons who are 228 representatives of the criminal justice agencies in this state 229 that use the Ohio law enforcement gateway and is chaired by the 230 superintendent or the superintendent's designee. 231

(D) (1) The following are not public records under section 232149.43 of the Revised Code: 233

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(a) Information and materials furnished to the234superintendent pursuant to division (A) of this section;235

(b) Information, data, and statistics gathered or
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disseminated through the Ohio law enforcement gateway pursuant
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to division (C) (1) of this section;
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(c) Information and materials furnished to any board orperson under division (F) or (G) of this section.240

(2) The superintendent or the superintendent's designee
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shall gather and retain information so furnished under division
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(A) of this section that pertains to the offense and delinquency
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history of a person who has been convicted of, pleaded guilty
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to, or been adjudicated a delinquent child for committing a
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sexually oriented offense or a child-victim oriented offense for
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the purposes described in division (C) (2) of this section.

(E) (1) The attorney general shall adopt rules, in 248 accordance with Chapter 119. of the Revised Code and subject to 249 division (E)(2) of this section, setting forth the procedure by 250 which a person may receive or release information gathered by 251 the superintendent pursuant to division (A) of this section. A 2.52 reasonable fee may be charged for this service. If a temporary 253 254 employment service submits a request for a determination of whether a person the service plans to refer to an employment 255 position has been convicted of or pleaded quilty to an offense 256 listed or described in division (A)(1), (2), or (3) of section 257 109.572 of the Revised Code, the request shall be treated as a 258 single request and only one fee shall be charged. 259

(2) Except as otherwise provided in this division or
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division (E) (3) or (4) of this section, a rule adopted under
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division (E) (1) of this section may provide only for the release
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of information gathered pursuant to division (A) of this section 263 that relates to the conviction of a person, or a person's plea 264 of guilty to, a criminal offense or to the arrest of a person as 265 provided in division (E)(3) of this section. The superintendent 266 shall not release, and the attorney general shall not adopt any 2.67 rule under division (E)(1) of this section that permits the 268 269 release of, any information gathered pursuant to division (A) of this section that relates to an adjudication of a child as a 270 delinquent child, or that relates to a criminal conviction of a 271 person under eighteen years of age if the person's case was 272 transferred back to a juvenile court under division (B)(2) or 273 (3) of section 2152.121 of the Revised Code and the juvenile 274 court imposed a disposition or serious youthful offender 275 disposition upon the person under either division, unless either 276 of the following applies with respect to the adjudication or 277 conviction: 278

(a) The adjudication or conviction was for a violation of 279section 2903.01 or 2903.02 of the Revised Code. 280

(b) The adjudication or conviction was for a sexually 281 oriented offense, the juvenile court was required to classify 2.82 the child a juvenile offender registrant for that offense under 283 section 2152.82, 2152.83, or 2152.86 of the Revised Code, that 284 classification has not been removed, and the records of the 285 adjudication or conviction have not been sealed or expunged 286 pursuant to sections 2151.355 to 2151.358 or sealed or expunded 287 pursuant to section 2953.32 of the Revised Code. 288

(3) A rule adopted under division (E) (1) of this section
may provide for the release of information gathered pursuant to
division (A) of this section that relates to the arrest of a
person who is eighteen years of age or older when the person has

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not been convicted as a result of that arrest if any of the 293 following applies: 294 (a) The arrest was made outside of this state. 295 (b) A criminal action resulting from the arrest is 296 pending, and the superintendent confirms that the criminal 297 action has not been resolved at the time the criminal records 298 299 check is performed. 300 (c) The bureau cannot reasonably determine whether a criminal action resulting from the arrest is pending, and not 301

more than one year has elapsed since the date of the arrest.

(4) A rule adopted under division (E) (1) of this section 303 may provide for the release of information gathered pursuant to 304 division (A) of this section that relates to an adjudication of 305 a child as a delinquent child if not more than five years have 306 elapsed since the date of the adjudication, the adjudication was 307 for an act that would have been a felony if committed by an 308 adult, the records of the adjudication have not been sealed or 309 expunged pursuant to sections 2151.355 to 2151.358 of the 310 Revised Code, and the request for information is made under 311 division (F) of this section or under section 109.572 of the 312 Revised Code. In the case of an adjudication for a violation of 313 the terms of community control or supervised release, the five-314 year period shall be calculated from the date of the 315 adjudication to which the community control or supervised 316 release pertains. 317

(F) (1) As used in division (F) (2) of this section, "head
start agency" means an entity in this state that has been
approved to be an agency for purposes of subchapter II of the
"Community Economic Development Act," 95 Stat. 489 (1981), 42

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U.S.C.A. 9831, as amended.

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(2)(a) In addition to or in conjunction with any request	323
that is required to be made under section 109.572, 2151.86,	324
3301.32, 3301.541, division (C) of section 3310.58, or section	325
3319.39, 3319.391, 3327.10, 3740.11, <u>5103.053, </u> 5104.013,	326
5123.081, or 5153.111 of the Revised Code or that is made under	327
section 3314.41, 3319.392, 3326.25, or 3328.20 of the Revised	328
Code, the board of education of any school district; the	329
director of developmental disabilities; any county board of	330
developmental disabilities; any provider or subcontractor as	331
defined in section 5123.081 of the Revised Code; the chief	332
administrator of any chartered nonpublic school; the chief	333
administrator of a registered private provider that is not also	334
a chartered nonpublic school; the chief administrator of any	335
home health agency; the chief administrator of or person	336
operating any child care center, type A family child care home,	337
or type B family child care home licensed under Chapter 5104. of	338
the Revised Code; the chief administrator of or person operating	339
any authorized private before and after school care program; the	340
chief administrator of any head start agency; the executive	341
director of a public children services agency; the operator of a	342
residential facility, as defined in section 2151.46 of the	343
Revised Code; a private company described in section 3314.41,	344
3319.392, 3326.25, or 3328.20 of the Revised Code; or an	345
employer described in division (J)(2) of section 3327.10 of the	346
Revised Code may request that the superintendent of the bureau	347
investigate and determine, with respect to any individual who	348
has applied for employment in any position after October 2,	349
1989, or any individual wishing to apply for employment with a	350
board of education may request, with regard to the individual,	351
whether the bureau has any information gathered under division	352

(A) of this section that pertains to that individual. On receipt 353 of the request, subject to division (E)(2) of this section, the 354 superintendent shall determine whether that information exists 355 and, upon request of the person, board, or entity requesting 356 information, also shall request from the federal bureau of 357 investigation any criminal records it has pertaining to that 358 individual. The superintendent or the superintendent's designee 359 also may request criminal history records from other states or 360 the federal government pursuant to the national crime prevention 361 and privacy compact set forth in section 109.571 of the Revised 362 Code. Within thirty days of the date that the superintendent 363 receives a request, subject to division (E)(2) of this section, 364 the superintendent shall send to the board, entity, or person a 365 report of any information that the superintendent determines 366 exists, including information contained in records that have 367 been sealed under section 2953.32 of the Revised Code, and, 368 within thirty days of its receipt, subject to division (E)(2) of 369 this section, shall send the board, entity, or person a report 370

of any information received from the federal bureau of371investigation, other than information the dissemination of which372is prohibited by federal law.373

(b) When a board of education or a registered private 374 provider is required to receive information under this section 375 as a prerequisite to employment of an individual pursuant to 376 division (C) of section 3310.58 or section 3319.39 of the 377 Revised Code, it may accept a certified copy of records that 378 were issued by the bureau of criminal identification and 379 investigation and that are presented by an individual applying 380 for employment with the district in lieu of requesting that 381 information itself. In such a case, the board shall accept the 382 certified copy issued by the bureau in order to make a photocopy 383

of it for that individual's employment application documents and384shall return the certified copy to the individual. In a case of385that nature, a district or provider only shall accept a386certified copy of records of that nature within one year after387the date of their issuance by the bureau.388

(c) Notwithstanding division (F) (2) (a) of this section, in
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the case of a request under section 3319.39, 3319.391, or
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3327.10 of the Revised Code only for criminal records maintained
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by the federal bureau of investigation, the superintendent shall
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not determine whether any information gathered under division
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(A) of this section exists on the person for whom the request is
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(3) The state board of education or the department of 396 education and workforce may request, with respect to any 397 individual who has applied for employment after October 2, 1989, 398 in any position with the state board or the department of 399 education and workforce, any information that a school district 400 board of education is authorized to request under division (F) 401 402 (2) of this section, and the superintendent of the bureau shall proceed as if the request has been received from a school 403 404 district board of education under division (F)(2) of this section. 405

(4) When the superintendent of the bureau receives a
request for information under section 3319.291 of the Revised
Code, the superintendent shall proceed as if the request has
been received from a school district board of education and
shall comply with divisions (F) (2) (a) and (c) of this section.

(G) In addition to or in conjunction with any request that
is required to be made under section 3712.09, 3721.121, or
3740.11 of the Revised Code with respect to an individual who

has applied for employment in a position that involves providing 414 direct care to an older adult or adult resident, the chief 415 administrator of a home health agency, hospice care program, 416 home licensed under Chapter 3721. of the Revised Code, or adult 417 day-care program operated pursuant to rules adopted under 418 section 3721.04 of the Revised Code may request that the 419 superintendent of the bureau investigate and determine, with 420 respect to any individual who has applied after January 27, 421 1997, for employment in a position that does not involve 422 423 providing direct care to an older adult or adult resident, whether the bureau has any information gathered under division 424 (A) of this section that pertains to that individual. 425

In addition to or in conjunction with any request that is 426 required to be made under section 173.27 of the Revised Code 427 with respect to an individual who has applied for employment in 428 a position that involves providing ombudsman services to 429 residents of long-term care facilities or recipients of 430 community-based long-term care services, the state long-term 431 care ombudsman, the director of aging, a regional long-term care 432 ombudsman program, or the designee of the ombudsman, director, 433 or program may request that the superintendent investigate and 434 determine, with respect to any individual who has applied for 435 employment in a position that does not involve providing such 436 ombudsman services, whether the bureau has any information 437 gathered under division (A) of this section that pertains to 438 that applicant. 439

In addition to or in conjunction with any request that is 440 required to be made under section 173.38 of the Revised Code 441 with respect to an individual who has applied for employment in 442 a direct-care position, the chief administrator of a provider, 443 as defined in section 173.39 of the Revised Code, may request 444

that the superintendent investigate and determine, with respect445to any individual who has applied for employment in a position446that is not a direct-care position, whether the bureau has any447information gathered under division (A) of this section that448pertains to that applicant.449

In addition to or in conjunction with any request that is 450 required to be made under section 3712.09 of the Revised Code 451 with respect to an individual who has applied for employment in 452 a position that involves providing direct care to a pediatric 453 454 respite care patient, the chief administrator of a pediatric respite care program may request that the superintendent of the 455 bureau investigate and determine, with respect to any individual 456 who has applied for employment in a position that does not 457 involve providing direct care to a pediatric respite care 458 patient, whether the bureau has any information gathered under 459 division (A) of this section that pertains to that individual. 460

On receipt of a request under this division, the 461 superintendent shall determine whether that information exists 462 and, on request of the individual requesting information, shall 463 also request from the federal bureau of investigation any 464 criminal records it has pertaining to the applicant. The 465 superintendent or the superintendent's designee also may request 466 criminal history records from other states or the federal 467 government pursuant to the national crime prevention and privacy 468 compact set forth in section 109.571 of the Revised Code. Within 469 thirty days of the date a request is received, subject to 470 division (E)(2) of this section, the superintendent shall send 471 to the requester a report of any information determined to 472 exist, including information contained in records that have been 473 sealed under section 2953.32 of the Revised Code, and, within 474 thirty days of its receipt, shall send the requester a report of 475

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any information received from the federal bureau of476investigation, other than information the dissemination of which477is prohibited by federal law.478

(H) Information obtained by a government entity or person
 under this section is confidential and shall not be released or
 disseminated.
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(I) The superintendent may charge a reasonable fee for
providing information or criminal records under division (F)(2)
or (G) of this section.

