As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 138

Senator Johnson

To	amend sections 340.011, 340.03, 340.032,	1
	340.036, 340.041, 340.05, 340.08, 5119.22,	2
	5119.221, 5119.25, and 5119.99 and to enact	3
	section 340.038 of the Revised Code to modify	4
	various laws regarding boards of alcohol, drug	5
	addiction, and mental health services and to	6
	impose penalties for not registering recovery	7
	housing residences.	8

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

Section 1. That sections 340.011, 340.03, 340.032,	9
340.036, 340.041, 340.05, 340.08, 5119.22, 5119.221, 5119.25,	10
and 5119.99 be amended and section 340.038 of the Revised Code	11
be enacted to read as follows:	12
Sec. 340.011. (A) This chapter shall be interpreted to	13
accomplish all of the following:	14
(1) Establish a unified system of treatment and supports	15
for persons with mental illnesses and persons with addictions;	16
(2) Establish a community prevention, treatment, and	17
support system that is available for use in every alcohol, drug	18
addiction, and mental health service district;	19
(3) Protect the personal liberty of persons with mental	20

illnesses and persons with addictions so that they may be		
treated in the least restrictive environment;	22	
(4) Encourage the development of high qualityhigh-quality,	23	
cost effectivecost-effective, and comprehensive services,	24	
including culturally sensitive services;	25	
including carcally consists services,	20	
(5) Foster the development of comprehensive community	26	
addiction and mental health services and supports, based on	27	
recognized local needs, especially for persons with <u>severe</u>	28	
addictions and severe mental disabilities illnesses;	29	
(6) Ensure that services provided meet minimum standards	30	
established by the director of mental health and addiction	31	
services;	32	
(7) Promote the delivery of high quality <u>high-quality</u> and	33	
cost-effective addiction and mental health services;	34	
(8) Promote the participation of persons receiving mental	35	
health services and addiction services in the planning,	36	
delivery, and evaluation of these services.	37	
(B) Nothing in Chapter 340., 5119., or 5122. of the	38	
Revised Code shall be construed as requiring a board of county	39	
commissioners to provide resources beyond the total amount set		
forth in a budget and list of addiction services, mental health		
services, and recovery supports required by section 340.08 of	42	
the Revised Code and approved by the department of mental health	43	
and addiction services under section 5119.22 of the Revised	44	
Code.	45	
Sec. 340.03. (A) Subject to rules issued by the director	46	
of mental health and addiction services after consultation with	47	
relevant constituencies as required by division (A)(10) of	48	
section 5119.21 of the Revised Code, each board of alcohol, drug	49	

addiction, and mental health services shall:	50
(1) Serve as the community addiction and mental health	51
planning agency for the county or counties under its	52
jurisdiction, and in so doing it shall:	53
(a) Evaluate the need for facility services, addiction	54
services, mental health services, and recovery supports;	55
(b) In cooperation with other local and regional planning	56
and funding bodies and with relevant ethnic organizations,	57
evaluate strengths and challenges and set priorities for	58
addiction services, mental health services, and recovery	59
supports. A-With respect to setting priorities, all of the	60
<pre>following apply:</pre>	61
(i) A board shall include treatment and prevention	62
services when setting priorities for addiction services and	63
mental health services. When-	64
(ii) When a board sets priorities for addiction services,	65
the board shall consult with the county commissioners of the	66
counties in the board's service district regarding the services	
described in section 340.15 of the Revised Code and shall give	68
priority to those services, except that those services shall not	69
have a priority over services provided to pregnant women under	70
programs developed in relation to the mandate established in	
section 5119.17 of the Revised Code.	72
(iii) As part of setting priorities through its community	73
addiction and mental health plan, a board may consider any local	74
mechanisms that have been established for determining	75
eligibility for services and supports.	76
(c) In accordance with guidelines issued by the director	77
of mental health and addiction services under division (F)(G) of	78

section 5119.22 of the Revised Code, annually develop and submit	79
to the department of mental health and addiction services a	80
community addiction and mental health plan that addresses both	
of the following:	82
(i) The needs of all residents of the service district	83
currently receiving inpatient services in state-operated	84
hospitals, the needs of other populations as required by state	85
or federal law or programs, and the needs of all children	86
subject to a determination made pursuant to section 121.38 of	87
the Revised Code;	88
(ii) The department's priorities for facility services,	89
addiction services, mental health services, and recovery	90
supports during the period for which the plan will be in effect.	
The department shall inform all of the boards of the	92
department's priorities in a timely manner that enables the	
boards to know the department's priorities before the boards	94
develop and submit the plans.	95
In alcohol, drug addiction, and mental health service	96
districts that have separate alcohol and drug addiction services	97
and community mental health boards, the alcohol and drug	98
addiction services board shall submit a community addiction plan	99
and the community mental health board shall submit a community	100
mental health plan. Each board shall consult with its	
counterpart in developing its plan and address the interaction	102
between the local addiction and mental health systems and	
populations with regard to needs and priorities in developing	104
its plan.	105
The department director shall approve or disapprove the	106
plan, in whole or in part, in accordance with division $\frac{(G)}{(H)}$ of	107
section 5119.22 of the Revised Code. Eligibility for state and	108

