As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 105

Senators Johnson, Sykes

Cosponsors: Senators Hoagland, Craig, Ingram

A BILL

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

Section 1. That sections 340.01, 340.02, 340.022, 340.03,	13
340.032, 340.033, 340.034, 340.035, 340.036, 340.04, 340.30,	14
5119.01, 5119.36, 5119.363, 5119.48, 5119.61, 5119.90, 5119.99,	15
and 5160.45 be amended and sections 5119.39, 5119.391, 5119.392,	16
5119.393, 5119.394, 5119.395, 5119.396, and 5119.397 of the	17
Revised Code be enacted to read as follows:	18

Sec. 340.01. (A) As used in this chapter: 19

(1) "Addiction," "addiction services," "alcohol and drug 20 addiction services," "alcoholism," "alcohol use disorder," 21 "certifiable services and supports," "community addiction 22 services provider," "community mental health services provider," 23 "drug addiction," "gambling addiction services," "included 24 opioid and co-occurring drug addiction services and recovery 25 supports," "mental health services," "mental illness," "recovery 26 housing residence, " and "recovery supports" have the same 27 meanings as in section 5119.01 of the Revised Code. 28

(2) "Medication-assisted treatment" means alcohol and drug
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addiction services that are accompanied by medication approved
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by the United States food and drug administration for the
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treatment of alcoholism alcohol use disorder or drug addiction,
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prevention of relapse of alcoholism or drug addiction, or both.

(3) "Recovery housing" means housing for individuals34recovering from alcoholism or drug addiction that provides an35alcohol and drug-free living environment, peer support,36assistance with obtaining alcohol and drug addiction services,37and other alcoholism and drug addiction recovery assistance.38

(B) An alcohol, drug addiction, and mental health service 39 district shall be established in any county or combination of 40 counties having a population of at least fifty thousand. With 41 the approval of the director of mental health and addiction 42 services, any county or combination of counties having a 43 population of less than fifty thousand may establish such a 44 district. Districts comprising more than one county shall be 45 known as joint-county districts. 46

The board of county commissioners of any county

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participating in a joint-county district may submit a resolution	48
requesting withdrawal from the district together with a	49
comprehensive plan or plans that are in compliance with rules	50
adopted by the director of mental health and addiction services	51
under section 5119.22 of the Revised Code , and that provide for	52
the equitable adjustment and division of all services, assets,	53
property, debts, and obligations, if any, of the joint-county-	54
district to the board of alcohol, drug addiction, and mental	55
health services, to the boards of county commissioners of each	56
county in the district, and to the director. The plan or plans	57
shall include all of the following: proposed bylaws for the	58
operation of the newly established district; a list of potential	59
board members; a list of the behavioral health services	60
available in the newly established district, including	61
inpatient, outpatient, prevention, and housing services;	62
equitable adjustment and division of all services, assets,	63
property, debts, and obligations of the former joint-county	64
district; a plan ensuring no disruption in behavioral health	65
services in the newly established district; and provision for	66
the employment of an executive director of the newly established	67
<u>district.</u>	68
The director shall approve the plan not later than one	69

The director shall approve the plan not later than one69year after the date the resolution was adopted by the board of70county commissioners. No county participating in a joint-county71service district may withdraw from the district without the72consent of the director of mental health and addiction services73nor earlier than one year after the submission of such74resolution unless all of the participating counties agree to an75earlier withdrawal. Any76

Any county withdrawing from a joint-county district shall 77 continue to have levied against its tax list and duplicate any 78 tax levied by the district during the period in which the county was a member of the district until such time as the levy expires or is renewed or replaced.

(C) For any tax levied under section 5705.19 of the 82 Revised Code by a board of a joint-county district formed on or 83 after the effective date of this amendment April 3, 2023, 84 revenue from the tax shall only be expended for the benefit of 85 the residents of the county from which the revenue is derived. 86 For the purpose of this division, a joint-county district is not 87 formed by virtue of a county joining or withdrawing from a 88 district or if a joint-county service district merges with 89 another joint-county district. 90

Sec. 340.02. (A) For each alcohol, drug addiction, and 91 mental health service district, there shall be appointed a board 92 of alcohol, drug addiction, and mental health services 93 consisting. As provided in this section, the board shall consist 94 of eighteen members-or, fifteen members, fourteenmembers, 95 twelve members, or nine members. Should the board of alcohol, 96 drug addiction, and mental health services elect to remain at-97 eighteen members, as provided under section 340.02 of the 98 Revised Code as it existed immediately prior to the date of this-99 amendment, the board of alcohol, drug addiction, and mental 100 health services and the board of county commissioners shall not 101 be required to take any action. Should the board of alcohol, 102 drug addiction, and mental health services elect a 103 recommendation to become a fourteen-member board, that 104 recommendation must be approved by the board of county-105 commissioners of the county in which the alcohol, drug-106 addiction, and mental health district is located in order for 107 the transition to a fourteen member board to occur. Not later 108 than September 30, 2013, each board of alcohol, drug addiction, 109

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and mental health services wishing to become a fourteen member 110 board shall notify the board of county commissioners of that 111 recommendation. Failure of the board of county commissioners to-112 take action within thirty days after receipt of the-113 recommendation shall be deemed agreement by the board of county-114 commissioners to transition to a fourteen-member board of-115 alcohol, drug addiction, and mental health services. Should the 116 board of county commissioners reject the recommendation, the 117 board of county commissioners shall adopt a resolution stating 118 that rejection within thirty days after receipt of the-119 recommendation. Upon adoption of the resolution, the board of 120 county commissioners shall meet with the board of alcohol, drug-121 addiction, and mental health services to discuss the matter. 122 After the meeting, the board of county commissioners shall 123 notify the department of mental health and addiction services of 124 its election not later than January 1, 2014. In a joint county 125 district, a majority of the boards of county commissioners must-126 not reject the recommendation of a joint-county board to become 127 a fourteen-member board in order for the transition to a-128 fourteen-member board to occur. Should the joint-county district-129 have an even number of counties, and the boards of county-130 commissioners of these counties tie in terms of whether or not-131 to accept the recommendation of the alcohol, drug addiction, and 132 mental health services board, the recommendation of the alcohol, 133 drug addiction, and mental health service board to become a 134 fourteen-member board shall prevail. The election shall be 135 final. Failure to provide notice of its election to the 136 department on or before January 1, 2014, shall constitute an 137 election to continue to operate as an eighteen member board, 138 which election shall also be final. If an existing board 139 provides timely notice of its election to transition to operate 140 as a fourteen-member board, the number of board members may 141

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decline from eighteen to fourteen by attrition as current	142
members' terms expire. However, the composition of the board-	143
must reflect the requirements set forth in this section for-	144
fourteen-member boards. For all boards, half of the members-	145
shall be interested in mental health services and half of the	146
members shall be interested in alcohol, drug, or gambling-	147
addiction services.	148
In a single-county district, the size of the board shall	149
be determined by the board of county commissioners representing	150
the county that constitutes the district. In a joint-county	151
district, the size of the board shall be determined jointly by	152
all of the boards of county commissioners representing the	153
counties that constitute the district.	154
The determination of board size shall be made by selecting	155
one of the options described in division (B) of this section.	156
After an option is selected and implemented, a subsequent	157
determination of board size may be made, except that subsequent	158
determinations shall not occur more frequently than once every	159
four calendar years.	160
If a selected option would result in a change in board	161
size, before the option may be implemented the board of county	162
commissioners or boards of county commissioners, as the case may	163
be, shall send a representative to a meeting of the board of	164
alcohol, drug addiction, and mental health services to solicit	165
feedback about the matter. After considering any feedback	166
received, the board or boards of county commissioners may	167
proceed with implementing the change in board size. If the	168
change results in a reduction of board members, the reduction	169
shall be implemented by not filling vacancies as they occur.	170
To implement a selected option that would result in the	171

establishment of a new board of alcohol, drug addiction, and	172
mental health services or in a change in size of an existing	173
board, the board or boards of county commissioners, as the case	174
may be, shall adopt a resolution specifying the board size that	175
has been selected. The board or boards of county commissioners	176
also shall notify the department of mental health and addiction	177
services of the board size that has been selected.	178
(B)(1) In the case of a board of alcohol, drug addiction,	179
and mental health services that is established on or after the	180
effective date of this amendment, any of the following options	181
may be selected for purposes of division (A) of this section:	182
(a) To establish the board as an eighteen-member board;	183
(b) To establish the board as a fifteen-member board;	184
(c) To establish the board as a fourteen-member board;	185
(d) To establish the board as a twelve-member board;	186
(e) To establish the board as a nine-member board;	187
(f) To change the board's size after it has been	188
established by selecting a number of members that is eighteen,	189
fifteen, fourteen, twelve, or nine, as the case may be.	190
(2) In the case of a board of alcohol, drug addiction, and	191
mental health services that existed immediately prior to the	192
effective date of this amendment, either of the following	193
options may be selected for purposes of division (A) of this	194
section:	195
(a) To continue the board's operation as an eighteen-	196
member or fourteen-member board, as a board of that size was	197
authorized prior to the effective date of this amendment, in	198
which case no further action is required;	199

(b) To change the board's size by selecting a number of 200 members that is eighteen, fifteen, fourteen, twelve, or nine as 201 the case may be. 202 (C) All members shall be residents of the service 203 district. The membership shall, as nearly as possible, reflect 204 the composition of the population of the service district as to 205 race and sex. 206 207 (B) For boards operating as eighteen member boards, the The director of mental health and addiction services shall 208 appoint eight one-third of the members of the board and the 209 board of county commissioners shall appoint ten-two-thirds of 210 the members. For boards operating as fourteen-member boards, the 211 director of mental health and addiction services shall appoint-212 six members of the board and the board of county commissioners 213 shall appoint eight members. In a joint-county district, the 214 board of county commissioners of each participating county shall 215 appoint members in as nearly as possible the same proportion as 216 that county's population bears to the total population of the 217 district, except that at least one member shall be appointed 218 219 from each participating county. (C) The director of mental health and addiction services 220 shall ensure that at least one member of the board is a 221 clinician with experience in the delivery of mental health 222 223 services, at least one member of the board is In making appointments to the board, the appointing authorities shall 224 ensure that at least one-half of the board's membership, at all 225 times, consists of persons who are qualified to serve by virtue 226 of being any of the following: a person who has received or is 227 receiving mental health services, at least one member of the 228

board or who is a parent or other relative of such a person, at

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writing.