(J) As used in this section:

(1) "Pediatric respite care program" and "pediatric care patient" have the same meanings as in section 3712.01 of the Revised Code.

(2) "Sexually oriented offense" and "child-victim oriented offense" have the same meanings as in section 2950.01 of the Revised Code.

(3) "Registered private provider" means a nonpublic school
(3) "Registered with the department of education and
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(3) workforce under section 3310.41 of the Revised Code to
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Sec. 109.572. (A) (1) Upon receipt of a request pursuant to 498 section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised 499 Code, a completed form prescribed pursuant to division (C) (1) of 500 this section, and a set of fingerprint impressions obtained in 501 the manner described in division (C) (2) of this section, the 502 superintendent of the bureau of criminal identification and 503 investigation shall conduct a criminal records check in the 504 manner described in division (B) of this section to determine505whether any information exists that indicates that the person506who is the subject of the request previously has been convicted507of or pleaded guilty to any of the following:508

(a) A violation of section 2903.01, 2903.02, 2903.03, 509 2903.04, 2903.041, 2903.06, 2903.08, 2903.11, 2903.12, 2903.13, 510 2903.16, 2903.21, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 511 2905.32, 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 512 2907.08, 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.25, 513 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 514 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 2919.25, 515 2923.12, 2923.13, 2923.161, 2923.17, 2923.21, 2923.42, 2925.02, 516 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.13, 2925.22, 517 2925.23, 2925.24, 2925.31, 2925.32, 2925.36, 2925.37, or 3716.11 518 of the Revised Code, felonious sexual penetration in violation 519 of former section 2907.12 of the Revised Code, a violation of 520 section 2905.04 of the Revised Code as it existed prior to July 521 1, 1996, a violation of section 2919.23 of the Revised Code that 522 would have been a violation of section 2905.04 of the Revised 523 Code as it existed prior to July 1, 1996, had the violation been 524 committed prior to that date, or a violation of section 2925.11 525 of the Revised Code that is not a minor drug possession offense; 526

(b) A violation of an existing or former law of this
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state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
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division (A) (1) (a) of this section;
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(c) If the request is made pursuant to section 3319.39 of
the Revised Code for an applicant who is a teacher, any offense
specified under section 9.79 of the Revised Code or in section
3319.31 of the Revised Code.

(2) On receipt of a request pursuant to section 3712.09 or 535 3721.121 of the Revised Code, a completed form prescribed 536 pursuant to division (C)(1) of this section, and a set of 537 fingerprint impressions obtained in the manner described in 538 division (C)(2) of this section, the superintendent of the 539 bureau of criminal identification and investigation shall 540 conduct a criminal records check with respect to any person who 541 has applied for employment in a position for which a criminal 542 records check is required by those sections. The superintendent 543 shall conduct the criminal records check in the manner described 544 in division (B) of this section to determine whether any 545 information exists that indicates that the person who is the 546 subject of the request previously has been convicted of or 547 pleaded guilty to any of the following: 548

(a) A violation of section 2903.01, 2903.02, 2903.03, 549 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 550 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 551 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 552 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 553 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 554 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 555 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 556 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 557

(b) An existing or former law of this state, any other
state, or the United States that is substantially equivalent to
any of the offenses listed in division (A) (2) (a) of this
section.

(3) On receipt of a request pursuant to section 173.27,562173.38, 173.381, 3740.11, 5119.34, 5164.34, 5164.341, 5164.342,5635123.081, or 5123.169 of the Revised Code, a completed form564

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prescribed pursuant to division (C)(1) of this section, and a 565 set of fingerprint impressions obtained in the manner described 566 in division (C)(2) of this section, the superintendent of the 567 bureau of criminal identification and investigation shall 568 conduct a criminal records check of the person for whom the 569 request is made. The superintendent shall conduct the criminal 570 records check in the manner described in division (B) of this 571 section to determine whether any information exists that 572 573 indicates that the person who is the subject of the request previously has been convicted of, has pleaded quilty to, or 574 (except in the case of a request pursuant to section 5164.34, 575 5164.341, or 5164.342 of the Revised Code) has been found 576 eligible for intervention in lieu of conviction for any of the 577 following, regardless of the date of the conviction, the date of 578 entry of the guilty plea, or (except in the case of a request 579 pursuant to section 5164.34, 5164.341, or 5164.342 of the 580 Revised Code) the date the person was found eligible for 581 intervention in lieu of conviction: 582

(a) A violation of section 959.13, 959.131, 2903.01, 583 2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 584 2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341, 585 2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33, 586 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 587 2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 588 2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02, 589 2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 590 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05, 591 2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42, 592 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 593 2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 594 2919.121, 2919.123, 2919.124, 2919.22, 2919.23, 2919.24, 595

2919.25, 2921.03, 2921.11, 2921.12, 2921.13, 2921.21, 2921.24,5962921.32, 2921.321, 2921.34, 2921.35, 2921.36, 2921.51, 2923.12,597

2923.122, 2923.123, 2923.13, 2923.161, 2923.162, 2923.21,5982923.32, 2923.42, 2925.02, 2925.03, 2925.04, 2925.041, 2925.05,5992925.06, 2925.09, 2925.11, 2925.13, 2925.14, 2925.22, 2925.23,6002925.24, 2925.36, 2925.55, 2925.56, 2927.12, or 3716.11 of the601Revised Code;602

(b) Felonious sexual penetration in violation of former603section 2907.12 of the Revised Code;604

(c) A violation of section 2905.04 of the Revised Code as605it existed prior to July 1, 1996;606

(e) A violation of an existing or former municipal
ordinance or law of this state, any other state, or the United
States that is substantially equivalent to any of the offenses
listed in divisions (A) (3) (a) to (d) of this section.

(4) On receipt of a request pursuant to section 2151.86-or-615 , 2151.904, or 5103.053 of the Revised Code, a completed form 616 prescribed pursuant to division (C)(1) of this section, and a 617 set of fingerprint impressions obtained in the manner described 618 in division (C)(2) of this section, the superintendent of the 619 bureau of criminal identification and investigation shall 620 conduct a criminal records check in the manner described in 621 division (B) of this section to determine whether any 622 information exists that indicates that the person who is the 623 subject of the request previously has been convicted of or 624 pleaded guilty to any of the following:

(a) A violation of section 959.13, 2151.421, 2903.01, 626 2903.02, 2903.03, 2903.04, 2903.041, 2903.06, 2903.08, 2903.11, 627 2903.12, 2903.13, 2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 628 2903.32, 2903.34, 2905.01, 2905.02, 2905.05, 2905.32, 2907.02, 629 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 630 2907.19, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 631 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22, 632 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 633 2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 634 2923.13, 2923.161, 2923.17, 2923.21, 2925.02, 2925.03, 2925.04, 635 2925.041, 2925.05, 2925.06, 2925.13, 2925.22, 2925.23, 2925.24, 636 2925.31, 2925.32, 2925.36, 2925.37, 2927.12, or 3716.11 of the 637 Revised Code, a violation of section 2905.04 of the Revised Code 638 as it existed prior to July 1, 1996, a violation of section 639 2919.23 of the Revised Code that would have been a violation of 640 section 2905.04 of the Revised Code as it existed prior to July 641 1, 1996, had the violation been committed prior to that date, a 642 violation of section 2925.11 of the Revised Code that is not a 643 minor drug possession offense, two or more OVI or OVUAC 644 violations committed within the three years immediately 645 preceding the submission of the application or petition that is 646 the basis of the request, or felonious sexual penetration in 647 violation of former section 2907.12 of the Revised Code, or a 648 violation of Chapter 2919. of the Revised Code that is a felony; 649

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
division (A) (4) (a) of this section.

(5) Upon receipt of a request pursuant to section 5104.013

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of the Revised Code, a completed form prescribed pursuant to 655 division (C)(1) of this section, and a set of fingerprint 656 impressions obtained in the manner described in division (C)(2) 657 of this section, the superintendent of the bureau of criminal 658 identification and investigation shall conduct a criminal 659 records check in the manner described in division (B) of this 660 section to determine whether any information exists that 661 662 indicates that the person who is the subject of the request has been convicted of or pleaded quilty to any of the following: 663

(a) A violation of section 2151.421, 2903.01, 2903.02, 664 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 665 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 666 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 667 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 668 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 669 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 670 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 671 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 672 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 673 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 674 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 675 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 676 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 677 3716.11 of the Revised Code, felonious sexual penetration in 678 violation of former section 2907.12 of the Revised Code, a 679 violation of section 2905.04 of the Revised Code as it existed 680 prior to July 1, 1996, a violation of section 2919.23 of the 681 Revised Code that would have been a violation of section 2905.04 682 of the Revised Code as it existed prior to July 1, 1996, had the 683 violation been committed prior to that date, a violation of 684 section 2925.11 of the Revised Code that is not a minor drug 685

possession offense, a violation of section 2923.02 or 2923.03 of686the Revised Code that relates to a crime specified in this687division, or a second violation of section 4511.19 of the688Revised Code within five years of the date of application for689licensure or certification.690

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses or violations
described in division (A) (5) (a) of this section.