federal funding shall be contingent upon an approved plan or	109
relevant part of a plan.	110
If a board determines that it is necessary to amend an	111
approved plan, the board shall submit a proposed amendment to	112
the director. The director shall approve or disapprove all or	113
part of the amendment in accordance with division (H)(I) of	114
section 5119.22 of the Revised Code.	115
The board shall operate in accordance with the plan	116
approved by the department director.	117
(d) Promote, arrange, and implement working agreements	118
with social service agencies, both public and private, and with	119
judicial agencies.	120
(2) Investigate, or request another agency to investigate,	121
any complaint alleging abuse or neglect of any person receiving	122
addiction services, mental health services, or recovery supports	123
from a community addiction services provider or community mental	124
health services provider or alleging abuse or neglect of a	125
resident receiving addiction services or with mental illness or	126
severe mental disability residing in a residential facility	127
licensed under section 5119.34 of the Revised Code. If the	128
person is a resident of a service district other than the	129
district represented by the board that received the complaint,	130
the board that received the complaint shall refer the complaint	131
to the board of the district where the residential facility is	132
located for that board to investigate the complaint.	133
If a board's investigation substantiates the charge of	134
abuse or neglect, the board shall take whatever action it	135
determines is necessary to correct the situation, including	136
notification of the appropriate authorities. Upon request, the	137

board shall provide information about such investigations to the	138
department.	139
(3) For the purpose of section 5119.36 of the Revised	140
Code, cooperate with the director of mental health and addiction	141
services in visiting and evaluating whether the certifiable	142
services and supports of a community addiction services provider	143
or community mental health services provider satisfy the	144
certification standards established by rules adopted under that	145
section. In addition, a board may provide input and	146
recommendations to the department when an application for	147
certification or the renewal of a certification has been	148
submitted by a provider or when a provider is being investigated	149
by the department, if the board, in either of those	150
circumstances, is aware of information that would be beneficial	151
to the department's consideration of the matter.	152
(4) In accordance with criteria established under division	153
$\frac{\text{(D)}}{\text{(D)}}$ of section 5119.22 of the Revised Code, conduct	154
program audits that review and evaluate the quality,	155
effectiveness, and efficiency of addiction services, mental	156
health services, and recovery supports provided by community	157
addiction services providers and community mental health	158
services providers under contract with the board and submit the	159
board's findings and recommendations to the department of mental	
health and addiction services;	161
(5) In accordance with section 5119.34 of the Revised	162
Code, review an application for a residential facility license	163
and provide to the department of mental health and addiction	164
services any information about the applicant or facility that	165
the board would like the department to consider in reviewing the	166
application;	167

(6) Audit, in In accordance with guidelines issued under	168
division (E) of section 5119.22 of the Revised Code and any	169
related rules adopted by the auditor of state pursuant to	170
section 117.20 of the Revised Code, at least annually all-	171
programs, addiction services, mental health services, and	172
recovery supports provided under contract with the board. In so-	173
doing, the board may contract for or employ the services of	174
private auditors. A copy of the fiscal audit report shall be	175
provided to the director of mental health and addiction-	176
services, the auditor of state, and the county auditor of each-	177
county in the board's district. under that section, review any	178
annual financial audit reports that have been submitted to the	179
board regarding each community addiction services provider and	180
community mental health services provider with which the board	181
has contracted under section 340.036 of the Revised Code to	182
provide services and supports certified under section 5119.36 of	183
the Revised Code;	184
(7) Recruit and promote local financial support for	185
addiction services, mental health services, and recovery	186
supports from private and public sources;	187
(8) In accordance with guidelines issued by the department	188
as necessary to comply with state and federal laws pertaining to	189
financial assistance, approve fee schedules and related charges	190
or adopt a unit cost schedule or other methods of payment for	191
addiction services, mental health services, and recovery	192
supports provided by community addiction services providers and	193
community mental health services providers that have contracted	194
with the board under section 340.036 of the Revised Code;	195
(9) Submit to the director and the county commissioners of	196

the county or counties served by the board, and make available

to the public, an annual report of the addiction services,	198	
mental health services, and recovery supports under the		
jurisdiction of the board, including a fiscal accounting;	200	
(10) Establish a method for evaluating referrals for	201	
court-ordered treatment and affidavits filed pursuant to section	202	
5122.11 of the Revised Code in order to assist the probate	203	
division of the court of common pleas in determining whether	204	
there is probable cause that a respondent is subject to court-	205	
ordered treatment and whether alternatives to hospitalization	206	
are available and appropriate;	207	
(11) Designate the treatment services, provider, facility,	208	
or other placement for each person involuntarily committed to	209	
the board pursuant to Chapter 5122. of the Revised Code. The	210	
board shall provide the least restrictive and most appropriate	211	
alternative that is available for any person involuntarily	212	
committed to it and shall assure that the list of addiction		
services, mental health services, and recovery supports		
submitted and approved in accordance with division (B) of		
section 340.08 of the Revised Code are available to persons with	216	
severe mental disabilities residing within its service district.	217	
The board shall establish the procedure for authorizing payment	218	
for the services and supports, which may include prior	219	
authorization in appropriate circumstances. In accordance with	220	
section 340.037 of the Revised Code, the board may provide	221	
addiction services and mental health services directly to a	222	
person with a severe mental disability when life or safety is	223	
endangered and when no community addiction services provider or	224	
community mental health services provider is available to	225	
provide the service.	226	

