## As Reported by the Senate General Government Committee

## 136th General Assembly Regular Session

2025-2026

Sub. S. B. No. 56

## **Senator Huffman**

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To amend sections 9.79, 121.04, 121.08, 519.21,
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   715.013, 928.03, 3376.07, 3780.01, 3780.10,
   3780.22, 3780.23, 3780.31, 3796.01, 3796.02,
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   3796.03, 3796.032, 3796.05, 3796.06, 3796.061,
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  3796.07, 3796.09, 3796.10, 3796.11, 3796.12,
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  3796.13, 3796.14, 3796.15, 3796.16, 3796.17,
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   3796.18, 3796.19, 3796.20, 3796.21, 3796.22,
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   3796.24, 3796.27, 3796.28, 3796.29, 3796.30,
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   4729.80, 4735.18, 4743.09, 4776.01, 4796.25,
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   5502.01, 5502.13, 5502.14, and 5713.30; to enact
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   sections 2953.321, 3796.04, 3796.062, 3796.221,
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   3796.32, and 3796.99; and to repeal sections
                                                               12
   3780.02, 3780.03, 3780.04, 3780.05, 3780.06,
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   3780.07, 3780.08, 3780.09, 3780.11, 3780.12,
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   3780.13, 3780.14, 3780.15, 3780.16, 3780.17,
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   3780.18, 3780.19, 3780.20, 3780.21, 3780.25,
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   3780.26, 3780.27, 3780.28, 3780.29, 3780.30,
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  3780.32, 3780.33, 3780.34, 3780.35, 3780.36,
                                                               18
   3780.90, 3780.99, and 3796.021 of the Revised
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  Code to consolidate the administration of the
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  marijuana control program and to revise the
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  medical and adult-use marijuana laws.
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## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

section 2950.01 of the Revised Code.

of the Revised Code.

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Section 1. That sections 9.79, 121.04, 121.08, 519.21,	23
715.013, 928.03, 3376.07, 3780.01, 3780.10, 3780.22, 3780.23,	24
3780.31, 3796.01, 3796.02, 3796.03, 3796.032, 3796.05, 3796.06,	25
3796.061, 3796.07, 3796.09, 3796.10, 3796.11, 3796.12, 3796.13,	26
3796.14, 3796.15, 3796.16, 3796.17, 3796.18, 3796.19, 3796.20,	27
3796.21, 3796.22, 3796.24, 3796.27, 3796.28, 3796.29, 3796.30,	28
4729.80, 4735.18, 4743.09, 4776.01, 4796.25, 5502.01, 5502.13,	29
5502.14, and 5713.30 be amended and sections 2953.321, 3796.04,	30
3796.062, 3796.221, 3796.32, and 3796.99 of the Revised Code be	31
enacted to read as follows:	32
Sec. 9.79. (A) As used in this section:	33
(1) "License" means an authorization evidenced by a	34
license, certificate, registration, permit, card, or other	35
authority that is issued or conferred by a licensing authority	36
to an individual by which the individual has or claims the	37
privilege to engage in a profession, occupation, or occupational	38
activity over which the licensing authority has jurisdiction.	39
"License" does not include a registration under section 101.72,	40
101.92, or 121.62 of the Revised Code.	41
(2) "Licensing authority" means a state agency that issues	42
licenses under Title XLVII or any other provision of the Revised	43
Code to practice an occupation or profession.	44
(3) "Offense of violence" has the same meaning as in	45
section 2901.01 of the Revised Code.	46
(4) "Sexually oriented offense" has the same meaning as in	47

(5) "State agency" has the same meaning as in section 1.60

(6) "Community control sanction" has the same meaning as

(C)(1) Except as provided in division (C)(2) or (D) of	81
this section and subject to division (L) of this section, a	82
licensing authority shall not refuse to issue an initial license	83
to an individual based on any of the following:	84
(a) Solely or in part on a conviction of, judicial finding	85
of guilt of, or plea of guilty to an offense;	86
(b) A criminal charge that does not result in a	87
conviction, judicial finding of guilt, or plea of guilty;	88
(c) A nonspecific qualification such as "moral turpitude"	89
or lack of "moral character";	90
(d) A disqualifying offense included in the list	91
established under division (B) of this section, if consideration	92
of that offense occurs after the time periods permitted in	93
division (D) of this section.	94
(2) If the individual was convicted of, found guilty	95
pursuant to a judicial finding of guilt of, or pleaded guilty to	96
a disqualifying offense included in the list established under	97
division (B) of this section for the license for which the	98
individual applied, the licensing authority may take the	99
conviction, judicial finding of guilt, or plea of guilty into	100
consideration in accordance with division (D) of this section.	101
(D)(1) A licensing authority that may, under division (C)	102
(2) of this section, consider a conviction of, judicial finding	103
of guilt of, or plea of guilty to an offense in determining	104
whether to refuse to issue an initial license to an individual	105
shall consider all of the following factors and shall use a	106
preponderance of the evidence standard in evaluating those	107
factors to determine whether the conviction, judicial finding of	108
quilt, or plea of quilty disqualifies the individual from	100

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(L) (1) Notwithstanding any provision of the Revised Code

to the contrary, subject to division (G) of this section, during

the period commencing on the effective date of this amendment

April 4, 2023, and ending on the date that is two years after

the effective date of this amendment April 4, 2025, no licensing

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authority Shall	refuse to issue a ficense to a person, fimit or	280
otherwise place	restrictions on a person's license, or suspend	281
or revoke a pers	son's license under any provision of the Revised	282
Code that takes	effect on or after the effective date of this	283
amendment and p	rior to the date that is two years after the	284
effective date of	of this amendment and that requires or authorizes	285
such a refusal,	limitation, restriction, suspension, or	286
revocation as a	result of the person's conviction of, judicial	287
finding of guilt	t of, or plea of guilty to an offense.	288
(2) Divisi	ions (B) to (F), and (H) to (K), of this section	289
do not apply wit	th respect to any provision of the Revised Code	290
that takes effect	ct on or after the effective date of this	291
amendment and pr	rior to the date that is two years after the	292
effective date of	of this amendment and that requires or authorizes	293
a licensing auth	hority to refuse to issue a license to a person,	294
to limit or other	erwise place restrictions on a person's license,	295
or to suspend or	r revoke a person's license as a result of the	296
person's convict	tion of, judicial finding of guilt of, or plea of	297
guilty to an of:	fense.	298
Sec. 121.0	04. Offices are created within the several	299
departments as	follows:	300
In the dep	partment of commerce:	301
	Commissioner of securities;	302
	Superintendent of real estate and professional	303
licensing;		304
	Superintendent of financial institutions;	305
	State fire marshal;	306
	Superintendent of industrial compliance;	307

