As Introduced

136th General Assembly Regular Session 2025-2026

S. B. No. 258

Senators Lang, Romanchuk

Го	amend sections 1751.67, 2133.211, 3313.539,	1
	3707.511, 3727.06, 3923.233, 3923.301, 3923.63,	2
	3923.64, 4723.01, 4723.02, 4723.06, 4723.07,	3
	4723.24, 4723.28, 4723.36, 4723.41, 4723.42,	4
	4723.43, 4723.431, 4723.44, 4723.46, 4723.481,	5
	4723.482, 4723.483, 4723.493, 4723.50, 4731.27,	6
	4761.17, and 5164.07; to enact section 4723.439;	7
	and to repeal sections 4723.45 and 5164.73 of	8
	the Revised Code to modify the laws governing	9
	the practice of advanced practice registered	10
	nurses and to name this act the Better Access to	11
	Health Care Act.	12

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

Section 1. That sections 1751.67, 2133.211, 3313.539,	13
3707.511, 3727.06, 3923.233, 3923.301, 3923.63, 3923.64,	14
4723.01, 4723.02, 4723.06, 4723.07, 4723.24, 4723.28, 4723.36,	15
4723.41, 4723.42, 4723.43, 4723.431, 4723.44, 4723.46, 4723.481,	16
4723.482, 4723.483, 4723.493, 4723.50, 4731.27, 4761.17, and	17
5164.07 be amended and section 4723.439 of the Revised Code be	18
enacted to read as follows:	19
Con 1751 67 (A) Each individual on group health incuring	20
Sec. 1751.67. (A) Each individual or group health insuring	20
corporation policy, contract, or agreement delivered, issued for	21

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delivery, or renewed in this state that provides maternity

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benefits shall provide coverage of inpatient care and follow-up

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care for a mother and her newborn as follows:

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- (1) The policy, contract, or agreement shall cover a 25 minimum of forty-eight hours of inpatient care following a 26 normal vaginal delivery and a minimum of ninety-six hours of 27 inpatient care following a cesarean delivery. Services covered 28 as inpatient care shall include medical, educational, and any 29 other services that are consistent with the inpatient care 30 recommended in the protocols and guidelines developed by 31 32 national organizations that represent pediatric, obstetric, and nursing professionals. 33
- (2) The policy, contract, or agreement shall cover a 34 physician-directed source of follow-up care or a source of 35 follow-up care directed by an advanced practice registered 36 nurse. Services covered as follow-up care shall include physical 37 assessment of the mother and newborn, parent education, 38 assistance and training in breast or bottle feeding, assessment 39 of the home support system, performance of any medically 40 necessary and appropriate clinical tests, and any other services 41 that are consistent with the follow-up care recommended in the 42 protocols and guidelines developed by national organizations 43 that represent pediatric, obstetric, and nursing professionals. 44 The coverage shall apply to services provided in a medical 45 setting or through home health care visits. The coverage shall 46 apply to a home health care visit only if the provider who 47 conducts the visit is knowledgeable and experienced in maternity 48 and newborn care. 49

When a decision is made in accordance with division (B) of 50 this section to discharge a mother or newborn prior to the 51

expiration of the applicable number of hours of inpatient care	52
required to be covered, the coverage of follow-up care shall	53
apply to all follow-up care that is provided within seventy-two	54
hours after discharge. When a mother or newborn receives at	55
least the number of hours of inpatient care required to be	56
covered, the coverage of follow-up care shall apply to follow-up	57
care that is determined to be medically necessary by the	58
provider responsible for discharging the mother or newborn.	59
(B) Any decision to shorten the length of inpatient stay	60
to less than that specified under division (A)(1) of this	61
section shall be made by the physician attending the mother or	62
newborn, except that if a certified nurse-midwife is attending	63
the mother—in collaboration with a physician, the decision may	64
be made by the certified nurse-midwife. Decisions-If the	65
certified nurse-midwife is practicing under a standard care	66
arrangement with one or more collaborating practitioners, as	67
provided in Chapter 4723. of the Revised Code, the nurse's	68
decision shall be made in collaboration with a collaborating	69
<pre>practitioner.</pre>	70
Decisions regarding early discharge shall be made only	71
after conferring with the mother or a person responsible for the	72
mother or newborn. For purposes of this division, a person	73
responsible for the mother or newborn may include a parent,	74
guardian, or any other person with authority to make medical	75
decisions for the mother or newborn.	76
(C)(1) No health insuring corporation may do either of the	77
following:	78
(a) Terminate the participation of a provider or health	79
care facility in an individual or group health care plan solely	80

for making recommendations for inpatient or follow-up care for a

particular mother or newborn that are consistent with the care	82
required to be covered by this section;	83
(b) Establish or offer monetary or other financial	84
incentives for the purpose of encouraging a person to decline	85
the inpatient or follow-up care required to be covered by this	86
section.	87
(2) Whoever violates division (C)(1)(a) or (b) of this	88
section has engaged in an unfair and deceptive act or practice	89
in the business of insurance under sections 3901.19 to 3901.26	90
of the Revised Code.	91
(D) This section does not do any of the following:	92
(1) Require a policy, contract, or agreement to cover	93
inpatient or follow-up care that is not received in accordance	94
with the policy's, contract's, or agreement's terms pertaining	95
to the providers and facilities from which an individual is	96
authorized to receive health care services;	97
(2) Require a mother or newborn to stay in a hospital or	98
other inpatient setting for a fixed period of time following	99
delivery;	100
(3) Require a child to be delivered in a hospital or other	101
<pre>inpatient setting;</pre>	102
(4) Authorize a certified nurse-midwife to practice beyond	103
the authority to practice nurse-midwifery in accordance with	104
Chapter 4723. of the Revised Code;	105
(5) Establish minimum standards of medical diagnosis,	106
care, or treatment for inpatient or follow-up care for a mother	107
or newborn. A deviation from the care required to be covered	108
under this section shall not, solely on the basis of this	109

section, give rise to a medical claim or to derivative claims	110
for relief, as those terms are defined in section 2305.113 of	111
the Revised Code.	112
Sec. 2133.211. A person who holds a current, valid license	113
issued under Chapter 4723. of the Revised Code to practice as an	114
advanced practice registered nurse may take any action that may	115
be taken by an attending physician under sections 2133.21 to	116
2133.26 of the Revised Code and has the immunity provided by	117
section 2133.22 of the Revised Code, except that if the nurse is	118
practicing under a standard care arrangement with one or more	119
collaborating practitioners, the immunity applies only if the	120
action is taken pursuant to a standard care arrangement <u>in</u>	121
<u>collaboration</u> with a collaborating physician.	122
A person who holds a license to practice as a physician	123
assistant issued under Chapter 4730. of the Revised Code may	124
take any action that may be taken by an attending physician	125
under sections 2133.21 to 2133.26 of the Revised Code and has	126
the immunity provided by section 2133.22 of the Revised Code if	127
the action is taken pursuant to a supervision agreement entered	128
into under section 4730.19 of the Revised Code, including, if	129
applicable, the policies of a health care facility in which the	130
physician assistant is practicing.	131
Sec. 3313.539. (A) As used in this section:	132
(1) "Licensing agency" has the same meaning as in section	133
4745.01 of the Revised Code.	134
(2) "Licensed health care professional" means an	135
individual, other than a physician, who is authorized under	136
Title XLVII of the Revised Code to practice a health care	137
profession.	138

(3) "Physician" means a person authorized under Chapter	139
4731. of the Revised Code to practice medicine and surgery or	140
osteopathic medicine and surgery.	141
(B) No school district board of education or governing	142
authority of a chartered or nonchartered nonpublic school shall	143
permit a student to practice for or compete in interscholastic	144
athletics until the student has submitted, to a school official	145
designated by the board or governing authority, a form signed by	146
the parent, guardian, or other person having care or charge of	147
the student stating that the student and the parent, guardian,	148
or other person having care or charge of the student have	149
received the concussion and head injury information sheet	150
required by section 3707.52 of the Revised Code. A completed	151
form shall be submitted each school year, as defined in section	152
3313.62 of the Revised Code, for each sport or other category of	153
interscholastic athletics for or in which the student practices	154
or competes.	155
(C)(1) No school district board of education or governing	156
authority of a chartered or nonchartered nonpublic school shall	157
permit an individual to coach interscholastic athletics unless	158
the individual holds a pupil-activity program permit issued	159
under section 3319.303 of the Revised Code for coaching	160
interscholastic athletics.	161
(2) No school district board of education or governing	162
authority of a chartered or nonchartered nonpublic school shall	163
permit an individual to referee interscholastic athletics unless	164
the individual holds a pupil-activity program permit issued	165
under section 3319.303 of the Revised Code for coaching	166
interscholastic athletics or presents evidence that the	167

individual has successfully completed, within the previous three

years, a training program in recognizing the symptoms of	169
concussions and head injuries to which the department of health	170
has provided a link on its internet web site under section	171
3707.52 of the Revised Code or a training program authorized and	172
required by an organization that regulates interscholastic	173
athletic competition and conducts interscholastic athletic	174
events.	175
(D) If a student practicing for or competing in an	176
interscholastic athletic event exhibits signs, symptoms, or	177
behaviors consistent with having sustained a concussion or head	178
injury while participating in the practice or competition, the	179
student shall be removed from the practice or competition by	180
either of the following:	181
(1) The individual who is serving as the student's coach	182
during that practice or competition;	183
(2) An individual who is serving as a referee during that	184
practice or competition.	185
(E)(1) If a student is removed from practice or	186
competition under division (D) of this section, the coach or	187
referee who removed the student shall not allow the student, on	188
the same day the student is removed, to return to that practice	189
or competition or to participate in any other practice or	190
competition for which the coach or referee is responsible.	191
Thereafter, the coach or referee shall not allow the student to	192
return to that practice or competition or to participate in any	193
other practice or competition for which the coach or referee is	194
responsible until both of the following conditions are	195
satisfied:	196

(a) The student's condition is assessed by any of the

following who has complied with the requirements in division (E)	198
(4) of this section:	199
(i) A physician;	200
(ii) A licensed health care professional the school	201
district board of education or governing authority of the	202
chartered or nonchartered nonpublic school, pursuant to division	203
(E)(2) of this section, authorizes to assess a student who has	204
been removed from practice or competition under division (D) of	205
this section;	206
(iii) A licensed health care professional who meets the	207
minimum education requirements established by rules adopted	208
under section 3707.521 of the Revised Code by the professional's	209
licensing agency.	210
(b) The student receives written clearance that it is safe	211
for the student to return to practice or competition from the	212
physician or licensed health care professional who assessed the	213
student's condition.	214
(2) A (2) (a) Except as provided in division (E) (2) (b) of	215
this section, a school district board of education or governing	216
authority of a chartered or nonchartered nonpublic school may	217
authorize a licensed health care professional to make an	218
assessment or grant a clearance for purposes of division (E)(1)	219
of this section only if the professional is acting in accordance	220
with one of the following, as applicable to the professional's	221
authority to practice in this state:	222
(a) (i) In consultation with a physician;	223
(b) (ii) Pursuant to the referral of a physician;	224
(c) (iii) In collaboration with a physician;	225

(d) (iv) Under the supervision of a physician.	226
(b) The requirement of division (E)(2)(a)(iii) of this	227
section does not apply to a clinical nurse specialist or	228
certified nurse practitioner who, in accordance with section	229
4723.439 of the Revised Code, is practicing without a standard	230
care arrangement or is eligible to practice without a standard	231
care arrangement.	232
(3) A physician or licensed health care professional who	233
makes an assessment or grants a clearance for purposes of	234
division (E)(1) of this section may be a volunteer.	235
(4) Beginning one year after the effective date of this-	236
amendment, all physicians and licensed health care	237
professionals who conduct assessments and clearances under	238
division (E)(1) of this section must meet the minimum education	239
requirements established by rules adopted under section 3707.521	240
of the Revised Code by their respective licensing agencies.	241
(F) A school district board of education or governing	242
authority of a chartered or nonchartered nonpublic school that	243
is subject to the rules of an interscholastic conference or an	244
organization that regulates interscholastic athletic competition	245
and conducts interscholastic athletic events shall be considered	246
to be in compliance with divisions (B), (D), and (E) of this	247
section, as long as the requirements of those rules are	248
substantially similar to the requirements of divisions (B), (D),	249
and (E) of this section.	250
(G)(1) A school district, member of a school district	251
board of education, or school district employee or volunteer,	252
including a coach or referee, is not liable in damages in a	253
civil action for injury, death, or loss to person or property	254

allegedly arising from providing services or performing duties	255
under this section, unless the act or omission constitutes	256
willful or wanton misconduct.	257
This section does not eliminate, limit, or reduce any	258
other immunity or defense that a school district, member of a	259
school district board of education, or school district employee	260
or volunteer, including a coach or referee, may be entitled to	261
under Chapter 2744. or any other provision of the Revised Code	262
or under the common law of this state.	263
(2) A chartered or nonchartered nonpublic school or any	264
officer, director, employee, or volunteer of the school,	265
including a coach or referee, is not liable in damages in a	266
civil action for injury, death, or loss to person or property	267
allegedly arising from providing services or performing duties	268
under this section, unless the act or omission constitutes	269
willful or wanton misconduct.	270
Sec. 3707.511. (A) As used in this section:	271
(1) "Licensing agency" has the same meaning as in section	272
4745.01 of the Revised Code.	273
(2) "Licensed health care professional" means an	274
individual, other than a physician, who is authorized under	275
Title XLVII of the Revised Code to practice a health care	276
profession.	277
(3) "Physician" means a person authorized under Chapter	278
4731. of the Revised Code to practice medicine and surgery or	279
osteopathic medicine and surgery.	280
(B) A youth sports organization shall provide to the	281
parent, guardian, or other person having care or charge of an	282
individual who wishes to practice for or compete in an athletic	283

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activity organized by a youth sports organization the concussion	284
and head injury information sheet required by section 3707.52 of	285
the Revised Code. The organization shall provide the information	286
sheet annually for each sport or other category of athletic	287
activity for or in which the individual practices or competes.	288
(C)(1) No individual shall act as a coach or referee for a	289
youth sports organization unless the individual holds a pupil-	290
activity program permit issued under section 3319.303 of the	291
Revised Code for coaching interscholastic athletics or presents	292
evidence that the individual has successfully completed, within	293
the previous three years, a training program in recognizing the	294
symptoms of concussions and head injuries to which the	295
department of health has provided a link on its internet web	296
site under section 3707.52 of the Revised Code.	297
(2) The youth sports organization for which the individual	298
intends to act as a coach or referee shall inform the individual	299
of the requirement described in division (C)(1) of this section.	300
(D) If an individual practicing for or competing in an	301
athletic event organized by a youth sports organization exhibits	302
signs, symptoms, or behaviors consistent with having sustained a	303
concussion or head injury while participating in the practice or	304
competition, the individual shall be removed from the practice	305
or competition by one of the following:	306
(1) The individual who is serving as the individual's	307
coach during that practice or competition;	308
(2) An individual who is serving as a referee during that	309
<pre>practice or competition;</pre>	310
(3) An official of the youth sports organization who is	311
supervising that practice or competition.	312

(E)(1) If an individual is removed from practice or	313
competition under division (D) of this section, the coach,	314
referee, or official who removed the individual shall not allow	315
the individual, on the same day the individual is removed, to	316
return to that practice or competition or to participate in any	317
other practice or competition for which the coach, referee, or	318
official is responsible. Thereafter, the coach, referee, or	319
official shall not allow the student to return to that practice	320
or competition or to participate in any other practice or	321
competition for which the coach, referee, or official is	322
responsible until both of the following conditions are	323
satisfied:	324
(a) The individual's condition is assessed by any of the	325
following who has complied with the requirements in division (E)	326
(4) of this section:	327
(i) A physician;	328
(ii) A licensed health care professional the youth sports	329
organization, pursuant to division (E)(2) of this section,	330
authorizes to assess an individual who has been removed from	331
practice or competition under division (D) of this section;	332
(iii) A licensed health care professional who meets the	333
minimum education requirements established by rules adopted	334
under section 3707.521 of the Revised Code by the professional's	335
licensing agency.	336
(b) The individual receives written clearance that it is	337
safe for the individual to return to practice or competition	338
from the physician or licensed health care professional who	339
assessed the individual's condition.	340
(2) A (2)(a) Except as provided in division (E)(2)(b) of	341

this section, a youth sports organization may authorize a	342
licensed health care professional to make an assessment or grant	343
a clearance for purposes of division (E)(1) of this section only	344
if the professional is acting in accordance with one of the	345
following, as applicable to the professional's authority to	346
practice in this state:	347
(a) (i) In consultation with a physician;	348
(b) (ii) Pursuant to the referral of a physician;	349
(c) (iii) In collaboration with a physician;	350
(d) (iv) Under the supervision of a physician.	351
(b) The requirement of division (E)(2)(a)(iii) of this	352
section does not apply to a clinical nurse specialist or	353
certified nurse practitioner who, in accordance with section	354
4723.439 of the Revised Code, is practicing without a standard	355
care arrangement or is eligible to practice without a standard	356
<pre>care arrangement.</pre>	357
(3) A physician or licensed health care professional who	358
makes an assessment or grants a clearance for purposes of	359
division (E)(1) of this section may be a volunteer.	360
(4) Beginning one year after the effective date of this	361
amendment, all physicians and licensed health care	362
professionals who conduct assessments and clearances under	363
division (E)(1) of this section must meet the minimum education	364
requirements established by rules adopted under section 3707.521	365
of the Revised Code by their respective licensing agencies.	366
(F)(1) A youth sports organization or official, employee,	367
or volunteer of a youth sports organization, including a coach	368
or referee, is not liable in damages in a civil action for	369

injury, death, or loss to person or property allegedly arising	370
from providing services or performing duties under this section,	371
unless the act or omission constitutes willful or wanton	372
misconduct.	373
(2) This section does not eliminate, limit, or reduce any	374
other immunity or defense that a public entity, public official,	375
or public employee may be entitled to under Chapter 2744. or any	376
other provision of the Revised Code or under the common law of	377
this state.	378
Sec. 3727.06. (A) As used in this section:	379
(1) "Doctor" means an individual authorized under Chapter	380
4731. of the Revised Code to practice medicine and surgery or	381
osteopathic medicine and surgery.	382
(2) "Podiatrist" means an individual authorized under_	383
Chapter 4731. of the Revised Code to practice podiatric medicine	384
and surgery.	385
(B)(1) Only the following may admit a patient to a	386
hospital:	387
(a) A doctor who is a member of the hospital's medical	388
staff;	389
(b) A dentist who is a member of the hospital's medical	390
staff;	391
(c) A podiatrist who is a member of the hospital's medical	392
staff;	393
(d) A clinical nurse specialist, certified nurse-midwife,	394
or certified nurse practitioner if all of the following	395
conditions are met:	396