(12) Ensure that housing built, subsidized, renovated,

rented, owned, or leased by the board or a community addiction	228	
services provider or community mental health services provider	229	
has been approved as meeting minimum fire safety standards and		
that persons residing in the housing have access to appropriate		
and necessary services, including culturally relevant services,	232	
from a community addiction services provider or community mental	233	
health services provider. This division does not apply to	234	
residential facilities licensed pursuant to section 5119.34 of	235	
the Revised Code.	236	
(13) Establish a mechanism for obtaining advice and	237	
involvement of persons receiving addiction services, mental	238	
health services, or recovery supports on matters pertaining to	239	
services and supports in the alcohol, drug addiction, and mental	240	
health service district;	241	
(14) Perform the duties required by rules adopted under	242	
section 5119.22 of the Revised Code regarding referrals by the	243	
board or community mental health services providers under	244	
contract with the board of individuals with mental illness or	245	
severe mental disability to class two residential facilities	246	
licensed under section 5119.34 of the Revised Code and effective	247	
arrangements for ongoing mental health services for the		
individuals. The board is accountable in the manner specified in		
the rules for ensuring that the ongoing mental health services	250	
are effectively arranged for the individuals.	251	
(15) Perform the duties required by section 9.21 of the	252	
Revised Code regarding credit card accounts, including the	253	
requirement to adopt a written policy before first holding a		
credit card account.	255	
(B) Each board of alcohol, drug addiction, and mental	256	

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health services shall establish such rules, operating

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procedures, standards, and bylaws, and <u>shall</u> perform such other 258 duties, as may be necessary or proper to carry out the purposes 259 of this chapter.

(C) A board of alcohol, drug addiction, and mental health 261 services may receive by gift, grant, devise, or bequest any 262 moneys, lands, or property for the benefit of the purposes for 263 which the board is established, and may hold and apply it 264 according to the terms of the gift, grant, or bequest. All money 265 received, including accrued interest, by gift, grant, or bequest 266 267 shall be deposited in the treasury of the county, the treasurer of which is custodian of the alcohol, drug addiction, and mental 268 health services funds, to the credit of the board-and. The money 269 shall be made available for use by the board for purposes stated 270 by the donor or grantor. 271

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

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(E) The meetings held by any committee established by a	289
board of alcohol, drug addiction, and mental health services	290
shall be considered to be meetings of a public body subject to	291
section 121.22 of the Revised Code.	292
(F)(1) A board of alcohol, drug addiction, and mental	293
health services may establish a rule, operating procedure,	294
standard, or bylaw to allow the executive director of the board	295
to execute both of the following types of contracts valued at	296
twenty-five thousand dollars or less, as determined by the	297
board, on behalf of the board without the board's prior	298
approval:	299
(a) Emergency contracts for clinical services or recovery	300
support services;	301
(b) Standard service contracts pertaining to the board's	302
operations.	303
(2) If a board establishes a rule, operating procedure,	304
standard, or bylaw under division (F)(1) of this section, both	305
of the following shall be the case:	306
(a) The board shall define the scope of contracts	307
described in divisions (F)(1)(a) and (b) of this section in that	308
rule, operating procedure, standard, or bylaw.	309
(b) The board shall disclose the existence of a contract	310
executed pursuant to the rule, operating procedure, standard, or	311
bylaw at the first board meeting that occurs after the contract	312
was executed and ensure that a record of that disclosure is	313
included in the written minutes of that meeting.	314
inordada in the wireten mindees or that meeting.	JIT
Sec. 340.032. Subject to rules adopted by the director of	315
mental health and addiction services after consultation with	316
relevant constituencies as required by division (A)(10) of	317

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section 5119.21 of the Revised Code, each board of alcohol, drug	318
addiction, and mental health services shall do all of the	319
following:	320
(A) Establish, to the extent resources are available, a	321
community-based continuum of care that includes all of the	322
following as essential elements:	323
(1) Prevention and wellness management services;	324
(2) At least both of the following outreach and engagement	325
activities:	326
(a) Locating persons in need of addiction services and	327
persons in need of mental health services to inform them of	328
available addiction services, mental health services, and	329
recovery supports;	330
(b) Helping persons who receive addiction services and	331
persons who receive mental health services obtain services	332
necessary to meet basic human needs for food, clothing, shelter,	333
medical care, personal safety, and income.	334
(3) Assessment services;	335
(4) Care coordination;	336
(5) Residential services;	337
(6) At least the following outpatient services:	338
(a) Nonintensive;	339
(b) Intensive, such as partial hospitalization and	340
assertive community treatment;	341
(c) Withdrawal management;	342
(d) Emergency and crisis.	343