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Superintendent of liquor control;	308
Superintendent of unclaimed funds;	309
Superintendent of marijuana cannabis control.	310
In the department of administrative services:	311
Equal employment opportunity coordinator.	312
In the department of agriculture:	313
Chiefs of divisions as follows:	314
Administration;	315
Animal health;	316
Livestock environmental permitting;	317
Soil and water conservation;	318
Dairy;	319
Food safety;	320
Plant health;	321
Markets;	322
Meat inspection;	323
Consumer protection laboratory;	324
Amusement ride safety;	325
Enforcement;	326
Weights and measures.	327
In the department of natural resources:	328
Chiefs of divisions as follows:	329

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Mineral resources management;	330
Oil and gas resources management;	331
Forestry;	332
Natural areas and preserves;	333
Wildlife;	334
Geological survey;	335
Parks and watercraft;	336
Water resources;	337
Engineering.	338
In the department of insurance:	339
Deputy superintendent of insurance;	340
Assistant superintendent of insurance,	341
technical;	342
Assistant superintendent of insurance,	343
administrative;	344
Assistant superintendent of insurance, research.	345
Sec. 121.08. (A) There is hereby created in the department	346
of commerce the position of deputy director of administration.	347
This officer shall be appointed by the director of commerce,	348
serve under the director's direction, supervision, and control,	349
perform the duties the director prescribes, and hold office	350
during the director's pleasure. The director of commerce may	351
designate an assistant director of commerce to serve as the	352
deputy director of administration. The deputy director of	353
administration shall perform the duties prescribed by the	354
director of commerce in supervising the activities of the	355

division of administration of the department of commerce.

- (B) Except as provided in section 121.07 of the Revised 357 Code, the department of commerce shall have all powers and 358 perform all duties vested in the deputy director of 359 administration, the state fire marshal, the superintendent of 360 financial institutions, the superintendent of real estate and 361 professional licensing, the superintendent of liquor control, 362 the superintendent of industrial compliance, the superintendent 363 of unclaimed funds, the superintendent of marijuana cannabis 364 control, and the commissioner of securities, and shall have all 365 powers and perform all duties vested by law in all officers, 366 deputies, and employees of those offices. Except as provided in 367 section 121.07 of the Revised Code, wherever powers are 368 conferred or duties imposed upon any of those officers, the 369 powers and duties shall be construed as vested in the department 370 of commerce. 371
- (C)(1) There is hereby created in the department of 372 commerce a division of financial institutions, which shall have 373 all powers and perform all duties vested by law in the 374 superintendent of financial institutions. Wherever powers are 375 conferred or duties imposed upon the superintendent of financial 376 institutions, those powers and duties shall be construed as 377 vested in the division of financial institutions. The division 378 379 of financial institutions shall be administered by the superintendent of financial institutions. 380
- (2) All provisions of law governing the superintendent of
  financial institutions shall apply to and govern the
  superintendent of financial institutions provided for in this
  section; all authority vested by law in the superintendent of
  financial institutions with respect to the management of the

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division of financial institutions shall be construed as vested 386 in the superintendent of financial institutions created by this 387 section with respect to the division of financial institutions 388 provided for in this section; and all rights, privileges, and 389 emoluments conferred by law upon the superintendent of financial 390 institutions shall be construed as conferred upon the 391 superintendent of financial institutions as head of the division 392 of financial institutions. The director of commerce shall not 393 transfer from the division of financial institutions any of the 394 functions specified in division (C)(2) of this section. 395

- (D) There is hereby created in the department of commerce a division of liquor control, which shall have all powers and perform all duties vested by law in the superintendent of liquor control. Wherever powers are conferred or duties are imposed upon the superintendent of liquor control, those powers and duties shall be construed as vested in the division of liquor control. The division of liquor control shall be administered by the superintendent of liquor control.
- (E) The director of commerce shall not be interested, directly or indirectly, in any firm or corporation which is a dealer in securities as defined in sections 1707.01 and 1707.14 of the Revised Code, or in any firm or corporation licensed under sections 1321.01 to 1321.19 of the Revised Code.
- (F) The director of commerce shall not have any official

  connection with a savings and loan association, a savings bank,

  a bank, a bank holding company, a savings and loan association

  holding company, a consumer finance company, or a credit union

  that is under the supervision of the division of financial

  institutions, or a subsidiary of any of the preceding entities,

  or be interested in the business thereof.

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(G) There is hereby created in the state treasury the 416 division of administration fund. The fund shall receive 417 assessments on the operating funds of the department of commerce 418 in accordance with procedures prescribed by the director of 419 commerce. All operating expenses of the division of 420 administration shall be paid from the division of administration 421 fund. 422 (H) There is hereby created in the department of commerce 423 a division of real estate and professional licensing, which 424 425 shall be under the control and supervision of the director of commerce. The division of real estate and professional licensing 426 shall be administered by the superintendent of real estate and 427 professional licensing. The superintendent of real estate and 428 professional licensing shall exercise the powers and perform the 429 functions and duties delegated to the superintendent under 430 Chapters 4735., 4763., 4764., 4767., and 4768. of the Revised 431 Code. 432 (I) There is hereby created in the department of commerce 433 a division of industrial compliance, which shall have all powers 434 and perform all duties vested by law in the superintendent of 435 industrial compliance. Wherever powers are conferred or duties 436 imposed upon the superintendent of industrial compliance, those 437 powers and duties shall be construed as vested in the division 438 of industrial compliance. The division of industrial compliance 439 shall be under the control and supervision of the director of 440 commerce and be administered by the superintendent of industrial 441 compliance. 442 (J) There is hereby created in the department of commerce 443

a division of unclaimed funds, which shall have all powers and

perform all duties delegated to or vested by law in the

superintendent of unclaimed funds. Wherever powers are conferred	446
or duties imposed upon the superintendent of unclaimed funds,	447
those powers and duties shall be construed as vested in the	448
division of unclaimed funds. The division of unclaimed funds	449
shall be under the control and supervision of the director of	450
commerce and shall be administered by the superintendent of	451
unclaimed funds. The superintendent of unclaimed funds shall	452
exercise the powers and perform the functions and duties	453
delegated to the superintendent by the director of commerce	454
under section 121.07 and Chapter 169. of the Revised Code, and	455
as may otherwise be provided by law.	456