(i) The clinical nurse specialist, certified nurse-	397
midwife, or certified nurse practitioner has a standard care-	398
arrangement entered into pursuant to section 4723.431 of the	399
Revised Code with a collaborating doctor or podiatrist who is a	400
<pre>member of the medical staff;</pre>	401
(ii) The patient will be under the medical supervision of	402
the collaborating doctor or podiatrist;	403
(iii) The the hospital has granted the clinical nurse	404
specialist, certified nurse-midwife, or certified nurse	405
practitioner admitting privileges and appropriate credentials.	406
(e) A physician assistant if all of the following	407
conditions are met:	408
(i) The physician assistant is listed on a supervision	409
agreement entered into under section 4730.19 of the Revised Code	410
for a doctor or podiatrist who is a member of the hospital's	411
medical staff.	412
(ii) The patient will be under the medical supervision of	413
the supervising doctor or podiatrist.	414
(iii) The hospital has granted the physician assistant	415
admitting privileges and appropriate credentials.	416
(2) Prior to admitting a patient, a clinical nurse	417
specialist, certified nurse-midwife, or certified nurse	418
practitioner, or who is practicing under a standard care	419
arrangement with one or more collaborating practitioners, as	420
provided in Chapter 4723. of the Revised Code, shall notify the	421
collaborating practitioner of the planned admission.	422
Prior to admitting a patient, a physician assistant shall	423
notify the collaborating or supervising doctor or podiatrist of	424

the planned admission. 425 (C) All hospital patients shall be under the medical 426 supervision of a doctor, except that services that may be 427 rendered by a licensed dentist pursuant to Chapter 4715. of the 428 Revised Code provided to patients admitted solely for the 429 purpose of receiving such services shall be under the 430 supervision of the admitting dentist and that services that may 431 be rendered by a podiatrist pursuant to section 4731.51 of the 432 Revised Code provided to patients admitted solely for the 433 434 purpose of receiving such services shall be under the supervision of the admitting podiatrist. If treatment not within 435 the scope of Chapter 4715. or section 4731.51 of the Revised 436 437 Code is required at the time of admission by a dentist or podiatrist, or becomes necessary during the course of hospital 438 treatment by a dentist or podiatrist, such treatment shall be 439 under the supervision of a doctor who is a member of the medical 440 staff. It shall be the responsibility of the admitting dentist 441 or podiatrist to make arrangements with a doctor who is a member 442 of the medical staff to be responsible for the patient's 443 treatment outside the scope of Chapter 4715. or section 4731.51 444 of the Revised Code when necessary during the patient's stay in 445 the hospital. 446 Sec. 3923.233. (A) Notwithstanding any provision of any 447 certificate furnished by an insurer in connection with or 448 pursuant to any group sickness and accident insurance policy 449 delivered, issued, renewed, or used, in or outside this state, 450 on or after January 1, 1985, and notwithstanding any provision 451 of any policy of insurance delivered, issued for delivery, 452 renewed, or used, in or outside this state, on or after January 453

1, 1985, whenever the policy or certificate is subject to the

jurisdiction of this state and provides for reimbursement for

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any service that may be legally performed by an advanced	456
practice registered nurse who holds a current, valid license	457
issued under Chapter 4723. of the Revised Code and is designated	458
as a certified nurse-midwife in accordance with section 4723.42	459
of the Revised Code, reimbursement under the policy or	460
certificate shall not be denied to a certified nurse-midwife	461
performing the service -in collaboration with a licensed-	462
physician. The collaborating physician shall be identified on an	463
insurance claim form.	464
The cost of collaboration with a certified nurse-midwife-	465
by a licensed physician as required under section 4723.43 of the	466
Revised Code is a reimbursable expense.	467
The division of any reimbursement payment for services	468
performed by a certified nurse-midwife between the certified-	469
nurse-midwife and the certified nurse-midwife's collaborating	470
physician shall be determined and mutually agreed upon by the	471
certified nurse-midwife and the physician. The division of fees	472
shall not be considered a violation of division (B) (17) of	473
section 4731.22 of the Revised Code. In no case shall the total	474
fees charged exceed the fee the physician would have charged had	475
the physician provided the entire service.	476
(B) Division (A) of this section applies to any certified	477
nurse-midwife who is practicing in accordance with Chapter 4723.	478
of the Revised Code, regardless of whether the nurse is required	479
or chooses to practice under a standard care arrangement, as	480
provided in section 4723.43 of the Revised Code, or the nurse	481
exercises the authority to practice without a standard care	482
arrangement, as provided in section 4723.439 of the Revised	483
Code.	484
Sec. 3923.301. (A) Every person, the state and any of its	485

instrumentalities, any county, township, school district, or	486
other political subdivision and any of its instrumentalities,	487
and any municipal corporation and any of its instrumentalities	488
that provides payment for health care benefits for any of its	489
employees resident in this state, which benefits are not	490
provided by contract with an insurer qualified to provide	491
sickness and accident insurance or a health insuring	492
corporation, and that includes reimbursement for any service	493
that may be legally performed by an advanced practice registered	494
nurse who holds a current, valid license issued under Chapter	495
4723. of the Revised Code and is designated as a certified	496
nurse-midwife in accordance with section 4723.42 of the Revised	497
Code, shall not deny reimbursement to a certified nurse-midwife	498
performing the service if the service is performed in	499
collaboration with a licensed physician. The collaborating	500
physician shall be identified on the claim form.	501
The cost of collaboration with a certified nurse-midwife	502
by a licensed physician as required under section 4723.43 of the	503
Revised Code is a reimbursable expense.	504
	505
The division of any reimbursement payment for services	505
performed by a certified nurse-midwife between the certified	506
nurse-midwife and the certified nurse-midwife's collaborating	507
physician shall be determined and mutually agreed upon by the	508
certified nurse-midwife and the physician. The division of fees-	509
shall not be considered a violation of division (B) (17) of	510
section 4731.22 of the Revised Code. In no case shall the total	511
fees charged exceed the fee the physician would have charged had	512
the physician provided the entire service.	513
(B) Division (A) of this section applies to any certified	514
nurse-midwife who is practicing in accordance with Chapter 4723.	515

of the Revised Code, regardless of whether the nurse is required	516
or chooses to practice under a standard care arrangement, as	517
provided in section 4723.43 of the Revised Code, or the nurse	518
exercises the authority to practice without a standard care	519
arrangement, as provided in section 4723.439 of the Revised	520
Code.	521
Sec. 3923.63. (A) Notwithstanding section 3901.71 of the	522
Revised Code, each individual or group policy of sickness and	523
accident insurance delivered, issued for delivery, or renewed in	524
this state that provides maternity benefits shall provide	525
coverage of inpatient care and follow-up care for a mother and	526
her newborn as follows:	527
(1) The policy shall cover a minimum of forty-eight hours	528
of inpatient care following a normal vaginal delivery and a	529
minimum of ninety-six hours of inpatient care following a	530
cesarean delivery. Services covered as inpatient care shall	531
include medical, educational, and any other services that are	532
consistent with the inpatient care recommended in the protocols	533
and guidelines developed by national organizations that	534
represent pediatric, obstetric, and nursing professionals.	535
(2) The policy shall cover a physician-directed source of	536
follow-up care or a source of follow-up care directed by an	537
advanced practice registered nurse. Services covered as follow-	538
up care shall include physical assessment of the mother and	539
newborn, parent education, assistance and training in breast or	540
bottle feeding, assessment of the home support system,	541
performance of any medically necessary and appropriate clinical	542
tests, and any other services that are consistent with the	543
follow-up care recommended in the protocols and guidelines	544
developed by national organizations that represent pediatric,	545

obstetric, and nursing professionals. The coverage shall apply	546
to services provided in a medical setting or through home health	547
care visits. The coverage shall apply to a home health care	548
visit only if the health care professional who conducts the	549
visit is knowledgeable and experienced in maternity and newborn	550
care.	551
When a decision is made in accordance with division (B) of	552
this section to discharge a mother or newborn prior to the	553
expiration of the applicable number of hours of inpatient care	554
required to be covered, the coverage of follow-up care shall	555
apply to all follow-up care that is provided within seventy-two	556
hours after discharge. When a mother or newborn receives at	557
least the number of hours of inpatient care required to be	558
covered, the coverage of follow-up care shall apply to follow-up	559
care that is determined to be medically necessary by the health	560
care professionals responsible for discharging the mother or	561
newborn.	562
(B) Any decision to shorten the length of inpatient stay	563
to less than that specified under division (A)(1) of this	564
section shall be made by the physician attending the mother or	565
newborn, except that if a certified nurse-midwife is attending	566
the mother in collaboration with a physician, the decision may	567
be made by the certified nurse-midwife. Decisions-	568
If the certified nurse-midwife is practicing under a	569
	570
standard care arrangement with one or more collaborating practitioners, as provided in Chapter 4723. of the Revised Code,	571
the nurse's decision shall be made in collaboration with a	572
collaborating practitioner. Decisions regarding early discharge	573
shall be made only after conferring with the mother or a person	574
responsible for the mother or newborn. For purposes of this	575

division, a person responsible for the mother or newborn may	576
include a parent, guardian, or any other person with authority	577
to make medical decisions for the mother or newborn.	578
(C)(1) No sickness and accident insurer may do either of	579
the following:	580
(a) Terminate the participation of a health care	581
professional or health care facility as a provider under a	582
sickness and accident insurance policy solely for making	583
recommendations for inpatient or follow-up care for a particular	584
mother or newborn that are consistent with the care required to	585
be covered by this section;	586
(b) Establish or offer monetary or other financial	587
incentives for the purpose of encouraging a person to decline	588
the inpatient or follow-up care required to be covered by this	589
section.	590
(2) Whoever violates division (C)(1)(a) or (b) of this	591
section has engaged in an unfair and deceptive act or practice	592
in the business of insurance under sections 3901.19 to 3901.26	593
of the Revised Code.	594
(D) This section does not do any of the following:	595
(1) Require a policy to cover inpatient or follow-up care	596
that is not received in accordance with the policy's terms	597
pertaining to the health care professionals and facilities from	598
which an individual is authorized to receive health care	599
services;	600
(2) Require a mother or newborn to stay in a hospital or	601
other inpatient setting for a fixed period of time following	602
delivery;	603

(3) Require a child to be delivered in a hospital or other	604
<pre>inpatient setting;</pre>	605
(4) Authorize a certified nurse-midwife to practice beyond	606
the authority to practice nurse-midwifery in accordance with	607
Chapter 4723. of the Revised Code;	608
(5) Establish minimum standards of medical diagnosis, care	609
or treatment for inpatient or follow-up care for a mother or	610
newborn. A deviation from the care required to be covered under	611
this section shall not, solely on the basis of this section,	612
give rise to a medical claim or derivative medical claim, as	613
those terms are defined in section 2305.113 of the Revised Code.	614
Sec. 3923.64. (A) Notwithstanding section 3901.71 of the	615
Revised Code, each public employee benefit plan established or	616
modified in this state that provides maternity benefits shall	617
provide coverage of inpatient care and follow-up care for a	618
mother and her newborn as follows:	619
(1) The plan shall cover a minimum of forty-eight hours of	620
inpatient care following a normal vaginal delivery and a minimum	621
of ninety-six hours of inpatient care following a cesarean	622
delivery. Services covered as inpatient care shall include	623
medical, educational, and any other services that are consistent	624
with the inpatient care recommended in the protocols and	625
guidelines developed by national organizations that represent	626
pediatric, obstetric, and nursing professionals.	627
(2) The plan shall cover a physician-directed source of	628
follow-up care or a source of follow-up care directed by an	629
advanced practice registered nurse. Services covered as follow-	630
up care shall include physical assessment of the mother and	631
newborn, parent education, assistance and training in breast or	632

bottle feeding, assessment of the home support system,	633
performance of any medically necessary and appropriate clinical	634
tests, and any other services that are consistent with the	635
follow-up care recommended in the protocols and guidelines	636
developed by national organizations that represent pediatric,	637
obstetric, and nursing professionals. The coverage shall apply	638
to services provided in a medical setting or through home health	639
care visits. The coverage shall apply to a home health care	640
visit only if the health care professional who conducts the	641
visit is knowledgeable and experienced in maternity and newborn	642
care.	643
When a decision is made in accordance with division (B) of	644
this section to discharge a mother or newborn prior to the	645
expiration of the applicable number of hours of inpatient care	646
required to be covered, the coverage of follow-up care shall	647
apply to all follow-up care that is provided within seventy-two	648
hours after discharge. When a mother or newborn receives at	649
least the number of hours of inpatient care required to be	650
covered, the coverage of follow-up care shall apply to follow-up	651
care that is determined to be medically necessary by the health	652
care professionals responsible for discharging the mother or	653
newborn.	654
(B) Any decision to shorten the length of inpatient stay	655
to less than that specified under division (A)(1) of this	656
section shall be made by the physician attending the mother or	657
newborn, except that if a certified nurse-midwife is attending	658
the mother in collaboration with a physician, the decision may	659
be made by the certified nurse-midwife. Decisions	660
If the certified nurse-midwife is practicing under a	661

662

standard care arrangement with one or more collaborating

practitioners, as provided in Chapter 4723. of the Revised Code,	663
the nurse's decision shall be made in collaboration with a	664
collaborating practitioner. Decisions regarding early discharge	665
shall be made only after conferring with the mother or a person	666
responsible for the mother or newborn. For purposes of this	667
division, a person responsible for the mother or newborn may	668
include a parent, guardian, or any other person with authority	669
to make medical decisions for the mother or newborn.	670
(C)(1) No public employer who offers an employee benefit	671
plan may do either of the following:	672
(a) Terminate the participation of a health care	673
professional or health care facility as a provider under the	674
plan solely for making recommendations for inpatient or follow-	675
up care for a particular mother or newborn that are consistent	676
with the care required to be covered by this section;	677
(b) Establish or offer monetary or other financial	678
incentives for the purpose of encouraging a person to decline	679
the inpatient or follow-up care required to be covered by this	680
section.	681
(2) Whoever violates division (C)(1)(a) or (b) of this	682
section has engaged in an unfair and deceptive act or practice	683
in the business of insurance under sections 3901.19 to 3901.26	684
of the Revised Code.	685
(D) This section does not do any of the following:	686
(1) Require a plan to cover inpatient or follow-up care	687
that is not received in accordance with the plan's terms	688
pertaining to the health care professionals and facilities from	689
which an individual is authorized to receive health care	690
services;	691

(2) Require a mother or newborn to stay in a hospital or	692
other inpatient setting for a fixed period of time following	693
delivery;	694
(3) Require a child to be delivered in a hospital or other	695
<pre>inpatient setting;</pre>	696
(4) Authorize a certified nurse-midwife to practice beyond	697
the authority to practice nurse-midwifery in accordance with	698
Chapter 4723. of the Revised Code;	699
(5) Establish minimum standards of medical diagnosis,	700
care, or treatment for inpatient or follow-up care for a mother	701
or newborn. A deviation from the care required to be covered	702
under this section shall not, solely on the basis of this	703
section, give rise to a medical claim or derivative medical	704
claim, as those terms are defined in section 2305.113 of the	705
Revised Code.	706
Sec. 4723.01. As used in this chapter:	707
(A) "Registered nurse" means an individual who holds a	708
current, valid license issued under this chapter that authorizes	709
the practice of nursing as a registered nurse.	710
(B) "Practice of nursing as a registered nurse" means	711
providing to individuals and groups nursing care requiring	712
specialized knowledge, judgment, and skill derived from the	713
principles of biological, physical, behavioral, social, and	714
nursing sciences. Such nursing care includes:	715
(1) Identifying patterns of human responses to actual or	716
potential health problems amenable to a nursing regimen;	717
(2) Executing a nursing regimen through the selection,	718
performance, management, and evaluation of nursing actions;	719
performance, management, and evaluation of narring actions,	119

(3) Assessing health status for the purpose of providing	720
nursing care;	721
(4) Providing health counseling and health teaching;	722
(5) Administering medications, treatments, and executing	723
regimens authorized by an individual who is authorized to	724
practice in this state and is acting within the course of the	725
<pre>individual's professional practice;</pre>	726
(6) Teaching, administering, supervising, delegating, and	727
evaluating nursing practice.	728
(C) "Nursing regimen" may include preventative,	729
restorative, and health-promotion activities.	730
(D) "Assessing health status" means the collection of data	731
through nursing assessment techniques, which may include	732
interviews, observation, and physical evaluations for the	733
purpose of providing nursing care.	734
(E) "Licensed practical nurse" means an individual who	735
holds a current, valid license issued under this chapter that	736
authorizes the practice of nursing as a licensed practical	737
nurse.	738
(F) "The practice of nursing as a licensed practical	739
nurse" means providing to individuals and groups nursing care	740
requiring the application of basic knowledge of the biological,	741
physical, behavioral, social, and nursing sciences at the	742
direction of a registered nurse or any of the following who is	743
authorized to practice in this state: a physician, physician	744
assistant, dentist, podiatrist, optometrist, or chiropractor.	745
Such nursing care includes:	746
(1) Observation, patient teaching, and care in a diversity	747

of health care settings;	748
(2) Contributions to the planning, implementation, and	749
evaluation of nursing;	750
(3) Administration of medications and treatments	751
authorized by an individual who is authorized to practice in	752
this state and is acting within the course of the individual's	753
<pre>professional practice;</pre>	754
(4) Administration to an adult of intravenous therapy	755
authorized by an individual who is authorized to practice in	756
this state and is acting within the course of the individual's	757
professional practice, on the condition that the licensed	758
practical nurse is authorized under section 4723.18 or 4723.181	759
of the Revised Code to perform intravenous therapy and performs	760
intravenous therapy only in accordance with those sections;	761
(5) Delegation of nursing tasks as directed by a	762
registered nurse;	763
(6) Teaching nursing tasks to licensed practical nurses	764
and individuals to whom the licensed practical nurse is	765
authorized to delegate nursing tasks as directed by a registered	766
nurse.	767
(G) "Certified registered nurse anesthetist" means an	768
advanced practice registered nurse who holds a current, valid	769
license issued under this chapter and is designated as a	770
certified registered nurse anesthetist in accordance with	771
section 4723.42 of the Revised Code and rules adopted by the	772
board of nursing.	773
(H) "Clinical nurse specialist" means an advanced practice	774
registered nurse who holds a current, valid license issued under	775
this chapter and is designated as a clinical nurse specialist in	776

accordance with section 4723.42 of the Revised Code and rules	777
adopted by the board of nursing.	778
(I) "Certified nurse-midwife" means an advanced practice	779
registered nurse who holds a current, valid license issued under	780
this chapter and is designated as a certified nurse-midwife in	781
accordance with section 4723.42 of the Revised Code and rules	782
adopted by the board of nursing.	783
(J) "Certified nurse practitioner" means an advanced	784
practice registered nurse who holds a current, valid license	785
issued under this chapter and is designated as a certified nurse	786
practitioner in accordance with section 4723.42 of the Revised	787
Code and rules adopted by the board of nursing.	788
(K) "Physician" means an individual authorized under	789
Chapter 4731. of the Revised Code to practice medicine and	790
surgery or osteopathic medicine and surgery.	791
(L) "Collaboration" or "collaborating" means the	792
following:	793
(1) In the case of a clinical nurse specialist or a	794
certified nurse practitioner, that one or more podiatrists	795
acting within the scope of practice of podiatry in accordance	796
with section 4731.51 of the Revised Code and with whom the nurse	797
has entered into a standard care arrangement or one or more-	798
physicians with whom the nurse has entered into a standard care-	799
arrangement collaborating practitioners are continuously	800
available to communicate with the clinical nurse specialist $\underline{,}$	801
<pre>certified nurse-midwife, or certified nurse practitioner either</pre>	802
in person or by electronic communication \div	803
(2) In the case of a certified nurse-midwife, that one or	804
more physicians with whom the contified nurse-midwife has	805

entered into a standard care arrangement are continuously	806
available to communicate with the certified nurse-midwife either	807
in person or by electronic communication.	808
(M) "Collaborating practitioner" means any of the	809
following who is collaborating under a standard care arrangement	810
with a clinical nurse specialist, certified nurse-midwife, or	811
<pre>certified nurse practitioner:</pre>	812
(1) A physician;	813
(2) A podiatrist;	814
(3) A clinical nurse specialist, certified nurse-midwife,	815
or certified nurse practitioner who is not practicing under a	816
standard care arrangement with another collaborating	817
practitioner.	818
(N) "Supervision," as it pertains to a certified	819
registered nurse anesthetist, means that the certified	820
registered nurse anesthetist is under the direction of a	821
podiatrist acting within the podiatrist's scope of practice in	822
accordance with section 4731.51 of the Revised Code, a dentist	823
acting within the dentist's scope of practice in accordance with	824
Chapter 4715. of the Revised Code, or a physician, and, when	825
administering anesthesia, the certified registered nurse	826
anesthetist is in the immediate presence of the podiatrist,	827
dentist, or physician.	828
(N) (O) "Standard care arrangement" means a written, formal	829
guide for planning and evaluating a patient's health care that	830
meets the requirements of section 4723.431 of the Revised Code	831
and is developed by one or more collaborating physicians or	832
podiatrists practitioners and a the clinical nurse specialist,	833
certified nurse-midwife, or certified nurse practitioner and	834