(7) Where appropriate, at least the following inpatient services:	344 345
services:	340
(a) Psychiatric care;	346
(b) Medically managed alcohol or drug treatment.	347
(8) At least all of the following recovery supports:	348
(a) Peer support;	349
(b) A wide range of housing and support services,	350
including recovery housing residences;	351
(c) Employment, vocational, and educational opportunities;	352
(d) Assistance with social, personal, and living skills;	353
(e) Multiple paths to recovery such as twelve-step	354
approaches and parent advocacy connection;	355
(f) Support, assistance, consultation, and education for	356
families, friends, and persons receiving addiction services,	357
mental health services, and recovery supports.	358
(9) In accordance with section 340.033 of the Revised	359
Code, an array of addiction services and recovery supports for	360
all levels of opioid and co-occurring drug addiction;	361
(10) Any additional elements the department of mental	362
health and addiction services, pursuant to section 5119.21 of	363
the Revised Code, determines are necessary to establish the	364
community-based continuum of care.	365
(B) Ensure that the rights of persons receiving any	366
elements of the community-based continuum of care are protected;	367
(C) Ensure that persons receiving any elements of the	368
community-based continuum of care are able to utilize grievance	369

procedures applicable to the elements:	370
(D) Inform persons seeking or receiving addiction	371
services, mental health services, or recovery supports and	372
family members and caregivers of such persons, as well as the	373
community in general, about available elements of the community-	374
based continuum of care and facilitate the referral of persons	375
to appropriate services and supports.	376
Sec. 340.036. (A) Subject to division (B) of this section	377
and rules adopted by the director of mental health and addiction	378
services after consultation with relevant constituencies as	379
required by division (A)(10) of section 5119.21 of the Revised	380
Code, each board of alcohol, drug addiction, and mental health	381
services shall enter-provide for the continuum of care pursuant	382
to section 340.032 of the Revised Code by entering into	383
contracts with all of the following:	384
(1) Public and private facilities for the operation of	385
facility services;	386
(2) Community addiction services providers for addiction	387
services and recovery supports;	388
(3) Community mental health services providers for mental	389
health services and recovery supports.	390
(B) No board shall do any of the following:	391
(1) Contract with a residential facility required to be	392
licensed under section 5119.34 of the Revised Code unless the	393
facility is so licensed;	394
(2) Contract with a community addiction services provider	395
or community mental health services provider for certifiable	396
services and supports unless the certifiable services and	397

supports are certified under section 5119.36 of the Revised	398
Code;	399
(3) Contract with a community addiction services provider	400
or community mental health services provider for recovery	401
supports that are required by the director to meet quality	402
criteria or core competencies unless the recovery supports meet	403
the criteria or competencies.	404
(C) When a board contracts with a community addiction	405
services provider or community mental health services provider	406
for addiction services, mental health services, or recovery	407
supports, all of the following apply:	408
(1) The board shall consider both of the following:	409
(a) The cost effectiveness and quality of the provider's	410
services and supports;	411
(b) Continuity of care.	412
(2) The board may review cost elements, including salary	413
costs, of the specific to the provider's services and supports_	414
under contract with the board.	415
(3) The board may establish, in a way that is most	416
effective and efficient in meeting local needs, a utilization	417
review process as part of the contract.	418
(4) The board may contract with a government entity, for-	419
profit entity, or nonprofit entity. Any such entity may be	420
faith-based.	421
(5) The contract shall include terms that specify a	422
process by which either contracting party may terminate the	423
contract before it is scheduled to expire, with at least thirty	424
days' notice, for any cause the party considers necessary for	425

on how the dispute may be resolved. The director shall adopt	456
rules establishing the procedures of this dispute resolution-	457
process If neither party provides such notice, a subsequent	458
contract shall be entered into upon successful negotiation of	459
contract terms.	460
(E) Section 307.86 of the Revised Code does not apply to	461
contracts entered into under this section-, but a board of	462
alcohol, drug addiction, and mental health services may choose	463
to use a competitive selection process to enter into contracts	464
for services and supports. The board's selection determinations	465
shall allow for compliance with the notice requirements of	466
divisions (C)(5) and (D) of this section. Any competitive	467
selection process used under this section shall prohibit	468
<pre>conflicts of interest and shall include the following elements:</pre>	469
(1) Notice of opportunity for submission of applications	470
<pre>for contracts;</pre>	471
(2) Eligibility criteria for applicants;	472
(3) Consideration of the scope of services and supports	473
proposed by applicants;	474
(4) Selection criteria;	475
(5) Timelines for application submission and the award of	476
contracts.	477
Sec. 340.038. The department of mental health and	478
addiction services, in collaboration with boards of alcohol,	479
drug addiction, and mental health services and other	480
stakeholders, shall develop a data sharing and integration plan.	481
The plan shall specify data sharing and integration procedures	482
that the department and the boards shall use to improve the	483
management and administration of programs offering addiction or	484