- (K) There is hereby created in the department of commerce 457 a division of marijuana cannabis control, which shall have all 458 powers and perform all duties vested by law in the 459 superintendent of marijuana cannabis control. Wherever powers 460 are conferred or duties are imposed upon the superintendent of 461 marijuana—cannabis control, those powers and duties shall be 462 construed as vested in the division of marijuana cannabis 463 control. The division of marijuana cannabis control shall be 464 under the control and supervision of the director of commerce 465 and be administered by the superintendent of marijuana cannabis 466 control. 467
- (L) The department of commerce or a division of the 468 department created by the Revised Code that is acting with 469 authorization on the department's behalf may request from the 470 bureau of criminal identification and investigation pursuant to 471 section 109.572 of the Revised Code, or coordinate with 472 appropriate federal, state, and local government agencies to 473 accomplish, criminal records checks for the persons whose 474 identities are required to be disclosed by an applicant for the 475 issuance or transfer of a permit, license, certificate of 476

registration, or certification issued or transferred by the	477
department or division. At or before the time of making a	478
request for a criminal records check, the department or division	479
may require any person whose identity is required to be	480
disclosed by an applicant for the issuance or transfer of such a	481
license, permit, certificate of registration, or certification	482
to submit to the department or division valid fingerprint	483
impressions in a format and by any media or means acceptable to	484
the bureau of criminal identification and investigation and,	485
when applicable, the federal bureau of investigation. The	486
department or division may cause the bureau of criminal	487
identification and investigation to conduct a criminal records	488
check through the federal bureau of investigation only if the	489
person for whom the criminal records check would be conducted	490
resides or works outside of this state or has resided or worked	491
outside of this state during the preceding five years, or if a	492
criminal records check conducted by the bureau of criminal	493
identification and investigation within this state indicates	494
that the person may have a criminal record outside of this	495
state.	496

In the case of a criminal records check under section 497 109.572 of the Revised Code, the department or division shall 498 forward to the bureau of criminal identification and 499 investigation the requisite form, fingerprint impressions, and 500 fee described in division (C) of that section. When requested by 501 the department or division in accordance with this section, the 502 bureau of criminal identification and investigation shall 503 504 request from the federal bureau of investigation any information it has with respect to the person who is the subject of the 505 requested criminal records check and shall forward the requisite 506 fingerprint impressions and information to the federal bureau of 507

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investigation for that criminal record	ls check. After conducting	508
a criminal records check or receiving	the results of a criminal	509
records check from the federal bureau	of investigation, the	510
bureau of criminal identification and	investigation shall	511
provide the results to the department	or division.	512

The department or division may require any person about whom a criminal records check is requested to pay to the department or division the amount necessary to cover the fee charged to the department or division by the bureau of criminal identification and investigation under division (C)(3) of section 109.572 of the Revised Code, including, when applicable, any fee for a criminal records check conducted by the federal bureau of investigation.

(M) The director of commerce, or the director's designee,
may adopt rules to enhance compliance with statutes pertaining
to, and rules adopted by, divisions under the direction,
supervision, and control of the department or director by
offering incentive-based programs that ensure safety and
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soundness while promoting growth and prosperity in the state.
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Sec. 519.21. (A) Except as otherwise provided in divisions 527 (B) and (D) of this section, sections 519.02 to 519.25 of the 528 Revised Code confer no power on any township zoning commission, 529 board of township trustees, or board of zoning appeals to 530 prohibit the use of any land for agricultural purposes or the 531 construction or use of buildings or structures incident to the 532 use for agricultural purposes of the land on which such 533 buildings or structures are located, including buildings or 534 structures that are used primarily for vinting and selling wine 535 and that are located on land any part of which is used for 536 viticulture, and no zoning certificate shall be required for any 537

such building or structure.

- (B) A township zoning resolution, or an amendment to such resolution, may in any platted subdivision approved under section 711.05, 711.09, or 711.10 of the Revised Code, or in any area consisting of fifteen or more lots approved under section 711.131 of the Revised Code that are contiguous to one another, or some of which are contiquous to one another and adjacent to one side of a dedicated public road, and the balance of which are contiguous to one another and adjacent to the opposite side of the same dedicated public road regulate:
  - (1) Agriculture on lots of one acre or less;
- (2) Buildings or structures incident to the use of land for agricultural purposes on lots greater than one acre but not greater than five acres by: set back building lines; height; and size;
- (3) Dairying and animal and poultry husbandry on lots greater than one acre but not greater than five acres when at least thirty-five per cent of the lots in the subdivision are developed with at least one building, structure, or improvement that is subject to real property taxation or that is subject to the tax on manufactured and mobile homes under section 4503.06 of the Revised Code. After thirty-five per cent of the lots are so developed, dairying and animal and poultry husbandry shall be considered nonconforming use of land and buildings or structures pursuant to section 519.19 of the Revised Code.

Division (B) of this section confers no power on any township zoning commission, board of township trustees, or board of zoning appeals to regulate agriculture, buildings or structures, and dairying and animal and poultry husbandry on

lots greater than five acres.

- (C) Such sections confer no power on any township zoning 568 commission, board of township trustees, or board of zoning 569 appeals to prohibit in a district zoned for agricultural, 570 industrial, residential, or commercial uses, the use of any land 571 for: 572
- (1) A farm market where fifty per cent or more of the 573 gross income received from the market is derived from produce 574 raised on farms owned or operated by the market operator in a 575 normal crop year. However, a board of township trustees, as 576 provided in section 519.02 of the Revised Code, may regulate 577 such factors pertaining to farm markets as size of the 578 structure, size of parking areas that may be required, set back 579 building lines, and egress or ingress, where such regulation is 580 necessary to protect the public health and safety. 581
- (2) Biodiesel production, biomass energy production, or 582 electric or heat energy production if the land on which the 583 production facility is located qualifies as land devoted 584 exclusively to agricultural use under sections 5713.30 to 585 5713.37 of the Revised Code for real property tax purposes. As 586 used in division (C)(2) of this section, "biodiesel," "biomass 587 energy," and "electric or heat energy" have the same meanings as 588 in section 5713.30 of the Revised Code. 589
- (3) Biologically derived methane gas production if the 590 land on which the production facility is located qualifies as 591 land devoted exclusively to agricultural use under sections 592 5713.30 to 5713.37 of the Revised Code for real property tax 593 purposes and if the facility that produces the biologically 594 derived methane gas does not produce more than seventeen million 595 sixty thousand seven hundred ten British thermal units, five 596

megawatts, or both.

(4) Agritourism. However, a board of township trustees, as provided in section 519.02 of the Revised Code, may regulate such factors pertaining to agritourism, except farm markets as described in division (C)(1) of this section, as size of a structure used primarily for agritourism, size of parking areas that may be required, setback building lines for structures used primarily for agritourism, and egress or ingress where such regulation is necessary to protect public health and safety.