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meets the requirements of section 4723.431 of the Revised	835
Code who will practice under the arrangement.	836
(O) (P) "Advanced practice registered nurse" means an	837
individual who holds a current, valid license issued under this	838
chapter that authorizes the practice of nursing as an advanced	839
practice registered nurse and is designated as any of the	840
following:	841
(1) A certified registered nurse anesthetist;	842
(2) A clinical nurse specialist;	843
(3) A certified nurse-midwife;	844
(4) A certified nurse practitioner.	845
(P)(Q) "Practice of nursing as an advanced practice	846
registered nurse" means providing to individuals and groups	847
nursing care that requires knowledge and skill obtained from	848
advanced formal education, continuing education, training, and	849
clinical experience. Such nursing care includes the care	850
described in section 4723.43 of the Revised Code.	851
$\frac{(Q)}{(R)}$ "Dialysis care" means the care and procedures that	852
a dialysis technician or dialysis technician intern is	853
authorized to provide and perform, as specified in section	854
4723.72 of the Revised Code.	855
(R)(S) "Dialysis technician" means an individual who holds	856
a current, valid certificate to practice as a dialysis	857
technician issued under section 4723.75 of the Revised Code.	858
$\frac{(S)}{(T)}$ "Dialysis technician intern" means an individual	859
who has not passed the dialysis technician certification	860
examination required by section 4723.751 of the Revised Code,	861
but who has successfully completed a dialysis training program	862

approved by the board of nursing under section 4723.74 of the	863
Revised Code within the previous eighteen months.	864
$\frac{\mathrm{(T)}}{\mathrm{(U)}}$ "Certified community health worker" means an	865
individual who holds a current, valid certificate as a community	866
health worker issued under section 4723.85 of the Revised Code.	867
$\frac{(U)}{(V)}$ "Medication aide" means an individual who holds a	868
current, valid certificate issued under this chapter that	869
authorizes the individual to administer medication in accordance	870
with section 4723.67 of the Revised Code;	871
(V) (W) "Nursing specialty Designation" means a specialty in	872
<pre>practice designation as a certified registered nurse</pre>	873
anesthetist, clinical nurse specialist, certified nurse-midwife,	874
or certified nurse practitioner.	875
$\frac{(W)}{(X)}$ "Physician assistant" means an individual who is	876
licensed to practice as a physician assistant under Chapter	877
4730. of the Revised Code.	878
Sec. 4723.02. The board of nursing shall assume and	879
exercise all the powers and perform all the duties conferred and	880
imposed on it by this chapter.	881
The board shall consist of thirteen members who shall be	882
citizens of the United States and residents of Ohio. Eight	883
members shall be registered nurses, each of whom shall be a	884
graduate of an approved program of nursing education that	885
prepares persons for licensure as a registered nurse, shall hold	886
a currently active license issued under this chapter to practice	887
nursing as a registered nurse, and shall have been actively	888
engaged in the practice of nursing as a registered nurse for the	889
five years immediately preceding the member's initial	890
appointment to the board. Of the eight members who are	891

registered nurses, at least two shall hold a current, valid	892
license issued under this chapter that authorizes the practice	893
of nursing as an advanced practice registered nurse. Four	894
members shall be licensed practical nurses, each of whom shall	895
be a graduate of an approved program of nursing education that	896
prepares persons for licensure as a practical nurse, shall hold	897
a currently active license issued under this chapter to practice	898
nursing as a licensed practical nurse, and shall have been	899
actively engaged in the practice of nursing as a licensed	900
practical nurse for the five years immediately preceding the	901
member's initial appointment to the board. One member shall	902
represent the interests of consumers of health care. Neither	903
this member nor any person in the member's immediate family	904
shall be a member of or associated with a health care provider	905
or profession or shall have a financial interest in the delivery	906
or financing of health care. Representation of nursing service	907
and nursing education and of the various geographical areas of	908
the state shall be considered in making appointments.	909

As the term of any member of the board expires, a successor shall be appointed who has the qualifications the vacancy requires. Terms of office shall be for four years, commencing on the first day of January and ending on the thirty-first day of December.

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A current or former board member who has served not more than one full term or one full term and not more than thirty months of another term may be reappointed for one additional term.

Each member shall hold office from the date of appointment 919
until the end of the term for which the member was appointed. 920
The term of a member shall expire if the member ceases to meet 921

any requirement of this section for the member's position on the	922
board. Any member appointed to fill a vacancy occurring prior to	923
the expiration of the term for which the member's predecessor	924
was appointed shall hold office for the remainder of such term.	925
Any member shall continue in office subsequent to the expiration	926
date of the member's term until the member's successor takes	927
office, or until a period of sixty days has elapsed, whichever	928
occurs first.	929
Nursing organizations of this state may each submit to the	930
governor the names of not more than five nominees for each	931
position to be filled on the board. From the names so submitted	932
or from others, at the governor's discretion, the governor with	933
the advice and consent of the senate shall make such	934
appointments.	935
Any member of the board may be removed by the governor for	936
neglect of any duty required by law or for incompetency or	937
unprofessional or dishonorable conduct, after a hearing as	938
provided in Chapter 119. of the Revised Code.	939
Seven members of the board including constitute a quorum,	940
which shall include at least four registered nurses, one of whom	941
is an advanced practice registered nurse, and at least one	942
licensed practical nurse shall at all times constitute a quorum.	943
Each member of the board shall receive an amount fixed	944
pursuant to division (J) of section 124.15 of the Revised Code	945
for each day in attendance at board meetings and in discharge of	946
official duties, and in addition thereto, necessary expense	947
incurred in the performance of such duties.	948
The board shall elect one of its nurse members as	949

president and one as vice-president. The board shall elect one

of its registered nurse members to serve as the supervising	951
member for disciplinary matters.	952
The board may establish advisory groups to serve in	953
consultation with the board or the executive director. Each	954
advisory group shall be given a specific charge in writing and	955
shall report to the board. Members of advisory groups shall	956
serve without compensation but shall receive their actual and	957
necessary expenses incurred in the performance of their official	958
duties.	959
Sec. 4723.06. (A) The board of nursing shall:	960
(1) Administer and enforce the provisions of this chapter,	961
including the taking of disciplinary action for violations of	962
section 4723.28 of the Revised Code, any other provisions of	963
this chapter, or rules adopted under this chapter;	964
(2) Develop criteria that an applicant must meet to be	965
eligible to sit for the examination for licensure to practice as	966
a registered nurse or as a licensed practical nurse;	967
(3) Issue and renew nursing licenses, dialysis technician	968
certificates, and community health worker certificates, as	969
provided in this chapter;	970
(4) Define the minimum educational standards for the	971
schools and programs of registered nursing and practical nursing	972
in this state;	973
(5) Survey, inspect, and grant full approval to	974
prelicensure nursing education programs in this state that meet	975
the standards established by rules adopted under section 4723.07	976
of the Revised Code. Prelicensure nursing education programs	977
include, but are not limited to, diploma, associate degree,	978
baccalaureate degree, master's degree, and doctor of nursing	979

programs leading to initial licensure to practice nursing as a 980 registered nurse and practical nurse programs leading to initial 981 licensure to practice nursing as a licensed practical nurse. 982

- (6) Grant conditional approval, by a vote of a quorum of 983 the board, to a new prelicensure nursing education program or a 984 program that is being reestablished after having ceased to 985 operate, if the program meets and maintains the minimum 986 standards of the board established by rules adopted under 987 section 4723.07 of the Revised Code. If the board does not grant 988 conditional approval, it shall hold an adjudication under 989 990 Chapter 119. of the Revised Code to consider conditional approval of the program. If the board grants conditional 991 approval, at the first meeting following completion of the 992 survey process required by division (A)(5) of this section, the 993 board shall determine whether to grant full approval to the 994 program. If the board does not grant full approval or if it 995 appears that the program has failed to meet and maintain 996 standards established by rules adopted under section 4723.07 of 997 the Revised Code, the board shall hold an adjudication under 998 Chapter 119. of the Revised Code to consider the program. Based 999 1000 on results of the adjudication, the board may continue or withdraw conditional approval, or grant full approval. 1001
- (7) Place on provisional approval, for a period of time 1002 specified by the board, a prelicensure nursing education program 1003 that has ceased to meet and maintain the minimum standards of 1004 the board established by rules adopted under section 4723.07 of 1005 the Revised Code. Prior to or at the end of the period, the 1006 board shall reconsider whether the program meets the standards 1007 and shall grant full approval if it does. If it does not, the 1008 board may withdraw approval, pursuant to an adjudication under 1009 Chapter 119. of the Revised Code. 1010

(8) Approve continuing education programs and courses	1011
under standards established in rules adopted under sections	1012
4723.07, 4723.69, 4723.79, and 4723.88 of the Revised Code;	1013
(9) Establish the safe haven program in accordance with	1014
sections 4723.35 and 4723.351 of the Revised Code;	1015
(10) Establish the practice intervention and improvement	1016
program in accordance with section 4723.282 of the Revised Code;	1017
(11) Grant approval to the course of study in advanced	1018
pharmacology and related topics described in section 4723.482 of	1019
the Revised Code;	1020
(12) Make an annual edition of the exclusionary formulary	1021
established in rules adopted under section 4723.50 of the	1022
Revised Code available to the public by electronic means and, as	1023
soon as possible after any revision of the formulary becomes	1024
effective, make the revision available to the public by	1025
electronic means;	1026
(13) Approve under section 4723.46 of the Revised Code	1027
national certifying organizations for examination and licensure	1028
of advanced practice registered nurses, which may include	1029
separate organizations for each nursing <pre>specialty</pre> designation;	1030
(14) Provide guidance and make recommendations to the	1031
general assembly, the governor, state agencies, and the federal	1032
government with respect to the regulation of the practice of	1033
nursing and the enforcement of this chapter;	1034
(15) Make an annual report to the governor, which shall be	1035
open for public inspection;	1036
(16) Maintain and have open for public inspection the	1037
following records:	1038

(a) A record of all its meetings and proceedings;	1039
(b) A record of all applicants for, and holders of,	1040
licenses and certificates issued by the board under this chapter	1041
or in accordance with rules adopted under this chapter. The	1042
record shall be maintained in a format determined by the board.	1043
(c) A list of education and training programs approved by	1044
the board.	1045
(17) Deny conditional approval to a new prelicensure	1046
nursing education program or a program that is being	1047
reestablished after having ceased to operate if the program or a	1048
person acting on behalf of the program submits or causes to be	1049
submitted to the board false, misleading, or deceptive	1050
statements, information, or documentation in the process of	1051
applying for approval of the program. If the board proposes to	1052
deny approval of the program, it shall do so pursuant to an	1053
adjudication conducted under Chapter 119. of the Revised Code.	1054
(B) The board may fulfill the requirement of division (A)	1055
(8) of this section by authorizing persons who meet the	1056
standards established in rules adopted under section 4723.07 of	1057
the Revised Code to approve continuing education programs and	1058
courses. Persons so authorized shall approve continuing	1059
education programs and courses in accordance with standards	1060
established in rules adopted under section 4723.07 of the	1061
Revised Code.	1062
Persons seeking authorization to approve continuing	1063
education programs and courses shall apply to the board and pay	1064
the appropriate fee established under section 4723.08 of the	1065
Revised Code. Authorizations to approve continuing education	1066
programs and courses shall expire and may be renewed according	1067

to the schedule established in rules adopted under section	1068
4723.07 of the Revised Code.	1069
In addition to approving continuing education programs	1070
under division (A)(8) of this section, the board may sponsor	1071
continuing education activities that are directly related to the	1072
statutes and rules the board enforces.	1073
(C)(1) The board may deny conditional approval to a new	1074
prelicensure nursing education program or program that is being	1075
reestablished after having ceased to operate if the program is	1076
controlled by a person who controls or has controlled a program	1077
that had its approval withdrawn, revoked, suspended, or	1078
restricted by the board or a board of another jurisdiction that	1079
is a member of the national council of state boards of nursing.	1080
If the board proposes to deny approval, it shall do so pursuant	1081
to an adjudication conducted under Chapter 119. of the Revised	1082
Code.	1083
(2) As used in this division, "control" means any of the	1084
following:	1085
(a) Holding fifty per cent or more of the outstanding	1086
voting securities or membership interest of a prelicensure	1087
nursing education program;	1088
(b) In the case of an unincorporated prelicensure nursing	1089
education program, having the right to fifty per cent or more of	1090
the program's profits or in the event of a dissolution, fifty	1091
per cent or more of the program's assets;	1092
(c) In the case of a prelicensure nursing education	1093
program that is a for-profit or not-for-profit corporation,	1094
having the contractual authority presently to designate fifty	1095
per cent or more of its directors;	1096

(d) In the case of a prelicensure nursing education	1097
program that is a trust, having the contractual authority	1098
presently to designate fifty per cent or more of its trustees;	1099
(e) Having the authority to direct the management,	1100
policies, or investments of a prelicensure nursing education	1101
program.	1102
(D)(1) When an action taken by the board under division	1103
(A)(6), (7), or (17) or (C)(1) of this section is required to be	1104
taken pursuant to an adjudication conducted under Chapter 119.	1105
of the Revised Code, the board may, in lieu of an adjudication	1106
hearing, enter into a consent agreement to resolve the matter. A	1107
consent agreement, when ratified by a vote of a quorum of the	1108
board, constitutes the findings and order of the board with	1109
respect to the matter addressed in the agreement. If the board	1110
refuses to ratify a consent agreement, the admissions and	1111
findings contained in the agreement are of no effect.	1112
(2) In any instance in which the board is required under	1113
Chapter 119. of the Revised Code to give notice to a person	1114
seeking approval of a prelicensure nursing education program of	1115
an opportunity for a hearing and the person does not make a	1116
timely request for a hearing in accordance with section 119.07	1117
of the Revised Code, the board is not required to hold a	1118
hearing, but may adopt, by a vote of a quorum, a final order	1119
that contains the board's findings.	1120
(3) When the board denies or withdraws approval of a	1121
prelicensure nursing education program, the board may specify	1122
that its action is permanent. A program subject to a permanent	1123
action taken by the board is forever ineligible for approval and	1124
the board shall not accept an application for the program's	1125
reinstatement or approval.	1126

Sec. 4723.07. In accordance with Chapter 119. of the	1127
Revised Code, the board of nursing shall adopt and may amend and	1128
rescind rules that establish all of the following:	1129
(A) Provisions for the board's government and control of	1130
its actions and business affairs;	1131
(B) Subject to section 4723.072 of the Revised Code,	1132
minimum standards for nursing education programs that prepare	1133
graduates to be licensed under this chapter and procedures for	1134
granting, renewing, and withdrawing approval of those programs;	1135
(C) Criteria that applicants for licensure must meet to be	1136
eligible to take examinations for licensure;	1137
(D) Standards and procedures for renewal of the licenses	1138
and certificates issued by the board;	1139
(E) Standards for approval of continuing nursing education	1140
programs and courses for registered nurses, advanced practice	1141
registered nurses, and licensed practical nurses. The standards	1142
may provide for approval of continuing nursing education	1143
programs and courses that have been approved by other state	1144
boards of nursing or by national accreditation systems for	1145
nursing, including, but not limited to, the American nurses'	1146
credentialing center and the national association for practical	1147
nurse education and service.	1148
(F) Standards that persons must meet to be authorized by	1149
the board to approve continuing education programs and courses	1150
and a schedule by which that authorization expires and may be	1151
renewed;	1152
(G) Requirements, including continuing education	1153
requirements, for reactivating inactive licenses or	1154
certificates, and for reinstating licenses or certificates that	1155

have lapsed;	1156
(H) Conditions that may be imposed for reinstatement of a	1157
license or certificate following action taken under section	1158
3123.47, 4723.28, 4723.281, 4723.652, or 4723.86 of the Revised	1159
Code resulting in a license or certificate suspension;	1160
(I) Criteria for evaluating the qualifications of an	1161
applicant for a license to practice nursing as a registered	1162
nurse, a license to practice nursing as an advanced practice	1163
registered nurse, or a license to practice nursing as a licensed	1164
practical nurse for the purpose of issuing the license by the	1165
board's endorsement of the applicant's authority to practice	1166
issued by the licensing agency of another state;	1167
(J) Universal and standard precautions that shall be used	1168
by each licensee or certificate holder. The rules shall define	1169
and establish requirements for universal and standard	1170
precautions that include the following:	1171
(1) Appropriate use of hand washing;	1172
(2) Disinfection and sterilization of equipment;	1173
(3) Handling and disposal of needles and other sharp	1174
instruments;	1175
(4) Wearing and disposal of gloves and other protective	1176
garments and devices.	1177
(K) Quality assurance standards for advanced practice	1178
registered nurses who have practiced in a clinical setting for	1179
less than two thousand hours and are clinical nurse specialists,	1180
certified nurse-midwives, or certified nurse practitioners;	1181
(L) Additional For purposes of division (B) (5) of section	1182
4723.431 of the Revised Code, any other criteria for the	1183