mental health services and to ensure that the essential elements	485
of a board's continuum of care are available, as appropriate, to	486
persons seeking or receiving addiction or mental health	487
services.	488
Sec. 340.041. In addition to such other duties as may be	489
lawfully imposed, the executive director of a board of alcohol,	490
drug addiction, and mental health services shall:	491
(A) Serve as executive officer of the board and, subject	492
to the prior approval of the board for each contract, except	493
contracts, if any, to which division (F) of section 340.03 of	494
the Revised Code applies, execute contracts on its behalf;	495
(B) Supervise addiction services, mental health services,	496
recovery supports, and facilities provided, operated,	497
contracted, or supported by the board to the extent of	498
determining that services, supports, and facilities are being	499
administered in conformity with this chapter and rules of the	500
director of mental health and addiction services;	501
(C) Provide consultation to community addiction services	502
providers and community mental health services providers;	503
(D) Recommend to the board the changes necessary to	504
increase the effectiveness of addiction services, mental health	505
services, and recovery supports and other matters necessary or	506
desirable to carry out this chapter;	507
(E) Employ and remove from office such employees and	508
consultants in the classified civil service and, subject to the	509
approval of the board, employ and remove from office such other	510
employees and consultants as may be necessary for the work of	511
the board, and fix their compensation and reimbursement within	512
the limits set by the salary schedule and the budget approved by	513

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the board;	514
(F) Encourage the development and expansion of preventive,	515
treatment, and consultative services, as well as recovery	516
supports, in the fields of addiction services and mental health	517
services with emphasis on continuity of care;	518
(G) Prepare for board approval an annual report of the	519
addiction services, mental health services, recovery supports,	520
and facilities under the jurisdiction of the board, including a	521
fiscal accounting of all services and supports;	522
(H) Conduct such studies and activities as may be	523
necessary and practicable for the promotion of mental health,	524
the promotion of addiction services, and the prevention of	525
mental illness, emotional disorders, and addiction, including	526
developing and disseminating informational materials to educate	527
the public about mental illness and addiction treatment and	528
prevention and the availability of services and supports;	529
(I) Authorize the county auditor, or in a joint-county	530
district the county auditor designated as the auditor for the	531
district, to issue warrants for the payment of board obligations	532
approved by the board, provided that all payments from funds	533
distributed to the board by the department of mental health and	534
addiction services are in accordance with the budget submitted	535
pursuant to section 340.08 of the Revised Code, as approved by	536
the department of mental health and addiction services.	537
Sec. 340.05. If a community addiction services provider or	538
community mental health services provider receives a complaint	539
alleging abuse or neglect of an individual with mental illness	540
or severe mental disability, or an individual receiving	541
addiction services, who resides in a residential facility	542

licensed under section 5119.34 of the Revised Code, the provider	543
shall report the complaint to the board of alcohol, drug	544
addiction, and mental health services serving the alcohol, drug	545
addiction, and mental health service district in which the	546
residential facility is located. A board of alcohol, drug	547
addiction, and mental health services that receives such a	548
report from a community addiction services provider or community	549
mental health services provider of such a complaint alleging	550
abuse or neglect of an individual with mental illness or severe	551
mental disability or an individual receiving addiction services	552
shall report the complaint to the director of mental health and	553
addiction services for the purpose of the director conducting an	554
investigation under section 5119.34 of the Revised Code. The	555
board may enter the facility with or without the director and,	556
if the health and safety of a resident is in immediate danger,	557
take any necessary action to protect the resident. The board's	558
action shall not violate any resident's rights specified in	559
rules adopted by the department of mental health and addiction	560
services under section 5119.34 of the Revised Code. The board	561
shall immediately promptly report to the director regarding the	562
board's actions under this section.	563
Sec. 340.08. In accordance with rules or guidelines issued	564
by the director of mental health and addiction services, each	565
board of alcohol, drug addiction, and mental health services	566
shall do all of the following:	567
(A) Submit to the department of mental health and	568
addiction services a proposed budget of receipts and	569
expenditures for all federal, state, and local moneys the board	570
expects to receive.	571

(1) The proposed budget shall identify funds the board has

available for included opioid and co-occurring drug addiction	573
services and recovery supports.	574
(2) The proposed budget shall identify funds the board and	575
public children services agencies in the board's service	576
district have available to fund jointly the services described	577
in section 340.15 of the Revised Code.	578
(3) The board's proposed budget for expenditures of state	579
and federal funds distributed to the board by the department	580
shall be deemed an application for funds, and the department	581
director shall approve or disapprove the budget for these	582
expenditures in whole or in part in accordance with division (G)	583
(H) of section 5119.22 of the Revised Code.	584
If a board determines that it is necessary to amend an	585
approved budget, the board shall submit a proposed amendment to	586
the director. The director shall approve or disapprove all or	587
part of the amendment in accordance with division (H) (I) of	588
section 5119.22 of the Revised Code.	589
(B) Submit to the department a proposed list of addiction	590
services, mental health services, and recovery supports the	591
board intends to make available. The board shall include the	592
services and supports required by section 340.032 of the Revised	593
Code to be included in the community-based continuum of care and	594
the services required by section 340.15 of the Revised Code. The	595
board shall explain the manner in which the board intends to	596
make such services and supports available. The list shall be	597
compatible with the budget submitted pursuant to division (A) of	598
this section. The department director shall approve or	599
disapprove the list in whole or in part in accordance with	600

601

division $\frac{\text{(G)}(\text{H})}{\text{(H)}}$ of section 5119.22 of the Revised Code.