Nothing in division (C)(4) of this section confers power on a township zoning commission, board of township trustees, or board of zoning appeals to require any parking area to be improved in any manner, including requirements governing drainage, parking area base, parking area paving, or any other improvement.

Nothing in division (C)(4) of this section confers power

on a township zoning commission, board of township trustees, or

board of zoning appeals to prohibit the use of any land or the

construction or use of buildings or structures that are used

primarily for vinting and selling wine that are located on land

any part of which is used for viticulture as provided in

division (A) of this section.

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(D) Nothing in this section prohibits a township zoning commission, board of township trustees, or board of zoning appeals from regulating the location of medical marijuana cultivators, processors, or retail dispensaries or from prohibiting such cultivators, processors, or dispensaries from being located in the unincorporated territory of the township.

(D) (1) (E) (1) As used in division (C) (3) of this section,

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Sec. 928.03. The director of agriculture, in consultation	654
with the governor and attorney general, shall adopt rules in	655
accordance with Chapter 119. of the Revised Code establishing	656
standards and procedures for the regulation of hemp cultivation	657
and processing. The rules shall include all of the following:	658
(A) The form of an application for a hemp cultivation	659
license and hemp processing license and the information required	660
to be included in each license application;	661
(B) The amount of an initial application fee that an	662
applicant shall submit along with an application for a hemp	663
cultivation license or a hemp processing license, and the amount	664
of an annual license fee that a licensee shall submit for a hemp	665
cultivation license or a hemp processing license. In adopting	666
rules under division (B) of this section, the director shall	667
ensure both of the following:	668
(1) That the amount of the application fee and annual	669
license fee does not exceed an amount sufficient to cover the	670
costs incurred by the department of agriculture to administer	671
and enforce this chapter;	672
(2) That there is one uniform application fee and one	673
uniform annual license fee that applies to all applicants for a	674
hemp cultivation license.	675
(C) Requirements and procedures concerning background	676
investigations of each applicant for a hemp cultivation license	677
and each applicant for a hemp processing license. The director	678
shall include both of the following in the rules adopted under	679
this division:	680
(1) A requirement that each applicant comply with sections	681
4776.01 to 4776.04 of the Revised Code;	682

(2) Provisions that prohibit the director from issuing a	683
hemp cultivation license or hemp processing license to an	684
applicant that has not complied with those sections.	685
(D) Requirements regarding the experience, equipment,	686
facilities, or land necessary to obtain a hemp cultivation	687
license;	688
(E) Requirements and procedures regarding standards of	689
financial responsibility for each applicant for a hemp	690
processing license.	691
(F) Procedures and requirements for the issuance, renewal,	692
denial, suspension, and revocation of a hemp cultivation license	693
and hemp processing license, including providing for a hearing	694
under Chapter 119. of the Revised Code with regard to such a	695
denial, suspension, or revocation;	696
(G) Grounds for the denial, suspension, and revocation of	697
a hemp cultivation license and of a hemp processing license,	698
including a requirement that the director revoke a hemp	699
cultivation license or hemp processing license, for a period of	700
ten years, of any person who pleads guilty to or is convicted of	701
a felony relating to a controlled substance;	702
(H) A requirement that the director shall not issue a hemp	703
cultivation license or hemp processing license to any person who	704
has pleaded guilty to or been convicted of a felony relating to	705
a controlled substance in the ten years immediately prior to the	706
submission of the application for a license;	707
(I) A requirement that any person that materially	708
falsifies information in an application for a hemp cultivation	709
license or hemp processing license is ineligible to receive	710
either license;	711

(J) A practice for maintaining relevant information	712
regarding land on which hemp is cultivated by hemp cultivation	713
licensees, including a legal description of the land, in	714
accordance with applicable federal law;	715
(K) Requirements prohibiting a hemp cultivation licensee	716
and a hemp processing licensee from cultivating or processing	717
marihuana;	718
(L) A procedure for testing, using post-decarboxylation or	719
other similarly reliable methods, delta-9 tetrahydrocannabinol	720
concentration levels of plants and products for purposes of	721
determining compliance with this chapter and rules adopted under	722
it;	723
(M) Requirements and procedures for the issuance,	724
administration, and enforcement of corrective action plans	725
issued under this chapter;	726
(N) A procedure for conducting annual inspections of, at a	727
minimum, a random sample of hemp cultivation license holders to	728
verify that plants are not being cultivated in violation of this	729
chapter or rules adopted under it;	730
(O) A procedure for conducting annual inspections of, at a	731
minimum, a random sample of hemp processing license holders to	732
verify that such license holders are not operating in violation	733
of this chapter or rules adopted under it;	734
(P) A procedure for complying with enforcement procedures	735
required under federal law;	736
(Q) A procedure for the effective disposal of all of the	737
following:	738
(1) Plants, whether growing or not, cultivated in	739

violation of this chapter or rules adopted under it;	740
(2) Products derived from plants cultivated in violation	741
of this chapter or rules adopted under it;	742
(3) Products produced in violation of this chapter or	743
rules adopted under it.	744
(R) Requirements and procedures governing the production,	745
storage, and disposal of hemp byproducts.	746
For the purposes of this chapter and notwithstanding any	747
provision of law to the contrary, "hemp product" includes a	748
byproduct, produced as a result of processing hemp, that	749
contains a delta-9 tetrahydrocannabinol concentration of more	750
than three-tenths per cent, provided that the byproduct is	751
produced, stored, and disposed of in accordance with rules	752
adopted under division (R) of this section.	753
(S) Procedures for sharing information regarding hemp	754
cultivation license holders with the secretary of the USDA;	755
(T) A setback distance requirement that specifies the	756
distance that a hemp cultivation license holder shall locate	757
hemp plants from a location where medical marijuana or adult-use	758
marijuana is being cultivated. The requirement does not apply to	759
a hemp cultivation license holder with regard to a medical	760
marijuana cultivator that locates medical marijuana or adult-use	761
marijuana within the established setback distance requirement	762
after the hemp cultivation license holder begins operation.	763
(U) Annual reporting requirements and procedures for hemp	764
cultivation license holders and hemp processing license holders;	765
(V) Recordkeeping and documentation maintenance	766
requirements and procedures for hemp cultivation license holders	767