(6) Upon receipt of a request pursuant to section 5153.111 695 of the Revised Code, a completed form prescribed pursuant to 696 division (C)(1) of this section, and a set of fingerprint 697 impressions obtained in the manner described in division (C)(2) 698 of this section, the superintendent of the bureau of criminal 699 identification and investigation shall conduct a criminal 700 records check in the manner described in division (B) of this 701 section to determine whether any information exists that 702 indicates that the person who is the subject of the request 703 previously has been convicted of or pleaded guilty to any of the 704 705 following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 706 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 707 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 708 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 709 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 710 2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 711 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 712 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised 713 Code, felonious sexual penetration in violation of former 714 section 2907.12 of the Revised Code, a violation of section 715

2905.04 of the Revised Code as it existed prior to July 1, 1996,716a violation of section 2919.23 of the Revised Code that would717have been a violation of section 2905.04 of the Revised Code as718it existed prior to July 1, 1996, had the violation been719committed prior to that date, or a violation of section 2925.11720of the Revised Code that is not a minor drug possession offense;721

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
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division (A) (6) (a) of this section.

(7) On receipt of a request for a criminal records check 726 from an individual pursuant to section 4749.03 or 4749.06 of the 727 Revised Code, accompanied by a completed copy of the form 728 prescribed in division (C)(1) of this section and a set of 729 fingerprint impressions obtained in a manner described in 730 division (C)(2) of this section, the superintendent of the 731 bureau of criminal identification and investigation shall 732 conduct a criminal records check in the manner described in 733 division (B) of this section to determine whether any 734 information exists indicating that the person who is the subject 735 of the request has been convicted of or pleaded guilty to any 736 criminal offense in this state or in any other state. If the 737 738 individual indicates that a firearm will be carried in the course of business, the superintendent shall require information 739 from the federal bureau of investigation as described in 740 division (B)(2) of this section. Subject to division (F) of this 741 section, the superintendent shall report the findings of the 742 criminal records check and any information the federal bureau of 743 investigation provides to the director of public safety. 744

(8) On receipt of a request pursuant to section 1321.37, 745

1321.53, or 4763.05 of the Revised Code, a completed form 746 prescribed pursuant to division (C)(1) of this section, and a 747 set of fingerprint impressions obtained in the manner described 748 in division (C)(2) of this section, the superintendent of the 749 bureau of criminal identification and investigation shall 750 conduct a criminal records check with respect to any person who 751 752 has applied for a license, permit, or certification from the department of commerce or a division in the department. The 753 superintendent shall conduct the criminal records check in the 754 manner described in division (B) of this section to determine 755 whether any information exists that indicates that the person 756 who is the subject of the request previously has been convicted 757 of or pleaded quilty to any criminal offense in this state, any 758 other state, or the United States. 759

(9) On receipt of a request for a criminal records check 760 from the treasurer of state under section 113.041 of the Revised 761 Code or from an individual under section 928.03, 4701.08, 762 4715.101, 4717.061, 4725.121, 4725.501, 4729.071, 4729.53, 763 4729.90, 4729.92, 4730.101, 4730.14, 4730.28, 4731.081, 4731.15, 764 4731.171, 4731.222, 4731.281, 4731.531, 4732.091, 4734.202, 765 4740.061, 4741.10, 4747.051, 4751.20, 4751.201, 4751.21, 766 4753.061, 4755.70, 4757.101, 4759.061, 4760.032, 4760.06, 767 4761.051, 4762.031, 4762.06, 4774.031, 4774.06, 4776.021, 768 4778.04, 4778.07, 4779.091, or 4783.04 of the Revised Code, 769 accompanied by a completed form prescribed under division (C)(1) 770 of this section and a set of fingerprint impressions obtained in 771 the manner described in division (C)(2) of this section, the 772 superintendent of the bureau of criminal identification and 773 investigation shall conduct a criminal records check in the 774 manner described in division (B) of this section to determine 775 whether any information exists that indicates that the person 776

who is the subject of the request has been convicted of or 777 pleaded guilty to any criminal offense in this state or any 778 other state. Subject to division (F) of this section, the 779 superintendent shall send the results of a check requested under 780 section 113.041 of the Revised Code to the treasurer of state 781 and shall send the results of a check requested under any of the 782 783 other listed sections to the licensing board specified by the individual in the request. 784

(10) On receipt of a request pursuant to section 124.74, 718.131, 1121.23, 1315.141, 1733.47, or 1761.26 of the Revised Code, a completed form prescribed pursuant to division (C) (1) of this section, and a set of fingerprint impressions obtained in the manner described in division (C) (2) of this section, the superintendent of the bureau of criminal identification and investigation shall conduct a criminal records check in the manner described in division (B) of this section to determine whether any information exists that indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any criminal offense under any existing or former law of this state, any other state, or the United States.

(11) On receipt of a request for a criminal records check 798 799 from an appointing or licensing authority under section 3772.07 of the Revised Code, a completed form prescribed under division 800 (C) (1) of this section, and a set of fingerprint impressions 801 obtained in the manner prescribed in division (C)(2) of this 802 section, the superintendent of the bureau of criminal 803 identification and investigation shall conduct a criminal 804 records check in the manner described in division (B) of this 805 section to determine whether any information exists that 806 indicates that the person who is the subject of the request 807

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previously has been convicted of or pleaded guilty or no contest 808 to any offense under any existing or former law of this state, 809 any other state, or the United States that makes the person 810 ineligible for appointment or retention under section 3772.07 of 811 the Revised Code or that is a disqualifying offense as defined 812 in that section or substantially equivalent to a disqualifying 813 offense, as applicable. 814

(12) On receipt of a request pursuant to section 2151.33 815 or 2151.412 of the Revised Code, a completed form prescribed 816 pursuant to division (C)(1) of this section, and a set of 817 fingerprint impressions obtained in the manner described in 818 division (C)(2) of this section, the superintendent of the 819 bureau of criminal identification and investigation shall 820 conduct a criminal records check with respect to any person for 821 whom a criminal records check is required under that section. 822 The superintendent shall conduct the criminal records check in 823 the manner described in division (B) of this section to 824 determine whether any information exists that indicates that the 825 826 person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following: 827

(a) A violation of section 2903.01, 2903.02, 2903.03, 828 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 829 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 830 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 831 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 832 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 833 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 834 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 835 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 836

(b) An existing or former law of this state, any other

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state, or the United States that is substantially equivalent to	838
any of the offenses listed in division (A)(12)(a) of this	839
section.	840
(13) On receipt of a request pursuant to section 3796.12	841
of the Revised Code, a completed form prescribed pursuant to	842
division (C)(1) of this section, and a set of fingerprint	843
impressions obtained in a manner described in division (C)(2) of	844
this section, the superintendent of the bureau of criminal	845
identification and investigation shall conduct a criminal	846
records check in the manner described in division (B) of this	847
section to determine whether any information exists that	848
indicates that the person who is the subject of the request	849
previously has been convicted of or pleaded guilty to a	850
disqualifying offense as specified in rules adopted under	851
section 9.79 and division (B)(2)(b) of section 3796.03 of the	852
Revised Code if the person who is the subject of the request is	853
an administrator or other person responsible for the daily	854
operation of, or an owner or prospective owner, officer or	855
prospective officer, or board member or prospective board member	856
of, an entity seeking a license from the department of commerce	857
under Chapter 3796. of the Revised Code.	858
(14) On receipt of a request required by section 3796.13	859
of the Revised Code, a completed form prescribed pursuant to	860
division (C)(1) of this section, and a set of fingerprint	861
impressions obtained in a manner described in division (C)(2) of	862
this section, the superintendent of the bureau of criminal	863
identification and investigation shall conduct a criminal	864
records check in the manner described in division (B) of this	865
section to determine whether any information exists that	866
indicates that the person who is the subject of the request	867
previously has been convicted of or pleaded guilty to a	868

disqualifying offense as specified in rules adopted under869division (B)(14)(a) of section 3796.03 of the Revised Code if870the person who is the subject of the request is seeking871employment with an entity licensed by the department of commerce872under Chapter 3796. of the Revised Code.873

(15) On receipt of a request pursuant to section 4768.06 874 of the Revised Code, a completed form prescribed under division 875 (C) (1) of this section, and a set of fingerprint impressions 876 obtained in the manner described in division (C)(2) of this 877 section, the superintendent of the bureau of criminal 878 identification and investigation shall conduct a criminal 879 records check in the manner described in division (B) of this 880 section to determine whether any information exists indicating 881 that the person who is the subject of the request has been 882 convicted of or pleaded guilty to any criminal offense in this 883 state or in any other state. 884

(16) On receipt of a request pursuant to division (B) of 885 section 4764.07 or division (A) of section 4735.143 of the 886 Revised Code, a completed form prescribed under division (C)(1) 887 of this section, and a set of fingerprint impressions obtained 888 in the manner described in division (C)(2) of this section, the 889 superintendent of the bureau of criminal identification and 890 investigation shall conduct a criminal records check in the 891 manner described in division (B) of this section to determine 892 whether any information exists indicating that the person who is 893 the subject of the request has been convicted of or pleaded 894 quilty to any criminal offense in any state or the United 895 States. 896

(17) On receipt of a request for a criminal records check897under section 147.022 of the Revised Code, a completed form898

prescribed under division (C)(1) of this section, and a set of 899 fingerprint impressions obtained in the manner prescribed in 900 division (C)(2) of this section, the superintendent of the 901 bureau of criminal identification and investigation shall 902 conduct a criminal records check in the manner described in 903 division (B) of this section to determine whether any 904 905 information exists that indicates that the person who is the subject of the request previously has been convicted of or 906 pleaded quilty or no contest to any criminal offense under any 907 existing or former law of this state, any other state, or the 908 United States. 909

(18) Upon receipt of a request pursuant to division (F) of 910 section 2915.081 or division (E) of section 2915.082 of the 911 Revised Code, a completed form prescribed under division (C)(1) 912 of this section, and a set of fingerprint impressions obtained 913 in the manner described in division (C)(2) of this section, the 914 superintendent of the bureau of criminal identification and 915 investigation shall conduct a criminal records check in the 916 manner described in division (B) of this section to determine 917 whether any information exists indicating that the person who is 918 the subject of the request has been convicted of or pleaded 919 quilty or no contest to any offense that is a violation of 920 Chapter 2915. of the Revised Code or to any offense under any 921 existing or former law of this state, any other state, or the 922 United States that is substantially equivalent to such an 923 offense. 924

(19) On receipt of a request pursuant to section 3775.03
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of the Revised Code, a completed form prescribed under division
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(C) (1) of this section, and a set of fingerprint impressions
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obtained in the manner described in division (C) (2) of this
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section, the superintendent of the bureau of criminal
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identification and investigation shall conduct a criminal 930 records check in the manner described in division (B) of this 931 section and shall request information from the federal bureau of 932 investigation to determine whether any information exists 933 indicating that the person who is the subject of the request has 934 been convicted of any offense under any existing or former law 935 of this state, any other state, or the United States that is a 936 disqualifying offense as defined in section 3772.07 of the 937 Revised Code. 938