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If a board determines that it is necessary to amend an	602
approved list, the board shall submit a proposed amendment to	603
the director. The director shall approve or disapprove all or	604
part of the amendment in accordance with division $\frac{\text{(H)}_{(I)}}{\text{(I)}}$ of	605
section 5119.22 of the Revised Code.	606
(C) Enter into a continuity of care agreement with the	607
state institution operated by the department of mental health	608
and addiction services and designated as the institution serving	609
the district encompassing the board's service district. The	610
continuity of care agreement shall outline the department's and	611
the board's responsibilities to plan for and coordinate with	612
each other to address the needs of board residents who are	613
patients in the institution, with an emphasis on managing	614
appropriate hospital bed day use and discharge planning. The	615
continuity of care agreement shall not require the board to	616
provide addiction services, mental health services, or recovery	617
supports other than those on the list of services and supports	618
submitted by the board pursuant to division (B) of this section	619
and approved by the department director in accordance with	620
division $\frac{\text{(G)}_{\underline{\text{(H)}}}}{\text{(H)}}$ of section 5119.22 of the Revised Code.	621
(D) In conjunction with the department, operate a	622
coordinated system for tracking and monitoring persons found not	623
guilty by reason of insanity and committed pursuant to section	624
2945.40 of the Revised Code who have been granted a conditional	625
release and persons found incompetent to stand trial and	626
committed pursuant to section 2945.39 of the Revised Code who	627
have been granted a conditional release. The system shall do all	628
of the following:	629
(1) Centralize responsibility for the tracking of those	630

631

persons;

(2) Provide for uniformity in monitoring those persons;	632
(3) Provide a mechanism to allow prompt rehospitalization,	633
reinstitutionalization, or detention when a violation of the	634
conditional release or decompensation occurs.	635
(E) Submit To ensure the safety of persons seeking or	636
receiving addiction services, mental health services, or	637
recovery supports, submit to the department a report summarizing	638
all of the following:	639
(1) Complaints and grievances received by the board	640
concerning the rights of persons seeking or receiving addiction	641
services, mental health services, or recovery supports;	642
(2) Investigations of the complaints and grievances;	643
(3) Outcomes of the investigations.	644
(F) Provide to the department information to be submitted	645
to the community behavioral health information system or systems	646
established by the department under Chapter 5119. of the Revised	647
Code.	648
(G) Annually, and upon any change in membership, submit to	649
the department a list of all current members of the board of	650
alcohol, drug addiction, and mental health services, including	651
the appointing authority for each member, and the member's	652
specific qualification for appointment pursuant to section	653
340.02 or 340.021 of the Revised Code, if applicable.	654
(H) Submit to the department other information as is	655
reasonably required for purposes of the department's operations,	656
service evaluation, reporting activities, research, system	657
administration, and oversight.	658
(I) Annually update and publish on the board's web site a	659

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list of all opioid treatment programs licensed under section	660
5119.37 of the Revised Code that are operating within the	661
board's district, based on information obtained from any of the	662
following:	663
(1) The federal substance abuse and mental health services	664
administration's opioid treatment program directory;	665
(2) A resource directory created by the department of	666
mental health and addiction services;	667
(3) The list maintained by the department of mental health	668
and addiction services pursuant to division (P) of section	669
5119.37 of the Revised Code.	670
Sec. 5119.22. The director of mental health and addiction	671
services, with respect to all mental health and addiction	672
facilities, addiction services, mental health services, and	673
recovery supports established and operated or provided under	674
Chapter 340. of the Revised Code, shall do all of the following:	675
(A) Adopt mules purposent to Chapter 110 of the Deviced	676
(A) Adopt rules pursuant to Chapter 119. of the Revised	676
Code that may be necessary to carry out the purposes of this	677
chapter and Chapters 340. and 5122. of the Revised Code-;	678
(B) Review and evaluate the community-based continuum of	679
care required by section 340.032 of the Revised Code to be	680
established in each service district, taking into account the	681
findings and recommendations of the board of alcohol, drug	682
addiction, and mental health services of the district submitted	683
under division (A)(4) of section 340.03 of the Revised Code and	684
the priorities and plans of the department of mental health and	685
addiction services, including the needs of residents of the	686
district currently receiving services in state-operated	687
hospitals, and make recommendations for needed improvements to	688