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requesting an expungement of the record of conviction.	795
(C) Any person who is eligible under division (B) of this	796
section to file an application for expungement may apply to the	797
sentencing court for the expungement of the record of	798
conviction. The person may file the application at any time on	799
or after the effective date of this section. The application	800
shall do all of the following:	801
(1) Identify the applicant, the offense for which the	802
expungement is sought, the date of the conviction of or plea of	803
guilty to that offense, and the court in which the conviction	804
occurred or the plea of guilty was entered;	805
(2) Include evidence that the offense was a violation of	806
division (C)(3) or (7) of section 2925.11 of the Revised Code,	807
that the conviction or plea of guilty occurred prior to the	808
effective date of this section, and that the conduct that was	809
the basis of the violation involved possession of not more than	810
fifteen grams of hashish and not more than two and one-half	811
<pre>ounces of marihuana other than hashish;</pre>	812
(3) Include a request for expungement of the record of	813
conviction of that offense under this section.	814
(D) Upon the filing of an application under division (C)	815
of this section and the payment of the fee described in division	816
(H) of this section if applicable, the court shall set a date	817
for a hearing and shall notify the prosecutor for the case of	818
the hearing on the application. The prosecutor may object to the	819
granting of the application by filing an objection with the	820
court prior to the date set for the hearing. The prosecutor	821
shall specify in the objection the reasons for believing a	822
denial of the application is justified. The court shall direct	823

its regular probation officer, a state probation officer, or the	824
department of probation of the county in which the applicant	825
resides to make inquiries and written reports as the court	826
requires concerning the applicant. The court shall hold the	827
hearing scheduled under this division.	828
(E) At the hearing held under division (D) of this	829
section, the court shall do both of the following:	830
(1) Determine whether the applicant has, prior to the	831
effective date of this section, been convicted of or pleaded	832
guilty to a violation of division (C)(3) or (7) of section	833
2925.11 of the Revised Code and whether the conduct that was the	834
basis for the violation involved possession of not more than	835
fifteen grams of hashish and not more than two and one-half	836
ounces of marihuana other than hashish;	837
(2) If the prosecutor has filed an objection in accordance	838
with division (D) of this section, consider the reasons against	839
granting the application specified by the prosecutor in the	840
objection.	841
(F) The court shall order the expungement of all official	842
records pertaining to the case and the deletion of all index	843
references to the case and, if it does order the expungement,	844
shall send notice of the order to each public office or agency	845
that the court has reason to believe may have an official record	846
pertaining to the case if the court, after complying with	847
division (E) of this section, determines that the applicant,	848
prior to the effective date of this section, had been convicted	849
of or pleaded guilty to a violation of division (C)(3) or (7) of	850
section 2925.11 of the Revised Code and that the conduct that	851
was the basis for the violation involved possession of not more	852
than fifteen grams of hashish and not more than two and one-half	853

ounces of marihuana other than hashish.	854
(G) The proceedings in the case that is the subject of an	855
order issued under division (F) of this section shall be	856
considered not to have occurred and the conviction or guilty	857
plea of the person who is the subject of the proceedings shall	858
be expunged. The record of the conviction shall not be used for	859
any purpose, including, but not limited to, a criminal records	860
check under section 109.572 of the Revised Code. The applicant	861
may, and the court shall, reply that no record exists with	862
respect to the applicant upon any inquiry into the matter.	863
(H) Upon the filing of an application under this section,	864
the applicant, unless indigent, shall pay a fee of fifty	865
dollars. The court shall pay thirty dollars of the fee into the	866
state treasury, with half of that amount credited to the	867
attorney general reimbursement fund created by section 109.11 of	868
the Revised Code, and shall pay twenty dollars of the fee into	869
the county general revenue fund.	870
Sec. 3376.07. A state institution of higher education,	871
private college, athletic association, conference, or other	872
group or organization with authority over intercollegiate	873
athletics may prohibit a student-athlete from entering into a	874
contract providing compensation to the student-athlete for use	875
of the student-athlete's name, image, or likeness if under the	876
contract the student-athlete's name, image, or likeness is	877
associated with any of the following:	878
(A) Any company that manufactures, markets, or sells, or	879
brand that is associated with, a controlled substance, marihuana	880
product, medical marijuana product, adult-use marijuana product,	881
alcoholic product, tobacco product, electronic smoking device,	882
vapor product, or product or device that consists of or contains	883

have the same meanings as in section 3796.01 of the Revised

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<u>Code.</u>	911
(B) Adult-use consumer" means and an individual who is at	912
least twenty-one years of age.	913
(4) "Adult use cultivator" means a level I adult use cultivator	914
or a level II adult use cultivator.	915
(5) (C) "Adult use Adult-use dispensary" means a person licensed_	916
before the effective date of this amendment to distribute,	917
transfer, or sell adult-use marijuana pursuant section 3780.15	918
of the Revised Code, to this chapter and any rules promulgated	919
thereunder-to-sell adult use cannabis as authorized.	920
(6) "Adult use extract" or "extract" means a substance obtained	921
by separating or concentrating cannabinoids and other compounds	922
from any part of the adult use cannabis plant by physical or-	923
chemical means, intended to be refined for use as an ingredient	924
in an adult use cannabis product or as a standalone adult use	925
cannabis product.	926
(7) (D) "Adult use Adult-use processor" means a person licensed_	927
before the effective date of this amendment to process adult-use	928
marijuana pursuant section 3780.14 of the Revised Code, to this	929
chapter and any rules promulgated thereunder to manufacture	930
adult use cannabis as authorized.	931
(8) (E) "Adult use Adult-use testing laboratory" means an	932
independent laboratory located <u>in this state</u> that <del>has been</del>	933
issued a license by the division of cannabis control to have-	934
custody and use of adult use cannabis for scientific purposes	935
and for purposes of instruction, research, or analysis is	936
licensed before the effective date of this amendment to test	937
adult-use marijuana pursuant to this chapter and any rules	938
promulgated thereunder.	939