least one member of the board is a clinician with experience in-230 the delivery of addiction services, at least one member of the 231 board is or a person who has received or is receiving addiction 232 233 services, and at least one member of the board or who is a parent or other relative of such a person. A single member who 234 meets both qualifications may fulfill the requirement fora-235 236 clinician with experience in the delivery of mental health services and a clinician with experience in the delivery of 237 addiction services. 238 (D) No member or employee of a board of alcohol, drug 239 addiction, and mental health services shall serve as a member of 240 the board of any provider with which the board of alcohol, drug 241 addiction, and mental health services has entered into a 242 contract for the provision of services or facilities. No member 243 of a board of alcohol, drug addiction, and mental health 244 services shall be an employee of any provider with which the 245 board has entered into a contract for the provision of services 246 or facilities. No person shall be an employee of a board and 247

(E) No person shall serve as a member of the board of 250 alcohol, drug addiction, and mental health services whose 251 spouse, child, parent, brother, sister, grandchild, stepparent, 252 stepchild, stepbrother, stepsister, father-in-law, mother-in-253 law, son-in-law, daughter-in-law, brother-in-law, or sister-in-254 law serves as a member of the board of any provider with which 255 the board of alcohol, drug addiction, and mental health services 256 has entered into a contract for the provision of services or 257 facilities. No person shall serve as a member or employee of the 258 board whose spouse, child, parent, brother, sister, stepparent, 259 stepchild, stepbrother, stepsister, father-in-law, mother-in-260

such a provider unless the board and provider both agree in

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law, son-in-law, daughter-in-law, brother-in-law, or sister-inlaw serves as a county commissioner of a county or counties in
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the alcohol, drug addiction, and mental health service district.
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(F)Each year each board member shall attend at least one264inservice training session provided or approved by the265department of mental health and addiction services.266

267 (G) For boards operating as eighteen member boards, each Each member shall be appointed for a term of four years, 268 commencing the first day of July, except that one third of 269 initial appointments to a newly established board, and to the 270 extent possible to expanded boards, shall be for terms of two 271 years, one-third of initial appointments shall be for terms of 272 three years, and one-third of initial appointments shall be for-273 terms of four years. For boards operating as fourteen member 274 boards, each member shall be appointed for a term of four years, 275 commencing the first day of July, except that four of the-276 initial appointments to a newly established board, and to the 277 extent possible to expanded boards, shall be for terms of two-278 years, five initial appointments shall be for terms of three 279 280 years, and five initial appointments shall be for terms of four years. No when a board is established on or after the effective 281 date of this amendment, the initial appointments shall be 282 staggered among the members as equally as possible with terms of 283 two years, three years, and four years. 284

No member shall serve more than two consecutive four-year 285 terms under the same appointing authority. A member may serve 286 for three consecutive terms under the same appointing authority 287 only if one of the terms is for less than two years. A member 288 who has served two consecutive four-year terms or three 289 consecutive terms totaling less than ten years is eligible for 290 reappointment by the same appointing authority one year 291 following the end of the second or third term, respectively. 292

When a vacancy occurs, appointment for the expired or 293 unexpired term shall be made in the same manner as an original 294 appointment. The board shall notify the appointing authority 295 either by certified mail or, if the board has record of an 296 internet identifier of record associated with the authority, by 297 ordinary mail and by that internet identifier of record of any 298 vacancy and shall fill the vacancy within sixty days following 299 that notice. As used in this paragraph, "internet identifier of 300 record" has the same meaning as in section 9.312 of the Revised 301 Code. 302

Any member of the board may be removed from office by the 303 appointing authority for neglect of duty, misconduct, or 304 malfeasance in office, and shall be removed by the appointing 305 authority if the member is barred by this section from serving 306 as a board member at will. The Before a member may be removed at 307 will, the member shall be informed in writing of the charges 308 proposed removal and afforded an opportunity for a public 309 hearing. Upon the absence of a member within one year from 310 either four board meetings or from two board meetings without 311 prior notice, the board shall notify the appointing authority, 312 which may vacate the appointment and appoint another person to 313 complete the member's term. 314

Members of the board shall serve without compensation, but315shall be reimbursed for actual and necessary expenses incurred316in the performance of their official duties, as defined by rules317of the department of mental health and addiction services.318

(H) As used in thi	s section,	"internet identifier of	319
record" has the same me	ning as in	section 9.312 of the Revis	sed 320

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Code.	321
Sec. 340.022. (A) if Notwithstanding the procedures	322
established by section 340.02 of the Revised Code for	323
determining the size of a board of alcohol, drug addiction, and	324
mental health services, the size of a board shall be determined	325
in accordance with this section in both of the following	326
<u>circumstances:</u>	327
(A) (1) If the director of mental health and addiction	328
services during the period beginning January 1, 2021, and ending	329
December 31, 2022, grants approval to a board of county	330
commissioners of a county with a population of at least seventy	331
thousand but not more than eighty thousand, according to data	332
from the 2010 federal census, to withdraw from a joint-county	333
alcohol, drug addiction, and mental health service district	334
pursuant to section 340.01 of the Revised Code, The <u>the</u> size of	335
the board shall be determined by the board of county	336
commissioners representing the county that constitutes the	337
single-county alcohol, drug addiction, and mental health service	338
district created as a result of the withdrawal. The	339
determination shall be made from among the options that may be	340
selected under division $\frac{(B)-(A)(2)}{(A)(2)}$ of this section. Once an	341
option is selected, the board of county commissioners shall	342
adopt a resolution specifying the selection that has been made	343
and shall notify the department of mental health and addiction	344
services. After the resolution is adopted and the department is	345

(B) (1) (2) In the case of a board of alcohol, drug 347 addiction, and mental health services that is established on or 348 after the date the director grants the approval to withdraw 349 described in division (A) (1) of this section, any either of 350

notified, the determination of size is final.

the following options may be selected by the board of county 351 commissioners when making the determination required under that 352 division: 353

- (a) To establish the board as an eighteen-member board; 354
- (b) To establish the board as a fourteen-member board.

(C) (3)When a board is established on or after the356effective date of this sectionSeptember 30, 2021, the initial357appointments shall be staggered among the members as equally as358possible with terms of two years, three years, and four years.359

(D) (1) Notwithstanding the membership requirements of 360 section 340.02 of the Revised Code, if (B) (1) If a county with a 361 population of at least thirty-five thousand but not more than 362 forty-five thousand, according to data from the 2010 federal 363 census, joins an existing alcohol, drug addiction, and mental 364 health service district during the period beginning on June 30, 365 2021, and ending June 30, 2023, the existing board of alcohol, 366 drug addiction, and mental health services serving that district 367 may elect to expand its membership to eighteen members if the 368 369 existing board has fourteen members.

(2) The option to expand the board, as provided in 370 division (D)(1) (B)(1) of this section, is available only during 371 the twelve-month period beginning on the date the county with a 372 population of at least thirty-five thousand but not more than 373 forty-five thousand joins the alcohol, drug addiction, and 374 mental health service district served by the board. The 375 additional members shall be appointed in the manner specified in 376 section 340.02 of the Revised Code. 377

Sec. 340.03. (A) Subject to rules issued by the director 378 of mental health and addiction services after consultation with 379

relevant constituencies as required by division (A)(10) of 380 section 5119.21 of the Revised Code, each board of alcohol, drug 381 addiction, and mental health services shall: 382

(1) Serve as the community addiction and mental health
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planning agency for the county or counties under its
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jurisdiction, and in so doing it shall:
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(a) Evaluate the need for facility services, addiction386services, mental health services, and recovery supports;387

(b) In cooperation with other local and regional planning 388 and funding bodies and with relevant ethnic organizations, 389 390 evaluate strengths and challenges and set priorities for addiction services, mental health services, and recovery 391 supports. A board shall include treatment and prevention 392 services when setting priorities for addiction services and 393 mental health services. When a board sets priorities for 394 addiction services, the board shall consult with the county 395 commissioners of the counties in the board's service district 396 regarding the services described in section 340.15 of the 397 398 Revised Code and shall give priority to those services, except that those services shall not have a priority over services 399 provided to pregnant women under programs developed in relation 400 to the mandate established in section 5119.17 of the Revised 401 Code. 402

(c) In accordance with guidelines issued by the director
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of mental health and addiction services under division (F) of
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section 5119.22 of the Revised Code, annually develop and submit
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to the department of mental health and addiction services a
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community addiction and mental health plan that addresses both
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of the following:

(i) The needs of all residents of the <u>service</u> district
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currently receiving inpatient services in state-operated
hospitals, the needs of other populations as required by state
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or federal law or programs, and the needs of all children
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subject to a determination made pursuant to section 121.38 of
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the Revised Code;

(ii) The department's priorities for facility services, 415
addiction services, mental health services, and recovery 416
supports during the period for which the plan will be in effect. 417
The department shall inform all of the boards of the 418
department's priorities in a timely manner that enables the 419
boards to know the department's priorities before the boards 420
develop and submit the plans. 421

422 In alcohol, drug addiction, and mental health service districts that have separate alcohol and drug addiction services 423 and community mental health boards, the alcohol and drug 424 addiction services board shall submit a community addiction plan 425 and the community mental health board shall submit a community 426 mental health plan. Each board shall consult with its 427 counterpart in developing its plan and address the interaction 428 between the local addiction and mental health systems and 429 populations with regard to needs and priorities in developing 430 its plan. 431

The department shall approve or disapprove the plan, in432whole or in part, in accordance with division (G) of section4335119.22 of the Revised Code. Eligibility for state and federal434funding shall be contingent upon an approved plan or relevant435part of a plan.436

If a board determines that it is necessary to amend an 437 approved plan, the board shall submit a proposed amendment to 438 the director. The director shall approve or disapprove all or439part of the amendment in accordance with division (H) of section4405119.22 of the Revised Code.441

The board shall operate in accordance with the plan approved by the department.