standard care arrangement required by section 4723.431 of the	1184
Revised Code entered into by a clinical nurse specialist,	1185
certified nurse-midwife, or certified nurse practitioner and the	1186
nurse's collaborating physician or podiatristarrangements;	1187
(M) For purposes of division (B)(31) of section 4723.28 of	1188
the Revised Code, the actions, omissions, or other circumstances	1189
that constitute failure to establish and maintain professional	1190
boundaries with a patient;	1191
(N) Standards and procedures for delegation under section	1192
4723.48 of the Revised Code of the authority to administer	1193
drugs.	1194
The board may adopt other rules necessary to carry out the	1195
provisions of this chapter. The rules shall be adopted in	1196
accordance with Chapter 119. of the Revised Code.	1197
Sec. 4723.24. (A) (1) Except as otherwise provided in this	1198
dec. 4723.24. (h) (l) Except as selectivise provided in this	1190
chapter, all of the following apply with respect to the	1198
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chapter, all of the following apply with respect to the	1199
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the	1199 1200
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing:	1199 1200 1201
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered	1199 1200 1201 1202
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An	1199 1200 1201 1202 1203
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth	1199 1200 1201 1202 1203 1204
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth day of September of the renewal year. A late application may be	1199 1200 1201 1202 1203 1204 1205
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth day of September of the renewal year. A late application may be submitted before the license lapses. If a license is not renewed	1199 1200 1201 1202 1203 1204 1205 1206
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth day of September of the renewal year. A late application may be submitted before the license lapses. If a license is not renewed or classified as inactive, the license lapses on the first day	1199 1200 1201 1202 1203 1204 1205 1206 1207
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth day of September of the renewal year. A late application may be submitted before the license lapses. If a license is not renewed or classified as inactive, the license lapses on the first day of November of the renewal year.	1199 1200 1201 1202 1203 1204 1205 1206 1207 1208
chapter, all of the following apply with respect to the schedules for renewal of licenses and certificates issued by the board of nursing: (a) An active license to practice nursing as a registered nurse is subject to renewal in odd-numbered years. An application for renewal of the license is due on the fifteenth day of September of the renewal year. A late application may be submitted before the license lapses. If a license is not renewed or classified as inactive, the license lapses on the first day of November of the renewal year. (b) An active license to practice nursing as a licensed	1199 1200 1201 1202 1203 1204 1205 1206 1207 1208

submitted before the license lapses. If a license is not renewed	1213
or classified as inactive, the license lapses on the first day	1214
of November of the renewal year.	1215
(c) An active license to practice nursing as an advanced	1216
practice registered nurse is subject to renewal in odd-numbered	1217
years. An application for renewal of the license is due on the	1218
fifteenth day of September of the renewal year. A late	1219
application may be submitted before the license lapses. If a	1220
license is not renewed or classified as inactive, the license	1221
lapses on the first day of November of the renewal year.	1222
(d) All other active licenses and certificates issued	1223
under this chapter are subject to renewal according to a	1224
schedule established by the board in rules adopted under section	1225
4723.07 of the Revised Code.	1226
(2) The board shall provide an application for renewal to	1227
every holder of an active license or certificate, except when	1228
the board is aware that an individual is ineligible for license	1229
or certificate renewal for any reason, including pending	1230
criminal charges in this state or another jurisdiction, failure	1231
to comply with a disciplinary order from the board or the terms	1232
of a consent agreement entered into with the board, failure to	1233
pay fines or fees owed to the board, or failure to provide on	1234
the board's request documentation of having completed the	1235
continuing nursing education requirements specified in division	1236
(C) of this section.	1237
If the board provides a renewal application by mail, the	1238
application shall be addressed to the last known post-office	1239
address of the license or certificate holder and mailed before	1240
the date the application is due. Failure of the license or	1241

certificate holder to receive an application for renewal from

the board shall not excuse the holder from the requirements	1243
contained in this section, except as provided in section 5903.10	1244
of the Revised Code.	1245
(3) A license or certificate holder seeking renewal of the	1246
license or certificate shall complete the renewal application	1247
and submit it to the board with the renewal fee established	1248
under section 4723.08 of the Revised Code. If a renewal	1249
application is submitted after the date the application is due,	1250
but before the date the license or certificate lapses, the	1251
applicant shall include with the application the fee established	1252
under section 4723.08 of the Revised Code for processing a late	1253
application for renewal.	1254
With the renewal application, the applicant shall report	1255
any conviction, plea, or judicial finding regarding a criminal	1256
offense that constitutes grounds for the board to impose	1257
sanctions under section 4723.28 of the Revised Code since the	1258
applicant last submitted an application to the board.	1259
(4) On receipt of the renewal application, the board shall	1260
verify whether the applicant meets the renewal requirements. If	1261
the applicant meets the requirements, the board shall renew the	1262
license or certificate.	1263
(B) Every license or certificate holder shall give written	1264
or electronic notice to the board of any change of name or	1265
address within thirty days of the change. The board shall	1266
require the holder to document a change of name in a manner	1267
acceptable to the board.	1268
(C)(1) Except in the case of a first renewal after	1269
licensure by examination, to be eligible for renewal of an	1270

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active license to practice nursing as a registered nurse or

licensed practical nurse, each individual who holds an active	1272
license shall, in each two-year period specified by the board,	1273
complete continuing nursing education as follows:	1274
(a) For renewal of a license that was issued for a two-	1275
year renewal period, twenty-four hours of continuing nursing	1276
education;	1277
(b) For renewal of a license that was issued for less than	1278
a two-year renewal period, the number of hours of continuing	1279
nursing education specified by the board in rules adopted in	1280
accordance with Chapter 119. of the Revised Code;	1281
(c) Of the hours of continuing nursing education completed	1282
in any renewal period, at least one hour of the education must	1283
be directly related to the statutes and rules pertaining to the	1284
practice of nursing in this state.	1285
(2) To be eligible for renewal of an active license to	1286
practice nursing as an advanced practice registered nurse, each	1287
individual who holds an active license shall, in each two-year	1288
period specified by the board, complete continuing education as	1289
follows:	1290
(a) For renewal of a license that was issued for a two-	1291
year renewal period, twenty-four hours of continuing nursing	1292
education;	1293
(b) For renewal of a license that was issued for less than	1294
a two-year renewal period, the number of hours of continuing	1295
nursing education specified by the board in rules adopted in	1296
accordance with Chapter 119. of the Revised Code, including the	1297
number of hours of continuing education in advanced	1298
pharmacology;	1299
(c) In the case of an advanced practice registered nurse	1300

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who is designated as a clinical nurse specialist, certified	1301
nurse-midwife, or certified nurse practitioner, of the hours of	1302
continuing nursing education completed in any renewal period, at	1303
least twelve hours of the education must be in advanced	1304
pharmacology and be received from an accredited institution	1305
recognized by the board.	1306
(d) The continuing education required by division (C)(2)	1307
(a) or (b) of this section is in addition to the continuing	1308
education required by division (C)(1)(a) or (b) of this section.	1309
(3) The board shall adopt rules establishing the procedure	1310
for a license holder to certify to the board completion of the	1311
required continuing nursing education. The board may conduct a	1312
random sample of license holders and require that the license	1313
holders included in the sample submit satisfactory documentation	1314
of having completed the requirements for continuing nursing	1315
education. On the board's request, a license holder included in	1316
the sample shall submit the required documentation.	1317
(4) An educational activity may be applied toward meeting	1318
the continuing nursing education requirement only if it is	1319
obtained through a program or course approved by the board or a	1320
person the board has authorized to approve continuing nursing	1321
education programs and courses.	1322
(5) The continuing education required of a certified	1323
registered nurse anesthetist, clinical nurse specialist,	1324
certified nurse-midwife, or certified nurse practitioner to	1325
maintain certification by a national certifying organization	1326
shall be applied toward the continuing education requirements	1327
for renewal of the following if the continuing education is	1328
obtained through a program or course approved by the board or a	1329

person the board has authorized to approve continuing nursing

education programs and courses:	1331
(a) A license to practice nursing as a registered nurse;	1332
(b) A license to practice nursing as an advanced practice	1333
registered nurse.	1334
(D) Except as otherwise provided in section 4723.28 of the	1335
Revised Code, an individual who holds an active license to	1336
practice nursing as a registered nurse or licensed practical	1337
nurse and who does not intend to practice in Ohio may send to	1338
the board written or electronic notice to that effect on or	1339
before the date the license lapses, and the board shall classify	1340
the license as inactive. During the period that the license is	1341
classified as inactive, the holder may not engage in the	1342
practice of nursing as a registered nurse or licensed practical	1343
nurse in Ohio and is not required to pay the renewal fee.	1344
The holder of an inactive license to practice nursing as a	1345
registered nurse or licensed practical nurse or an individual	1346
who has failed to renew the individual's license to practice	1347
nursing as a registered nurse or licensed practical nurse may	1348
have the license reactivated or reinstated upon doing the	1349
following, as applicable to the holder or individual:	1350
(1) Applying to the board for license reactivation or	1351
reinstatement on forms provided by the board;	1352
(2) Meeting the requirements for reactivating or	1353
reinstating licenses established in rules adopted under section	1354
4723.07 of the Revised Code or, if the individual did not renew	1355
because of service in the armed forces of the United States or a	1356
reserve component of the armed forces of the United States,	1357
including the Ohio national guard or the national guard of any	1358
other state, as provided in section 5903.10 of the Revised Code;	1359

(3) If the license has been inactive for at least five	1360
years from the date of application for reactivation or has	1361
lapsed for at least five years from the date of application for	1362
reinstatement, submitting a request to the bureau of criminal	1363
identification and investigation for a criminal records check	1364
and check of federal bureau of investigation records pursuant to	1365
section 4723.091 of the Revised Code.	1366
(E) Except as otherwise provided in section 4723.28 of the	1367
Revised Code, an individual who holds an active license to	1368
practice nursing as an advanced practice registered nurse and	1369
does not intend to practice in Ohio as an advanced practice	1370
registered nurse may send to the board written or electronic	1371
notice to that effect on or before the renewal date, and the	1372
board shall classify the license as inactive. During the period	1373
that the license is classified as inactive, the holder may not	1374
engage in the practice of nursing as an advanced practice	1375
registered nurse in Ohio and is not required to pay the renewal	1376
fee.	1377
The holder of an inactive license to practice nursing as	1378
an advanced practice registered nurse or an individual who has	1379
failed to renew the individual's license to practice nursing as	1380
an advanced practice registered nurse may have the license	1381
reactivated or reinstated upon doing the following, as	1382
applicable to the holder or individual:	1383
(1) Applying to the board for license reactivation or	1384
reinstatement on forms provided by the board;	1385
(2) Meeting the requirements for reactivating or	1386
reinstating licenses established in rules adopted under section	1387

4723.07 of the Revised Code or, if the individual did not renew

because of service in the armed forces of the United States or a

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reserve component of the armed forces of the United States,	1390
including the Ohio national guard or the national guard of any	1391
other state, as provided in section 5903.10 of the Revised Code.	1392
Sec. 4723.28. (A) The board of nursing, by a vote of a	1393
quorum, may impose one or more of the following sanctions if it	1394
finds that a person committed fraud in passing an examination	1395
required to obtain a license or dialysis technician certificate	1396
issued by the board or to have committed fraud,	1397
misrepresentation, or deception in applying for or securing any	1398
nursing license or dialysis technician certificate issued by the	1399
board: deny, revoke, suspend, or place restrictions on any	1400
nursing license or dialysis technician certificate issued by the	1401
board; reprimand or otherwise discipline a holder of a nursing	1402
license or dialysis technician certificate; or impose a fine of	1403
not more than five hundred dollars per violation.	1404
(B) Except as provided in section 4723.092 of the Revised	1405
Code, the board of nursing, by a vote of a quorum, may impose	1406
one or more of the following sanctions: deny, revoke, suspend,	1407
or place restrictions on any nursing license or dialysis	1408
technician certificate issued by the board; reprimand or	1409
otherwise discipline a holder of a nursing license or dialysis	1410
technician certificate; or impose a fine of not more than five	1411
hundred dollars per violation. The sanctions may be imposed for	1412
any of the following:	1413
(1) Denial, revocation, suspension, or restriction of	1414
authority to engage in a licensed profession or practice a	1415
health care occupation, including nursing or practice as a	1416
dialysis technician, for any reason other than a failure to	1417
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(2) Engaging in the practice of nursing or engaging in

practice as a dialysis technician, having failed to renew a	1420
nursing license or dialysis technician certificate issued under	1421
this chapter, or while a nursing license or dialysis technician	1422
certificate is under suspension;	1423
(3) Conviction of, a plea of guilty to, a judicial finding	1424
of guilt of, a judicial finding of guilt resulting from a plea	1425
of no contest to, or a judicial finding of eligibility for a	1426
pretrial diversion or similar program or for intervention in	1427
lieu of conviction for, a misdemeanor committed in the course of	1428
practice;	1429
(4) Conviction of, a plea of guilty to, a judicial finding	1430
of guilt of, a judicial finding of guilt resulting from a plea	1431
of no contest to, or a judicial finding of eligibility for a	1432
pretrial diversion or similar program or for intervention in	1433
lieu of conviction for, any felony or of any crime involving	1434
gross immorality or moral turpitude;	1435
(5) Selling, giving away, or administering drugs or	1436
therapeutic devices for other than legal and legitimate	1437
therapeutic purposes; or conviction of, a plea of guilty to, a	1438
judicial finding of guilt of, a judicial finding of guilt	1439
resulting from a plea of no contest to, or a judicial finding of	1440
eligibility for a pretrial diversion or similar program or for	1441
intervention in lieu of conviction for, violating any municipal,	1442
state, county, or federal drug law;	1443
(6) Conviction of, a plea of guilty to, a judicial finding	1444
of guilt of, a judicial finding of guilt resulting from a plea	1445
of no contest to, or a judicial finding of eligibility for a	1446
pretrial diversion or similar program or for intervention in	1447
lieu of conviction for, an act in another jurisdiction that	1448
would constitute a felony or a crime of moral turpitude in Ohio;	1449

(7) Conviction of, a plea of guilty to, a judicial finding	1450
of guilt of, a judicial finding of guilt resulting from a plea	1451
of no contest to, or a judicial finding of eligibility for a	1452
pretrial diversion or similar program or for intervention in	1453
lieu of conviction for, an act in the course of practice in	1454
another jurisdiction that would constitute a misdemeanor in	1455
Ohio;	1456
(8) Self-administering or otherwise taking into the body	1457
any dangerous drug, as defined in section 4729.01 of the Revised	1458
Code, in any way that is not in accordance with a legal, valid	1459
prescription issued for that individual, or self-administering	1460
or otherwise taking into the body any drug that is a schedule I	1461
controlled substance;	1462
(9) Habitual or excessive use of controlled substances,	1463
other habit-forming drugs, or alcohol or other chemical	1464
substances to an extent that impairs the individual's ability to	1465
provide safe nursing care or safe dialysis care;	1465
provide safe nursing care or safe drarysts care,	1400
(10) Impairment of the ability to practice according to	1467
acceptable and prevailing standards of safe nursing care or safe	1468
dialysis care because of the use of drugs, alcohol, or other	1469
chemical substances;	1470
(11) Impairment of the ability to practice according to	1471
acceptable and prevailing standards of safe nursing care or safe	1472
dialysis care because of a physical or mental disability;	1473
(12) Assaulting or causing harm to a patient or depriving	1474
a patient of the means to summon assistance;	1475
(12) Migannyanyiation or attempted migannyanyiation of	1 177
(13) Misappropriation or attempted misappropriation of	1476
money or anything of value in the course of practice;	1477

(14) Adjudication by a probate court of being mentally ill

or mentally incompetent. The board may reinstate the person's	1479
nursing license or dialysis technician certificate upon	1480
adjudication by a probate court of the person's restoration to	1481
competency or upon submission to the board of other proof of	1482
competency.	1483
(15) The suspension or termination of employment by the	1484
United States department of defense or department of veterans	1485
affairs for any act that violates or would violate this chapter;	1486
(16) Violation of this chapter or any rules adopted under	1487
it;	1488
(17) Violation of any restrictions placed by the board on	1489
a nursing license or dialysis technician certificate;	1490
(18) Failure to use universal and standard precautions	1491
established by rules adopted under section 4723.07 of the	1492
Revised Code;	1493
(19) Failure to practice in accordance with acceptable and	1494
prevailing standards of safe nursing care or safe dialysis care;	1495
(20) In the case of a registered nurse, engaging in	1496
activities that exceed the practice of nursing as a registered	1497
nurse;	1498
(21) In the case of a licensed practical nurse, engaging	1499
in activities that exceed the practice of nursing as a licensed	1500
<pre>practical nurse;</pre>	1501
(22) In the case of a dialysis technician, engaging in	1502
activities that exceed those permitted under section 4723.72 of	1503
the Revised Code;	1504
(23) Aiding and abetting a person in that person's	1505
practice of nursing without a license or practice as a dialysis	1506

technician without a certificate issued under this chapter;	1507
(24) In the case of an advanced practice registered nurse,	1508
except as provided in division (M) of this section, either of	1509
the following:	1510
(a) Waiving the payment of all or any part of a deductible	1511
or copayment that a patient, pursuant to a health insurance or	1512
health care policy, contract, or plan that covers such nursing	1513
services, would otherwise be required to pay if the waiver is	1514
used as an enticement to a patient or group of patients to	1515
receive health care services from that provider;	1516
(b) Advertising that the nurse will waive the payment of	1517
all or any part of a deductible or copayment that a patient,	1518
pursuant to a health insurance or health care policy, contract,	1519
or plan that covers such nursing services, would otherwise be	1520
required to pay.	1521
(25) Failure to comply with the terms and conditions of	1522
participation in the safe haven program conducted under sections	1523
4723.35 and 4723.351 of the Revised Code;	1524
(26) Failure to comply with the terms and conditions	1525
required under the practice intervention and improvement program	1526
established under section 4723.282 of the Revised Code;	1527
(27) In the case of an advanced practice registered nurse:	1528
(a) Engaging in activities that exceed those permitted for	1529
the nurse's nursing specialty under section 4723.43 of the	1530
Revised Code for the nurse's designation;	1531
(b) Failure to meet the quality assurance standards	1532
established under section 4723.07 of the Revised Code that apply	1533
to the nurse as a clinical nurse specialist, certified nurse-	1534

midwife, or certified nurse practitioner who has practiced in a	1535
clinical setting for less than two thousand hours.	1536
(28) In the case of an advanced practice registered nurse	1537
other than a certified registered nurse anesthetistwho is	1538
required or chooses to practice under a standard care	1539
arrangement, as provided in section 4723.43 of the Revised Code,	1540
failure to maintain a standard care arrangement in accordance	1541
with section 4723.431 of the Revised Code or to practice in	1542
accordance with the standard care arrangement;	1543
(29) In the case of an advanced practice registered nurse	1544
who is designated as a clinical nurse specialist, certified	1545
nurse-midwife, or certified nurse practitioner, failure to	1546
prescribe drugs and therapeutic devices in accordance with	1547
section 4723.481 of the Revised Code;	1548
(30) Prescribing any drug or device to perform or induce	1549
an abortion, or otherwise performing or inducing an abortion;	1550
(31) Failure to establish and maintain professional	1551
boundaries with a patient, as specified in rules adopted under	1552
section 4723.07 of the Revised Code;	1553
(32) Regardless of whether the contact or verbal behavior	1554
is consensual, engaging with a patient other than the spouse of	1555
the registered nurse, licensed practical nurse, or dialysis	1556
technician in any of the following:	1557
(a) Sexual contact, as defined in section 2907.01 of the	1558
Revised Code;	1559
(b) Verbal behavior that is sexually demeaning to the	1560
patient or may be reasonably interpreted by the patient as	1561
sexually demeaning.	1562