(9) "Advertising" means any written or verbal statement,	940
illustration, or depiction created to induce sales through the	941
· · · · · · · · · · · · · · · · · · ·	
use of or a combination of letters, pictures, objects, lighting	942
effects, illustrations, videos, sounds, or other similar means.	943
"Advertisement" includes brochures, promotional and other	944
marketing materials consistent with section 3780.21 of the	945
Revised Code.	946
(10) "Applicant" means an individual or person who files an	947
application for a license pursuant to this chapter.	948
(11) "Certificate of operation" means a certification of	949
operation or license issued by either the department of commerce	950
or the state board of pharmacy to a person pursuant to Chapter	951
3796 of the Revised Code and Chapter 3796 of the Administrative	952
<del>Code.</del>	953
$\frac{(12)(F)}{(F)}$ "Confidential information" means information that is not	954
a public record for purposes of section 149.43 of the Revised	955
Code.	956
(13) "Cultivate" means to grow, harvest, package, and transports	957
adult use cannabis pursuant to this chapter.	958
(14) "Cultivation area" means the boundaries of the enclosed	959
areas in which adult use cannabis is cultivated during the	960
vegetative stage and flowering stage of the cultivation process.	961
For purposes of calculating the cultivation area square footage,	962
enclosed areas used solely for the storage and maintenance of	963
mother plants, clones, or seedlings shall not be included.	964
(15) "Cultivation facility" means a facility where an adult use	965
cultivator or a level III adult use cultivator is authorized to	966
operate.	967
(16) "Dispensary" means a person who has a certificate of	968
. ,	

operation to operate a dispensary under Chapter 3796 of the	969
Revised Code and Chapter 3796 of the Administrative Code.	970
(17) "Disqualifying offense" means:	971
(a) A conviction or plea of guilty, including conspiracy to	972
commit, attempt to commit, or aiding and abetting another in-	973
committing, the following:	974
(i) Any offense set forth in Chapters 2925, 3719, or 4729 of the	975
Revised Code, the violation of which constitutes a felony or a	976
misdemeanor of the first degree;	977
(ii) Any theft offense set forth under division (K) in section	978
2913.01 of the Revised Code, the violation of which constitutes	979
a felony;	980
(iii) Any violation for which a penalty was imposed under-	981
section 3715.99 of the Revised Code;	982
(iv) A crime of moral turpitude as defined in section 4776.10 of	983
the Revised Code; or	984
(v) A violation of any former law of this state, any existing or	985
former law of another state, any existing or former law	986
applicable in a military court or Indian tribal court, or any	987
existing or former law of any nation other than the United	988
States that is or was substantially equivalent to any of the	989
offenses listed in paragraphs (a)(iv) to (a)(iv) of this	990
definition.	991
(b) Any first degree misdemeanor offense listed in paragraphs	992
(a)(i) to (a)(v) of this definition will not automatically	993
disqualify an applicant from licensure if the applicant was	994
convicted of or pleaded guilty to the offense more than five	995
years before the date the application for licensure is filed.	996

(c) Notwithstanding paragraph (a) or (b) of this definition, no	997
misdemeanor offense, including misdemeanors of the first degree,	998
related to cannabis possession, cannabis trafficking, illegal	999
cultivation of cannabis, illegal use or possession of drug	1000
paraphernalia or cannabis drug paraphernalia, or other cannabis	1001
related crimes shall be considered a disqualifying offense.	1002
(18) "Director" means the director of the department of	1003
commerce.	1004
(10) Wilesel I adult use (C) Wildult use sultimeters were sither	1005
(19) "Level I adult use (G) "Adult-use cultivator" mean either	
means a person who has a certificate of operation as a level I	1006
cultivator and who is licensed before the effective date of this	1007
<pre>amendment to cultivate adult-use marijuana pursuant to section-</pre>	1008
3780.12 of the Revised Code, this chapter and any rules	1009
promulgated thereunder to cultivate adult use cannabis as	1010
authorized, or a person who is licensed as a level I adult use	1011
cultivator pursuant to section 3780.12 of the Revised Code, this	1012
chapter and any rules promulgated thereunder to cultivate adult	1013
use cannabis as authorized, and either person may operate up to	1014
one hundred thousand square footage of space designated as the	1015
cultivation area in the application which may be increased if a	1016
request for expansion is approved by the division of cannabis	1017
control.	1018
(20) "Level II adult use cultivator" mean either a person who	1019
has a certificate of operation as a level II cultivator and who	1020
is licensed pursuant to section 3780.12 of the Revised Code,	1021
this chapter and any rules promulgated thereunder to cultivate	1022
adult use cannabis as authorized, or a person who is licensed as	1023
a level II adult use cultivator pursuant to section 3780.12 of	1024
the Revised Code, this chapter and any rules promulgated	1025
thereunder to cultivate adult use cannabis as authorized, and-	1026

either person may operate up to fifteen thousand square footage	1027
of space designated as the cultivation area in the application-	1028
which may be increased if a request for expansion is approved by	1029
the division of cannabis control.	1030
(21) "Level III adult use cultivator" means a person licensed	1031
pursuant section 3780.13 of the Revised Code, this chapter and	1032
any rules promulgated thereunder to cultivate adult use cannabis	1033
as authorized.	1034
(22) "Level I cultivator" means a person who has a certificate	1035
of operation to operate as a level I cultivator under Chapter	1036
3796of the Revised Code and Chapter 3796of the Administrative	1037
Code.	1038
(23) "Level II cultivator" means a person who has a certificate	1039
of operation to operate as a level II cultivator under Chapter-	1040
3796of the Revised Code and Chapter 3796of the Administrative	1041
Code.	1042
(24) "License" means a license by the division of cannabis	1043
control to a license applicant pursuant to chapter 3780of the	1044
Revised Code and the rules adopted thereunder.	1045
(25) "License applicant" means an individual or person who-	1046
applies for a license under this chapter.	1047
(26) "License holder" or "Licensee" means an adult use cannabis	1048
operator, adult use testing laboratory or an individual who is-	1049
licensed under the provisions of chapter 3780 of the Revised	1050
Code.	1051
(27) "Manufacture" means the process of converting harvested	1052
plant material into adult use extract by physical or chemical	1053
means for use as an ingredient in an adult use cannabis product.	1054

(28) "Medical provisional license" means a provisional license	1055
issued by either the department of commerce or the state board	1056
of pharmacy to a person pursuant to Chapter 3796 of the Revised	1057
Code and Chapter 3796 of the Administrative Code.	1058
(29) "Minor cannabinoid" means any cannabinoid other than CBD,	1059
CBDa, Delta-9 THC or Delta 9 THCa, including any isomer,	1060
analogue, or derivative thereof, and any other cannabinoid that	1061
naturally occurs in cannabis, regardless of whether that-	1062
cannabinoid may be naturally or synthetically derived, which may	1063
be used as an ingredient in adult use products.	1064
(30) "Mother plant" means an adult use cannabis plant that is-	1065
cultivated or maintained for the purpose of generating clones,	1066
and that will not be used to produce plant material for sale to	1067
an adult use processor or an adult use dispensary unless the	1068
plant is transferred into the cultivation area of the facility.	1069
(31) "Paraphernalia" means any equipment, products, or materials	1070
of any kind which are used, intended for use, or designed for	1071
use in planting, propagating, cultivating, growing, harvesting,	1072
composting, manufacturing, compounding, converting, producing,	1073
processing, preparing, testing, analyzing, packaging,	1074
repackaging, storing, vaporizing, or containing cannabis, or for	1075
ingesting, inhaling, or otherwise introducing cannabis into the	1076
human body.	1077
(32) (H) "Person" includes, but is not limited to, an individual	1078
or a combination of individuals; a sole proprietorship, a firm,	1079
a company, a joint venture, a partnership of any type, a joint-	1080
stock company, a corporation of any type, a corporate subsidiary	1081
of any type, a limited liability company, a business trust, or	1082
any other business entity or organization; an assignee; a	1083
receiver; a trustee in bankruptcy; an unincorporated	1084