(B) Subject to division (F) of this section, the
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superintendent shall conduct any criminal records check to be
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conducted under this section as follows:
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(1) The superintendent shall review or cause to be 942 reviewed any relevant information gathered and compiled by the 943 bureau under division (A) of section 109.57 of the Revised Code 944 that relates to the person who is the subject of the criminal 945 records check, including, if the criminal records check was 946 requested under section 113.041, 121.08, 124.74, 173.27, 173.38, 947 173.381, 718.131, 928.03, 1121.23, 1315.141, 1321.37, 1321.53, 948 1733.47, 1761.26, 2151.86, 3301.32, 3301.541, 3319.39, 3740.11, 949 3712.09, 3721.121, 3772.07, 3775.03, 3796.12, 3796.13, 4729.071, 950 4729.53, 4729.90, 4729.92, 4749.03, 4749.06, 4763.05, 4764.07, 951 4768.06, 5103.053, 5104.013, 5164.34, 5164.341, 5164.342, 952 5123.081, 5123.169, or 5153.111 of the Revised Code, any 953 relevant information contained in records that have been sealed 954 under section 2953.32 of the Revised Code; 955

(2) If the request received by the superintendent asks for
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information from the federal bureau of investigation, the
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superintendent shall request from the federal bureau of
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investigation any information it has with respect to the person
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who is the subject of the criminal records check, including 960 fingerprint-based checks of national crime information databases 961 as described in 42 U.S.C. 671 if the request is made pursuant to 962 section 2151.86, 5103.053, or 5104.013 of the Revised Code or if 963 any other Revised Code section requires fingerprint-based checks 964 of that nature, and shall review or cause to be reviewed any 965 information the superintendent receives from that bureau. If a 966 request under section 3319.39 of the Revised Code asks only for 967 information from the federal bureau of investigation, the 968 969 superintendent shall not conduct the review prescribed by division (B)(1) of this section. 970

(3) The superintendent or the superintendent's designee may request criminal history records from other states or the federal government pursuant to the national crime prevention and privacy compact set forth in section 109.571 of the Revised Code.

(4) The superintendent shall include in the results of the
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criminal records check a list or description of the offenses
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listed or described in the relevant provision of division (A) of
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this section. The superintendent shall exclude from the results
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any information the dissemination of which is prohibited by
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(5) The superintendent shall send the results of the 982 criminal records check to the person to whom it is to be sent 983 not later than the following number of days after the date the 984 superintendent receives the request for the criminal records 985 check, the completed form prescribed under division (C) (1) of 986 this section, and the set of fingerprint impressions obtained in 987 the manner described in division (C) (2) of this section: 988

(a) If the superintendent is required by division (A) of

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this section (other than division (A)(3) of this section) to 990 conduct the criminal records check, thirty; 991

(b) If the superintendent is required by division (A)(3) 992 of this section to conduct the criminal records check, sixty. 993

(C) (1) The superintendent shall prescribe a form to obtain 994 the information necessary to conduct a criminal records check 995 from any person for whom a criminal records check is to be 996 conducted under this section. The form that the superintendent 997 prescribes pursuant to this division may be in a tangible 998 format, in an electronic format, or in both tangible and 999 electronic formats. 1000

(2) The superintendent shall prescribe standard impression 1001 sheets to obtain the fingerprint impressions of any person for 1002 whom a criminal records check is to be conducted under this 1003 section. Any person for whom a records check is to be conducted 1004 under this section shall obtain the fingerprint impressions at a 1005 county sheriff's office, municipal police department, or any 1006 other entity with the ability to make fingerprint impressions on 1007 the standard impression sheets prescribed by the superintendent. 1008 1009 The office, department, or entity may charge the person a reasonable fee for making the impressions. The standard 1010 impression sheets the superintendent prescribes pursuant to this 1011 division may be in a tangible format, in an electronic format, 1012 or in both tangible and electronic formats. 1013

(3) Subject to division (D) of this section, the
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superintendent shall prescribe and charge a reasonable fee for
providing a criminal records check under this section. The
person requesting the criminal records check shall pay the fee
prescribed pursuant to this division. In the case of a request
under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47,

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1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the	1020
fee shall be paid in the manner specified in that section.	1021
(4) The superintendent of the bureau of criminal	1022
identification and investigation may prescribe methods of	1023
forwarding fingerprint impressions and information necessary to	1024
conduct a criminal records check, which methods shall include,	1025
but not be limited to, an electronic method.	1026
(D) The results of a criminal records check conducted	1027
under this section, other than a criminal records check	1028
specified in division (A)(7) of this section, are valid for the	1029
person who is the subject of the criminal records check for a	1030
period of one year from the date upon which the superintendent	1031
completes the criminal records check. If during that period the	1032
superintendent receives another request for a criminal records	1033
check to be conducted under this section for that person, the	1034
superintendent shall provide the results from the previous	1035
criminal records check of the person at a lower fee than the fee	1036
prescribed for the initial criminal records check.	1037
(E) When the superintendent receives a request for	1038
information from a registered private provider, the	1039
superintendent shall proceed as if the request was received from	1040

a school district board of education under section 3319.39 of 1041
the Revised Code. The superintendent shall apply division (A)(1) 1042
(c) of this section to any such request for an applicant who is 1043
a teacher. 1044

(F) (1) Subject to division (F) (2) of this section, all
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information regarding the results of a criminal records check
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conducted under this section that the superintendent reports or
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sends under division (A) (7) or (9) of this section to the
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director of public safety, the treasurer of state, or the
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person, board, or entity that made the request for the criminal1050records check shall relate to the conviction of the subject1051person, or the subject person's plea of guilty to, a criminal1052offense.1053

(2) Division (F)(1) of this section does not limit, 1054 restrict, or preclude the superintendent's release of 1055 information that relates to the arrest of a person who is 1056 eighteen years of age or older, to an adjudication of a child as 1057 a delinquent child, or to a criminal conviction of a person 1058 under eighteen years of age in circumstances in which a release 1059 of that nature is authorized under division (E)(2), (3), or (4)1060 of section 109.57 of the Revised Code pursuant to a rule adopted 1061 under division (E)(1) of that section. 1062

(G) As used in this section:

(1) "Criminal records check" means any criminal records
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 check conducted by the superintendent of the bureau of criminal
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 identification and investigation in accordance with division (B)
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 of this section.

(2) "Minor drug possession offense" has the same meaning as in section 2925.01 of the Revised Code.

(3) "OVI or OVUAC violation" means a violation of section
4511.19 of the Revised Code or a violation of an existing or
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former law of this state, any other state, or the United States
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that is substantially equivalent to section 4511.19 of the
Revised Code.

(4) "Registered private provider" means a nonpublic school
or entity registered with the department of education and
workforce under section 3310.41 of the Revised Code to
participate in the autism scholarship program or section 3310.58

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Sec. 109.71. There is hereby created in the office of the 1081 attorney general the Ohio peace officer training commission. The 1082 commission shall consist of ten members appointed by the 1083 governor with the advice and consent of the senate and selected 1084 as follows: one member representing the public; one member who 1085 represents a fraternal organization representing law enforcement 1086 officers; two members who are incumbent sheriffs; two members 1087 who are incumbent chiefs of police; one member from the bureau 1088 of criminal identification and investigation; one member from 1089 the state highway patrol; one member who is the special agent in 1090 charge of a field office of the federal bureau of investigation 1091 in this state; and one member from the department of education 1092 and workforce, trade and industrial education services, law 1093 1094 enforcement training.

This section does not confer any arrest authority or any1095ability or authority to detain a person, write or issue any1096citation, or provide any disposition alternative, as granted1097under Chapter 2935. of the Revised Code.1098

Pursuant to division (A) (9) of section 101.82 of the1099Revised Code, the commission is exempt from the requirements of1100sections 101.82 to 101.87 of the Revised Code.1101

As used in sections 109.71 to 109.801 of the Revised Code: 1102

(A) "Peace officer" means:

(1) A deputy sheriff, marshal, deputy marshal, member of
the organized police department of a township or municipal
corporation, member of a township police district or joint
police district police force, member of a police force employed
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by a metropolitan housing authority under division (D) of 1108 section 3735.31 of the Revised Code, or township constable, who 1109 is commissioned and employed as a peace officer by a political 1110 subdivision of this state or by a metropolitan housing 1111 authority, and whose primary duties are to preserve the peace, 1112 to protect life and property, and to enforce the laws of this 1113 state, ordinances of a municipal corporation, resolutions of a 1114 township, or regulations of a board of county commissioners or 1115 board of township trustees, or any of those laws, ordinances, 1116 resolutions, or regulations; 1117 (2) A police officer who is employed by a railroad company 1118 and appointed and commissioned by the secretary of state 1119 pursuant to sections 4973.17 to 4973.22 of the Revised Code; 1120 (3) Employees of the department of taxation engaged in the 1121 enforcement of Chapter 5743. of the Revised Code and designated 1122 by the tax commissioner for peace officer training for purposes 1123 of the delegation of investigation powers under section 5743.45 1124 of the Revised Code; 1125 (4) An undercover drug agent; 1126 (5) Enforcement agents of the department of public safety 1127 whom the director of public safety designates under section 1128 5502.14 of the Revised Code; 1129 (6) An employee of the department of natural resources who 1130 is a natural resources law enforcement staff officer designated 1131 pursuant to section 1501.013, a natural resources officer 1132 appointed pursuant to section 1501.24, a forest-fire 1133 investigator appointed pursuant to section 1503.09, or a 1134 wildlife officer designated pursuant to section 1531.13 of the 1135

Revised Code;

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(7) An employee of a park district who is designated	1137
pursuant to section 511.232 or 1545.13 of the Revised Code;	1138
(8) An employee of a conservancy district who is	1139
designated pursuant to section 6101.75 of the Revised Code;	1140
(9) A police officer who is employed by a hospital that	1141
employs and maintains its own proprietary police department or	1142
security department, and who is appointed and commissioned by	1143
the secretary of state pursuant to sections 4973.17 to 4973.22	1144
of the Revised Code;	1145
(10) Veterans' homes police officers designated under	1146
section 5907.02 of the Revised Code;	1147
(11) A police officer who is employed by a qualified	1148
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nonprofit corporation police department pursuant to section	-
1702.80 of the Revised Code;	1150
(12) A state university law enforcement officer appointed	1151
under section 3345.04 of the Revised Code or a person serving as	1152
a state university law enforcement officer on a permanent basis	1153
on June 19, 1978, who has been awarded a certificate by the	1154
executive director of the Ohio peace officer training commission	1155
attesting to the person's satisfactory completion of an approved	1156
state, county, municipal, or department of natural resources	1157
peace officer basic training program;	1158
(13) A special police officer employed by the department	1159

of mental health and addiction services pursuant to section11605119.08 of the Revised Code or the department of developmental1161disabilities pursuant to section 5123.13 of the Revised Code;1162

(14) A member of a campus police department appointed 1163
under section 1713.50 of the Revised Code; 1164

(15) A member of a police force employed by a regional 1165 transit authority under division (Y) of section 306.35 of the 1166 Revised Code; 1167