(d) Promote, arrange, and implement working agreements444with social service agencies, both public and private, and445including other government programs that provide public446benefits, in which case the agreements shall be for the447following purposes: to coordinate public benefits and to improve448the management and administration of the government programs;449

(e) Promote, arrange, and implement working agreements with judicial agencies.

(2) Investigate, or request another agency to investigate, 452 any complaint alleging abuse or neglect of any person receiving 453 addiction services, mental health services, or recovery supports 454 from a community addiction services provider or community mental 455 health services provider or alleging abuse or neglect of a 456 resident receiving addiction services or with mental illness or 457 458 severe mental disability residing in a residential facility licensed under section 5119.34 of the Revised Code. If the 459 investigation substantiates the charge of abuse or neglect, the 460 board shall take whatever action it determines is necessary to 461 correct the situation, including notification of the appropriate 462 authorities. Upon request, the board shall provide information 463 about such investigations to the department. 464

(3) For the purpose of section 5119.36 of the Revised
Code, cooperate with the director of mental health and addiction
services in visiting and evaluating whether the certifiable
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services and supports of a community addiction services provider 468 or community mental health services provider satisfy the 469 certification standards established by rules adopted under that 470 section+. In addition, a board shall provide input and 471 recommendations to the department when an application for 472 certification or the renewal of a certification has been 473 submitted by a provider or when a provider is being investigated 474 by the department, if the board, in either of those 475 circumstances, is aware of information that would be beneficial 476 to the department's consideration of the matter. 477

(4) In accordance with criteria established under division 478 (D) of section 5119.22 of the Revised Code, conduct program 479 audits that review and evaluate the quality, effectiveness, and 480 efficiency of addiction services, mental health services, and 481 recovery supports provided by community addiction services 482 providers and community mental health services providers under 483 contract with the board and submit the board's findings and 484 recommendations to the department of mental health and addiction 485 services; 486

(5) In accordance with section 5119.34 of the Revised
Code, review an application for a residential facility license
and provide to the department of mental health and addiction
services any information about the applicant or facility that
the board would like the department to consider in reviewing the
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(6) Audit, in accordance with rules adopted by the auditor
(6) Audit, in accordance with rules adopted by the auditor
(7) of state pursuant to section 117.20 of the Revised Code, at
(9) dest annually all programs, addiction services, mental health
(6) Audit, in accordance with the
(7) dest addiction services, and recovery supports provided under contract with the
(6) Audit, in accordance with rules adopted by the
(7) dest adopted by the
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services of private auditors. A copy of the fiscal audit report498shall be provided to the director of mental health and addiction499services, the auditor of state, and the county auditor of each500county in the board's district.501

(7) Recruit and promote local financial support for
addiction services, mental health services, and recovery
supports from private and public sources;
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(8) In accordance with guidelines issued by the department 505 as necessary to comply with state and federal laws pertaining to 506 financial assistance, approve fee schedules and related charges 507 or adopt a unit cost schedule or other methods of payment for 508 addiction services, mental health services, and recovery 509 supports provided by community addiction services providers and 510 community mental health services providers that have contracted 511 with the board under section 340.036 of the Revised Code; 512

(9) Submit to the director and the county commissioners of
the county or counties served by the board, and make available
to the public, an annual report of the addiction services,
mental health services, and recovery supports under the
jurisdiction of the board, including a fiscal accounting;
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(10) Establish a method for evaluating referrals for 518
court-ordered treatment and affidavits filed pursuant to section 519
5122.11 of the Revised Code in order to assist the probate 520
division of the court of common pleas in determining whether 521
there is probable cause that a respondent is subject to court-522
ordered treatment and whether alternatives to hospitalization 523
are available and appropriate; 524

(11) Designate the treatment services, provider, facility,525or other placement for each person involuntarily committed to526

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the board pursuant to Chapter 5122. of the Revised Code. The 527 board shall provide the least restrictive and most appropriate 528 alternative that is available for any person involuntarily 529 committed to it and shall assure that the list of addiction 530 services, mental health services, and recovery supports 531 submitted and approved in accordance with division (B) of 532 section 340.08 of the Revised Code are available to persons with 533 severe mental disabilities residing within its service district. 534 The board shall establish the procedure for authorizing payment 535 for the services and supports, which may include prior 536 authorization in appropriate circumstances. In accordance with 537 section 340.037 of the Revised Code, the board may provide 538 addiction services and mental health services directly to a 539 person with a severe mental disability when life or safety is 540 endangered and when no community addiction services provider or 541 community mental health services provider is available to 542 provide the service. 543

(12) Ensure that housing built, subsidized, renovated, 544 rented, owned, or leased by the board or a community addiction 545 services provider or community mental health services provider 546 has been approved as meeting minimum fire safety standards and 547 that persons residing in the housing have access to appropriate 548 and necessary services, including culturally relevant services, 549 from a community addiction services provider or community mental 550 health services provider. This division does not apply to 551 residential facilities licensed pursuant to section 5119.34 of 552 the Revised Code. 553

(13) Establish a mechanism for obtaining advice and
involvement of persons receiving addiction services, mental
health services, or recovery supports on matters pertaining to
services and supports in the alcohol, drug addiction, and mental
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health service district;

(14) Perform the duties required by rules adopted under 559 section 5119.22 of the Revised Code regarding referrals by the 560 board or community mental health services providers under 561 contract with the board of individuals with mental illness or 562 severe mental disability to class two residential facilities 563 licensed under section 5119.34 of the Revised Code and effective 564 arrangements for ongoing mental health services for the 565 individuals. The board is accountable in the manner specified in 566 the rules for ensuring that the ongoing mental health services 567 are effectively arranged for the individuals. 568

(B) Each board of alcohol, drug addiction, and mental
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(B) Each board of alcohol, and board of alco

(C) A board of alcohol, drug addiction, and mental health 574 services may receive by gift, grant, devise, or bequest any 575 moneys, lands, or property for the benefit of the purposes for 576 which the board is established, and may hold and apply it 577 according to the terms of the gift, grant, or bequest. All money 578 received, including accrued interest, by gift, grant, or bequest 579 shall be deposited in the treasury of the county, the treasurer 580 of which is custodian of the alcohol, drug addiction, and mental 581 health services funds to the credit of the board and shall be 582 available for use by the board for purposes stated by the donor 583 or grantor. 584

(D) No member or employee of a board of alcohol, drug
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addiction, and mental health services shall be liable for injury
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or damages caused by any action or inaction taken within the
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scope of the member's official duties or the employee's 588 employment, whether or not such action or inaction is expressly 589 authorized by this section or any other section of the Revised 590 Code, unless such action or inaction constitutes willful or 591 wanton misconduct. Chapter 2744. of the Revised Code applies to 592 any action or inaction by a member or employee of a board taken 593 within the scope of the member's official duties or employee's 594 employment. For the purposes of this division, the conduct of a 595 member or employee shall not be considered willful or wanton 596 misconduct if the member or employee acted in good faith and in 597 a manner that the member or employee reasonably believed was in 598 or was not opposed to the best interests of the board and, with 599 respect to any criminal action or proceeding, had no reasonable 600 cause to believe the conduct was unlawful. 601

(E) The meetings held by any committee established by a
board of alcohol, drug addiction, and mental health services
shall be considered to be meetings of a public body subject to
604
section 121.22 of the Revised Code.

(F) (1) A board of alcohol, drug addiction, and mental
health services may establish a rule, operating procedure,
standard, or bylaw to allow the executive director of the board
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to execute both of the following types of contracts valued at
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twenty-five thousand dollars or less, as determined by the
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board, on behalf of the board without the board's prior
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(a) Emergency contracts for clinical services or recovery613support services;614

(b) Standard service contracts pertaining to the board's 615 operations. 616

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(2) If a board establishes a rule, operating procedure,
standard, or bylaw under division (F)(1) of this section, both
of the following shall be the case:

(a) The board shall define the scope of contracts
described in divisions (F)(1)(a) and (b) of this section in that
rule, operating procedure, standard, or bylaw.

(b) The board shall disclose the existence of a contract
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executed pursuant to the rule, operating procedure, standard, or
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bylaw at the first board meeting that occurs after the contract
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was executed and ensure that a record of that disclosure is
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included in the written minutes of that meeting.
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Sec. 340.032. Subject to rules adopted by the director of 628 mental health and addiction services after consultation with 629 relevant constituencies as required by division (A) (10) of 630 section 5119.21 of the Revised Code, each board of alcohol, drug 631 addiction, and mental health services shall do all of the 632 following: 633

(A) Establish, to the extent resources are available, a
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community-based continuum of care that includes all of the
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following as essential elements:
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(1) Prevention and wellness management services;

(2) At least both of the following outreach and engagement638activities:

(a) Locating persons in need of addiction services and
persons in need of mental health services to inform them of
available addiction services, mental health services, and
642
recovery supports;

(b) Helping persons who receive addiction services and

637

persons who receive mental health services obtain services	645
necessary to meet basic human needs for food, clothing, shelter,	646
medical care, personal safety, and income.	647
(3) Assessment services;	648
(4) Care coordination;	649
(5) Residential services;	650
(6) At least the following outpatient services:	651
(a) Nonintensive;	652
(b) Intensive, such as partial hospitalization and	653
assertive community treatment;	654
(c) Withdrawal management;	655
(d) Emergency and crisis.	656
(7) Where appropriate, at least the following inpatient	657
services:	658
(a) Psychiatric care;	659
(b) Medically managed alcohol or drug treatment.	660
(8) At least all of the following recovery supports:	661
(a) Peer support;	662
(b) A wide range of housing and support services,	663
including recovery housing residences;	664
(c) Employment, vocational, and educational opportunities;	665
(d) Assistance with social, personal, and living skills;	666
(e) Multiple paths to recovery such as twelve-step	667
approaches and parent advocacy connection;	668

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(f) Support, assistance, consultation, and education for
families, friends, and persons receiving addiction services,
mental health services, and recovery supports.
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(9) In accordance with section 340.033 of the Revised
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Code, an array of addiction services and recovery supports for
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all levels of opioid and co-occurring drug addiction;
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(10) Any additional elements the department of mental
health and addiction services, pursuant to section 5119.21 of
the Revised Code, determines are necessary to establish the
community-based continuum of care.