association, club, society, or other unincorporated entity or	1085
organization; entities that are disregarded for federal income	1086
tax purposes; and any other nongovernmental, artificial, legal	1087
entity that is capable of engaging in business.	1088
(33) "Primary residence" means the residence of an individual in	1089
which the individual's habitation is fixed and to which,	1090
whenever the person is absent, the person has the intention of	1091
returning.	1092
(34) "Processor" means a person who has been issued a processing	1093
certificate of operation pursuant to Chapter 3796 of the Revised	1094
Code and Chapter 3796 of the Administrative Code.	1095
(35) "Prohibited facility" means any church, public library,	1096
public playground, public park, or school, as defined in section	1097
3796.30 of the Revised Code.	1098
(36) "Provisional license" means a temporary license issued to	1099
an applicant for an individual license that establishes the	1100
conditions that must be met by the licensee before the	1101
individual is issued a license in accordance with the	1102
requirements and conditions set forth in chapter 3780 of the	1103
Revised Code and the rules adopted thereunder.	1104
(37) "Tetrahydrocannabinol" or "THC" means the sum of the amount	1105
of delta-9 tetrahydrocannabinol (THC) and 87.7 per cent of the	1106
amount of delta-9-tetrahydrocannabinolic acid (THCA) present in	1107
the product or plant material. THC does not include minor-	1108
<pre>cannabinoids.(I) "Equivalent license" means:</pre>	1109
(1) In the case of an adult-use cultivator, a cultivator license	1110
of the same level issued under Chapter 3796. of the Revised	1111
Code;	1112
(2) In the case of an adult-use processor, a processor license	1113

issued under Chapter 3796. of the Revised Code;	1114
(3) In the case of an adult-use dispensary, a retail dispensary	1115
license issued under Chapter 3796. of the Revised Code;	1116
(4) In the case of an adult-use testing laboratory, a laboratory	1117
license issued under Chapter 3796. of the Revised Code.	1118
Sec. 3780.10. Adult use cannabis operator and adult use	1119
testing laboratory licenses.	1120
(A) No person shall operate as an adult use cannabis operator or	1121
adult use testing laboratory without a (A)(1) A license issued	1122
by the division of cannabis control pursuant to this	1123
chaptersection shall be treated, for all purposes, as the	1124
equivalent license under Chapter 3796. of the Revised Code.	1125
(2) The holder of a license issued by the division pursuant to	1126
this section is subject to all procedures, requirements, and	1127
penalties that apply to the holder of the equivalent license	1128
under that chapter.	1129
(3) If a license issued under this section before the effective	1130
date of this amendment is held by the same person and used at	1131
the same location as an equivalent license under Chapter 3796.	1132
of the Revised Code, the division of cannabis control shall	1133
merge the licenses and treat them as the same license for all	1134
purposes, including expiration and renewal.	1135
(B) The—Subject to division (C) of this section, the following	1136
licenses shall be issued by the division of cannabis control	1137
within nine months of the effective date of this section if the	1138
license applicant is in compliance with section 3780.11 of the	1139
Revised Code and this chapter, and the license applicant has, or	1140
the same owners of the license applicant, have, a certificate of	1141
operation or medical provisional license issued under Chapter	1142

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provisional license shall be issued under this chapter one adult	1172
use processor license for the current location of the processor;	1173
<del>and</del>	1174
(6) A testing laboratory issued a certificate of operation shall	1175
be issued under this chapter one adult use testing laboratory	1176
license for the current location of the testing laboratory.	1177
	4.4.5.0
(C) Notwithstanding anything in this section, a license shall	1178
not be issued pursuant to division (B) of this section to a	1179
license applicant holding only a related medical provisional	1180
license unless the medical provisional license holder is issued	1181
a certificate of operation <u>under Chapter 3796. of the Revised</u>	1182
Code within two years of the effective date of this section_	1183
December 7, 2023.	1184
(C) The division of cannabis control shall issue up to forty	1185
level III adult use cultivator licenses consistent with this	1186
chapter with preference provided to applicants who have been	1187
certified as cannabis social equity and jobs program	1188
participants under the cannabis social equity and jobs program-	1189
pursuant to 3780.19 of this chapter. No person may have any	1190
ownership or control in more than one level III adult use	1191
cultivator license under this chapter. No adult use cultivator-	1192
or adult use processor may have any ownership or control in a	1193
level III adult use cultivator license.	1194
(D) The division of cannabis control shall issue up to fifty	1195
additional adult use dispensary licenses in conformity with this	1196
chapter with preference provided to applicants who have been	1197
certified as cannabis social equity and jobs program	1198
participants under the cannabis social equity and jobs program.	1199
(E) Following twenty-four months from the first date of issuance	1200

of an adult use operator license, the division of cannabis	1201
control shall review the number of adult use cannabis operator	1202
licenses on a biannual basis and may authorize additional	1203
licenses after considering:	1204
(1) The current and anticipated market growth and consumer	1205
demand, including the number of adult use consumers seeking	1206
adult use cannabis;	1207
(2) The current and projected supply of adult use cannabis	1208
produced by licensed adult use cultivators, level III adult use-	1209
cultivators, and adult use processors; and	1210
(3) The geographic distribution of adult use dispensary sites in	1211
an effort to ensure adult use customer access to adult use-	1212
<del>cannabis.</del>	1213
(F) (1) The division of cannabis control shall provide a report	1214
and recommendation within ninety days of the conclusion of the	1215
requirements in division (E) of this section to the director for	1216
consideration.	1217
(2) The division of cannabis control may adopt rules as	1218
necessary to implement this division.	1219
(3) The division of cannabis control shall adopt a rule	1220
regarding the number of licenses a license holder may hold for	1221
each type of license consistent with this chapter. As of the	1222
effective date of this section, and notwithstanding any other	1223
provision of this chapter, no person shall be issued more than	1224
eight adult use dispensary licenses, and not more than one adult	1225
use cultivator license, and not more than one adult use	1226
processor license at any time, unless authorized by the division	1227
of cannabis control after an analysis supporting the licensing	1228
pursuant to rule.	1229