(33) Assisting suicide, as defined in section 3795.01 of	1563
the Revised Code;	1564
(34) Failure to comply with the requirements in section	1565
3719.061 of the Revised Code before issuing for a minor a	1566
prescription for an opioid analgesic, as defined in section	1567
3719.01 of the Revised Code;	1568
(35) Failure to comply with section 4723.487 of the	1569
Revised Code, unless the state board of pharmacy no longer	1570
maintains a drug database pursuant to section 4729.75 of the	1571
Revised Code;	1572
(36) The revocation, suspension, restriction, reduction,	1573
or termination of clinical privileges by the United States	1574
department of defense or department of veterans affairs or the	1575
termination or suspension of a certificate of registration to	1576
prescribe drugs by the drug enforcement administration of the	1577
United States department of justice;	1578
(37) In the case of an advanced practice registered nurse	1579
who is designated as a clinical nurse specialist, certified	1580
nurse-midwife, or certified nurse practitioner, failure to	1581
comply with the terms of a consult agreement entered into with a	1582
pharmacist pursuant to section 4729.39 of the Revised Code;	1583
(38) Violation of section 4723.93 of the Revised Code;	1584
(39) In the case of a collaborating practitioner who is a	1585
clinical nurse specialist, certified nurse-midwife, or certified	1586
nurse practitioner, failure to enter into a standard care	1587
arrangement with the clinical nurse specialist, certified nurse-	1588
midwife, or certified nurse practitioner with whom the nurse	1589
will collaborate or failure to fulfill the responsibilities of	1590
collaboration after entering into the standard care arrangement.	1591

(C) Disciplinary actions taken by the board under	1592
divisions (A) and (B) of this section shall be taken pursuant to	1593
an adjudication conducted under Chapter 119. of the Revised	1594
Code, except that in lieu of a hearing, the board may enter into	1595
a consent agreement with an individual to resolve an allegation	1596
of a violation of this chapter or any rule adopted under it. A	1597
consent agreement, when ratified by a vote of a quorum, shall	1598
constitute the findings and order of the board with respect to	1599
the matter addressed in the agreement. If the board refuses to	1600
ratify a consent agreement, the admissions and findings	1601
contained in the agreement shall be of no effect.	1602

(D) The hearings of the board shall be conducted in 1603 accordance with Chapter 119. of the Revised Code, the board may 1604 appoint a hearing examiner, as provided in section 119.09 of the 1605 Revised Code, to conduct any hearing the board is authorized to 1606 hold under Chapter 119. of the Revised Code. 1607

In any instance in which the board is required under 1608 Chapter 119. of the Revised Code to give notice of an 1609 opportunity for a hearing and the applicant, licensee, or 1610 certificate holder does not make a timely request for a hearing 1611 in accordance with section 119.07 of the Revised Code, the board 1612 is not required to hold a hearing, but may adopt, by a vote of a 1613 quorum, a final order that contains the board's findings. In the 1614 final order, the board may order any of the sanctions listed in 1615 division (A) or (B) of this section. 1616

(E) If a criminal action is brought against a registered

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nurse, licensed practical nurse, or dialysis technician for an

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act or crime described in divisions (B)(3) to (7) of this

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section and the action is dismissed by the trial court other

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than on the merits, the board shall conduct an adjudication to

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determine whether the registered nurse, licensed practical	1622
nurse, or dialysis technician committed the act on which the	1623
action was based. If the board determines on the basis of the	1624
adjudication that the registered nurse, licensed practical	1625
nurse, or dialysis technician committed the act, or if the	1626
registered nurse, licensed practical nurse, or dialysis	1627
technician fails to participate in the adjudication, the board	1628
may take action as though the registered nurse, licensed	1629
practical nurse, or dialysis technician had been convicted of	1630
the act.	1631

If the board takes action on the basis of a conviction, 1632 plea, or a judicial finding as described in divisions (B)(3) to 1633 (7) of this section that is overturned on appeal, the registered 1634 nurse, licensed practical nurse, or dialysis technician may, on 1635 exhaustion of the appeal process, petition the board for 1636 reconsideration of its action. On receipt of the petition and 1637 supporting court documents, the board shall temporarily rescind 1638 its action. If the board determines that the decision on appeal 1639 was a decision on the merits, it shall permanently rescind its 1640 action. If the board determines that the decision on appeal was 1641 not a decision on the merits, it shall conduct an adjudication 1642 to determine whether the registered nurse, licensed practical 1643 nurse, or dialysis technician committed the act on which the 1644 original conviction, plea, or judicial finding was based. If the 1645 board determines on the basis of the adjudication that the 1646 registered nurse, licensed practical nurse, or dialysis 1647 technician committed such act, or if the registered nurse, 1648 licensed practical nurse, or dialysis technician does not 1649 request an adjudication, the board shall reinstate its action; 1650 otherwise, the board shall permanently rescind its action. 1651

1652

Notwithstanding the provision of division (D)(2) of

section 2953.32 or division (F)(1) of section 2953.39 of the	1653
Revised Code specifying that if records pertaining to a criminal	1654
case are sealed or expunged under that section the proceedings	1655
in the case shall be deemed not to have occurred, sealing or	1656
expungement of the following records on which the board has	1657
based an action under this section shall have no effect on the	1658
board's action or any sanction imposed by the board under this	1659
section: records of any conviction, guilty plea, judicial	1660
finding of guilt resulting from a plea of no contest, or a	1661
judicial finding of eligibility for a pretrial diversion program	1662
or intervention in lieu of conviction.	1663

The board shall not be required to seal, destroy, redact,
or otherwise modify its records to reflect the court's sealing
or expungement of conviction records.

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- (F) The board may investigate an individual's criminal 1667 background in performing its duties under this section. As part 1668 of such investigation, the board may order the individual to 1669 submit, at the individual's expense, a request to the bureau of 1670 criminal identification and investigation for a criminal records 1671 check and check of federal bureau of investigation records in 1672 accordance with the procedure described in section 4723.091 of 1673 the Revised Code. 1674
- (G) During the course of an investigation conducted under 1675 this section, the board may compel any registered nurse, 1676 licensed practical nurse, or dialysis technician or applicant 1677 under this chapter to submit to a mental or physical 1678 examination, or both, as required by the board and at the 1679 expense of the individual, if the board finds reason to believe 1680 that the individual under investigation may have a physical or 1681 mental impairment that may affect the individual's ability to 1682

provide safe nursing care.	1683
The board shall not compel an individual who has been	1684
referred to the safe haven program as described in sections	1685
4723.35 and 4723.351 of the Revised Code to submit to a mental	1686
or physical examination.	1687
Failure of any individual to submit to a mental or	1688
physical examination when directed constitutes an admission of	1689
the allegations, unless the failure is due to circumstances	1690
beyond the individual's control, and a default and final order	1691
may be entered without the taking of testimony or presentation	1692
of evidence.	1693
If the board finds that an individual is impaired, the	1694
board shall require the individual to submit to care,	1695
counseling, or treatment approved or designated by the board, as	1696
a condition for initial, continued, reinstated, or renewed	1697
authority to practice. The individual shall be afforded an	1698
opportunity to demonstrate to the board that the individual can	1699
begin or resume the individual's occupation in compliance with	1700
acceptable and prevailing standards of care under the provisions	1701
of the individual's authority to practice.	1702
For purposes of this division, any registered nurse,	1703
licensed practical nurse, or dialysis technician or applicant	1704
under this chapter shall be deemed to have given consent to	1705
submit to a mental or physical examination when directed to do	1706
so in writing by the board, and to have waived all objections to	1707
the admissibility of testimony or examination reports that	1708
constitute a privileged communication.	1709
(H) The board shall investigate evidence that appears to	1710

show that any person has violated any provision of this chapter

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or any rule of the board. Any person may report to the board any	1712
information the person may have that appears to show a violation	1713
of any provision of this chapter or rule of the board. In the	1714
absence of bad faith, any person who reports such information or	1715
who testifies before the board in any adjudication conducted	1716
under Chapter 119. of the Revised Code shall not be liable for	1717
civil damages as a result of the report or testimony.	1718
(I) All of the following apply under this chapter with	1719
respect to the confidentiality of information:	1720
(1) Information received by the board pursuant to a	1721
complaint or an investigation is confidential and not subject to	1722
discovery in any civil action, except that the board may	1723
disclose information to law enforcement officers and government	1724
entities for purposes of an investigation of either a licensed	1725
health care professional, including a registered nurse, licensed	1726
practical nurse, or dialysis technician, or a person who may	1727
have engaged in the unauthorized practice of nursing or dialysis	1728
care. No law enforcement officer or government entity with	1729
knowledge of any information disclosed by the board pursuant to	1730
this division shall divulge the information to any other person	1731
or government entity except for the purpose of a government	1732
investigation, a prosecution, or an adjudication by a court or	1733
government entity.	1734
(2) If an investigation requires a review of patient	1735
records, the investigation and proceeding shall be conducted in	1736
such a manner as to protect patient confidentiality.	1737
(3) All adjudications and investigations of the board	1738

shall be considered civil actions for the purposes of section

2305.252 of the Revised Code.

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(4) Any board activity that involves continued monitoring	1741
of an individual as part of or following any disciplinary action	1742
taken under this section shall be conducted in a manner that	1743
maintains the individual's confidentiality. Information received	1744
or maintained by the board with respect to the board's	1745
monitoring activities is not subject to discovery in any civil	1746
action and is confidential, except that the board may disclose	1747
information to law enforcement officers and government entities	1748
for purposes of an investigation of a licensee or certificate	1749
holder.	1750

- (J) Any action taken by the board under this section 1751 resulting in a suspension from practice shall be accompanied by 1752 a written statement of the conditions under which the person may 1753 be reinstated to practice. 1754
- (K) When the board refuses to grant a license or 1755 certificate to an applicant, revokes a license or certificate, 1756 or refuses to reinstate a license or certificate, the board may 1757 specify that its action is permanent. An individual subject to 1758 permanent action taken by the board is forever ineligible to 1759 hold a license or certificate of the type that was refused or 1760 revoked and the board shall not accept from the individual an 1761 application for reinstatement of the license or certificate or 1762 for a new license or certificate. 1763
- (L) No unilateral surrender of a nursing license or 1764 dialysis technician certificate issued under this chapter shall 1765 be effective unless accepted by majority vote of the board. No 1766 application for a nursing license or dialysis technician 1767 certificate issued under this chapter may be withdrawn without a 1768 majority vote of the board. The board's jurisdiction to take 1769 disciplinary action under this section is not removed or limited 1770

when an individual has a license or certificate classified as	1.7.71
inactive or fails to renew a license or certificate.	1772
(M) Sanctions shall not be imposed under division (B) (24)	1773
of this section against any licensee who waives deductibles and	1774
copayments as follows:	1775
(1) In compliance with the health benefit plan that	1776
expressly allows such a practice. Waiver of the deductibles or	1777
copayments shall be made only with the full knowledge and	1778
consent of the plan purchaser, payer, and third-party	1779
administrator. Documentation of the consent shall be made	1780
available to the board upon request.	1781
(2) For professional services rendered to any other person	1782
licensed pursuant to this chapter to the extent allowed by this	1783
chapter and the rules of the board.	1784
Sec. 4723.36. (A) A certified nurse-midwife, certified	1785
nurse practitioner, or clinical nurse specialist may determine	1786
and pronounce an individual's death.	1787
(B)(1)(B) A registered nurse who is not described in	1788
division (A) of this section may determine and pronounce an	1789
individual's death, but only if the individual's respiratory and	1790
circulatory functions are not being artificially sustained and,	1791
at the time the determination and pronouncement of death is	1792
made, the registered nurse is providing or supervising the	1793
individual's care through a hospice care program licensed under	1794
Chapter 3712. of the Revised Code or any other entity that	1795
provides palliative care.	1796
(2) A registered (C) A nurse who determines and pronounces	1797
an individual's death under division $\frac{(B)(1)}{(A)}$ or $\frac{(B)}{(B)}$ of this	1798
section shall comply with both of the following:	1799

(a) The nurse shall not complete any portion of the	1800
individual's death certificate.	1801
(b) The nurse shall notify the individual's attending	1802
physician, certified nurse-midwife, certified nurse-	1803
practitioner, or clinical nurse specialist of the determination	1804
and pronouncement of death in order for the physician, certified	1805
nurse-midwife, certified nurse practitioner, or clinical nurse-	1806
specialist to fulfill the physician's, certified nurse-	1807
midwife's, certified nurse practitioner's, or clinical nurse	1808
specialist's duties under section 3705.16 of the Revised Code.	1809
The nurse shall provide the notification within a period of time	1810
that is reasonable but not later than twenty-four hours	1811
following the determination and pronouncement of the	1812
individual's death.	1813
(D) A nurse described in division (A) or (B) of this	1814
section, whether acting under this section or any other	1815
provision of this chapter, shall not complete the medical	1816
certification portion or any other portion of a death	1817
<pre>certificate.</pre>	1818
Sec. 4723.41. (A) Each person who desires is seeking to	1819
practice nursing as a certified nurse-midwife and has not been	1820
authorized to practice midwifery prior to December 1, 1967, and	1821
each person who desires is seeking to practice nursing as a	1822
certified registered nurse anesthetist, clinical nurse	1823
specialist, or certified nurse practitioner $\underline{\hspace{0.1in}\prime}$ shall file with the	1824
board of nursing a written or electronic application for a	1825
license to practice nursing as an advanced practice registered	1826
nurse and that specifies the designation in the desired	1827
specialtybeing sought. The application must be filed, under	1828
oath, on a form prescribed by the board accompanied by the	1829

application fee required by section 4723.08 of the Revised Code.	1830
Except as provided in division (B), (C), or (D) of this	1831
section, at the time of making application, the applicant shall	1832
meet all of the following requirements:	1833
(1) Be a registered nurse;	1834
(2) Submit documentation satisfactory to the board that	1835
the applicant has earned a master's or doctoral degree with a	1836
major in a-nursing specialty-or in-a related field that	1837
qualifies the applicant to sit for the certification examination	1838
of a national certifying organization approved by the board	1839
under section 4723.46 of the Revised Code;	1840
(3) Submit documentation satisfactory to the board of	1841
having passed the certification examination of a national	1842
certifying organization approved by the board under section	1843
4723.46 of the Revised Code to examine and certify, as	1844
applicable, nurse-midwives, registered nurse anesthetists,	1845
clinical nurse specialists, or nurse practitioners;	1846
(4) Submit an affidavit with the application that states	1847
all of the following:	1848
(a) That the applicant is the person named in the	1849
documents submitted under this section and is the lawful	1850
possessor thereof;	1851
(b) The applicant's age, residence, the school at which	1852
the applicant obtained education in the applicant's nursing-	1853
specialty the required master's or doctoral degree, and any other	1854
facts that the board requires;	1855
(c) The specialty in which designation being sought by the	1856
applicant—seeks designation	1857

(B)(1) A certified registered nurse anesthetist, clinical	1858
nurse specialist, certified nurse-midwife, or certified nurse	1859
practitioner who is practicing or has practiced as such in	1860
another jurisdiction other than another state may apply for a	1861
license by endorsement to practice nursing as an advanced	1862
practice registered nurse and designation as a certified	1863
registered nurse anesthetist, clinical nurse specialist,	1864
certified nurse-midwife, or certified nurse practitioner in this	1865
state if the nurse meets the requirements set forth in division	1866
(A) of this section or division (B)(2) of this section.	1867
(2) If an applicant who is practicing or has practiced in	1868
another jurisdiction other than another state applies for	1869
designation licensure under division (B)(2) of this section, the	1870
application shall be submitted to the board in the form	1871
prescribed by rules of the board and be accompanied by the	1872
application fee required by section 4723.08 of the Revised Code.	1873
The application shall include evidence that the applicant meets	1874
the requirements of division (B)(2) of this section, holds	1875
authority to practice nursing and is in good standing in another	1876
jurisdiction other than another state granted after meeting	1877
requirements approved by the entity of that jurisdiction that	1878
regulates nurses, and other information required by rules of the	1879
board of nursing.	1880
With respect to the educational requirements and national	1881
certification requirements that an applicant under division (B)	1882
(2) of this section must meet, both of the following apply:	1883

(a) If the applicant is a certified registered nurse

certification in the applicant's nursing specialty with from a

anesthetist, certified nurse-midwife, or certified nurse

practitioner who, on or before December 31, 2000, obtained

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national certifying organization listed in division (A)(3) of	1888
section 4723.41 of the Revised Code as that division existed	1889
prior to March 20, 2013, or that was at that time approved by	1890
the board under section 4723.46 of the Revised Code, the	1891
applicant must have maintained the certification. The applicant	1892
is not required to have earned a master's or doctoral degree	1893
with a major in a —nursing specialty— or in— a related field that	1894
qualifies the applicant to sit for the certification	1895
examination.	1896
(b) If the applicant is a clinical nurse specialist, one	1897
of the following must apply to the applicant:	1898
(i) On or before December 31, 2000, the applicant obtained	1899
a master's or doctoral degree with a major in a clinical area of	1900
nursing from an educational institution accredited by a national	1901
or regional accrediting organization. The applicant is not	1902
required to have passed a certification examination.	1903
(ii) On or before December 31, 2000, the applicant	1904
obtained a master's or doctoral degree in nursing or a related	1905
field and was certified as a clinical nurse specialist by the	1906
American nurses credentialing center or another national	1907
certifying organization that was at that time approved by the	1908
board under section 4723.46 of the Revised Code.	1909
(3) The board shall grant a license to practice nursing as	1910
an advanced practice registered nurse in accordance with Chapter	1911
4796. of the Revised Code to an applicant if either of the	1912
following applies:	1913
(a) The applicant holds a license in another state.	1914
(b) The applicant has satisfactory work experience, a	1915

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government certification, or a private certification as

described in that chapter as an advanced practice registered 1917 nurse in a state that does not issue that license. 1918 (4) The board may grant a nonrenewable temporary permit to 1919 practice nursing as an advanced practice registered nurse to an 1920 applicant for licensure under division (B)(2) or (3) of this 1921 section if the board is satisfied by the evidence that the 1922 applicant holds a valid, unrestricted license in or equivalent 1923 authorization from another jurisdiction. Chapter 4796. of the 1924 Revised Code does not apply to a temporary permit issued under 1925 this division. The temporary permit shall expire at the earlier 1926 of one hundred eighty days after issuance or upon the issuance 1927 of a license under division (B)(2) or (3) of this section. 1928 (C) An applicant who desires—seeking to practice nursing 1929 as a certified registered nurse anesthetist, certified nurse-1930 midwife, or certified nurse practitioner is exempt from the 1931 educational requirements in division (A)(2) of this section if 1932 all of the following are the case: 1933 (1) Before January 1, 2001, the board issued to the 1934 applicant a certificate of authority to practice as a certified 1935 registered nurse anesthetist, certified nurse-midwife, or 1936 certified nurse practitioner; 1937 1938 (2) The applicant submits documentation satisfactory to the board that the applicant obtained certification in the 1939 applicant's nursing specialty with from a national certifying 1940 organization listed in division (A)(3) of section 4723.41 of the 1941 Revised Code as that division existed prior to March 20, 2013, 1942 or that was at that time approved by the board under section 1943 4723.46 of the Revised Code; 1944