(B) Ensure that the rights of persons receiving any679elements of the community-based continuum of care are protected;680

(C) Ensure that persons receiving any elements of the
community-based continuum of care are able to utilize grievance
procedures applicable to the elements.

Sec. 340.033. The array of addiction services and recovery 684 supports for all levels of opioid and co-occurring drug 685 addiction required by section 340.032 of the Revised Code to be 686 included in a community-based continuum of care established 687 under that section shall include at least ambulatory and sub-688 acute detoxification, non-intensive and intensive outpatient 689 services, medication-assisted treatment, peer support, 690 residential services, recovery housing <u>residences</u> pursuant to 691 section 340.034 of the Revised Code, and multiple paths to 692 recovery such as twelve-step approaches. The services and 693 supports shall be made available in the service district of each 694 board of alcohol, drug addiction, and mental health services, 695 except as provided by either of the following: 696

(A) Sub-acute detoxification and residential services may 697

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be made available through a contract with one or more providers 698 of sub-acute detoxification or residential services located in 699 other service districts. 700

(B) To the extent authorized by a time-limited waiver
issued under section 5119.221 of the Revised Code, ambulatory
detoxification and medication-assisted treatment may be made
available through a contract with one or more community
704
addiction services providers located not more than thirty miles
beyond the borders of the board's service district.

707 The services and supports shall be made available in a manner that ensures that recipients are able to access the 708 709 services and supports they need for opioid and co-occurring drug addiction in an integrated manner and in accordance with their 710 assessed needs when changing or obtaining additional addiction 711 services or recovery supports for such addiction. An individual 712 seeking a service or support for opioid and co-occurring drug 713 addiction included in a community-based continuum of care shall 714 not be denied the service or support on the basis of the 715 716 individual's prior experience with the service or support.

Sec. 340.034. All of the following apply to the recovery 717 housing <u>residences</u> required by section 340.033 of the Revised 718 Code to be part of included opioid and co-occurring drug 719 addiction services and recovery supports: 720

(A) The <u>A</u> recovery housing residence shall comply with the 721
requirements of being monitored by the department of mental 722
health and addiction services under sections 5119.39 to 5119.396 723
of the Revised Code and any rules adopted under section 5119.397 724
of the Revised Code, but the residence is not be subject to 725
residential facility licensure by the department of mental 726
health and addiction services under section 5119.34 of the 727

Revised Code. 728 (B) The recovery housing shall not be subject to-729 certification as a recovery support under section 5119.36 of the 730 Revised Code. 731 (C) The A recovery housing residence shall not be owned 7.32 and operated by a board of alcohol, drug addiction, and mental 733 health services unless any of the following applies: 734 (1) The board owns and operates operated the recovery 735 housing <u>residence</u> on July 1, 2017. 736 (2) The board utilizes local funds in the development -737 purchase, or operation of the recovery housing residence. 738 (3) The board determines that there is a need for the 739 board to assume the ownership and operation of the recovery 740 housing residence, such as when an existing owner and operator 741 of the recovery housing residence goes out of business, and the 742 board considers the assumption of ownership and operation of the 743 recovery housing residence to be in the best interest of the 744 community. 745 (D) The (C) A recovery housing residence shall have 746 protocols for all of the following: 747 748 (1) Administrative oversight; (2) Quality standards; 749 (3) Policies and procedures, including house rules, for 750 its residents to which the residents must agree to adhere. 751 (E) (D) Family members of the <u>a resident of a recovery</u> 752 housing's residents housing residence may reside in the recovery 753

recovery housing's protocols permitresidence.	755
(F) The (E) A recovery housing residence shall not limit a	756
resident's duration of stay to an arbitrary or fixed amount of	757
time. Instead, each resident's duration of stay shall be	758
determined by the resident's needs, progress, and willingness to	759
abide by the recovery housing's <u>residence's</u> protocols, in	760
collaboration with the recovery housing's owner and <u>residence's</u>	761
operator, and, if appropriate, in consultation and integration	762
with a community addiction services provider.	763
(G) The (F) A recovery housing <u>residence</u> may permit its	764
residents to receive medication-assisted treatment.	765
(H) (G) A resident of a recovery housing resident	766
residence may receive addiction services that are certified by	767
the department of mental health and addiction services under	768
section 5119.36 of the Revised Code.	769
Sec. 340.035. (A) A board of alcohol, drug addiction, and	770
mental health services may advocate on behalf of medicaid	771
recipients enrolled in medicaid managed care organizations and	772
medicaid-eligible individuals, any of whom have been identified	773
as needing addiction or mental health services.	774
(B) The department of mental health and addiction services	775
and the department of medicaid shall, not later than December	776
31, 2024, develop and implement standards and procedures for the	777
exchange of medicaid recipient information, as defined in	778
section 5160.45 of the Revised Code, between boards of alcohol,	779
drug addiction, and mental health services and the department of	780
medicaid. The information shall be exchanged for the following	781
purposes: to coordinate public benefits; to improve the	782
management and administration of medicaid and other publicly	783

funded programs offering addiction or mental health services;	784
and to ensure that the essential elements of a board's continuum	785
of care are available, as appropriate, to persons seeking or	786
receiving addiction or mental health services.	787
Sec. 340.036. (A) Subject to division (B) of this section	788
and rules adopted by the director of mental health and addiction	789
services after consultation with relevant constituencies as	790
required by division (A)(10) of section 5119.21 of the Revised	791
Code, each board of alcohol, drug addiction, and mental health	792
services shall enter into contracts with all of the following:	793
(1) Public and private facilities for the operation of	794
facility services;	795
(2) Community addiction services providers for addiction	796
services and recovery supports;	797
(3) Community mental health services providers for mental	798
health services and recovery supports.	799
(B) No board shall do any of the following:	800
(1) Contract with a residential facility required to be	801
licensed under section 5119.34 of the Revised Code unless the	802
facility is so licensed;	803
(2) Contract with a community addiction services provider	804
or community mental health services provider for certifiable	805
services and supports unless the certifiable services and	806
supports are certified under section 5119.36 of the Revised	807
Code;	808
(3) Contract with a community addiction services provider	809
or community mental health services provider for recovery	810
supports that are required by the director to meet quality	811

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criteria or core competencies unless the recovery supports meet

(C) When a board contracts with a community addiction 814 services provider or community mental health services provider 815 for addiction services, mental health services, or recovery 816 supports, all of the following apply: 817

(1) The board shall consider both of the following:

(a) The cost effectiveness and quality of the provider's 819 services and supports; 820

(b) Continuity of care.

the criteria or competencies.

(2) The board may review cost elements, including salary costs, of the services and supports.

(3) The board may establish, in a way that is most 824 effective and efficient in meeting local needs, a utilization 825 review process as part of the contract. 826

(D) If a party to a contract entered into under this-827 section proposes not to renew the contract or proposes 828 829 substantial changes in contract terms, the other party shall be 830 given written notice at least one hundred twenty days before the expiration date of the contract. During the first sixty days of 831 this one-hundred-twenty-day period, both parties shall attempt 832 to resolve any dispute through good faith collaboration and 833 negotiation in order to continue to provide services and 834 supports to persons in need. If the dispute has not been 835 resolved sixty days before the expiration date of the contract, 836 either party may notify the director of the unresolved dispute. 837 The director may require both parties to submit the dispute to 838 another entity with the cost to be shared by the parties. Not 839 later than twenty days before the expiration date of the-840

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contract or a later date to which both parties agree, the other-	841
entity shall issue to the parties and director recommendations-	842
on how the dispute may be resolved. The director shall adopt	843
rules establishing the procedures of this dispute resolution-	844
process(4) The terms of the contract shall include a process by	845
which the board may terminate the contract before it is	846
scheduled to expire, for any cause the board considers necessary	847
for the early termination of the contract, and a process by	848
which a provider may appeal the board's decision regarding the	849
early termination.	850
(E) (D) Section 307.86 of the Revised Code does not apply	851
to contracts entered into under this section, but a board of	852
alcohol, drug addiction, and mental health services may elect to	853
establish and use a process for selecting and entering into	854
contracts on a competitive basis or any other basis the board	855
considers appropriate.	856
Sec. 340.04. Each board of alcohol, drug addiction, and	857
mental health services shall employ a qualified mental health or	858
addiction services professional with experience in	859
administration or a professional administrator with experience	860
in mental health services or addiction services to serve as	861
executive director of the board and shall prescribe the	862
director's duties.	863
The board shall fix the compensation of the executive	864
director. In addition to such compensation, the director shall	865
be reimbursed for actual and necessary expenses incurred in the	866
performance of the director's official duties. The board, by	867
majority vote of the full membership, may remove the director	868

for cause at any time, contingent upon any written contract 869 between the board and the executive director, upon written 870

charges, after an opportunity has been afforded the director for 871 a hearing before the board on request. 872 The board may delegate to its executive director the 873 authority to act in its behalf in the performance of its 874 administrative duties. 875 As used in this section, "mental health professional" and 876 "addiction services professional" mean an individual who is 877 qualified to work with persons with mental illnesses or persons 878 receiving addiction services, pursuant to standards established 879 by the director of mental health and addiction services under 880 Chapter 5119. of the Revised Code. 881 Sec. 340.30. (A) There is hereby created the county hub 882 program to combat opioid addiction. The purposes of the program 883 are as follows: 884 (1) To strengthen county and community efforts to prevent 885 and treat opioid addiction; 886 (2) To educate youth and adults about the dangers of 887 opioid addiction and the negative effects it has on society; 888 (3) To promote family building and workforce development 889 as ways of combatting combating opioid addiction in communities; 890 (4) To encourage community engagement in efforts to 891 892 address the purposes specified in divisions (A)(1) to (3) of this section. 893 (B) The program shall be administered by each board of 894 alcohol, drug addiction, and mental health services. If the 895 service district a board represents consists of more than one 896 county, the board shall administer the program in each county. 897