boards of alcohol, drug addiction, and mental health services;	689
(C) At the director's discretion, provide to boards of	690
alcohol, drug addiction, and mental health services state or	691
federal funds, in addition to those allocated under section	692
5119.23 of the Revised Code, for special programs or projects	693
the director considers necessary but for which local funds are	694
not available;	695
(D)(1) Establish criteria to be taken into account by	696
which—each board of alcohol, drug addiction, and mental health	697
services reviews and evaluates when it conducts program audits	698
under section 340.03 of the Revised Code to review and evaluate	699
the quality, effectiveness, and efficiency of the facility	700
services, addiction services, mental health services, and	701
recovery supports for which it contracts under section 340.036	702
of the Revised Code. The criteria shall include requirements	703
ensuring appropriate utilization of the services and supports.	704
The department shall assess each board's evaluation of the	705
services and supports and the compliance of each board with this	706
section, Chapter 340. of the Revised Code, and other state or	707
federal law and regulations. The	708
(2) The department, in cooperation with the board,	709
periodically shall review and evaluate the quality,	710
effectiveness, and efficiency of both of the following:	711
(a) The facility services, addiction services, mental	712
health services, and recovery supports for which each board	713
contracts under section 340.036 of the Revised Code—and the—;	714
(b) The facilities, addiction services, and mental health	715
services that each board operates or provides under section	716
340.037 of the Revised Code.—The—	717

The department shall collect information that is necessary	718
to perform these functions its review and evaluation.	719
(E) Issue guidelines to be followed by each board of	720
alcohol, drug addiction, and mental health services when it	721
reviews under division (A)(6) of section 340.03 of the Revised	722
Code any annual financial audit reports submitted to the board	723
by community addiction services providers and community mental	724
health services providers;	725
(F) To the extent the director determines necessary and	726
after consulting with boards of alcohol, drug addiction, and	727
mental health services, community addiction services providers,	728
and community mental health services providers, develop and	729
operate, or contract for the operation of, a community	730
behavioral health information system or systems. The department	731
shall specify the information that must be provided by the	732
boards and providers for inclusion in the system or systems.	733
Boards of alcohol, drug addiction, and mental health	734
services, community addiction services providers, and community	735
mental health services providers shall submit information	736
requested by the department in the form and manner and in	737
accordance with time frames prescribed by the department.	738
Information collected by the department may include all of the	739
following:	740
(1) Information on addiction services, mental health	741
services, and recovery supports provided;	742
(2) Financial information regarding expenditures of	743
federal, state, or local funds;	744
(3) Information about persons served.	745
The department shall not collect any personal information	746

from the boards or providers except as required or permitted by	747
state or federal law for purposes related to payment, health	748
care operations, program and service evaluation, reporting	749
activities, research, system administration, and oversight.	750
$\frac{(F)}{(G)}$ In consultation with representatives of boards of	751
alcohol, drug addiction, and mental health services and after	752
consideration of recommendations made by the medical director	753
appointed under section 5119.11 of the Revised Code, establish	754
all of the following:	755
(1) Guidelines, including a timetable, for the boards'	756
development and submission of proposed community addiction and	757
mental health plans, budgets, and lists of addiction services,	758
mental health services, and recovery supports under sections	759
340.03 and 340.08 of the Revised Code;	760
(2) Procedures, including a timetable, for the director's	761
review and approval or disapproval of the plans, budgets, and	762
lists;	763
(3) Procedures for corrective action regarding the plans,	764
budgets, and lists, including submission of revised or new	765
plans, budgets, and lists;	766
(4) Procedures for the director to follow in offering	767
technical assistance to boards to assist them in making the	768
plans, budgets, and lists acceptable or in making proposed	769
amendments to approved plans, budgets, and lists meet criteria	770
for approval;	771
(5) Procedures for issuing time-limited waivers under	772
section 5119.221 of the Revised Code.	773
(G) (H) Review each board's proposed community addiction	774
and mental health plan, budget, and list of addiction services,	775

mental health services, and recovery supports submitted pursuant	776
to sections 340.03 and 340.08 of the Revised Code and approve or	777
disapprove the plan, the budget, and the list in whole or in	778
part. The director shall disapprove a board's proposed budget in	779
whole or in part if the proposed budget would not make available	780
in the board's service district the essential elements of the	781
community-based continuum of care required by section 340.032 of	782
the Revised Code, including, except as otherwise authorized by a	783
time-limited waiver issued under section 5119.221 of the Revised	784
Code, an array of addiction services and recovery supports for	785
all levels of opioid and co-occurring drug addiction.	786

Prior to a final decision to disapprove a plan, budget, or 787 list in whole or in part, a representative of the director shall 788 meet with the board and discuss the reason for the action the 789 director proposes to take and any corrective action that should 790 be taken to make the plan, budget, or list acceptable to the 791 director. In addition, the director shall offer technical 792 assistance to the board to assist it to make the plan, budget, 793 or list acceptable. The director shall give the board a 794 reasonable time in which to revise the plan, budget, or list. 795 The board thereafter shall submit a revised plan, budget, or 796 list or a new plan, budget, or list. 797

(H) (I) Approve or disapprove all or part of proposed 798 amendments that a board of alcohol, drug addiction, or mental 799 health services submits under section 340.03 or 340.08 of the 800 Revised Code to an approved community addiction and mental 801 health plan, budget, or list of addiction services, mental 802 health services, and recovery supports.