(16) Investigators appointed by the auditor of state
pursuant to section 117.091 of the Revised Code and engaged in
the enforcement of Chapter 117. of the Revised Code;
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(17) A special police officer designated by the 1171 superintendent of the state highway patrol pursuant to section 1172 5503.09 of the Revised Code or a person who was serving as a 1173 special police officer pursuant to that section on a permanent 1174 basis on October 21, 1997, and who has been awarded a 1175 certificate by the executive director of the Ohio peace officer 1176 training commission attesting to the person's satisfactory 1177 completion of an approved state, county, municipal, or 1178 department of natural resources peace officer basic training 1179 program; 1180

(18) A special police officer employed by a port authority 1181 under section 4582.04 or 4582.28 of the Revised Code or a person 1182 serving as a special police officer employed by a port authority 1183 on a permanent basis on May 17, 2000, who has been awarded a 1184 certificate by the executive director of the Ohio peace officer 1185 training commission attesting to the person's satisfactory 1186 completion of an approved state, county, municipal, or 1187 department of natural resources peace officer basic training 1188 1189 program;

(19) A special police officer employed by a municipal
corporation who has been awarded a certificate by the executive
director of the Ohio peace officer training commission for
satisfactory completion of an approved peace officer basic
training program and who is employed on a permanent basis on or

after March 19, 2003, at a municipal airport, or other municipal 1195 air navigation facility, that has scheduled operations, as 1196 defined in section 119.3 of Title 14 of the Code of Federal 1197 Regulations, 14 C.F.R. 119.3, as amended, and that is required 1198 to be under a security program and is governed by aviation 1199 security rules of the transportation security administration of 1200 the United States department of transportation as provided in 1201 Parts 1542. and 1544. of Title 49 of the Code of Federal 1202 Regulations, as amended; 1203

(20) A police officer who is employed by an owner or
operator of an amusement park that has an average yearly
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attendance in excess of six hundred thousand guests and that
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employs and maintains its own proprietary police department or
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security department, and who is appointed and commissioned by a
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judge of the appropriate municipal court or county court
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pursuant to section 4973.17 of the Revised Code;

(21) A police officer who is employed by a bank, savings 1211 and loan association, savings bank, credit union, or association 1212 of banks, savings and loan associations, savings banks, or 1213 credit unions, who has been appointed and commissioned by the 1214 secretary of state pursuant to sections 4973.17 to 4973.22 of 1215 the Revised Code, and who has been awarded a certificate by the 1216 executive director of the Ohio peace officer training commission 1217 attesting to the person's satisfactory completion of a state, 1218 county, municipal, or department of natural resources peace 1219 officer basic training program; 1220

(22) An investigator, as defined in section 109.541 of the
Revised Code, of the bureau of criminal identification and
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investigation who is commissioned by the superintendent of the
bureau as a special agent for the purpose of assisting law
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enforcement officers or providing emergency assistance to peace	1225
officers pursuant to authority granted under that section;	1226
(23) A state fire marshal law enforcement officer	1227
appointed under section 3737.22 of the Revised Code or a person	1228
serving as a state fire marshal law enforcement officer on a	1229
permanent basis on or after July 1, 1982, who has been awarded a	1230
certificate by the executive director of the Ohio peace officer	1231
training commission attesting to the person's satisfactory	1232
completion of an approved state, county, municipal, or	1233
department of natural resources peace officer basic training	1234
program;	1235
(24) A gaming agent employed under section 3772.03 of the	1236
Revised Code;	1237
(25) An employee of the state board of pharmacy designated	1238
by the executive director of the board pursuant to section	1239
4729.04 of the Revised Code to investigate violations of	1240
Chapters 2925., 3715., 3719., 3796., 4729., and 4752. of the	1241
Revised Code and rules adopted thereunder.	1242
(B) "Undercover drug agent" has the same meaning as in	1243
division (B)(2) of section 109.79 of the Revised Code.	1244
(C) "Crisis intervention training" means training in the	1245
use of interpersonal and communication skills to most	1246
effectively and sensitively interview victims of rape.	1247
(D) "Missing children" has the same meaning as in section	1248
2901.30 of the Revised Code.	1249
(E) "Tactical medical professional" means an EMT, EMT-	1250
basic, AEMT, EMT-I, paramedic, nurse, or physician who is	1251
trained and certified in a nationally recognized tactical	1252
medical training program that is equivalent to "tactical combat	1253

casualty care" (TCCC) and "tactical emergency medical support" 1254 (TEMS) and who functions in the tactical or austere environment 1255 while attached to a law enforcement agency of either this state 1256 or a political subdivision of this state. 1257

(F) "EMT-basic," "EMT-I," and "paramedic" have the same
meanings as in section 4765.01 of the Revised Code and "EMT" and
"AEMT" have the same meanings as in section 4765.011 of the
Revised Code.

(G) "Nurse" means any of the following:

(1) Any person who is licensed to practice nursing as a 1263registered nurse by the board of nursing; 1264

(2) Any certified nurse practitioner, clinical nurse
specialist, certified registered nurse anesthetist, or certified
nurse-midwife who holds a certificate of authority issued by the
board of nursing under Chapter 4723. of the Revised Code;
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(3) Any person who is licensed to practice nursing as a
licensed practical nurse by the board of nursing pursuant to
Chapter 4723. of the Revised Code.
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(H) "Physician" means a person who is licensed pursuant to 1272
Chapter 4731. of the Revised Code to practice medicine and 1273
surgery or osteopathic medicine and surgery. 1274

(I) "County correctional officer" has the same meaning as1275in section 341.41 of the Revised Code.1276

(J) (1) "Fire investigator" means an employee of a fire
department charged with investigating fires and explosions who
has been authorized, in accordance with sections 737.27 and
3737.24 of the Revised Code, to perform the duties of
investigating the origin and cause of fires and explosions using
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the scientific method to investigate elements of the event	1282
including the circumstances, actions, persons, means, and	1283
motives that resulted in the fire or explosion or the report of	1284
a fire or explosion within this state.	1285
(2) "Fire investigator" does not include a person who is	1286
acting as a fire investigator on behalf of an insurance company	1287
or any other privately owned or operated enterprise.	1288
(K) "Fire department" means a fire department of the state	1289
or an instrumentality of the state or of a municipal	1290
corporation, township, joint fire district, or other political	1291
subdivision.	1292
(L) "At-risk youth" means an individual who is all of the	1293
following:	1294
(1) Under twenty-one years of age;	1295
(2) One of the following:	1296
(a) At risk of becoming an abused, neglected, or dependent	1297
child, delinquent or unruly child, or juvenile traffic offender;	1298
(b) An abused, neglected, or dependent child, delinquent	1299
or unruly child, or juvenile traffic offender.	1300
(3) Residing in a state correctional institution, a	1301
(3) Residing in a state correctional institution, a department of youth services institution, or a residential	1301 1302
department of youth services institution, or a residential	1302
department of youth services institution, or a residential facility.	1302 1303
<u>department of youth services institution, or a residential</u> <u>facility.</u> (M)	1302 1303 1304
<pre>department of youth services institution, or a residential facility. (M) "Residential facility" has the same meaning as in section</pre>	1302 1303 1304 1305
<pre>department of youth services institution, or a residential facility. (M) "Residential facility" has the same meaning as in section 2151.46 of the Revised Code.</pre>	1302 1303 1304 1305 1306

of children and youth, shall adopt, in accordance with Chapter	1309
119. or section 109.74 of the Revised Code, rules governing the	1310
training of peace officers in identifying and interacting with	1311
at-risk youth.	1312
(B) The Ohio peace officer training academy shall provide	1313
the training described in division (A) of this section to peace	1314
officers.	1315
Sec. 2151.46. As used in sections 2151.46 to 2151.4610 of	1316
the Revised Code:	1317
(A) "Community organization" means an organization that	1318
provides services, including recreation, mental health care, and	1319
academic support, for a child placed in foster care.	1320
(B) "Emergency department" includes a hospital emergency	1321
department and freestanding emergency department.	1322
(C) "Freestanding emergency department" has the same	1323
meaning as in section 3727.49 of the Revised Code.	1324
(D) "First responder" means an EMT, EMT-basic, AEMT, EMT-	1325
I, paramedic, firefighter, or volunteer firefighter.	1326
(E) "Law enforcement officer" means a sheriff, deputy	1327
sheriff, constable, police officer of a township or joint police	1328
district, marshal, deputy marshal, municipal police officer, or	1329
state highway patrol trooper.	1330
(F) "Residential facility" has the same meaning as in	1331
section 5103.05 of the Revised Code, except that it applies only	1332
to a residential facility that is operated by a public children	1333
services agency, private child placing agency, private	1334
noncustodial agency, or superintendent of a county or district	1335
children's home for the placement of foster children.	1336

(G) "Volunteer firefighter" has the same meaning as in	1337
section 146.01 of the Revised Code.	1338
Sec. 2151.461. (A) If a child is under the care and	1339
supervision of a residential facility and presents to an	1340
emergency department or is admitted to a hospital for an injury	1341
or mental health crisis, the emergency department or hospital	1342
shall do both of the following:	1343
(1) Communicate with the public children services agency	1344
or private child placing agency with custody of the child about	1345
the visit. Except for care that a child has consented to under	1346
section 2108.31, 2151.85, 2907.29, 3701.242, 3709.241, 3719.012,	1347
5120.172, or 5122.04 of the Revised Code, the emergency	1348
department or hospital shall discuss the child's medical	1349
treatment with and request authorization of care from the	1350
agency.	1351
(2) Notify the agency of the discharge of the child from	1352
the emergency department or hospital.	1353
(B) A public children services agency or private child	1354
placing agency with custody of a child who is under the care and	1355
supervision of a residential facility and presents to an	1356
emergency department or is admitted to a hospital for an injury	1357
or mental health crisis shall respond to the emergency	1358
department or hospital's communication regarding medical care	1359
for the child not later than four hours after initial contact.	1360
Sec. 2151.462. Notwithstanding Chapter 3798. of the	1361
Revised Code and to the extent permitted by federal law, if a	1362
child is under the care and supervision of a residential	1363
facility and presents to an emergency department or is admitted	1364
to a hospital for an injury or mental health crisis, the	1365