(C) Not later than January 1, 2020, each board shall 898

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submit a report to the department of mental health and addiction899services summarizing the board's work on, and progress toward,900addressing each of the program's purposes. The department shall901aggregate the reports received from the boards and submit a902statewide report to the governor and general assembly. The copy903submitted to the general assembly shall be submitted in904accordance with section 101.68 of the Revised Code.905

Sec. 5119.01. (A) As used in this chapter: 906

(1) "Addiction" means the chronic and habitual use of 907 alcoholic beverages, the use of a drug of abuse as defined in 908 section 3719.011 of the Revised Code, or the use of gambling by 909 an individual to the extent that the individual no longer can 910 control the individual's use of alcohol, the individual becomes 911 physically or psychologically dependent on the drug, the 912 individual's use of alcohol or drugs endangers the health, 913 safety, or welfare of the individual or others, or the 914 individual's gambling causes psychological, financial, 915 emotional, marital, legal, or other difficulties endangering the 916 health, safety, or welfare of the individual or others. 917

(2) "Addiction services" means services, including
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intervention, for the treatment of persons with alcohol, drug,
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or gambling addictions, and for the prevention of such
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addictions.

(3) "Alcohol and drug addiction services" means services, 922
including intervention, for the treatment of persons with 923
alcoholism_alcohol use disorder_or persons who abuse drugs of 924
abuse and for the prevention of alcoholism_alcohol use disorder_925
and drug addiction. 926

(4) "Alcoholism" "Alcohol use disorder" means the chronic-

and habitual use of alcoholic beverages by an individual to the	928
extent that the individual no longer can a medical condition	929
characterized by an individual's impaired ability to stop or	930
control the individual's use of alcohol or endangers the <u>use</u>	931
despite adverse social, occupational, or health, safety, or	932
welfare of the individual or others consequences. An alcohol use	933
disorder may be classified as mild, moderate, or severe.	934
(5) "Certifiable services and supports" means all of the	935
following:	936
(a) Alcohol and drug addiction services;	937
(a) Alcohol and drug addiction services;	931
(b) Mental health services;	938
(c) The types of recovery supports that are specified in	939
rules adopted under section 5119.36 of the Revised Code as	940
requiring certification under that section.	941
(6) "Community addiction services provider" means an	942
agency, association, corporation or other legal entity,	943
individual, or program that provides one or more of the	944
following:	945
(a) Alcohol and drug addiction services that are certified	946
by the director of mental health and addiction services under	947
section 5119.36 of the Revised Code;	948
	0.4.0
(b) Gambling addiction services;	949
(c) Recovery supports that are related to alcohol and drug	950
addiction services or gambling addiction services and paid for	951
with federal, state, or local funds administered by the	952
department of mental health and addiction services or a board of	953
alcohol, drug addiction, and mental health services.	954
(7) "Community mental health services provider" means an	955

(a) Mental health services that are certified by the 958 director of mental health and addiction services under section 959 5119.36 of the Revised Code; 960 (b) Recovery supports that are related to mental health 961 services and paid for with federal, state, or local funds 962 administered by the department of mental health and addiction 963 services or a board of alcohol, drug addiction, and mental 964 health services. 965 (8) "Drug addiction" means the use of a drug of abuse, as 966 defined in section 3719.011 of the Revised Code, by an 967 individual to the extent that the individual becomes physically 968 or psychologically dependent on the drug or endangers the 969 health, safety, or welfare of the individual or others. 970 (9) "Gambling addiction" means the use of gambling by an 971 individual to the extent that it causes psychological, 972 financial, emotional, marital, legal, or other difficulties 973 endangering the health, safety, or welfare of the individual or 974 975 others. (10) "Gambling addiction services" means services for the 976 treatment of persons who have a gambling addiction and for the 977 prevention of gambling addiction. 978 (11) "Hospital" means a hospital or inpatient unit 979 licensed by the department of mental health and addiction 980 services under section 5119.33 of the Revised Code, and any 981

institution, hospital, or other place established, controlled,

or supervised by the department under Chapter 5119. of the

Revised Code this chapter.

agency, association, corporation, individual, or program that provides either of the following:

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(12) "Included opioid and co-occurring drug addiction 985 services and recovery supports" means the addiction services and 986 recovery supports that, pursuant to section 340.033 of the 987 Revised Code, are included in the array of services and recovery 988 supports for all levels of opioid and co-occurring drug 989 addiction required to be included in the community-based 990 continuum of care established under section 340.032 of the 991 Revised Code. 992

(13) "Medication-assisted treatment" has the same meaning as in section 340.01 of the Revised Code.

(14) "Mental illness" means a substantial disorder of
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thought, mood, perception, orientation, or memory that grossly
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impairs judgment, behavior, capacity to recognize reality, or
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ability to meet the ordinary demands of life.
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(15) "Mental health services" means services for the
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assessment, care, or treatment of persons who have a mental
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illness and for the prevention of mental illness.
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(16) "Opioid treatment program" has the same meaning as in42 C.F.R. 8.2.

(17) "Recovery housing residence" means a residence for1004individuals recovering from alcohol use disorder or drug1005addiction that provides an alcohol and drug-free living1006environment, peer support, assistance with obtaining alcohol and1007drug addiction services, and other recovery assistance for1008alcohol use disorder and drug addiction.1009

(18)"Recovery supports" means assistance that is intended1010to help an individual with alcoholismalcohol use disorder, drug1011addiction, or mental illness, or a member of such an1012individual's family, initiate and sustain the individual's1013

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recovery from <u>alcoholismalcohol use disorder</u>, drug addiction, or 1014 mental illness. "Recovery supports" does not mean alcohol and 1015 drug addiction services or mental health services. 1016

(18) (a) "Residence" (19) (a) "Residence," except when1017referring to a recovery housing residence or the meaning of1018"residence" in section 5119.90 of the Revised Code, means a1019person's physical presence in a county with intent to remain1020there, except in either of the following circumstances:1021

(i) If a person is receiving a mental health treatment
service at a facility that includes nighttime sleeping
accommodations, "residence" means that county in which the
person maintained the person's primary place of residence at the
time the person entered the facility;

(ii) If a person is committed pursuant to section 2945.38, 1027
2945.39, 2945.40, 2945.401, or 2945.402 of the Revised Code, 1028
"residence" means the county where the criminal charges were 1029
filed. 1030

(b) When the residence of a person is disputed, the matter 1031 of residence shall be referred to the department of mental 1032 health and addiction services for investigation and 1033 determination. Residence shall not be a basis for a board of 1034 alcohol, drug addiction, and mental health services to deny 1035 services to any person present in the board's service district, 1036 and the board shall provide services for a person whose 1037 residence is in dispute while residence is being determined and 1038 for a person in an emergency situation. 1039

(B) Any reference in this chapter to a board of alcohol,
drug addiction, and mental health services also refers to an
alcohol and drug addiction services board or a community mental
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health board in a service district in which an alcohol and drug1043addiction services board or a community mental health board has1044been established under section 340.021 or former section 340.021045of the Revised Code.1046

Sec. 5119.36. (A) A community mental health services 1047 provider applicant or community addiction services provider 1048 applicant that seeks initial certification of its certifiable 1049 services and supports, or renewal of the certification of those 1050 services and supports, shall submit an application to the 1051 1052 director of mental health and addiction services. On receipt of the application, the director may conduct an on-site review and 1053 shall evaluate the applicant to determine whether its 1054 certifiable services and supports satisfy the standards 1055 established by rules adopted under this section. The director 1056 shall make the evaluation, and, if the director conducts an on-1057 site review of the applicant, may <u>make-conduct</u> the review, in 1058 cooperation with a board of alcohol, drug addiction, and mental 1059 health services that seeks to contract with the applicant under 1060 section 340.036 of the Revised Code. 1061

1062 Not later than fourteen days after receipt of an initial or renewal application, the director shall provide a copy of the 1063 applicant's application materials to the board of alcohol, drug 1064 addiction, and mental health services serving the alcohol, drug 1065 addiction, and mental health service district in which the 1066 applicant's certifiable services and supports will be provided. 1067 The board may respond to the director with any additional 1068 information or concerns regarding the application, not later 1069 than thirty days after receipt of the application materials. If 1070 the board responds within the fourteen-day period with 1071 significant concerns regarding the application, the director 1072 shall meet with the board regarding the concerns. 1073

Not later than thirty days after a provider's	1074
certification ceases to be valid for any reason, including the	1075
provider's failure to renew the certification before it expired,	1076
the director's acceptance of the provider's surrender of the	1077
certification, or the issuance of a final order for disciplinary	1078
action under division (C) or (H) of this section, the director	1079
shall provide notice to the applicable board of alcohol, drug	1080
addiction, and mental health services of the reason the	1081
certification ceased to be valid and the date it became	1082
effective.	1083

(B) Subject to section 5119.361 of the Revised Code, the 1084 director shall determine whether the certifiable services and 1085 supports of a community mental health services provider 1086 applicant or community addiction services provider applicant 1087 satisfy the standards for certification. If the director 1088 determines that an applicant's certifiable services and supports 1089 satisfy the standards for certification and the applicant has 1090 paid the fee required by this section, the director shall 1091 certify the certifiable services and supports. 1092

No community mental health services provider shall be 1093 eligible to receive for its certifiable services and supports 1094 any state funds, federal funds, or funds administered by a board 1095 of alcohol, drug addiction, and mental health services, unless 1096 those certifiable services and supports have been certified by 1097 the director. 1098

No person or government entity subject to section 5119.351099of the Revised Code or any other community addiction services1100provider shall be eligible to receive for its services described1101in that section or its other certifiable services and supports1102any state funds, federal funds, or funds administered by a board1103

of alcohol, drug addiction, and mental health services, unless those services or other certifiable services and supports have

been certified by the director.