(3) The applicant submits documentation satisfactory to

the board that the applicant has maintained the certification	1946
described in division (C)(2) of this section.	1947
(D) An applicant who desires seeking to practice as a	1948
clinical nurse specialist is exempt from the examination	1949
requirement in division (A)(3) of this section if both of the	1950
following are the case:	1951
(1) Before January 1, 2001, the board issued to the	1952
applicant a certificate of authority to practice as a clinical	1953
nurse specialist;	1954
(2) The applicant submits documentation satisfactory to	1955
the board that the applicant earned either of the following:	1956
(a) A master's or doctoral degree with a major in a	1957
clinical area of nursing from an educational institution	1958
accredited by a national or regional accrediting organization;	1959
(b) A master's or doctoral degree in nursing or a related	1960
field and was certified as a clinical nurse specialist by the	1961
American nurses credentialing center or another national	1962
certifying organization that was at that time approved by the	1963
board under section 4723.46 of the Revised Code.	1964
Sec. 4723.42. (A) If the applicant for a license to	1965
practice nursing as an advanced practice registered nurse has	1966
met all the requirements of section 4723.41 of the Revised Code	1967
and has paid the fee required by section 4723.08 of the Revised	1968
Code, the board of nursing shall issue the license and designate	1969
the license holder as a certified registered nurse anesthetist,	1970
clinical nurse specialist, certified nurse-midwife, or certified	1971
nurse practitioner. The license and designation authorize the	1972
holder to practice as an advanced practice registered nurse $\frac{\mathrm{i} n}{\mathrm{i} n}$	1973
the specialty as indicated by the designation.	1974

The board shall issue or deny the license not later than	1975
thirty days after receiving all of the documents required by	1976
section 4723.41 of the Revised Code.	1977
If an applicant is under investigation for a violation of	1978
this chapter, the board shall conclude the investigation not	1979
later than ninety days after receipt of all required documents,	1980
unless this ninety-day period is extended by written consent of	1981
the applicant, or unless the board determines that a substantial	1982
question of such a violation exists and the board has notified	1983
the applicant in writing of the reasons for the continuation of	1984
the investigation. If the board determines that the applicant	1985
has not violated this chapter, it shall issue a certificate not	1986
later than forty-five days after making that determination.	1987
(B) A license to practice nursing as an advanced practice	1988
registered nurse is subject to the renewal schedule that applies	1989
under section 4723.24 of the Revised Code. In providing renewal	1990
applications, the board shall follow the procedures that apply	1991
under section 4723.24 of the Revised Code for providing renewal	1992
applications to license holders. Failure of the license holder	1993
to receive an application for renewal from the board does not	1994
excuse the holder from the requirements of section 4723.44 of	1995
the Revised Code.	1996
	1007
A license holder seeking renewal of the license shall	1997
complete the renewal application and submit it to the board with	1998
all of the following:	1999
(1) The renewal fee established under section 4723.08 of	2000

the Revised Code and, if the application is submitted after it

that section for processing a late application for renewal;

is due but before the license lapses, the fee established under

2001

2002

(2) Documentation satisfactory to the board that the	2004
holder has maintained certification in the nursing specialty-	2005
with from a national certifying organization approved by the	2006
board under section 4723.46 of the Revised Code;	2007
(3) A list of the names and business addresses of the	2008
holder's current collaborating physicians and	2009
podiatristspractitioners, if the holder is a clinical nurse	2010
specialist, certified nurse-midwife, or certified nurse	2011
practitioner and is practicing under a standard care	2012
<pre>arrangement;</pre>	2013
(4) If the license holder is a clinical nurse specialist,	2014
documentation satisfactory to the board that the holder has	2015
completed continuing education for that <u>specialty_designation_as</u>	2016
required by rule of the board.	2017
On receipt of the renewal application, fees, and	2018
documents, the board shall verify that the applicant holds a	2019
current, valid license to practice nursing as a registered nurse	2020
in this state and a current, valid license to practice nursing	2021
as an advanced practice registered nurse in this state, and, if	2022
it so verifies, shall renew the license to practice nursing as	2023
an advanced practice registered nurse.	2024
(C) An applicant for reinstatement of a license that has	2025
lapsed shall submit the reinstatement fee established under	2026
section 4723.08 of the Revised Code.	2027
(D) An individual who holds an active license and does not	2028
intend to practice in this state as an advanced practice	2029
registered nurse may send to the board written or electronic	2030
notice to that effect on or before the date the license lapses,	2031
and the board shall classify the license as inactive.	2032

Sec. 4723.43. A certified registered nurse anesthetist,	2033
clinical nurse specialist, certified nurse-midwife, or certified	2034
nurse practitioner may provide to individuals and groups nursing	2035
care that requires knowledge and skill obtained from advanced	2036
formal education, continuing education, training, and clinical	2037
experience. In this capacity as an advanced practice registered	2038
nurse, a certified nurse-midwife is subject to division (A) of	2039
this section, a certified registered nurse anesthetist is	2040
subject to division (B) of this section, a certified nurse	2041
practitioner is subject to division (C) of this section, and a	2042
clinical nurse specialist is subject to division (D) of this	2043
section.	2044
Each advanced practice registered nurse shall practice in	2045
accordance with rules adopted by the board of nursing and in a	2046
manner that is consistent with the nurse's certification from a	2047
national certifying organization approved by the board under	2048
section 4723.46 of the Revised Code. An advanced practice	2049
registered nurse who is a clinical nurse specialist, certified	2050
nurse-midwife, or certified nurse practitioner may prescribe	2051
drugs and therapeutic devices in accordance with section	2052
4723.481 of the Revised Code.	2053
In the case of an advanced practice registered nurse who	2054
has practiced in a clinical setting for less than two thousand	2055
hours and is a clinical nurse specialist, certified nurse-	2056
midwife, or certified nurse practitioner, the nurse may practice	2057
only under a standard care arrangement that meets the	2058
requirements of section 4723.431 of the Revised Code.	2059
Thereafter, the nurse may practice without a standard care	2060
arrangement if the requirements of section 4723.439 of the	2061
Revised Code are met or may choose to continue practicing under	2062
a standard care arrangement. When a nurse is required or chooses	2063

to practice under a standard care arrangement, the nurse shall	2064
practice only in accordance with the terms of the arrangement.	2065
(A) A nurse authorized to practice as a certified nurse-	2066
midwife, in collaboration with one or more physicians, may	2067
provide the management of preventive services and those primary	2068
care services necessary to provide health care to women	2069
antepartally, intrapartally, postpartally, and gynecologically,	2070
consistent with the nurse's education and certification, and in	2071
accordance with rules adopted by the board of nursing.	2072
No certified nurse-midwife may perform version, deliver	2073
breech or face presentation, use forceps, or do any obstetric	2074
operation, or treat any other abnormal condition, except in	2075
emergencies. Division (A) of this section does not prohibit a	2076
certified nurse-midwife from performing episiotomies or normal	2077
vaginal deliveries, or repairing vaginal tears.—A certified—	2078
nurse-midwife may, in collaboration with one or more physicians,	2079
prescribe drugs and therapeutic devices in accordance with-	2080
section 4723.481 of the Revised Code.	2081
(B) A nurse authorized to practice as a certified	2082
registered nurse anesthetist, consistent with the nurse's	2083
education and certification and in accordance with rules adopted	2084
by the board, may do the following:	2085
(1) With supervision and in the immediate presence of a	2086
physician, podiatrist, or dentist, administer anesthesia and	2087
perform anesthesia induction, maintenance, and emergence;	2088
(2) With supervision, obtain informed consent for	2089
anesthesia care and perform preanesthetic preparation and	2090
evaluation, postanesthetic preparation and evaluation,	2091
postanesthesia care, and, subject to section 4723.433 of the	2092

Revised Code, clinical support functions;	2093
(3) With supervision and in accordance with section	2094
4723.434 of the Revised Code, engage in the activities described	2095
in division (A) of that section.	2096
The physician, podiatrist, or dentist supervising a	2097
certified registered nurse anesthetist must be actively engaged	2098
in practice in this state. When a certified registered nurse	2099
anesthetist is supervised by a podiatrist, the nurse's scope of	2100
practice is limited to the anesthesia procedures that the	2101
podiatrist has the authority under section 4731.51 of the	2102
Revised Code to perform. A certified registered nurse	2103
anesthetist may not administer general anesthesia under the	2104
supervision of a podiatrist in a podiatrist's office. When a	2105
certified registered nurse anesthetist is supervised by a	2106
dentist, the nurse's scope of practice is limited to the	2107
anesthesia procedures that the dentist has the authority under	2108
Chapter 4715. of the Revised Code to perform.	2109
(C) A nurse authorized to practice as a certified nurse	2110
practitioner, in collaboration with one or more physicians or	2111
podiatrists, may provide preventive—and, primary care, and acute	2112
<pre>care services, provide services for acute illnesses, and</pre>	2113
evaluate and promote patient wellness-within the nurse's nursing	2114
specialty, consistent with the nurse's education and	2115
certification, and in accordance with rules adopted by the	2116
board. A certified nurse practitioner may, in collaboration with	2117
one or more physicians or podiatrists, prescribe drugs and	2118
therapeutic devices in accordance with section 4723.481 of the	2119
Revised Code.	2120
When a certified nurse practitioner is collaborating_	2121
practices under a standard care arrangement entered into with a	2122

<pre>collaborating practitioner who is a podiatrist, the nurse's</pre>	2123
scope of practice is limited to the procedures that the	2124
podiatrist has the authority under section 4731.51 of the	2125
Revised Code to perform.	2126
(D) A nurse authorized to practice as a clinical nurse	2127
specialist, in collaboration with one or more physicians or	2128
$\frac{1}{1000} = \frac{1}{1000} = 1$	2129
groups with complex health problems and provide health care	2130
services that promote, improve, and manage health care-within-	2131
the nurse's nursing specialty, consistent with the nurse's	2132
education and in accordance with rules adopted by the board. A-	2133
clinical nurse specialist may, in collaboration with one or more	2134
physicians or podiatrists, prescribe drugs and therapeutic-	2135
devices in accordance with section 4723.481 of the Revised Code.	2136
When a clinical nurse specialist is collaborating_	2137
practices under a standard care arrangement entered into with a	2138
collaborating practitioner who is a podiatrist, the nurse's	2139
scope of practice is limited to the procedures that the	2140
podiatrist has the authority under section 4731.51 of the	2141
Revised Code to perform.	2142
Sec. 4723.431. (A) (1) An This section establishes	2143
standards and conditions regarding the standard care	2144
arrangements that are required or permitted by section 4723.43	2145
of the Revised Code to be maintained between an advanced	2146
practice registered nurse who is designated as a clinical nurse	2147
specialist, certified nurse-midwife, or certified nurse	2148
practitioner may practice only in accordance with a standard	2149
care arrangement entered into with and each physician or	2150
podiatrist collaborating practitioner with whom the nurse	2151
collaborates. A-	2152

(A) (1) A copy of the nurse's standard care arrangement	2153
shall be retained on file by the nurse's employer. Prior	2154
approval of the standard care arrangement by the board of	2155
nursing is not required, but the board may periodically review	2156
it for compliance with this section.	2157
A clinical nurse specialist, certified nurse-midwife, or	2158
certified nurse practitioner (2) The nurse may enter into a	2159
standard care arrangement with one or more collaborating	2160
physicians or podiatristspractitioners. If a collaborating	2161
physician or podiatrist enters into standard care arrangements	2162
with more than five nurses, the physician or podiatrist shall-	2163
not collaborate at the same time with more than five nurses in-	2164
the prescribing component of their practices.	2165
Not later than thirty days after first engaging in the	2166
practice of advanced practice registered nursing as a clinical	2167
nurse specialist, certified nurse-midwife, or certified nurse-	2168
practitioner, the nurse shall submit to the board the name and	2169
business address of each collaborating physician or	2170
podiatristpractitioner. Thereafter, the nurse shall notify the	2171
board of any additions or deletions to the nurse's collaborating	2172
physicians or podiatristspractitioners. Except as provided in	2173
division (D) of this section, the The notice must be provided	2174
not later than thirty days after the change takes effect.	2175
(2) All of the following conditions apply with	2176
respect to the practice of a collaborating physician or	2177
podiatrist with whom a clinical nurse specialist, certified	2178
nurse-midwife, or certified nurse practitioner may enter into a	2179
<pre>standard care arrangementpractitioner:</pre>	2180
(a) The In the case of a collaborating practitioner who is	2181
a physician or podiatrist, the collaborating physician or	2182

<pre>podiatrist must be authorized both of the following:</pre>	2183
(i) Authorized to practice in this state.	2184
(b) Except as provided in division (A)(2)(c) of this-	2185
section, the physician or podiatrist must be practicing;	2186
(ii) Practicing in an area of health care, including a	2187
specialty, that is the same as or similar to $\underline{\text{that in which}}$ the	2188
nurse's nursing specialty nurse is or will be practicing.	2189
(b) In the case of a collaborating practitioner who is a	2190
clinical nurse specialist, certified nurse-midwife, or certified	2191
nurse practitioner, the collaborating nurse must satisfy all of	2192
<pre>the following:</pre>	2193
(i) Be authorized to practice in this state;	2194
(ii) Be practicing under a designation that is the same	2195
designation as the nurse with whom the collaborating nurse has	2196
entered into a standard care arrangement;	2197
(iii) Have met the requirements of section 4723.439 of the	2198
Revised Code;	2199
(iv) Not practice under a standard care arrangement	2200
entered into with another collaborating practitioner.	2201
(c) If the nurse is a clinical nurse specialist who is	2202
certified as a psychiatric-mental health CNS or the equivalent	2203
of such title by the American nurses credentialing center or a	2204
certified nurse practitioner who is certified as a psychiatric-	2205
mental health NP or the equivalent of such title by the American	2206
nurses credentialing center or American academy of nurse	2207
practitioners certification board, the nurse may enter into a	2208
standard care arrangement with a physician but not a podiatrist	2209
and the collaborating physician must be practitioner practicing	2210

in one of the following specialties:	2211
(i) Psychiatry;	2212
(ii) Pediatrics;	2213
(iii) Primary care or family practice.	2214
(B) A standard care arrangement shall be in writing and	2215
shall contain all of the following:	2216
(1) Criteria for referral of a patient by the clinical	2217
nurse specialist, certified nurse-midwife, or certified nurse-	2218
practitioner nurse practicing under the standard care	2219
arrangement to a collaborating physician or podiatrist	2220
practitioner or to another physician or podiatrist or a clinical	2221
nurse specialist, certified nurse-midwife, or certified nurse	2222
practitioner who meets the requirements of section 4723.439 of	2223
the Revised Code;	2224
(2) A process for the clinical nurse specialist, certified	2225
nurse-midwife, or certified nurse practitioner nurse practicing	2226
under the standard care arrangement to obtain a consultation	2227
with a collaborating physician or podiatrist practitioner or	2228
with another physician or podiatrist or a clinical nurse	2229
specialist, certified nurse-midwife, or certified nurse	2230
practitioner who meets the requirements of section 4723.439 of	2231
the Revised Code;	2232
(3) A plan for coverage in instances of emergency or	2233
planned absences of either the clinical nurse specialist,	2234
certified nurse-midwife, or certified nurse practitioner or a	2235
collaborating physician or podiatrist that provides the means	2236
whereby a physician or podiatrist or a clinical nurse	2237
specialist, certified nurse-midwife, or certified nurse	2238

the Revised Code is available for emergency care in instances of	2240
emergency or planned absences of either the nurse who is	2241
practicing under the standard care arrangement or the	2242
collaborating practitioner who entered into the arrangement;	2243
(4) The process for resolution of disagreements regarding	2244
matters of patient management between the clinical nurse	2245
specialist, certified nurse-midwife, or certified nurse-	2246
practitioner nurse practicing under the standard care	2247
arrangement and a collaborating physician or	2248
<pre>podiatristpractitioner;</pre>	2249
(5) An agreement that the collaborating physician shall	2250
complete and sign the medical certificate of death pursuant to	2251
section 3705.16 of the Revised Code;	2252
(6)—Any other criteria required by rule of the board	2253
adopted pursuant to section 4723.07 or 4723.50 of the Revised	2254
Code.	2255
(C) A standard care arrangement entered into pursuant to	2256
this section may permit a clinical nurse specialist, certified	2257
nurse-midwife, or certified nurse practitioner to do any of the	2258
following:	2259
(1) Supervise services provided by a home health agency as	2260
defined in section 3740.01 of the Revised Code;	2261
(2) Admit a patient to a hospital in accordance with	2262
section 3727.06 of the Revised Code;	2263
(3) Sign any document relating to the admission,	2264
treatment, or discharge of an inpatient receiving psychiatric or	2265
other behavioral health care services, but only if the	2266
conditions of section 4723.436 of the Revised Code have been	2267
met.	2268

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(D)(1) Except as provided in division (D)(2) of this

section, if a physician or podiatrist collaborating practitioner	2270
terminates the collaboration between the physician or podiatrist	2271
collaborating practitioner and a certified nurse-midwife,	2272
certified nurse practitioner, or clinical nurse specialist	2273
before their standard care arrangement expires, all of the	2274
following apply:	2275
(a) The physician or podiatrist collaborating practitioner	2276
must give the nurse written or electronic notice of the	2277
termination.	2278
(b) Once the nurse receives the termination notice, the	2279
nurse must notify the board of nursing of the termination as	2280
soon as practicable by submitting to the board a copy of the	2281
physician's or podiatrist's collaborating practitioner's	2282
termination notice.	2283
(c) Notwithstanding the requirement of section 4723.43 of	2284
(c) Notwithstanding the requirement of section 4723.43 of the Revised Code that the nurse practice in collaboration with a	2284 2285
the Revised Code that the nurse practice in collaboration with a	2285
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice	2285 2286
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a	2285 2286 2287
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more	2285 2286 2287 2288
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a	2285 2286 2287 2288 2289
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice.	2285 2286 2287 2288 2289 2290
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice. (2) In the event that the collaboration between a	2285 2286 2287 2288 2289 2290
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice. (2) In the event that the collaboration between a physician or podiatrist collaborating practitioner and a	2285 2286 2287 2288 2289 2290 2291 2292
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice. (2) In the event that the collaboration between a physician or podiatrist collaborating practitioner and a certified nurse-midwife, certified nurse practitioner, or	2285 2286 2287 2288 2289 2290 2291 2292 2293
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice. (2) In the event that the collaboration between a physician or podiatrist collaborating practitioner and a certified nurse-midwife, certified nurse practitioner, or clinical nurse specialist terminates because of the physician's	2285 2286 2287 2288 2289 2290 2291 2292 2293 2294
the Revised Code that the nurse practice in collaboration with a physician or podiatrist, the The nurse may continue to practice under the existing standard care arrangement without a collaborating physician or podiatrist practitioner for not more than one hundred twenty days after submitting to the board a copy of the termination notice. (2) In the event that the collaboration between a physician or podiatrist collaborating practitioner and a certified nurse-midwife, certified nurse practitioner, or clinical nurse specialist terminates because of the physician's or podiatrist's collaborating practitioner's death, the nurse	2285 2286 2287 2288 2289 2290 2291 2292 2293 2294 2295