emergency department or hospital shall report the visit to the	1366
Ohio resilience through integrated systems and excellence	1367
(OhioRISE) program, if the child is participating in the	1368
program, and the department of children and youth.	1369
Sec. 2151.463. If a child is under the care and	1370
supervision of a residential facility and has an investigative	1371
interaction with a law enforcement officer, regardless of	1372
whether a police report is generated pertaining to the child,	1373
the law enforcement officer shall notify the operator of the	1374
residential facility and the public children services agency or	1375
private child placing agency with custody of the child of the	1376
interaction.	1377
Sec. 2151.464. If a child is under the care and	1378
supervision of a residential facility and has an interaction	1379
with a law enforcement officer that results in a police report	1380
being generated pertaining to the child, the residential	1381
facility shall report the interaction to the department of	1382
children and youth and provide the department a copy of the	1383
police report.	1384
Sec. 2151.465. Not later than ninety days after the	1385
effective date of this section, the director of children and	1386
youth shall adopt rules in accordance with Chapter 119. of the	1387
Revised Code that establish all of the following:	1388
(A) A standardized procedure under which an emergency	1389
department, hospital, or law enforcement officer provides	1390
notification under sections 2151.461 and 2151.463 of the Revised	1390
Code;	1391
	1072
(B) Time frames for an emergency department or hospital or	1393

a residential facility to provide reports to the department 1394

under sections 2151.462 and 2151.464 of the Revised Code;	1395
(C) Standards for the department to track reports provided	1396
to the department under sections 2151.462 and 2151.464 of the	1397
Revised Code.	1398
Sec. 2151.466. Prior to a child's placement in a	1399
residential facility or not later than ninety-six hours after a	1400
child's placement in a residential facility as a result of an	1401
emergency placement in accordance with section 2151.31 of the	1402
Revised Code or a change in the child's case plan in accordance	1403
with section 2151.412 of the Revised Code, a public children	1404
services agency or private child placing agency with custody of	1405
a child shall inform the operator of the facility of any charges	1406
for which the child was adjudicated a delinquent child,	1407
including any former adjudication and any adjudication that	1408
resulted in the agency's current custody of the child.	1409
Sec. 2151.467. (A) A public children services agency or	1410
private child placing agency with custody of a child who is	1411
under the care and supervision of a residential facility shall	1412
conduct a monthly in-person visit to the residential facility to	1413
determine the well-being of the child. The agency shall maintain	1414
documentation of each visit and report concerns about the child	1415
to the department of children and youth in accordance with rules	1416
adopted under division (B) of this section.	1417
(B) Not later than ninety days after the effective date of	1418
this section, the director of children and youth shall adopt	1419
rules in accordance with Chapter 119. of the Revised Code to	1420
establish both of the following:	1421
(1) Criteria for determining whether an agency shall	1422

report a concern to the department;

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(2) Criteria for determining whether an agency shall	1424
conduct a mandatory review of the placement of the child	1425
pursuant to section 2151.468 of the Revised Code.	1426
Sec. 2151.468. (A) A public children services agency or	1427
private child placing agency with custody of a child who is	1428
under the care and supervision of a residential facility shall	1429
review the placement of the child if any of the following occur:	1430
(1) The child presents to an emergency department or is	1431
admitted to a hospital for an injury or mental health crisis.	1432
(2) A police report is generated with regard to the child.	1433
(27 A porree report is generated with regard to the chird.	1100
(3) During a monthly visit, the agency has determined that	1434
a review is necessary pursuant to rules adopted under section	1435
2151.467 of the Revised Code.	1436
(B) A review of the placement of a child under division	1437
(A) of this section shall include a determination of whether the	1438
residential facility is an appropriate setting and is providing	1439
a satisfactory level of care for the child.	1440
(C) The public children services agency or private child	1441
placing agency shall notify the operator of the residential	1442
facility of the results of a review under division (A) of this	1443
section and any action that the agency plans to take with regard	1444
to the child as a result of the review.	1445
to the child as a lesuit of the leview.	1445
(D) Not later than ninety days after the effective date of	1446
this section, the department of children and youth shall adopt	1447
rules in accordance with Chapter 119. of the Revised Code to	1448
establish guidelines for reviewing the placement of a child	1449
under this section, including review criteria, circumstances	1450
that would require a change in the placement of the child, and a	1451
timeline for conducting review and taking appropriate action.	1452

Sec. 2151.469. Each public children services agency and	1453
private child placing agency shall establish a twenty-four-hour	1454
emergency on-call procedure to respond to contact from emergency	1455
departments, hospitals, law enforcement officers, and first	1456
responders regarding emergencies involving a child in the	1457
agency's custody.	1458
Sec. 2151.4610. (A) The operator of a residential facility	1459
shall notify a public children services agency or private child	1460
placing agency with custody of a child of any service that a	1461
community organization provides or seeks to provide to a child	1462
under the care and supervision of the residential facility. All	1463
services that a community organization provides to a child under	1464
this section shall receive prior approval from the public	1465
children services agency or private child placing agency with	1466
custody of the child.	1467
(B) A public children services agency or private child	1468
placing agency with custody of a child shall document in the	1469
shildle even also and souther that a summative superior time	
child's case plan any service that a community organization	1470
provides to a child under the care and supervision of a	1470 1471
provides to a child under the care and supervision of a	1471
provides to a child under the care and supervision of a <u>residential facility.</u>	1471 1472
provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department	1471 1472 1473
provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts	1471 1472 1473 1474
<pre>provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts with best practices to help ensure the educational stability of</pre>	1471 1472 1473 1474 1475
<pre>provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts with best practices to help ensure the educational stability of students who are in the custody of a public children services</pre>	1471 1472 1473 1474 1475 1476
<pre>provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts with best practices to help ensure the educational stability of students who are in the custody of a public children services agency or private child placing agency.</pre>	1471 1472 1473 1474 1475 1476 1477
<pre>provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts with best practices to help ensure the educational stability of students who are in the custody of a public children services agency or private child placing agency. Sec. 3313.6414. A school district in which a foster child</pre>	1471 1472 1473 1474 1475 1476 1477 1478
<pre>provides to a child under the care and supervision of a residential facility. Sec. 3301.95. On at least an annual basis, the department of education and workforce shall provide all school districts with best practices to help ensure the educational stability of students who are in the custody of a public children services agency or private child placing agency. Sec. 3313.6414. A school district in which a foster child is enrolled after being placed in a residential facility, as</pre>	1471 1472 1473 1474 1475 1476 1477 1478 1479

impact on the child, the school district shall utilize all	1483
available existing assessments regarding the child. The school	1484
district shall use the results of its assessment to make	1485
recommendations to the public children services agency or	1486
private child placing agency with custody of the child.	1487

The school district shall make recommendations for1488services and interventions for the child based on its assessment1489and, to the extent permitted by state and federal law, share the1490recommendations with the public children services agency or1491private child placing agency with custody of the child and the1492residential facility.1493

Sec. 5103.0310. (A) Prior to employing a person or1494engaging a subcontractor, intern, or volunteer, an institution1495or association, as defined in division (A) (1) (a) of section14965103.02 of the Revised Code, that is a residential facility, as1497defined in division (A) (6) (A) (8) of section 5103.05 of the1498Revised Code, shall do the following regarding the person,1499subcontractor, intern, or volunteer:1500

(1) Obtain a search of the United States department of
 justice national sex offender public web site regarding the
 person;

(2) Obtain a summary report of a search of the uniform
statewide automated child welfare information system in
accordance with divisions (A) and (B) of section 5103.18 of the
Revised Code.

(B) An institution or association, as defined in division 1508 (A) (1) (a) of section 5103.02 of the Revised Code, that is not a 1509 residential facility, as defined in division $\frac{(A)(6)}{(A)(8)}$ of 1510 section 5103.05 of the Revised Code, shall obtain the search and 1511

summary report described in division (A) of this section before 1512 hiring a person, or engaging a subcontractor, intern, or 1513 volunteer, who will have access to children. 1514

(C) If, at the time of September 30, 2021, the institution
or association has not obtained a report required under division
(A) or (B) of this section for the person, subcontractor,
intern, or volunteer, the institution or association shall
obtain the report.

(D) The institution or association may refuse to employ 1520
the person or engage the subcontractor, intern, or volunteer 1521
based solely on the results of the search described in division 1522
(A) (1) or (B) of this section or the findings of the summary 1523
report described in division (B) (1) (a) of section 5103.18 of the 1524
Revised Code. 1525

(E) The director of children and youth shall adopt rules
in accordance with Chapter 119. of the Revised Code necessary
for the implementation and execution of this section.

Sec. 5103.0329. (A) A recommending agency may submit a 1529 request to the department of children and youth, on a case-by-1530 case basis only, to waive any non-safety standards for a kinship 1531 caregiver seeking foster home certification. Non-safety 1532 standards include training hours and other requirements under 1533 sections 5103.0317 and 5103.032, and 5103.039 of the Revised 1534 Code and standards established by rules adopted under sections 1535 5103.03 and 5103.0316 of the Revised Code, in accordance with 42 1536 U.S.C. 671 (a) (10). 1537

(B) "Kinship caregiver" has the same meaning as in section 15385101.85 of the Revised Code. 1539

Sec. 5103.05. (A) As used in this section and section 1540

5103.051 <u>sections 5103.05 to 5103.0513</u> of the Revised Code:	1541
(1) "Children's residential center" means a facility that	1542
is operated by a private child placing agency, private	1543
noncustodial agency, or public children services agency, that	1544
has been certified by the department of children and youth to	1545
operate a children's residential center, and in which eleven or	1546
more children, including the children of any staff residing at	1547
the facility, are given nonsecure care and supervision twenty-	1548
four hours a day.	1549
(2) "Children's crisis care facility" has the same meaning	1550
as in section 5103.13 of the Revised Code.	1551
(3) "County children's home" means a facility established	1552
under section 5153.21 of the Revised Code.	1553
(4) "District children's home" means a facility	1554
established under section 5153.42 of the Revised Code.	1555
(5) <u>"First responder" means an EMT, EMT-basic, AEMT, EMT-</u>	1556
I, paramedic, firefighter, or volunteer firefighter.	1557
(6) "Group home for children" means any public or private	1558
facility that is operated by a private child placing agency,	1559
private noncustodial agency, or public children services agency,	1560
that has been certified by the department to operate a group	1561
home for children, and that meets all of the following criteria:	1562
(a) Gives, for compensation, a maximum of ten children,	1563
including the children of the operator or any staff who reside	1564
in the facility, nonsecure care and supervision twenty-four	1565
hours a day by a person or persons who are unrelated to the	1566
children by blood or marriage, or who is not the appointed	1567
guardian of any of the children;	1568
guararan or any or the christen,	T 0 0 0

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(b) Is not certified as a foster home;	1569
(c) Receives or cares for children for two or more	1570
consecutive weeks.	1571
"Group home for children" does not include any facility	1572
that provides care for children from only a single-family group,	1573
placed at the facility by the children's parents or other	1574
relative having custody.	1575
(6) (7) "Law enforcement officer" means a sheriff, deputy	1576
sheriff, constable, police officer of a township or joint police	1577
district, marshal, deputy marshal, municipal police officer, or	1578
state highway patrol trooper.	1579
(8) "Residential facility" means a group home for	1580
children, children's crisis care facility, children's	1581
residential center, residential parenting facility that provides	1582
twenty-four-hour child care, county children's home, or district	1583
children's home. A foster home is not a residential facility.	1584
(7) (9) "Residential parenting facility" means a facility	1585
operated by a private child placing agency, private noncustodial	1586
agency, or public children services agency, that has been	1587
certified by the department to operate a residential parenting	1588
facility, in which teenage mothers and their children reside for	1589
the purpose of keeping mother and child together, teaching	1590
parenting and life skills to the mother, and assisting teenage	1591
mothers in obtaining educational or vocational training and	1592
skills.	1593
(8) (10) "Nonsecure care and supervision" means care and	1594