(C) The director may refuse to certify certifiable
services and supports, refuse to renew certification, or revoke
certification if any of the following apply to an applicant for
certification or the holder of the certification:

(1) The applicant or holder is not in compliance with rules adopted under this section.

(2) The applicant or holder has been cited for a pattern
of serious noncompliance or repeated violations of statutes or
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rules during the current certification period or any previous
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certification period.

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(3) <u>The applicant or holder has been found to be in</u>violation of section 5119.396 of the Revised Code.1118
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(4) The applicant or holder submits false or misleading 1119 information as part of a certification application, renewal, or 1120 investigation. 1121

(D) Proceedings initiated to deny applications to certify 1122 certifiable services and supports, to refuse to renew 1123 1124 certification, or to revoke certification are governed by Chapter 119. of the Revised Code. If an order has been issued 1125 suspending admissions to a community addiction services provider 1126 that provides overnight accommodations, as provided in division 1127 (H) of this section, the order remains in effect during the 1128 pendency of those proceedings. 1129

(E) If the director determines that a community mental
 health services provider applicant's or a community addiction
 services provider applicant's certifiable services and supports
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do not satisfy the standards for certificationproposes to take	1133
action under division (C) of this section, the director shall	1134
notify the board of alcohol, drug addiction, and mental health	1135
services serving the alcohol, drug addiction, and mental health	1136
service district in which the certifiable services and supports	1137
will be or were provided, and provide the board opportunity to	1138
respond as specified in division (A) of this section with	1139
respect to initial or renewal applications.	1140
When a final order is issued by the director under	1141
division (C) of this section, the director may request that the	1142
appropriate board of alcohol, drug addiction, and mental health	1143
services reallocate any funds for the certifiable services and	1144
supports the applicant was to provide to another community	1145
mental health services provider or community addiction services	1146
provider whose certifiable services and supports satisfy the	1147
standards. If the board does not reallocate such funds in a	1148
reasonable period of time, the director may withhold state and	1149
federal funds for the certifiable services and supports and	1150
allocate those funds directly to a community mental health	1151
services provider or community addiction services provider whose	1152
certifiable services and supports satisfy the standards.	1153
(F) Each community mental health services provider	1154
applicant or community addiction services provider applicant	1155
seeking certification of its certifiable services and supports	1156
under this section shall pay a fee for the certification	1157
required by this section, unless the applicant is exempt under	1158
rules adopted under this section. Fees shall be paid into the	1159

(G) The director shall adopt rules in accordance with 1162

state treasury to the credit of the sale of goods and services

fund created pursuant to section 5119.45 of the Revised Code.

1160

Chapter 119. of the Revised Code to implement this section. The 1163 rules shall do all of the following: 1164 (1) Subject to section 340.034 of the Revised Code, 1165 specify the types of recovery supports that are required to be 1166 certified under this section; 1167 (2) Establish certification standards for certifiable 1168 services and supports that are consistent with nationally 1169 1170 recognized applicable standards and facilitate participation in federal assistance programs. The rules shall include as 1171 certification standards only requirements that improve the 1172 quality of certifiable services and supports or the health and 1173 safety of persons receiving certifiable services and supports. 1174 The standards shall address at a minimum all of the following: 1175 (a) Reporting major unusual incidents to the director; 1176 (b) Procedures for applicants for and persons receiving 1177 certifiable services and supports to file grievances and 1178 complaints; 1179 (c) Seclusion; 1180 (d) Restraint; 1181 (e) Requirements regarding the physical facilities in 1182 which certifiable services and supports are provided; 1183 (f) Requirements with regard to health, safety, adequacy, 1184 1185 and cultural specificity and sensitivity; (g) Standards for evaluating certifiable services and 1186 supports; 1187 (h) Standards and procedures for granting full, 1188 probationary, and interim certification of the certifiable 1189

services and supports of a community mental health services 1190 provider applicant or community addiction services provider 1191 applicant; 1192 (i) Standards and procedures for revoking the 1193 certification of a community mental health services provider's 1194 or community addiction services provider's certifiable services 1195 and supports that do not continue to meet the minimum standards 1196 established pursuant to this section; 1197 (j) The limitations to be placed on a provider whose 1198 certifiable services and supports are granted probationary or 1199 interim certification; 1200 (k) Development of written policies addressing the rights 1201 of persons receiving certifiable services and supports, 1202 including all of the following: 1203 (i) The right to a copy of the written policies addressing 1204 the rights of persons receiving certifiable services and 1205 1206 supports; (ii) The right at all times to be treated with 1207 consideration and respect for the person's privacy and dignity; 1208 (iii) The right to have access to the person's own 1209 psychiatric, medical, or other treatment records unless access 1210 is specifically restricted in the person's treatment plan for 1211 1212 clear treatment reasons; (iv) The right to have a client rights officer provided by 1213 the provider or board of alcohol, drug addiction, and mental 1214 health services advise the person of the person's rights, 1215 including the person's rights under Chapter 5122. of the Revised 1216 Code if the person is committed to the provider or board. 1217

(3) Establish the process for certification of certifiable services and supports;	1218 1219
(4) Set the amount of certification review fees;	1220
(5) Specify the type of notice and hearing to be provided prior to a decision on whether to reallocate funds.	1221 1222
(H)(1) The director may issue an order suspending	1223
admissions to a community addiction services provider that	1224
provides overnight accommodations if the director finds either	1225
of the following:	1226
(a) The provider's certifiable services and supports are	1227
not in compliance with rules adopted under this section;	1228
(b) The provider has been cited for more than one	1229
violation of statutes or rules during any previous certification	1230
period of the provider.	1231
(2)(a) Except as provided in division (H)(2)(b) of this	1232
section, proceedings initiated to suspend admissions to a	1233
community addiction services provider that provides overnight	1234
accommodations are governed by Chapter 119. of the Revised Code.	1235
(b) If a suspension of admissions is proposed because the	1236
director has determined that the provider has demonstrated a	1237
pattern of serious noncompliance or that a violation creates a	1238
substantial risk to the health and safety of patients, the	1239
director may issue an order suspending admissions before	1240
providing an opportunity for an adjudication under Chapter 119.	1241
of the Revised Code. The director shall lift the order for the	1242
suspension of admissions if the director determines that the	1243
violation that formed the basis for the order has been	1244
corrected.	1245

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(3) Appeals from proceedings initiated to order the
1246
suspension of admissions shall be conducted in accordance with
1247
Chapter 119. of the Revised Code, unless the order was issued
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before providing an opportunity for an adjudication, in which
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case all of the following apply:
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(a) The provider may request a hearing not later than ten
 days after receiving the notice specified in section 119.07 of
 the Revised Code.
 1253

(b) If a timely request for a hearing that includes the
provider's current address is made, the hearing shall commence
not later than thirty days after the department receives the
1256
request.

(c) After commencing, the hearing shall continue
uninterrupted, except for Saturdays, Sundays, and legal
holidays, unless other interruptions are agreed to by the
provider and the director.

(d) If the hearing is conducted by a hearing examiner, the
hearing examiner shall file a report and recommendations with
the department not later than ten days after the last of the
following:

(i) The close of the hearing;

(ii) If a transcript of the proceedings is ordered, thehearing examiner receives the transcript;1268

(iii) If post-hearing briefs are timely filed, the hearingexaminer receives the briefs.1270

(e) The hearing examiner shall send a written copy of the
report and recommendations, by certified mail, to the provider,
or the provider's attorney, if applicable, not later than five
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days after the report is filed with the department.

(f) Not later than five days after receiving the report 1275and recommendations, the provider may file objections with the 1276department. 1277

(g) Not later than fifteen days after the hearing examiner
files the report and recommendations, the department shall issue
an order approving, modifying, or disapproving the report and
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recommendations.

(h) Notwithstanding the pendency of the hearing, the
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department shall lift the order for the suspension of admissions
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if the department determines the violation that formed the basis
1284
for the order has been corrected.

(I) (1) In a proceeding initiated to suspend admissions to 1286 a community addiction services provider that provides overnight 1287 accommodations, to deny an application for certification of 1288 certifiable services and supports, to refuse to renew 1289 certification, or to revoke certification, the department may 1290 order the suspension, denial, refusal, or revocation regardless 1291 of whether some or all of the deficiencies that prompted the 1292 1293 proceedings have been corrected at the time of the hearing.

(2) When the department issues an order suspending
1294
admissions to a community addiction services provider that
provides overnight accommodations, denies an application for
certification of certifiable services and supports, refuses to
renew certification, or revokes a certification, the department
shall not grant an opportunity for submitting a plan of
correction.

(J) The department of mental health and addiction services1301shall maintain a current list of community addiction services1302

providers and shall provide a copy of the list to a judge of a1303court of common pleas who requests a copy for the use of the1304judge under division (H) of section 2925.03 of the Revised Code.1305The list shall identify each provider by its name, its address,1306and the county in which it is located.1307

(K) No person shall represent in any manner that a
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community mental health services provider's or community
addiction services provider's certifiable services and supports
are certified by the director if the certifiable services and
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supports are not so certified at the time the representation is
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made.