If the director disapproves of all or part of any proposed 804 amendment, the director shall provide the board an opportunity 805

to present its position. The director shall inform the board of	806
the reasons for the disapproval and of the criteria that must be	807
met before the proposed amendment may be approved. The director	808
shall give the board a reasonable time within which to meet the	809
criteria and shall offer technical assistance to the board to	810
help it meet the criteria.	811
Sec. 5119.221. (A) The director of mental health and	812
addiction services, in accordance with procedures established	813
under division $\frac{(F)(5)(G)(5)}{(G)(5)}$ of section 5119.22 of the Revised	814
Code, may issue to a board of alcohol, drug addiction, and	815
mental health services a time-limited waiver of the requirement	816
of section 340.033 of the Revised Code that ambulatory	817
detoxification and medication-assisted treatment be made	818
available within the borders of the board's service district if	819
the director determines that both of the following apply:	820
(1) The board seeking the waiver has made reasonable	821
efforts to make ambulatory detoxification and medication-	822
assisted treatment available within the borders of the board's	823
service district;	824
(2) Ambulatory detoxification and medication-assisted	825
treatment can be made available through one or more contracts	826
between the board seeking the waiver and community addiction	827
services providers that are located not more than thirty miles	828
beyond the borders of the board's service district.	829
(B) Each waiver issued under this section shall specify	830
the amount of time for which it is in effect and whether it	831
applies to ambulatory detoxification, medication-assisted	832
treatment, or both.	833

Sec. 5119.25. (A) The director of mental health and

addiction services may withhold funds, in whole or in part, that	835
otherwise are to be allocated to a board of alcohol, drug	836
addiction, and mental health services under section 5119.23 of	837
the Revised Code if either of the following circumstances apply:	838
(1) The board fails to comply with Chapter 340. or 5119.	839
of the Revised Code or rules of the department of mental health	840
and addiction services;	841
(2) The board denies available service on the basis of	842
race, color, religion, ancestry, military status, sex, age,	843
national origin, disability as defined in section 4112.01 of the	844
Revised Code, or developmental disability.	845
(B) The director shall withhold funds, in whole or in	846
part, that otherwise are to be allocated to a board under	847
section 5119.23 of the Revised Code if either of the following	848
circumstances apply:	849
(1) The director, under division $\frac{\text{(G)}_{(\text{H})}}{\text{(H)}}$ of section 5119.22	850
of the Revised Code, disapproves all or part of the board's	851
proposed community addiction and mental health plan, budget, or	852
list of addiction services, mental health services, and recovery	853
supports;	854
(2) The board's use of state and federal funds fails to	855
comply with the board's approved budget, including approved	856
amendments to the budget.	857
(C) The director shall issue a notice identifying the	858
areas of noncompliance and the action necessary to achieve	859
compliance. The director may offer technical assistance to the	860
board to achieve compliance. The board shall have thirty days	861
from receipt of the notice of noncompliance to present its	862
position that it is in compliance or to submit to the director	863

evidence of corrective action the board took to achieve	864
compliance. Before withholding funds, the director or the	865
director's designee shall hold a hearing within thirty days of	866
receipt of the board's position or evidence to determine if	867
there are continuing violations and that either assistance is	868
rejected or the board is unable, or has failed, to achieve	869
compliance. The director may appoint a representative from	870
another board of alcohol, drug addiction, and mental health	871
services to serve as a mentor for the board in developing and	872
executing a plan of corrective action to achieve compliance. Any	873
such representative shall be from a board that is in compliance	874
with Chapter 340. of the Revised Code, this chapter, and the	875
department's rules. Subsequent to the hearing process, if it is	876
determined that compliance has not been achieved, the director	877
may allocate all or part of the withheld funds to one or more	878
community mental health services providers or community	879
addiction services providers to provide the mental health	880
service, addiction service, or recovery support for which the	881
board is not in compliance until the time that there is	882
compliance.	883
(D) The director shall adopt rules in accordance with	884
Chapter 119. of the Revised Code to implement this section.	885
chapter 113. Of the Nevibea code to imprement this section.	000
Sec. 5119.99. (A) Whoever violates section 5119.333,	886
division (A) of section 5119.392, or division (A) of section	887
$\underline{5119.395}$ of the Revised Code is guilty of a misdemeanor of the	888
first degree.	889
(B) Whoever violates section 5119.27 or 5119.28, division	890
(P) of section 5119.36, or division (A)(1) or (2) of section	891
5119.37 of the Revised Code is guilty of a felony of the fifth	892
degree.	893

Section 2. That existing sections 340.011, 340.03,	894
340.032, 340.036, 340.041, 340.05, 340.08, 5119.22, 5119.221,	895
5119.25, and 5119.99 of the Revised Code are hereby repealed.	896
Section 3. The amendment by this act of section 340.036 of	897
the Revised Code takes effect six months after the effective	898
date of this section and applies to contracts entered into or	899
modified on or after the date the amendment takes effect.	900
Section 4. If a board of alcohol, drug addiction, and	901
mental health services holds a credit card account on the	902
effective date of this section, but has not adopted a written	903
policy that complies with the requirements of section 9.21 of	904
the Revised Code regarding the use of credit card accounts, the	905
board shall adopt such a written policy not later than three	906
months after the effective date of this section	907