(8) (10)"Nonsecure care and supervision" means care and1594supervision of a child in a residential facility that does not1595confine or prevent movement of the child within the facility or1596from the facility.1597

(11) "Volunteer firefighter" has the same meaning as in	1598
section 146.01 of the Revised Code.	1599
(B) In its application for a certificate, the operator of	1600
a residential facility shall demonstrate, to the satisfaction of	1601
the department of children and youth, that the proposed	1602
residential facility meets all applicable local planning and	1603
zoning requirements. A residential facility shall maintain	1604
compliance with all applicable local planning and zoning	1605
requirements in order for the facility's certificate to remain	1606
in good standing.	1607
(C) During to the common compart of encyptions of a	1608
(C) Prior to the commencement of operations of a	
residential facility, the operator of the facility shall provide	1609
to the board of township trustees or the legislative authority	1610
of the municipal corporation wherein the facility will be	1611
located notification that the facility will be in operation.	1612
(D) Divisions (B) and (C) of this section shall apply only	1613
to a residential facility that is operated by a public children	1614
services agency, private noncustodial agency, private child	1615
placing agency, or superintendent of a county or district	1616
children's home for the placement of foster children.	1617
	1 (1 0
(E) Within ten days after the commencement of operations	1618
at a residential facility, the facility shall provide the	1619
following to all county, municipal, or township law enforcement	1620
agencies, emergency management agencies, and fire departments	1621
with jurisdiction over the facility:	1622
(1) Written notice that the facility is located and will	1623

be operating in the agency's or department's jurisdiction. The 1624 written notice shall provide the address of the facility, 1625 identify the facility as a group home for children, children's 1626

crisis care facility, children's residential center, residential 1627 parenting facility, county children's home, or district 1628 children's home, and provide contact information for the 1629 facility. 1630

(2) A copy of the facility's procedures for emergencies
and disasters established pursuant to rules adopted under
section 5103.03 of the Revised Code;

(3) A copy of the facility's medical emergency plan
established pursuant to rules adopted under section 5103.03 of
the Revised Code;

(4) A copy of the facility's community engagement plan
established pursuant to rules adopted under section 5103.051 of
the Revised Code.

(C) (F) Within ten days of any change to the facility's 1640 information described in divisions $\frac{(B)(2)(E)(2)}{(E)(2)}$, (3), and (4) of 1641 this section, the facility shall provide to all county, 1642 municipal, or township law enforcement agencies, emergency 1643 management agencies, and fire departments with jurisdiction over 1644 the facility updated copies of the information required to be 1645 provided under divisions $\frac{(B)(2)(E)(2)}{(E)(2)}$, (3), and (4) of this 1646 section. 1647

(D) (G) A residential facility that is operated by a 1648 public children services agency, private noncustodial agency, 1649 private child placing agency, or superintendent of a county or 1650 district children's home for the placement of foster children 1651 also shall provide the information described in divisions (E) 1652 and (F) of this section to the board of township trustees or the 1653 legislative authority of the municipal corporation wherein the 1654 facility will be located. 1655

(H) The department may adopt rules in accordance with	1656
Chapter 119. of the Revised Code necessary to implement this	1657
section.	1658
Sec. 5103.052. Sections 5103.052 to 5103.0513 of the	1659
Revised Code apply only to a residential facility that is	1660
operated by a public children services agency, private child	1661
placing agency, private noncustodial agency, or superintendent	1662
of a county or district children's home for the placement of	1663
<u>foster children.</u>	1664
Sec. 5103.053. (A) The appointing or hiring officer of a	1665
residential facility that appoints or employs any person in the	1666
residential facility shall request the superintendent of BCII to	1667
conduct a criminal records check with respect to any person who	1668
is under final consideration for appointment or employment in	1669
the residential facility. The request shall be made at the time	1670
of initial application for appointment or employment and every	1671
four years thereafter.	1672
(B)(1) When the appointing or hiring officer requests, at	1673
the time of initial application for appointment or employment, a	1674
criminal records check for a person subject to division (A) of	1675
this section, the officer shall request that the superintendent	1676
of BCII obtain information from the federal bureau of	1677
investigation as part of the criminal records check, including	1678
fingerprint-based checks of national crime information databases	1679
as described in 42 U.S.C. 671, for the person subject to the	1680
criminal records check. In all other cases in which the	1681
appointing or hiring officer requests a criminal records check	1682
for a person pursuant to division (A) of this section, the	1683
officer may request that the superintendent of BCII obtain	1684
information from the federal bureau of investigation as part of	1685

the criminal records check, including fingerprint-based checks 1686 of national crime information databases as described in 42 1687 U.S.C. 671, for the person subject to the criminal records 1688 check. 1689 (2) An appointing or hiring officer required by division 1690 (A) of this section to request a criminal records check shall 1691 provide to each person subject to a criminal records check a 1692 copy of the form prescribed pursuant to division (C)(1) of 1693 section 109.572 of the Revised Code and a standard impression 1694 sheet to obtain fingerprint impressions prescribed pursuant to 1695 division (C)(2) of section 109.572 of the Revised Code, obtain 1696 the completed form and impression sheet from the person, and 1697 forward the completed form and impression sheet to the 1698 superintendent of BCII at the time the criminal records check is 1699 1700 requested. (3) Any person subject to a criminal records check who 1701 receives pursuant to division (B)(2) of this section a copy of 1702 the form prescribed pursuant to division (C) (1) of section 1703 109.572 of the Revised Code and a copy of an impression sheet 1704 prescribed pursuant to division (C)(2) of that section and who 1705 is requested to complete the form and provide a set of 1706 fingerprint impressions shall complete the form or provide all 1707 the information necessary to complete the form and shall provide 1708 the impression sheet with the impressions of the person's 1709 fingerprints. If a person subject to a criminal records check, 1710 upon request, fails to provide the information necessary to 1711 complete the form or fails to provide impressions of the 1712 person's fingerprints, the appointing or hiring officer shall 1713 not appoint or employ the person in the residential facility. 1714

(C) (1) No appointing or hiring officer shall appoint or 1715

employ a person in the residential facility if the person	1716
previously has been convicted of or pleaded guilty to any of the	1717
violations described in division (A)(4) of section 109.572 of	1718
the Revised Code, unless the person meets rehabilitation	1719
standards established in rules adopted under division (F) of	1720
this section.	1721
(2) If the federal government approves a waiver requested	1722
by the director of children and youth to allow conditional	1723
appointment or employment in a residential facility, an	1724
appointing or hiring officer may appoint or employ conditionally	1725
a person before obtaining the results of a criminal records	1726
check regarding the person, provided that the officer shall	1727
request a criminal records check regarding the person under	1728
division (A) of this section before the commencement of the	1729
conditional appointment or employment and the person has no	1730
direct contact with or access to children during the period of	1731
conditional appointment or employment.	1732
(3) An appointing or hiring officer that appoints or	1733
employs a person conditionally under division (C)(2) of this	1734
section shall terminate the person's appointment or employment	1735
if the results of the criminal records check requested under	1736
division (A) of this section, other than the results of any	1737
request for information from the federal bureau of	1738
investigation, are not obtained within the period ending sixty	1739
days after the date the request is made. Regardless of when the	1740
results of the criminal records check are obtained, if the	1741
results indicate that the person has been convicted of or	1742
pleaded guilty to any of the violations described in division	1743
(A)(4) of section 109.572 of the Revised Code, the officer shall	1744
terminate the person's appointment or employment unless the	1745
person meets rehabilitation standards established in rules	1746

or hiring officer about the person's criminal record.

adopted under division (F) of this section. Termination under
this division shall be considered just cause for discharge for
purposes of division (D)(2) of section 4141.29 of the Revised
Code if the person makes any attempt to deceive the appointing

(D) The appointing or hiring officer shall pay to the 1752 bureau of criminal identification and investigation the fee 1753 prescribed pursuant to division (C)(3) of section 109.572 of the 1754 Revised Code for each criminal records check conducted in 1755 accordance with that section upon a request pursuant to division 1756 (A) of this section. The officer may charge the person subject 1757 to the criminal records check a fee for the costs the officer 1758 incurs in obtaining the criminal records check. A fee charged 1759 under this division shall not exceed the amount of fees the 1760 officer pays for the criminal records check. If a fee is charged 1761 under this division, the officer shall notify the person who is_____ 1762 the applicant at the time of the person's initial application 1763 for appointment or employment of the amount of the fee and that, 1764 unless the fee is paid, the person who is the applicant will not 1765 be considered for appointment or employment. 1766

(E) The report of any criminal records check conducted by1767the bureau of criminal identification and investigation in1768accordance with section 109.572 of the Revised Code and pursuant1769to a request made under division (A) of this section is not a1770public record for the purposes of section 149.43 of the Revised1771Code and shall not be made available to any person other than1772the following:1773

(1) The person who is the subject of the criminal records1774check or the person's representative;1775

(2) The appointing or hiring officer requesting the 1776

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criminal records check or the officer's representative;	1777
(3) The department of children and youth, a county	1778
department of job and family services, or a public children	1779
services agency;	1780
(4) Any court, hearing officer, or other necessary	1781
individual involved in a case dealing with the denial of	1782
employment.	1783
(F) Not later than ninety days after the effective date of	1784
this section, the director of children and youth shall adopt	1785
rules in accordance with Chapter 119. of the Revised Code to	1786
implement this section. The rules shall include rehabilitation	1787
standards a person who has been convicted of or pleaded guilty	1788
to an offense listed in division (A)(4) of section 109.572 of	1789

the Revised Code must meet for an appointing or hiring officer1790to appoint or employ the person in the residential facility and,1791to the extent permitted under federal law, guidelines regarding1792conditional appointment or employment during the pendency of a1793criminal records check.1794

(G) An appointing or hiring officer required by division 1795 (A) of this section to request a criminal records check shall 1796 inform each person who is the applicant, at the time of the 1797 person's initial application for appointment or employment that 1798 the person subject to the criminal records check is required to 1799 provide a set of impressions of the person's fingerprints and 1800 that a criminal records check is required to be conducted and 1801 satisfactorily completed in accordance with section 109.572 of 1802 the Revised Code. 1803

(H) As used in this section:1804(1) "Criminal records check" has the same meaning as in1805