(L) If a board of alcohol, drug addiction, and mental 1314 health services requests the department of mental health and 1315 addiction services to investigate a community mental health 1316 services provider or community addiction services provider 1317 pursuant to this section, the department shall initiate the 1318 investigation not later than ten business days after receipt of 1319 the request. If the department initiates an investigation of a 1320 community mental health services provider or community addiction 1321 services provider under this section for any other reason, the 1322 department shall notify the board of alcohol, drug addiction, 1323 and mental health services serving the applicable alcohol, drug 1324 addiction, and mental health service district of the 1325 investigation and the reason not later than three business days 1326 after the initiation. In either event, the department shall keep 1327 the board updated on the status of the investigation, including 1328 any final disposition of the investigation. 1329

Sec. 5119.363. The director of mental health and addiction1330services shall adopt rules governing the duties of boards of1331alcohol, drug addiction, and mental health services under1332

section 340.20 of the Revised Code and the duties of community	1333
addiction services providers under section 5119.362 of the	1334
Revised Code. The rules shall be adopted in accordance with	1335
Chapter 119. of the Revised Code.	1336
The director shall adopt rules under this section that	1337
authorize the department of mental health and addiction services	1338
to determine an advanced practice registered nurse's, physician	1339
assistant's, or physician's compliance with section 3719.064 of	1340
the Revised Code if such practitioner works for a community	1341
addiction services provider.	1342
Sec. 5119.39. (A) The department of mental health and	1343
addiction services shall monitor the operation of recovery	1344
housing in this state by doing either of the following:	1345
(1) Certifying recovery housing residences through a	1346
process established by the department;	1347
(2) Accepting accreditation, or its equivalent for the	1348
service of recovery housing, from one or more of the following:	1349
(a) The Ohio affiliate of the national alliance for	1350
recovery residences;	1351
(b) Oxford house, inc.;	1352
(c) Any other organization that is designated by the	1353
department for purposes of this section.	1354
(B) If the department certifies recovery housing	1355
residences, the department shall, in rules adopted under section	1356
5119.397 of the Revised Code, establish requirements for initial	1357
certification and renewal certification, as well as grounds and	1358
procedures for disciplinary action against operators of recovery	1359
housing residences.	1360

Sec. 5119.391. (A) The department of mental health and 1361 addiction services shall monitor the establishment of recovery 1362 housing residences in this state. 1363 (B) For purposes of division (A) of this section, and 1364 within the timeframe specified in division (C) of this section, 1365 each person or government entity that will operate a recovery 1366 housing residence on or after the effective date of this 1367 section, including any recovery housing that was established and 1368 in operation prior to the effective date of this section, shall 1369 file with the department, on a form prescribed by the 1370 department, all of the following information: 1371 (1) The name of the recovery housing residence and any 1372 other name under which the residence does business; 1373 (2) The address of the recovery housing residence; 1374 (3) The name of the person or government entity operating 1375 the residence; 1376 (4) The primary telephone number and electronic mail 1377 address for the recovery housing operator; 1378 (5) The date the recovery housing residence was first 1379 1380 occupied, or will be occupied, by its first resident; (6) Information related to any existing accreditation or 1381 its equivalent that the recovery housing residence has obtained 1382 or is in the process of obtaining; 1383 (7) Any other information the department considers 1384 appropriate. 1385 (C) The form required by division (B) of this section 1386

shall be filed with the department as follows:

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(1) For a recovery housing residence that began operating	1388
before the effective date of this section, not later than thirty	1389
days after the effective date of this section;	1390
	1001
(2) For a recovery housing residence that will begin	1391
operating on or after the effective date of this section, not	1392
later than thirty days after the first resident begins occupying	1393
the residence.	1394
(D) If the department accepts accreditation or its	1395
equivalent from an organization specified in section 5119.39 of	1396
the Revised Code, the department may provide copies of forms	1397
filed in accordance with this section to any such organization.	1398
Sec. 5119.392. (A) Beginning January 1, 2025, no person or	1399
government entity shall operate a recovery housing residence	1400
unless either of the following applies:	1401
(1) (a) If the depentment of mental health and addiction	1402
(1) (a) If the department of mental health and addiction	-
services certifies recovery housing residences, the recovery	1403
housing residence is certified by the department.	1404
(b) If the department accepts accreditation or its	1405
equivalent from an organization specified in section 5119.39 of	1406
the Revised Code, the residence is accredited by such an	1407
organization.	1408
(2) The recovery housing residence has been operating for_	1409
not more than eighteen months and is actively engaged in efforts	1410
to obtain certification or accreditation, as applicable. For	1411
purposes of identifying this eighteen-month timeframe, a	1412
recovery housing residence is considered to begin operating on	1413
the date that the first resident occupies the residence, as	1414
specified on the form filed in accordance with section 5119.391	1415
of the Revised Code.	1416

(B) If the director of mental health and addiction	1417
services determines that a recovery housing residence is	1418
operating in violation of this section, the director may	1419
petition the court of common pleas of the county in which the	1420
recovery housing residence is located for an order enjoining	1421
operation of the recovery housing residence.	1422
Sec. 5119.393. (A) The department of mental health and	1423
addiction services shall establish a procedure to receive and	1424
investigate complaints from residents, staff, and the public	1425
regarding recovery housing residences. The department may	1426
contract with one or more of the organizations specified in	1427
section 5119.39 of the Revised Code to fulfill some or all of	1428
the functions associated with receiving and investigating	1429
<u>complaints.</u>	1430
(B) Any organization under contract with the department to	1431
receive and investigate complaints shall make reports to the	1432
department as follows:	1433
(1) Not less than monthly, the contractor shall report the	1434
status of each pending investigation and shall report the	1435
outcome of each investigation that has been completed since the	1436
<u>last report was made;</u>	1437
(2) As soon as practicable, but not less than ten days	1438
after making an adverse decision, if a contractor's	1439
accreditation or its equivalent is accepted by the department	1440
for purposes of section 5119.39 of the Revised Code, the	1441
contractor shall report that decision to the department in a	1442
manner prescribed by the department.	1443
Sec. 5119.394. (A) The department of mental health and	1444
addiction services shall establish and maintain a registry of	1445

recovery housing residences that meet the criteria described in	1446
division (A)(1) or (2) of section 5119.392 of the Revised Code.	1447
For each residence, the registry shall include all of the	1448
following:	1449
(1) Information on the form required by division (B) of	1450
section 5119.391 of the Revised Code;	1451
(2) If a complaint received under section 5119.393 of the	1452
Revised Code has been investigated, a description of the	1453
complaint, the date the complaint was submitted to the	1454
department or its contractor, and the outcome of the	1455
investigation;	1456
(3) Any other information the department considers	1457
appropriate.	1458
(B) The department shall immediately remove from the	1459
registry a recovery housing residence that ceases to meet the	1460
criteria described in division (A)(1) or (2) of section 5119.392	1461
of the Revised Code, including if the criteria described in	1462
those divisions ceases to be met because the residence has had	1463
its certification or accreditation, as applicable, revoked or	1464
not renewed.	1465
(C) The department shall make the registry available to	1466
the public on the department's web site.	1467
Sec. 5119.395. Beginning January 1, 2025, no person or	1468
government entity shall advertise or represent any residence or	1469
other building to be a recovery housing residence, sober living	1470
home, or any other alcohol and drug free housing for persons	1471
recovering from alcohol use disorder or drug addiction unless	1472
the residence or building meets either of the following	1473
conditions:	1474

(A) The residence or building is on the registry	1475
established and maintained under section 5119.394 of the Revised	1476
Code.	1477
	1 4 7 0
(B) The residence or building is regulated by the	1478
department of rehabilitation and correction under section	1479
2967.14 of the Revised Code.	1480
Sec. 5119.396. Beginning January 1, 2025, community	1481
addiction services providers and community mental health	1482
services providers shall not refer clients to a recovery housing	1483
residence unless the residence is on the registry established	1484
and maintained under section 5119.394 of the Revised Code on the	1485
date that the referral is made. Community addiction services	1486
providers and community mental health services providers shall	1487
maintain records of all referrals made to recovery housing	1488
residences.	1489
Sec. 5119.397. The director of mental health and addiction	1490
Sec. 5119.397. The director of mental health and addiction services may adopt rules to implement sections 5119.39 to	1490 1491
services may adopt rules to implement sections 5119.39 to	
services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this	1491 1492
services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the	1491 1492 1493
services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this	1491 1492
services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the	1491 1492 1493
services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code.	1491 1492 1493 1494
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and</pre>	1491 1492 1493 1494 1495
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home</pre>	1491 1492 1493 1494 1495 1496
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home program. The program shall include all of the following</pre>	1491 1492 1493 1494 1495 1496 1497
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home program. The program shall include all of the following initiatives:</pre>	1491 1492 1493 1494 1495 1496 1497 1498
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home program. The program shall include all of the following initiatives: (1) A media campaign. As part of the campaign, the</pre>	1491 1492 1493 1494 1495 1496 1497 1498 1499
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code. Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home program. The program shall include all of the following initiatives:</pre>	1491 1492 1493 1494 1495 1496 1497 1498 1499 1500
<pre>services may adopt rules to implement sections 5119.39 to 5119.396 of the Revised Code. Any rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code.</pre> Sec. 5119.48. (A) The department of mental health and addiction services shall create the all roads lead to home program. The program shall include all of the following initiatives: (1) A media campaign. As part of the campaign, the department shall develop public service announcements and shall make the announcements available to television and radio media	1491 1492 1493 1494 1495 1496 1497 1498 1499 1500 1501