<pre>practitioner for not more than one hundred twenty days after</pre>	2299
notifying the board of the physician's or podiatrist's	2300
<pre>collaborating practitioner's death.</pre>	2301
(E)(1) Nothing in this section prohibits a hospital from	2302
hiring a clinical nurse specialist, certified nurse-midwife, or	2303
certified nurse practitioner as an employee and negotiating	2304
standard care arrangements on behalf of the employee as	2305
necessary to meet the requirements of this section or section	2306
4723.43 of the Revised Code. A standard care arrangement between	2307
the hospital's employee and the employee's collaborating	2308
physician practitioner is subject to approval by the medical	2309
staff and governing body of the hospital prior to implementation	2310
of the arrangement at the hospital.	2311
(2) Nothing in this section prohibits a standard care	2312
arrangement from specifying actions that a clinical nurse	2313
specialist, certified nurse-midwife, or certified nurse	2314
practitioner is authorized to take, or is prohibited from	2315
taking, as part of the nurse's practice in collaboration with a	2316
physician or podiatrist or a clinical nurse specialist,	2317
certified nurse-midwife, or certified nurse practitioner that	2318
meets the requirements of section 4723.439 of the Revised Code.	2319
In specifying such actions, the standard care arrangement shall	2320
not authorize the nurse practicing under the standard care	2321
arrangement to take any action that is otherwise prohibited by	2322
the Revised Code or rule of the board.	2323
Sec. 4723.439. (A) An advanced practice registered nurse	2324
who is a clinical nurse specialist, certified nurse-midwife, or	2325
certified nurse practitioner may practice without a standard	2326
care arrangement, and therefore without a collaborating	2327
practitioner, if the requirements of division (B) of this	2328

section are met.	2329
(B)(1) To be eligible to practice without a standard care	2330
arrangement, a nurse must have both collaborated with one or	2331
more collaborating practitioners under a standard care	2332
arrangement and practiced in a clinical setting for two thousand	2333
hours.	2334
(2) A nurse who seeks to practice without a standard care	2335
arrangement shall submit to the board of nursing documentation	2336
demonstrating that the requirements described in division (B)(1)	2337
of this section have been met.	2338
(3) In the case of a nurse who obtained a license by	2339
endorsement as described in division (B) of section 4723.41 of	2340
the Revised Code, the board of nursing shall accept practice in	2341
a clinical setting completed in another jurisdiction if the	2342
board determines that the nurse practiced in that jurisdiction	2343
in a manner equivalent to practicing in this state.	2344
(C) The board of nursing shall adopt rules as necessary to	2345
implement this section, including rules specifying the	2346
documentation that a nurse must submit in order to demonstrate	2347
that the nurse has met the requirements described in division	2348
(B) (1) of this section. The rules shall be adopted in accordance	2349
with Chapter 119. of the Revised Code.	2350
Sec. 4723.44. (A) No person shall knowingly do any of the	2351
following unless the person holds a current, valid license	2352
issued by the board of nursing under this chapter to practice	2353
nursing as an advanced practice registered nurse—in the—	2354
specialty indicated by the designation:	2355
(1) Engage in the practice of nursing as an advanced	2356
practice registered nurse for a fee, salary, or other	2357

consideration, or as a volunteer;	2358
(2) Represent the person as being an advanced practice	2359
registered nurse, including representing the person as being a	2360
certified registered nurse anesthetist, clinical nurse	2361
specialist, certified nurse-midwife, or certified nurse	2362
practitioner;	2363
(3) Use any title or initials implying that the person is	2364
an advanced practice registered nurse, including using any title	2365
or initials implying the person is a certified registered nurse	2366
anesthetist, clinical nurse specialist, certified nurse-midwife,	2367
or certified nurse practitioner.	2368
(B) No advanced practice registered nurse shall knowingly	2369
do any of the following:	2370
(1) Engage, for a fee, salary, or other consideration, or	2371
as a volunteer, in the practice of a nursing specialty nursing	2372
as an advanced practice registered nurse in a manner other than	2373
the specialty designated that which is indicated by the	2374
designation on the nurse's current, valid license issued by the	2375
board under this chapter to practice nursing as an advanced	2376
practice registered nurse;	2377
(2) Represent the person nurse as being authorized to	2378
practice any nursing specialty nursing as an advanced practice	2379
registered nurse in a manner other than the specialty designated	2380
that which is indicated by the designation on the nurse's	2381
current, valid license to practice nursing as an advanced	2382
practice registered nurse;	2383
(3) Use the title "certified registered nurse anesthetist"	2384
or the initials "N.A." or "C.R.N.A.," the title "clinical nurse	2385
specialist" or the initials "C.N.S.," the title "certified	2386

nurse-midwife" or the initials "C.N.M.," the title "certified	2387
nurse practitioner" or the initials "C.N.P.," the title	2388
"advanced practice registered nurse" or the initials "A.P.R.N.,"	2389
or any other title or initials implying that the nurse is	2390
authorized to practice any nursing specialty nursing as an	2391
advanced practice registered nurse in a manner other than the	2392
specialty designated that which is indicated by the designation	2393
on the nurse's current, valid license to practice nursing as an	2394
advanced practice registered nurse;	2395
(4) Except as provided in division (A) (2) (c) of section-	2396
4723.431 of the Revised Code, enter Enter into a standard care	2397
arrangement with a physician or podiatrist collaborating	2398
<pre>practitioner who is practicing in a specialty an area of health</pre>	2399
care, including a specialty, that is not the same as or similar	2400
to that in which the nurse's nursing specialtynurse is or will	2401
<pre>be practicing;</pre>	2402
(5) Prescribe drugs or therapeutic devices in a manner	2403
that does not comply with section 4723.481 of the Revised Code;	2404
(6) Prescribe any drug or device to perform or induce an	2405
abortion, or otherwise perform or induce an abortion.	2406
(C) No person shall knowingly employ a person to engage in	2407
the practice of nursing as an advanced practice registered nurse	2408
unless the person so employed holds a current, valid license and	2409
designation issued by the board under this chapter to practice	2410
as an advanced practice registered nurse in the specialty as	2411
indicated by the designation.	2412
(D) A document certified by the executive director of the	2413
board, under the official seal of the board, to the effect that	2414
it appears from the records of the board that no license to	2415

practice nursing as an advanced practice registered nurse has	2416
been issued to the person specified in the document, or that a	2417
license to practice nursing as an advanced practice registered	2418
nurse, if issued, has been revoked or suspended, shall be	2419
received as prima-facie evidence of the record of the board in	2420
any court or before any officer of the state.	2421
Sec. 4723.46. (A) The board of nursing shall establish a	2422
list of national certifying organizations approved by the board	2423
to examine and certify advanced practice registered nurses to	2424
practice-nursing specialties. To be approved by the board, a	2425
national certifying organization must meet all of the following	2426
requirements:	2427
(1) Be national in the scope of its credentialing;	2428
(2) Have an educational requirement beyond that required	2429
for registered nurse licensure;	2430
(3) Have practice requirements beyond those required for	2431
registered nurse licensure;	2432
(4) Have testing requirements beyond those required for	2433
registered nurse licensure that measure the theoretical and	2434
clinical content of a nursing specialtypractice as an advanced	2435
practice registered nurse, are developed in accordance with	2436
accepted standards of validity and reliability, and are open to	2437
registered nurses who have successfully completed the	2438
educational program required by the organization;	2439
(5) Issue certificates to advanced practice registered	2440
nurses, including certified registered nurse anesthetists,	2441
clinical nurse specialists, certified nurse-midwives, or	2442
certified nurse practitioners;	2443
(6) Periodically review the qualifications of advanced	2444

practice registered nurses, including certified registered nurse 2	445
anesthetists, clinical nurse specialists, certified nurse-	446
midwives, or certified nurse practitioners.	447
(B) Not later than the thirtieth day of January of each 2	448
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	451
organizations that no longer meet the requirements.	452
Sec. 4723.481. This section establishes standards and	453
conditions regarding the authority of an advanced practice	454
registered nurse who is designated as a clinical nurse	455
specialist, certified nurse-midwife, or certified nurse	456
practitioner to prescribe and personally furnish drugs and	457
therapeutic devices under a license issued under section 4723.42	458
of the Revised Code.	459
(A) A clinical nurse specialist, certified nurse-midwife, 2	460
or certified nurse practitioner shall not prescribe or furnish	461
any drug or therapeutic device that is listed on the	462
exclusionary formulary established in rules adopted under	463
section 4723.50 of the Revised Code.	464
(B) The prescriptive authority of a clinical nurse 2	465
specialist, certified nurse-midwife, or certified nurse	466
practitioner practicing under a standard care arrangement shall 2	467
not exceed the prescriptive authority of the collaborating 2	468
<pre>physician or podiatristpractitioner, including, in the case of a</pre> 2	469
collaborating practitioner who is a physician, the physician's	470
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2473

the Revised Code.

(C)(1) Except as provided in division (C)(2) or (3) of	2474
this section, a clinical nurse specialist, certified nurse-	2475
midwife, or certified nurse practitioner may prescribe to a	2476
patient a schedule II controlled substance only if all of the	2477
following are the case:	2478
(a) The patient has a terminal condition, as defined in	2479
section 2133.01 of the Revised Code.	2480
(b) A physician initially prescribed the substance for the	2481
patient.	2482
(c) The prescription is for an amount that does not exceed	2483
the amount necessary for the patient's use in a single, seventy-	2484
two-hour period.	2485
(2) The restrictions on prescriptive authority described	2486
in division (C)(1) of this section do not apply if a clinical	2487
nurse specialist, certified nurse-midwife, or certified nurse	2488
practitioner issues the prescription to the patient from any of	2489
the following entities:	2490
(a) A hospital as defined in section 3722.01 of the	2491
Revised Code;	2492
(b) An entity owned or controlled, in whole or in part, by	2493
a hospital or by an entity that owns or controls, in whole or in	2494
part, one or more hospitals;	2495
(c) A health care facility operated by the department of	2496
mental health and addiction services or the department of	2497
developmental disabilities;	2498
(d) A nursing home licensed under section 3721.02 of the	2499
Revised Code or by a political subdivision certified under	2500
section 3721.09 of the Revised Code;	2501

(e) A county home or district home operated under Chapter	2502
5155. of the Revised Code that is certified under the medicare	2503
or medicaid program;	2504
(f) A hospice care program, as defined in section 3712.01	2505
of the Revised Code;	2506
(g) A community mental health services provider, as	2507
defined in section 5122.01 of the Revised Code;	2508
(h) An ambulatory surgical facility, as defined in section	2509
3702.30 of the Revised Code;	2510
(i) A freestanding birthing center, as defined in section	2511
3701.503 of the Revised Code;	2512
(j) A federally qualified health center, as defined in	2513
section 3701.047 of the Revised Code;	2514
(k) A federally qualified health center look-alike, as	2515
defined in section 3701.047 of the Revised Code;	2516
(1) A health care office or facility operated by the board	2517
of health of a city or general health district or the authority	2518
having the duties of a board of health under section 3709.05 of	2519
the Revised Code;	2520
(m) A site where a medical practice is operated, but only	2521
if the practice is comprised of one or more physicians who also	2522
are owners of the practice; the practice is organized to provide	2523
direct patient care; and the clinical nurse specialist,	2524
certified nurse-midwife, or certified nurse practitioner	2525
providing provides services at the site has a standard care	2526
arrangement and collaborates with at least one of the physician	2527
owners who practices primarily at that site;	2528
(n) A site where a behavioral health practice is operated	2529

that does not qualify as a location otherwise described in	2530
division (C)(2) of this section, but only if the practice is	2531
organized to provide outpatient services for the treatment of	2532
mental health conditions, substance use disorders, or both, and	2533
the clinical nurse specialist, certified nurse-midwife, or	2534
certified nurse practitioner providing services at the site of	2535
the practice has a standard care arrangement and collaborates	2536
with at least one physician who is employed by that practice;	2537
(o) A residential care facility, as defined in section	2538
3721.01 of the Revised Code.	2539
(3) A clinical nurse specialist, certified nurse-midwife,	2540
or certified nurse practitioner shall not issue to a patient a	2541
prescription for a schedule II controlled substance from a	2542
convenience care clinic even if the clinic is owned or operated	2543
by an entity specified in division (C)(2) of this section.	2544
(D) A pharmacist who acts in good faith reliance on a	2545
prescription issued by a clinical nurse specialist, certified	2546
nurse-midwife, or certified nurse practitioner under division	2547
(C)(2) of this section is not liable for or subject to any of	2548
the following for relying on the prescription: damages in any	2549
civil action, prosecution in any criminal proceeding, or	2550
professional disciplinary action by the state board of pharmacy	2551
under Chapter 4729. of the Revised Code.	2552
(E) A clinical nurse specialist, certified nurse-midwife,	2553
or certified nurse practitioner shall comply with section	2554
3719.061 of the Revised Code if the nurse prescribes for a	2555
minor, as defined in that section, an opioid analgesic, as	2556
defined in section 3719.01 of the Revised Code.	2557

Sec. 4723.482. (A) Except as provided in divisions (C) and

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(D) of this section, an applicant for a license to practice	2559
nursing as an advanced practice registered nurse who seeks	2560
designation as a clinical nurse specialist, certified nurse-	2561
midwife, or certified nurse practitioner shall include with the	2562
application submitted under section 4723.41 of the Revised Code	2563
evidence of successfully completing the course of study in	2564
advanced pharmacology and related topics in accordance with the	2565
requirements specified in division (B) of this section.	2566
(B) With respect to the course of study in advanced	2567
pharmacology and related topics, all of the following	2568
requirements apply:	2569
(1) The course of study shall be completed not longer than	2570
five years before the application is filed.	2571
(2) The course of study shall be not less than forty-five	2572
contact hours.	2573
(3) The course of study shall meet the requirements to be	2574
approved by the board of nursing in accordance with standards	2575
established in rules adopted under section 4723.50 of the	2576
Revised Code.	2577
(4) The content of the course of study shall be specific	2578
to the applicant's nursing specialty designation being sought by	2579
the applicant.	2580
(5) The instruction provided in the course of study shall	2581
include all of the following:	2582
(a) A minimum of thirty-six contact hours of instruction	2583
in advanced pharmacology that includes pharmacokinetic	2584
principles and clinical application and the use of drugs and	2585
therapeutic devices in the prevention of illness and maintenance	2586
of health;	2587

(b) Instruction in the fiscal and ethical implications of	2588
prescribing drugs and therapeutic devices;	2589
(c) Instruction in the state and federal laws that apply	2590
to the authority to prescribe;	2591
(d) Instruction that is specific to schedule II controlled	2592
substances, including instruction in all of the following:	2593
(i) Indications for the use of schedule II controlled	2594
substances in drug therapies;	2595
(ii) The most recent Pain management therapy guidelines	2596
for pain management therapies, as—established by state and	2597
national organizations—such as the Ohio pain initiative and the	2598
American pain society;	2599
(iii) Fiscal and ethical implications of prescribing	2600
schedule II controlled substances;	2601
(iv) State and federal laws that apply to the authority to	2602
prescribe schedule II controlled substances;	2603
(v) Prevention of abuse and diversion of schedule II	2604
controlled substances, including identification of the risk of	2605
abuse and diversion, recognition of abuse and diversion, types	2606
of assistance available for prevention of abuse and diversion,	2607
and methods of establishing safeguards against abuse and	2608
diversion.	2609
(C) An applicant who practiced or is practicing as a	2610
clinical nurse specialist, certified nurse-midwife, or certified	2611
nurse practitioner in another jurisdiction or as an employee of	2612
the United States government shall include with the application	2613
submitted under section 4723.41 of the Revised Code all of the	2614
following:	2615

(1) Evidence of hoving completed a two hour course of	2616
(1) Evidence of having completed a two-hour course of	2616
instruction approved by the board in the laws of this state that	2617
govern drugs and prescriptive authority;	2618
(2) Either of the following:	2619
(a) Evidence of having held, for a continuous period of at	2620
least one year during the three years immediately preceding the	2621
date of application, valid authority issued by another	2622
jurisdiction to prescribe therapeutic devices and drugs,	2623
including at least some controlled substances;	2624
(b) Evidence of having been employed by the United States	2625
government and authorized, for a continuous period of at least	2626
one year during the three years immediately preceding the date	2627
of application, to prescribe therapeutic devices and drugs,	2628
including at least some controlled substances, in conjunction	2629
with that employment.	2630
(D) In lieu of including with an application submitted	2631
under section 4723.41 of the Revised Code the evidence described	2632
in division (A) of this section, an applicant described in	2633
division (C) or (D) of section 4723.41 of the Revised Code may	2634
include evidence of all of the following:	2635
(1) Successfully completing the course of study in	2636
advanced pharmacology and related topics more than five years	2637
before the date the application is filed;	2638
(2) Holding, for a continuous period of at least one year	2639
during the three years immediately preceding the date of	2640
application, valid authority in any jurisdiction to prescribe	2641
therapeutic devices and drugs, including at least some	2642
controlled substances;	2643
(3) Exercising the prescriptive authority described in	2644

division (D)(2) of this section for the minimum one-year period.	2645
Sec. 4723.483. (A) (1) Subject to division (A) (2) of this	2646
section, and notwithstanding any provision of this chapter or	2647
rule adopted by the board of nursing, a clinical nurse	2648
specialist, certified nurse-midwife, or certified nurse	2649
practitioner who holds a certificate to prescribe issued under-	2650
section 4723.48 of the Revised Code may do either of the	2651
following without having examined an individual to whom	2652
epinephrine may be administered:	2653
(a) Personally furnish a supply of epinephrine	2654
autoinjectors for use in accordance with sections 3313.7110,	2655
3313.7111, 3314.143, 3326.28, 3328.29, 3728.03 to 3728.05, and	2656
5101.76 of the Revised Code;	2657
(b) Issue a prescription for epinephrine autoinjectors for	2658
use in accordance with sections 3313.7110, 3313.7111, 3314.143,	2659
3326.28, 3328.29, 3728.03 to 3728.05, and 5101.76 of the Revised	2660
Code.	2661
(2) An epinephrine autoinjector personally furnished or	2662
prescribed under division (A)(1) of this section must be	2663
furnished or prescribed in such a manner that it may be	2664
administered only in a manufactured dosage form.	2665
(B) A nurse who acts in good faith in accordance with this	2666
section is not liable for or subject to any of the following for	2667
any action or omission of an entity to which an epinephrine	2668
autoinjector is furnished or a prescription is issued: damages	2669
in any civil action, prosecution in any criminal proceeding, or	2670
professional disciplinary action.	2671
Sec. 4723.493. (A) There is hereby created within the	2672
board of nursing the advisory committee on advanced practice	2673

registered nursing. The committee shall consist of the following	2674
members and any other members the board appoints under division-	2675
(B) of this section:	2676
(1) Four advanced practice registered nurses, each	2677
actively engaged in the practice of advanced practice registered	2678
nursing in a clinical setting in this state, at least one of	2679
whom is actively engaged in providing primary care, at least one	2680
of whom is actively engaged in practice as a certified	2681
registered nurse anesthetist, and at least one of whom is	2682
actively engaged in practice as a certified nurse-midwife;	2683
(2) Two advanced practice registered nurses, each serving	2684
as a faculty member of an approved program of nursing education	2685
that prepares students for licensure as advanced practice	2686
registered nurses;	2687
(3) A member of the board of nursing who is an advanced	2688
practice registered nurse;	2689
(4) A representative of an entity employing ten or more	2690
advanced practice registered nurses actively engaged in practice	2691
in this state.	2692
(B) The board of nursing shall appoint the members	2693
described in division (A) of this section and may appoint	2694
additional members as described in division (D) of this section.	2695
Recommendations for For purposes of initial appointments and for	2696
filling any vacancies—may be submitted to, the board by shall	2697
accept recommendations, if any, from organizations representing	2698
advanced practice registered nurses practicing in this state and	2699
by _from schools of advanced practice registered nursing. The	2700
board shall appoint initial members and fill vacancies according	2701
to the recommendations it receives. If it does not receive any	2702

recommendations or receives an insufficient number of	2703
recommendations, the board shall appoint members and fill	2704
vacancies on its own advice. 2	2705