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section 109.572 of the Revised Code.	1806
(2) "Person subject to a criminal records check" means a	1807
person who is under final consideration for appointment or	1808
employment in the residential facility;	1809
(3) "Superintendent of BCII" means the superintendent of	1810
the bureau of criminal identification and investigation.	1811
Sec. 5103.054. Not later than one hundred eighty days	1812
after the effective date of this section, the department of	1813
children and youth shall adopt rules in accordance with Chapter	1814
119. of the Revised Code that do all of the following:	1815
(A) Divide the state into regions;	1816
(B) Determine an ideal number of residential facilities	1817
for each region by reviewing the total number of children in	1818
foster care in the region requiring care in a residential	1819
facility within the past three years;	1820
(C) Establish incentives to attract residential facilities	1821
to regions in the state that are below the ideal number of	1822
residential facilities needed to serve children in foster care,	1823
as determined pursuant to division (B) of this section, in order	1824
to enable a child to remain within, or close to, the county in	1825
which the child resided prior to the child's placement in foster	1826
care.	1827
Sec. 5103.055. Not later than ninety days after the	1828
effective date of this section, the director of children and	1829
youth shall adopt rules in accordance with Chapter 119. of the	1830
Revised Code to establish both of the following:	1831
(A) A procedure for individuals in a community in which a	1832
residential facility is located to communicate concerns,	1833

regarding the facility;

complaints, or other pertinent information to the department 1834 1835 (B) Standards for tracking and retaining communications 1836 received under division (A) of this section. 1837 Sec. 5103.056. If the department of children and youth has 1838 determined that a residential facility has violated a 1839 1840 requirement for certification and issues a corrective action plan for the facility to remedy the violation, the operator of 1841 the facility shall provide documentary evidence of the 1842

correction. Self-attestation of the correction without 1843 documentary evidence shall not be sufficient proof of correction 1844 of the violation. 1845

Sec. 5103.057. (A) A county, township, or municipal 1846 corporation may revoke any conditional use permit issued by the 1847 county, township, or municipal corporation respecting real 1848 property used as a residential facility, if the operator of the 1849 facility fails to comply with the requirements of the permit or 1850 has failed to fulfill the requirements of a corrective action 1851 plan issued by the department of children and youth for a 1852 finding of noncompliance. The department may provide 1853 notification of the failure to fulfill the requirements of a 1854 corrective action plan to the county, township, or municipal 1855 corporation. 1856

(B) The county, township, or municipal corporation shall 1857 notify the holder of the permit either by certified mail or, if 1858 the county, township, or municipal corporation has record of an 1859 internet identifier of record associated with the holder, by 1860 ordinary mail and by that internet identifier of record of its 1861 intent to revoke the permit under division (A) of this section 1862 and of the holder's right to a hearing before the county, 1863

township, or municipal corporation, within thirty days of the	1864
mailing of the notice, if the holder so requests. If the holder	1865
requests a hearing, the county, township, or municipal	1866
corporation shall set a time and place for the hearing and	1867
notify the holder. At the hearing, the holder may appear in	1868
person, by the holder's attorney, or by other representative, or	1869
the holder may present the holder's position in writing. The	1870
holder may present evidence and examine witnesses appearing for	1871
or against the holder. If no hearing is requested, the county,	1872
township, or municipal corporation may revoke the permit without	1873
a hearing. The authority to revoke a permit is in addition to	1874
any other means of zoning enforcement provided by law.	1875
(C) As used in this section, "internet identifier of	1876
record" has the same meaning as in section 9.312 of the Revised	1877
Code.	1878
Sec. 5103.058. (A) The department of children and youth	1879
Sec. 5103.058. (A) The department of children and youth shall conduct a site visit of a residential facility at least	1879 1880
shall conduct a site visit of a residential facility at least	1880
shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may	1880 1881
shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with	1880 1881 1882
shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department	1880 1881 1882 1883
shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the	1880 1881 1882 1883 1884
shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit.	1880 1881 1882 1883 1884 1885
<pre>shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit.</pre> (B) Not later than ninety days after the effective date of	1880 1881 1882 1883 1884 1885 1886
<pre>shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit. (B) Not later than ninety days after the effective date of this section, the director of children and youth shall adopt</pre>	1880 1881 1882 1883 1884 1885 1886 1886
<pre>shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit.</pre>	1880 1881 1882 1883 1884 1885 1886 1887 1888
<pre>shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit.</pre>	1880 1881 1882 1883 1884 1885 1886 1887 1888 1889
<pre>shall conduct a site visit of a residential facility at least annually to ensure certification compliance. The department may conduct a site visit more than once a year in accordance with rules adopted under division (B) of this section. The department is not required to provide advance notification to the residential facility of a site visit.</pre>	1880 1881 1882 1883 1884 1885 1886 1887 1888 1889 1890

2151.464 of the Revised Code and concerns and complaints	1894
received under section 2151.467 and section 5103.055 of the	1895
Revised Code.	1896
Sec. 5103.0510. Each operator of a residential facility	1897
shall establish a twenty-four-hour emergency on-call procedure_	1898
to respond to contact from hospitals, law enforcement officers,	1899
and first responders regarding emergencies involving a child	1900
under the care and supervision of the facility.	1901
Sec. 5103.0512. (A) Not later than one year after the	1902
effective date of this section and annually thereafter, the	1903
department of children and youth shall survey staff of all	1904
residential facilities and of public children services agencies	1905
and private child placing agencies working with children under	1906
the care and supervision of residential facilities regarding the	1907
status of these children. The survey shall examine concerns	1908
regarding residential facility operations, the children residing	1909
in the facility, and the staff working within and overseeing the	1910
facility.	1911
(B) The director of children and youth shall, on an annual	1912
basis, do both of the following:	1913
(1) Review all reports received under sections 2151.462	1914
and 2151.464 of the Revised Code, concerns received under	1915
section 2151.467 of the Revised Code, and the results of the	1916
survey conducted under division (A) of this section;	1917
(2) Review Chapter 5101:2-9 of the Ohio Administrative	1918
<u>Code to determine whether the training requirements are</u>	1919
adequately responsive to the needs of residential facilities,	1920
based on the results of the review under division (B)(1) of this	1921
section.	1922

	1000
(C) If the director determines that Chapter 5101:2-9 of	1923
the Ohio Administrative Code should be updated pursuant to a	1924
review under division (B)(2) of this section, the director shall	1925
adopt or modify rules in accordance with Chapter 119. of the	1926
Revised Code.	1927
Sec. 5103.0513. (A) Not later than thirty days after the	1928
effective date of this section, the department of children and	1929
youth, in conjunction with the department of education and	1930
workforce, shall create a standard form to be used by a public	1931
children services agency or private child placing agency with	1932
custody of a child placed in a residential facility to convey	1933
information necessary to support the child's education.	1934
(B)(1) A public children services agency or private child	1935
placing agency with custody of a child shall complete the form	1936
under division (A) of this section for each child the agency	1937
places in a residential facility outside the county of the	1938
child's school district of residence.	1939
(2) The agency shall convey the information to the foster	1940
care liaison in a student's new school district verbally upon	1941
enrolling the child. Not later than five days after a child's	1942
enrollment in the new school district, the agency shall submit	1943
the form completed under division (B)(1) of this section to the	1944
<u>district's foster care liaison.</u>	1945
Section 2. That existing sections 109.57, 109.572, 109.71,	1946
5103.0310, 5103.0329, and 5103.05 of the Revised Code are hereby	1947
repealed.	1948

Section 3. (A) The Study Committee to Evaluate the1949Placement of Delinquent Children in Residential Facilities is1950created. The Committee shall do all of the following regarding1951

children who are alleged to be or have been adjudicated	1952
delinquent and are in the custody of a public children services	1953
agency or private child placing agency:	1954
(1) Evaluate the placement of such children in residential	1955
facilities;	1956
(2) Evaluate the existing system, resources, and services	1957
used to support such children;	1958
(3) Identify gaps in the availability of appropriate	1959
residential facilities, resources, and services to serve such	1960
children;	1961
(4) Make recommendations for changes to meet the needs of	1962
such children;	1963
	1000
(5) Not later than nine months after the appointment of	1964
all members of the committee pursuant to division (B) of this	1965
section, issue a report of its findings and recommendations to	1966
the Governor and the General Assembly.	1967
(B) The committee shall consist of the following members:	1968
(1) The Director of the Department of Children and Youth	1969
or the Director's designee;	1970
(2) The Director of the Department of Youth Services or	1971
the Director's designee;	1972
(3) The Director of the Department of Mental Health and	1973
Addiction Services or the Director's designee;	1974
(4) A public defender from the Office of the Public	1975
Defender appointed by the State Public Defender;	1976
(5) Two directors of public children services agencies,	1977
one appointed by the Speaker of the House of Representatives and	1978

one appointed by the President of the Senate;	1979
(6) Two juvenile court judges, one appointed by the	1980
Speaker of the House of Representatives and one appointed by the	1981
President of the Senate;	1982
(7) A county commissioner appointed by the President of	1983
the Senate;	1984
(8) A city council or township trustee member appointed by	1985
the Speaker of the House of Representatives;	1986
(9) A representative of a residential facility serving six	1987
or fewer children who are alleged to be or have been adjudicated	1988
delinquent children appointed by the Speaker of the House of	1989
Representatives;	1990
(10) A representative of a residential facility serving	1991
more than six children who are alleged to be or have been	1992
adjudicated delinquent children appointed by the President of	1993
the Senate;	1994
(11) A representative of the Overcoming Hurdles in Ohio	1995
Youth Advisory Board appointed by the Speaker of the House of	1996
Representatives;	1997
(12) A county sheriff or chief of police appointed by the	1998
President of the Senate;	1999
(13) Three members of the Senate, with not more than two	2000
members from the same political party, appointed by the	2001
President of the Senate;	2002
(14) Three members of the House of Representatives, with	2003
not more than two from the same political party, appointed by	2004
the Speaker of the House of Representatives.	2005

(C) The President of the Senate and the Speaker of the 2006 House of Representatives shall each appoint one of the members 2007 of the Senate and one of the members of the House of 2008 Representatives serving on the committee, respectively, to serve 2009 as the committee's co-chairpersons. 2010 (D) Appointments shall be made not later than thirty days 2011 after the effective date of this section. Any vacancy in the 2012 membership of the Committee shall be filled in the same manner 2013 as the original appointment. Members shall serve without 2014 2015 compensation.

(E) When it submits the report described in division (A) 2016(5) of this section, the Committee ceases to exist. 2017

(F) As used in this section, "residential facility" has2018the same meaning as in section 2151.46 of the Revised Code.2019

Section 4. The Director of Children and Youth shall seek a2020federal waiver to authorize the conditional appointment or2021employment of a person in a residential facility while a2022criminal records check regarding the person is pending in2023accordance with section 5103.053 of the Revised Code.2024