January and March of each year, and once in September of each 1504 year as part of national recovery month. 1505 (2) A web site as described in division (C) of this 1506 section: 1507 (3) A twenty-four-hour hotline, that is operated by a call 1508 center, for the purpose of helping individuals access addiction 1509 services. 1510 (B) The media campaign described in division (A) (1) of 1511 this section shall do all of the following: 1512 1513 (1) Include messages to reduce the stigma associated with seeking help for drug addiction; 1514 (2) Provide directions for people who are in need of drug 1515 addiction assistance to a web-based location that includes all 1516 of the following: 1517 (a) Information on where to find help for drug addiction; 1518 (b) Information on intervention and referral options; 1519 (c) Contact information for county board drug addiction 1520 assistance authorities. 1521 (3) Prioritize its efforts in media markets that have the 1522 highest rates of drug overdose deaths in this state; 1523 (4) Utilize television and radio public service 1524 announcements provided to media outlets, as well as internet 1525 advertising models such as low-cost social media outlets. 1526 (C) Before January 1, 2018, the department shall create a 1527 web site as described in division (A)(2) of this section that 1528 offers all of the following components: 1529 (1) If reasonably available for use, an evidence-based 1530

self-reporting screening tool approved by the department's	1531
medical director;	1532
(2) Community detoxification and withdrawal management	1533
options and community treatment options;	1534
(3) A searchable database of certified substance abuse	1535
	1535
providers organized by zip code;	1000
(4) Information on recovery supports, including recovery	1537
housing <u>residences</u> ;	1538
(5) Clinical information regarding what a person may	1539
expect during detoxification, withdrawal, and treatment.	1540
(D) The department may contract with private vendors for	1541
the creation and maintenance of the interactive web site	1542
described in division (C) of this section.	1543
Sec. 5119.61. (A) The department of mental health and	1544
Sec. 5119.61. (A) The department of mental health and addiction services shall collect and compile statistics and	1544 1545
-	
addiction services shall collect and compile statistics and	1545
addiction services shall collect and compile statistics and other information on the care and treatment of persons with	1545 1546
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation	1545 1546 1547
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with <u>alcoholismalcohol use disorder</u> , persons with	1545 1546 1547 1548
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with <u>alcoholismalcohol use disorder</u> , persons with drug dependencies, persons in danger of drug dependence, and	1545 1546 1547 1548 1549
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with alcoholismalcohol use disorder, persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in	1545 1546 1547 1548 1549 1550
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with <u>alcoholismalcohol use disorder</u> , persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation,	1545 1546 1547 1548 1549 1550 1551
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with <u>alcoholismalcohol use disorder</u> , persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug	1545 1546 1547 1548 1549 1550 1551 1552
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with alcoholismalcohol use disorder, persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug involved, if any, the type of care, treatment, or rehabilitation	1545 1546 1547 1548 1549 1550 1551 1552 1553
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with alcoholismalcohol use disorder, persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug involved, if any, the type of care, treatment, or rehabilitation prescribed or undertaken, and the success or failure of the	1545 1546 1547 1548 1549 1550 1551 1552 1553 1554
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with alcoholismalcohol use disorder, persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug involved, if any, the type of care, treatment, or rehabilitation prescribed or undertaken, and the success or failure of the care, treatment, or rehabilitation. The department shall collect	1545 1546 1547 1548 1549 1550 1551 1552 1553 1554 1555
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with <u>alcoholismalcohol use disorder</u> , persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug involved, if any, the type of care, treatment, or rehabilitation prescribed or undertaken, and the success or failure of the care, treatment, or rehabilitation. The department shall collect information about addiction services, mental health services,	1545 1546 1547 1548 1549 1550 1551 1552 1553 1554 1555 1556
addiction services shall collect and compile statistics and other information on the care and treatment of persons with mental disabilities, and the care, treatment, and rehabilitation of persons with alcoholismalcohol use disorder, persons with drug dependencies, persons in danger of drug dependence, and persons with or in danger of developing a gambling addiction in this state. The information shall include, without limitation, information on the number of such persons, the type of drug involved, if any, the type of care, treatment, or rehabilitation prescribed or undertaken, and the success or failure of the care, treatment, or rehabilitation. The department shall collect information about addiction services, mental health services, and recovery supports delivered and persons served as required	1545 1546 1547 1548 1549 1550 1551 1552 1553 1554 1555 1556 1557

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(B) No community addiction services provider or community
mental health services provider shall fail to supply statistics
and other information within its knowledge and with respect to
its addiction services, mental health services, and recovery
supports upon request of the department.

(C) Communications by a person seeking aid in good faith 1565 for <u>alcoholism_alcohol use disorder</u> or drug dependence are 1566 confidential, and this section does not require the collection 1567 or permit the disclosure of information which reveals or 1568 comprises the identity of any person seeking aid. 1569

(D) Based on the information collected and compiled under
division (A) of this section, the department shall develop a
project to assess the outcomes of persons served by community
addiction services providers and community mental health
services providers that receive funds distributed by the
1574
department.

Sec. 5119.90. As used in sections 5119.90 to 5119.98 of 1576 the Revised Code: 1577

(A) "Alcohol and other drug abuse" means alcoholism 1578<u>alcohol use disorder or drug addiction</u>. 1579

(B) "Another drug" means a controlled substance as defined
in section 3719.01 of the Revised Code or a harmful intoxicant
as defined in section 2925.01 of the Revised Code.

(C) "Board of alcohol, drug addiction, and mental health
services" means a board of alcohol, drug addiction, and mental
health services established under section 340.02 or 340.021 of
the Revised Code.

(D) "Danger" or "threat of danger to self, family, or 1587others" means substantial physical harm or threat of substantial 1588

physical harm upon self, family, or others. 1589 (E) "Hospital" has the same meaning as in section 3701.01 1590 or 3727.01 of the Revised Code but does not include either a 1591 hospital operated by the department of mental health and 1592 addiction services or an inpatient unit licensed by the 1593 department. 1594 (F) "Intoxicated" means being under the influence of 1595 alcohol, another drug, or both alcohol and another drug and, as 1596 a result, having a significantly impaired ability to function. 1597 (G) "Petitioner" means a person who institutes a 1598 proceeding under sections 5119.91 to 5119.98 of the Revised 1599 Code. 1600 (H) "Probate court" means the probate division of the 1601 court of common pleas. 1602 (I) "Qualified health professional" means a person that is 1603 properly credentialed or licensed to conduct a drug and alcohol 1604 assessment and diagnosis under Ohio law. 1605 (J) "Residence" means the legal residence of a person as 1606 determined by applicable principles governing conflicts of law. 1607 (K) "Respondent" means a person alleged in a petition 1608 filed or hearing under sections 5119.91 to 5119.98 of the 1609 Revised Code to be a person who is experiencing alcohol and 1610 other drug abuse and who may be ordered under those sections to 1611 undergo treatment. 1612 (L) "Treatment" means services and programs for the care 1613 1614

and rehabilitation of intoxicated persons and persons1614experiencing alcohol and other drug abuse. "Treatment" includes1615residential treatment, a halfway house setting, and an intensive1616

of a medical assistance program.

outpatient or outpatient level of care. 1617 Sec. 5119.99. (A) Whoever violates section 5119.333, 1618 division (A) of section 5119.392, or section 5119.395 of the 1619 Revised Code is guilty of a misdemeanor of the first degree. 1620 (B) Whoever violates division (B) of section 5119.61 of 1621 the Revised Code is guilty of a misdemeanor of the fourth 1622 degree. 1623 (C) Whoever violates section 5119.27 or 5119.28, division 1624 (A) of section 5119.35, division (K) of section 5119.36, or 1625 division (A)(1) or (2) of section 5119.37 of the Revised Code is 1626 quilty of a felony of the fifth degree. 1627 Sec. 5160.45. (A) As used in sections 5160.45 to 5160.481 1628 of the Revised Code, "information" means all of the following: 1629 (1) Records, as defined in section 149.011 of the Revised 1630 Code; 1631 (2) Any other documents in any format; 1632 (3) Data derived from records and documents that are 1633 generated, acquired, or maintained by the department of 1634 medicaid, a county department of job and family services, or an 1635 entity performing duties on behalf of the department or a county 1636 department. 1637 (B) Except as permitted by this section, <u>division (B) of</u> 1638 section 340.035, section 5160.47, or rules authorized by section 1639 5160.48 or 5160.481 of the Revised Code, or when required by 1640 federal law, no person or government entity shall use or 1641 disclose information regarding a medical assistance recipient 1642 for any purpose not directly connected with the administration 1643

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(C) Both of the following shall be considered to be
 purposes directly connected with the administration of a medical
 1646
 assistance program:

(1) Treatment, payment, or other operations or activitiesauthorized by 42 C.F.R. Chapter IV;1649

(2) Any administrative function or duty the department of
medicaid performs alone or jointly with a federal government
entity, another state government entity, or a local government
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entity implementing a provision of federal law.

(D) The department or a county department of job and
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 family services may disclose information regarding a medical
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 assistance recipient to any of the following:
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(1) The recipient or the recipient's authorized1657representative;1658

(2) The recipient's legal guardian in accordance withdivision (C) of section 2111.13 of the Revised Code;1660

(3) The attorney of the recipient, if the department or 1661 county department has obtained authorization from the recipient 1662 or the recipient's authorized representative or legal guardian 1663 that meets all requirements of the Health Insurance Portability 1664 and Accountability Act of 1996, 42 U.S.C. 1320d et seq., 1665 regulations promulgated by the United States department of 1666 health and human services to implement the act, section 5160.46 1667 of the Revised Code, and any rules authorized by section 5160.48 1668 of the Revised Code; 1669

(4) A health information or health records management
entity that has executed with the department a business
associate agreement required by 45 C.F.R 164.502(e)(2) and has
been authorized by the recipient or the recipient's authorized
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representative or legal guardian to receive the recipient's 1674 electronic health records in accordance with rules authorized by 1675 section 5160.48 of the Revised Code; 1676

(5) A court if pursuant to a written order of the court. 1677

(E) The department may receive from county departments of 1678 job and family services information regarding any medical 1679 assistance recipient for purposes of training and verifying the 1680 accuracy of eligibility determinations for a medical assistance 1681 program. The department may assemble information received under 1682 this division into a report if the report is in a form specified 1683 by the department. Information received and assembled into a 1684 report under this division shall remain confidential and not be 1685 subject to disclosure pursuant to section 149.43 or 1347.08 of 1686 the Revised Code. 1687

(F) The department shall notify courts in this state
regarding its authority, under division (D) (5) of this section,
to disclose information regarding a medical assistance recipient
pursuant to a written court order.

Section 2. That existing sections 340.01, 340.02, 340.022,1692340.03, 340.032, 340.033, 340.034, 340.035, 340.036, 340.04,1693340.30, 5119.01, 5119.36, 5119.363, 5119.48, 5119.61, 5119.90,16945119.99, and 5160.45 of the Revised Code are hereby repealed.1695

Section 3. That sections 340.20 and 3720.041 of the 1696 Revised Code are hereby repealed. 1697

Section 4. Section 340.036 of the Revised Code, as amended1698by this act, applies to contracts entered into, modified, or1699renewed on or after the effective date of this section.1700