Initial appointments to the committee shall be made not 2706 later than sixty days after April 6, 2017. Of the initial 2707 appointments described in division (A)(1) of this section, two 2708 shall be for terms of one year and two shall be for terms of two 2709 years. Of the initial appointments described in division (A)(2) 2710 of this section, one shall be for a term of one year and one 2711 shall be for a term of two years. Of the initial appointments 2712 described in divisions (A)(3) and (4) of this section, each 2713 shall be for a term of two years. Thereafter, terms shall be for 2714 two years, with each term ending on the same day of the same 2715 month as did the term that it succeeds. Vacancies shall be 2716 filled in the same manner as appointments. 2717

When the term of any member expires, a successor shall be 2718 appointed in the same manner as the initial appointment. Any 2719 member appointed to fill a vacancy occurring prior to the 2720 expiration of the term for which the member's predecessor was 2721 appointed shall hold office for the remainder of that term. A 2722 member shall continue in office subsequent to the expiration 2723 date of the member's term until the member's successor takes 2724 office or until a period of sixty days has elapsed, whichever 2725 occurs first. A member may be reappointed for one additional 2726 term only. 2727

(C) The committee shall organize by selecting a 2728 chairperson from among its members. The committee may select a 2729 new chairperson at any time. Five members constitute a quorum 2730 for the transaction of official business. Members shall serve 2731 without compensation but receive payment for their actual and 2732

necessary expenses incurred in the performance of their official	2733
duties. The expenses shall be paid by the board of nursing.	2734
(D) The committee shall advise the board regarding the	2735
practice and regulation of advanced practice registered nurses.	2736
The committee may also recommend to the board that an individual	2737
with expertise in an advanced practice registered nursing	2738
specialty nurse who practices in a specialized area of nursing	2739
be appointed under division (B) of this section as an additional	2740
member of the committee.	2741
Sec. 4723.50. (A) As used in this section:	2742
(1) "Controlled substance" has the same meaning as in	2743
section 3719.01 of the Revised Code.	2744
(2) "Medication-assisted treatment" has the same meaning	2745
as in section 340.01 of the Revised Code.	2746
(B) In accordance with Chapter 119. of the Revised Code,	2747
the The board of nursing shall adopt rules as necessary to	2748
implement the provisions of this chapter pertaining to the	2749
authority of advanced practice registered nurses who are	2750
designated as clinical nurse specialists, certified nurse-	2751
midwives, and certified nurse practitioners to prescribe and	2752
furnish drugs and therapeutic devices.	2753
The board shall adopt, including rules establishing an	2754
exclusionary formulary. The exclusionary formulary shall permit,	2755
in a manner consistent with section 4723.481 of the Revised	2756
Code, the prescribing of controlled substances, including drugs	2757
that contain buprenorphine used in medication-assisted treatment	2758
and both oral and long-acting opioid antagonists. The	2759
The formulary shall not permit the prescribing or	2760
furnishing of any of the following:	2761

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(1) A drug or device to perform or induce an abortion;	2762
(2) A drug or device prohibited by federal or state law.	2763
(C) In addition to the rules described in division (B) of	2764
this section, the board shall adopt rules under this section	2765
that do the following:	2766
(1) Establish standards for board approval of the course	2767
of study in advanced pharmacology and related topics required by	2768
section 4723.482 of the Revised Code;	2769
(2) Establish requirements for board approval of the two-	2770
hour course of instruction in the laws of this state as required	2771
under division (C)(1) of section 4723.482 of the Revised Code;	2772
(3) Establish For purposes of division (B)(5) of section	2773
4723.431 of the Revised Code, establish criteria for the	2774
components of the any standard care arrangements described in	2775
section 4723.431 of the Revised Code arrangement that apply to	2776
the authority to prescribe, including the components that apply	2777
to the authority to prescribe schedule II controlled substances.	2778
The rules shall be consistent with that section and include all	2779
of the following:	2780
(a) Quality assurance standards;	2781
(b) Standards for periodic review by a collaborating	2782
physician or podiatrist practitioner of the records of patients	2783
treated by the a clinical nurse specialist, certified nurse-	2784
midwife, or certified nurse practitioner who is practicing under	2785
a standard care arrangement with the collaborating practitioner;	2786
(c) Acceptable travel time between the location at which	2787
the clinical nurse specialist, certified nurse-midwife, or	2788
certified nurse practitioner is engaging in the prescribing	2789

components of the nurse's practice and the location of the	2790
nurse's collaborating physician or podiatristAny other criteria	2791
the board considers appropriate.	2792
(D) All rules adopted under this section shall be adopted	2793
in accordance with Chapter 119. of the Revised Code.	2794
Sec. 4731.27. (A) As used in this section,	2795
"collaboration," "physician," "standard care arrangement," and	2796
"supervision" have the same meanings as in section 4723.01 of	2797
the Revised Code.	2798
(B) A physician or podiatrist shall enter into a standard	2799
care arrangement with each clinical nurse specialist, certified	2800
nurse-midwife, or certified nurse practitioner with whom the	2801
physician or podiatrist is in collaboration.	2802
The collaborating physician or podiatrist shall fulfill	2803
the responsibilities of collaboration, as specified in the	2804
arrangement and in accordance with division (A) of section	2805
4723.431 of the Revised Code. A copy of the standard care	2806
arrangement shall be retained on file by the nurse's employer.	2807
Prior approval of the standard care arrangement by the state	2808
medical board is not required, but the board may periodically	2809
review it.	2810
A physician or podiatrist who terminates collaboration	2811
with a certified nurse-midwife, certified nurse practitioner, or	2812
clinical nurse specialist before their standard care arrangement	2813
expires shall give the nurse the written or electronic notice of	2814
termination required by division (D)(1) of section 4723.431 of	2815
the Revised Code.	2816
Nothing in this division prohibits a hospital from hiring	2817
a clinical nurse specialist, certified nurse-midwife, or	2818

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certified nurse practitioner as an employee and negotiating	2819
standard care arrangements on behalf of the employee as	2820
necessary to meet the requirements of this section. A standard	2821
care arrangement between the hospital's employee and the	2822
employee's collaborating physician practitioner is subject to	2823
approval by the medical staff and governing body of the hospital	2824
prior to implementation of the arrangement at the hospital.	2825
(C) A physician or podiatrist shall cooperate with the	2826
board of nursing in any investigation the board conducts with	2827
respect to a clinical nurse specialist, certified nurse-midwife,	2828
or certified nurse practitioner who collaborates with the	2829
physician or podiatrist or with respect to a certified	2830
registered nurse anesthetist who practices with the supervision	2831
of the physician or podiatrist.	2832
Sec. 4761.17. All of the following apply to the practice	2833
of respiratory care by a person who holds a license or limited	2834
permit issued under this chapter:	2835
(A) The person shall practice only pursuant to a	2836
prescription or other order for respiratory care issued by any	2837
of the following:	2838
(1) A physician;	2839
(2) A clinical nurse specialist, certified nurse-midwife,	2840
<pre>or-certified nurse practitioner, certified nurse-midwife, or</pre>	2841
<u>clinical nurse specialist</u> who holds a current, valid license	2842
issued under Chapter 4723. of the Revised Code to practice	2843
nursing as an advanced practice registered nurse—and has entered	2844
into a standard care arrangement with a physician;	2845
(3) A certified registered nurse anesthetist who holds a	2846
current, valid license issued under Chapter 4723. of the Revised	2847

Code to practice nursing as an advanced practice registered	2848
nurse and acts in compliance with sections 4723.43, 4723.433,	2849
and 4723.434 of the Revised Code;	2850
(4) A physician assistant who holds a valid prescriber	2851
number issued by the state medical board, has been granted	2852
physician-delegated prescriptive authority, and has entered into	2853
a supervision agreement that allows the physician assistant to	2854
prescribe or order respiratory care services.	2855
(B) The person shall practice only under the supervision	2856
of any of the following:	2857
(1) A physician;	2858
(2) A certified nurse practitioner, certified nurse-	2859
midwife, or clinical nurse specialist;	2860
(3) A physician assistant who is authorized to prescribe	2861
or order respiratory care services as provided in division (A)	2862
(4) of this section.	2863
(C)(1) When practicing under the prescription or order of	2864
a certified nurse practitioner, certified nurse midwife, or	2865
clinical nurse specialist or under the supervision of such a	2866
nurse, the person's administration of medication that requires a	2867
prescription is limited to the drugs that the nurse is	2868
authorized to prescribe pursuant to section 4723.481 of the	2869
Revised Code.	2870
(2) When practicing under the order of a certified	2871
registered nurse anesthetist, the person's administration of	2872
medication is limited to the drugs that the nurse is authorized	2873
to order or direct the person to administer, as provided in	2874
sections 4723.43, 4723.433, and 4723.434 of the Revised Code.	2875

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(3) When practicing under the prescription or order of a	2876
physician assistant or under the supervision of a physician	2877
assistant, the person's administration of medication that	2878
requires a prescription is limited to the drugs that the	2879
physician assistant is authorized to prescribe pursuant to the	2880
physician assistant's physician-delegated prescriptive	2881
authority.	2882
Sec. 5164.07. (A) The medicaid program shall include	2883
coverage of inpatient care and follow-up care for a mother and	2884
her newborn as follows:	2885
(1) The medicaid program shall cover a minimum of forty-	2886
eight hours of inpatient care following a normal vaginal	2887
delivery and a minimum of ninety-six hours of inpatient care	2888
following a cesarean delivery. Services covered as inpatient	2889
care shall include medical, educational, and any other services	2890
that are consistent with the inpatient care recommended in the	2891
protocols and guidelines developed by national organizations	2892
that represent pediatric, obstetric, and nursing professionals.	2893
the corrections for the contraction, and the corrections of the correc	
(2) The medicaid program shall cover a physician-directed	2894
source of follow-up care or a source of follow-up care directed	2895
by an advanced practice registered nurse. Services covered as	2896
follow-up care shall include physical assessment of the mother	2897
and newborn, parent education, assistance and training in breast	2898
or bottle feeding, assessment of the home support system,	2899
performance of any medically necessary and appropriate clinical	2900
tests, and any other services that are consistent with the	2901
follow-up care recommended in the protocols and guidelines	2902
developed by national organizations that represent pediatric,	2903
obstetric, and nursing professionals. The coverage shall apply	2904
to services provided in a medical setting or through home health	2905

care visits. The coverage shall apply to a home health care	2906
visit only if the health care professional who conducts the	2907
visit is knowledgeable and experienced in maternity and newborn	2908
care.	2909
When a decision is made in accordance with division (B) of	2910
this section to discharge a mother or newborn prior to the	2911
expiration of the applicable number of hours of inpatient care	2912
required to be covered, the coverage of follow-up care shall	2913
apply to all follow-up care that is provided within forty-eight	2914
hours after discharge. When a mother or newborn receives at	2915
least the number of hours of inpatient care required to be	2916
covered, the coverage of follow-up care shall apply to follow-up	2917
care that is determined to be medically necessary by the health	2918
care professionals responsible for discharging the mother or	2919
newborn.	2920
(B) Any decision to shorten the length of inpatient stay	2921
(B) Any decision to shorten the length of inpatient stay to less than that specified under division (A)(1) of this	2921 2922
to less than that specified under division (A)(1) of this	2922
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or	2922 2923
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending	2922 2923 2924
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother in collaboration with a physician, the decision may	2922 2923 2924 2925
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother—in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the	2922 2923 2924 2925 2926
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse-midwife is practicing under a standard care	2922 2923 2924 2925 2926 2927
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother—in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse-midwife is practicing under a standard care arrangement with one or more collaborating practitioners, as	2922 2923 2924 2925 2926 2927 2928
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse-midwife is practicing under a standard care arrangement with one or more collaborating practitioners, as provided in Chapter 4723. of the Revised Code, the nurse's	2922 2923 2924 2925 2926 2927 2928 2929
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother—in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse—midwife is practicing under a standard care arrangement with one or more collaborating practitioners, as provided in Chapter 4723. of the Revised Code, the nurse's decision shall be made in collaboration with a collaborating	2922 2923 2924 2925 2926 2927 2928 2929 2930
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse-midwife is practicing under a standard care arrangement with one or more collaborating practitioners, as provided in Chapter 4723. of the Revised Code, the nurse's decision shall be made in collaboration with a collaborating practitioner.	2922 2923 2924 2925 2926 2927 2928 2929 2930 2931
to less than that specified under division (A)(1) of this section shall be made by the physician attending the mother or newborn, except that if a certified nurse-midwife is attending the mother—in collaboration with a physician, the decision may be made by the certified nurse-midwife. Decisions—If the certified nurse-midwife is practicing under a standard care arrangement with one or more collaborating practitioners, as provided in Chapter 4723. of the Revised Code, the nurse's decision shall be made in collaboration with a collaborating practitioner. Decisions regarding early discharge shall be made only	2922 2923 2924 2925 2926 2927 2928 2929 2930 2931

guardian, or any other person with authority to make medical	2936
decisions for the mother or newborn.	2937
(C) The department of medicaid, in administering the	2938
medicaid program, may not do either of the following:	2939
(1) Terminate the provider agreement of a health care	2940
professional or health care facility solely for making	2941
recommendations for inpatient or follow-up care for a particular	2942
mother or newborn that are consistent with the care required to	2943
be covered by this section;	2944
(2) Establish or offer monetary or other financial	2945
incentives for the purpose of encouraging a person to decline	2946
the inpatient or follow-up care required to be covered by this	2947
section.	2948
(D) This section does not do any of the following:	2949
(1) Require the medicaid program to cover inpatient or	2950
follow-up care that is not received in accordance with the	2951
program's terms pertaining to the health care professionals and	2952
facilities from which a medicaid recipient is authorized to	2953
receive health care services.	2954
(2) Require a mother or newborn to stay in a hospital or	2955
other inpatient setting for a fixed period of time following	2956
delivery;	2957
(3) Require a child to be delivered in a hospital or other	2958
<pre>inpatient setting;</pre>	2959
(4) Authorize a certified nurse-midwife to practice beyond	2960
the authority to practice nurse-midwifery in accordance with	2961
Chapter 4723. of the Revised Code;	2962
(5) Establish minimum standards of medical diagnosis,	2963

care, or treatment for inpatient or follow-up care for a mother	2964
or newborn. A deviation from the care required to be covered	2965
under this section shall not, on the basis of this section, give	2966
rise to a medical claim or derivative medical claim, as those	2967
terms are defined in section 2305.113 of the Revised Code.	2968
Section 2. That existing sections 1751.67, 2133.211,	2969
3313.539, 3707.511, 3727.06, 3923.233, 3923.301, 3923.63,	2970
3923.64, 4723.01, 4723.02, 4723.06, 4723.07, 4723.24, 4723.28,	2971
4723.36, 4723.41, 4723.42, 4723.43, 4723.431, 4723.44, 4723.46,	2972
4723.481, 4723.482, 4723.483, 4723.493, 4723.50, 4731.27,	2973
4761.17, and 5164.07 of the Revised Code are hereby repealed.	2974
Section 3. That sections 4723.45 and 5164.73 of the	2975
Revised Code are hereby repealed.	2976
Section 4. (A) Subject to division (B) of this section,	2977
the Board of Nursing shall consider a clinical nurse specialist,	2978
certified nurse practitioner, or certified nurse-midwife to have	2979
satisfied the requirements of section 4723.439 of the Revised	2980
Code, as enacted by this act, if the nurse, immediately prior to	2981
the effective date of this section, both collaborated with one	2982
or more physicians or podiatrists under a standard care	2983
arrangement and practiced in a clinical setting for two thousand	2984
hours.	2985
(B) Not later than the date that occurs six months after	2986
the effective date of this section, a clinical nurse specialist,	2987
certified nurse practitioner, or certified nurse-midwife seeking	2988
authority to practice without a standard care arrangement shall	2989
submit to the Board documentation, acceptable to the Board,	2990
demonstrating that the nurse, immediately prior to the effective	2991
date of this section, both collaborated with one or more	2992
physicians or podiatrists under a standard care arrangement and	2993

practiced in a clinical setting for two thousand hours.	2994
In the case of a nurse who obtained a license by	2995
endorsement as described in division (B) of section 4723.41 of	2996
the Revised Code, the Board shall accept practice in a clinical	2997
setting completed in another jurisdiction if the Board	2998
determines that the nurse practiced in that jurisdiction in a	2999
manner equivalent to practicing in this state.	3000
(C) If the nurse fails to submit documentation by the date	3001
that occurs six months after the effective date of this section,	3002
the nurse shall cease practicing without a standard care	3003
arrangement until the nurse meets the requirements of section	3004
4723.439 of the Revised Code, as enacted by this act.	3005
Section 5. This act shall be known as the Better Access to	3006
Health Care Act.	3007
Section 6. The General Assembly, applying the principle	3008
stated in division (B) of section 1.52 of the Revised Code that	3009
amendments are to be harmonized if reasonably capable of	3010
simultaneous operation, finds that the following sections,	3011
presented in this act as composites of the sections as amended	3012
by the acts indicated, are the resulting versions of the	3013
sections in effect prior to the effective date of the sections	3014
as presented in this act:	3015
Section 4723.431 of the Revised Code as amended by both	3016
H.B. 497 and S.B. 196 of the 135th General Assembly.	3017
Section 4723.481 of the Revised Code as amended by H.B. 33	3018
of the 135th General Assembly and by H.B. 110 and H.B. 509 of	3019
the 134th General Assembly.	3020