(G) The division of cannabis control may authorize additional	1230
adult use testing laboratory licenses at any time (D) (1) A person	1231
seeking licensure under division (B) of this section shall apply	1232
to the division in the form and manner prescribed by sections	1233
3796.09 and 3796.10 of the Revised Code.	1234
(2) The division shall not issue a license to an applicant that	1235
does not meet the corresponding eligibility criteria under_	1236
division (C) of section 3796.09 or division (C) of section	1237
3796.10 of the Revised Code.	1238
(3) Applications for licensure under division (B) of this	1239
section are not subject to the evaluation, prioritization,	1240
ranking, and lottery provisions in divisions (B), (D), and (E)	1241
of section 3796.09, or divisions (B), (D), and (E) of section	1242
3796.10 of the Revised Code, as applicable. The division shall	1243
issue a license to each eligible applicant.	1244
(4) A provisional license issued under this section is not	1245
transferable.	1246
Sec. 3780.22. Tax levied on adult use consumers.	1247
(A) For the purpose of supporting social equity issues,	1248
providing funds to support jobs and economic development,	1249
providing funding for host communities who have adult use	1250
licensed dispensaries in their jurisdiction to support these	1251
communities, funding education and treatment for individuals	1252
with cannabis and other addiction issues, and defraying the	1253
costs of regulation and administering the tax, there shall be an	1254
adult use adult-use tax on the sale of adult use cannabis adult-	1255
use marijuana by <del>adult use</del> _licensed_dispensaries <del>-to-adult use-</del>	1256
consumers in accordance with this chapter.	1257
(B) The rate of the adult use adult-use tax shall be ten per	1258

cent. The <del>adult use</del> -adult-use tax applies and is <del>collectable</del>	1259
collectible when the sale is made, regardless of the time when	1260
the price is paid, or when the adult use cannabis adult-use	1261
marijuana is delivered.	1262
(C) The adult use adult-use tax is in addition to the tax levied	1263
or collected under Chapter 5739. of the Revised Code on adult-	1264
use cannabis adult-use marijuana sales by adult use licensed	1265
dispensaries-to-adult-use-consumers.	1266
(D) The tax authorized under division (A) of this section shall	1267
be collected consistent with Chapter 5739. of the Revised Code,	1268
but the tax commissioner shall adopt rules the commissioner	1269
deems necessary to administer the adult use adult-use tax	1270
including the licensure, filing, collection, distribution,	1271
refund, assessment, bad debt, liability of unpaid taxes,	1272
recordkeeping, and any penalty related to the adult use adult-	1273
use tax consistent with this chapter.	1274
a 2500 00 - 1 1 1 1	
	1075
Sec. 3780.23. Funds created.	1275
(A) For the purpose of receiving and distributing, and	1275 1276
(A) For the purpose of receiving and distributing, and	1276
(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use	1276 1277
(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:	1276 1277 1278 1279
(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following	1276 1277 1278
(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:	1276 1277 1278 1279
<ul> <li>(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use_adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:</li> <li>(1) The adult use_adult-use_tax fund;</li> <li>(2) The cannabis social equity and jobs fund;</li> </ul>	1276 1277 1278 1279 1280
<ul> <li>(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:</li> <li>(1) The adult use adult-use tax fund;</li> </ul>	1276 1277 1278 1279
<ul> <li>(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use_adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:</li> <li>(1) The adult use_adult-use_tax fund;</li> <li>(2) The cannabis social equity and jobs fund;</li> </ul>	1276 1277 1278 1279 1280
<ul> <li>(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:</li> <li>(1) The adult use adult-use tax fund;</li> <li>(2) The cannabis social equity and jobs fund;</li> <li>(3) The host community cannabis fund;</li> </ul>	1276 1277 1278 1279 1280 1281 1282
<ul> <li>(A) For the purpose of receiving and distributing, and accounting for, revenue received from the adult use adult-use tax levied by section 3780.22 of the Revised Code, the following funds are created in the state treasury:</li> <li>(1) The adult use adult-use tax fund;</li> <li>(2) The cannabis social equity and jobs fund;</li> <li>(3) The host community cannabis fund;</li> <li>(4) The substance abuse and addiction fund; and</li> </ul>	1276 1277 1278 1279 1280 1281 1282 1283

shall be deposited into the adult use adult-use tax fund.	1286
(C) Unless otherwise authorized under this chapter or rule, the	1287
director of budget and management shall transfer amounts to each	1288
fund as follows:	1289
(1) Thirty-six per cent to the cannabis social equity and jobs	1290
fund to be used to implement the requirements of 3780.19 of the	1291
Revised Code;	1292
(2) Thirty-six per cent to the host community cannabis fund for	1293
the benefit of municipal corporations or townships that have	1294
adult use licensed dispensaries, and the municipal corporations	1295
or townships may use such funds for any approved purpose.	1296
Distributions to municipal corporations or townships shall be	1297
based on the percentage of adult use adult-use tax attributable	1298
to each municipal corporation or township $ au_{oldsymbol{\cdot}}$	1299
(3) Twenty-five per cent to the substance abuse and addiction	1300
fund to support the efforts of the department of mental health	1301
and addiction services to alleviate substance and opiate abuse	1302
and related research in the state under section 3780.30 of the	1303
Revised Code; and	1304
(4) Three per cent to the division of cannabis control and tax	1305
commissioner fund to support the operations of the division of	1306
cannabis control and to defray the cost of the department of	1307
taxation for administering the tax levied under section 3780.22	1308
of the Revised Code.	1309
Payments under of this section shall be made by the end of the	1310
month following the end of each quarterly period. The tax	1311
commissioner shall make the data available to the director of	1312
the office of budget and management for this purpose and the	1313
director of budget and management shall transfer amounts to the	1314

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funds in this section as required. The tax commission may serve	1315
as agent of the municipal corporations or townships only for the	1316
purposes of division (C)(2) of this section as promulgated by	1317
rule.	1318
Sec. 3780.31. <del>Confidentiality.</del>	1319
(A) The following information submitted, collected, or gathered	1320
under this chapter is confidential and not subject to disclosure	1321
by any state agency or political subdivision as a public record	1322
under section 149.43 of the Revised Code:	1323
(1) Social security numbers, passport numbers, or federal tax	1324
identification numbers;	1325
(2) Home addresses and telephone numbers;	1326
(3) Birth certificates;	1327
(4) Driver's license numbers;	1328
(5) Dates of birth;	1329
(6) Places of birth;	1330
(7) The personal financial information and records, including	1331
tax returns and information, and records of criminal	1332
proceedings;	1333
(8) Any information concerning a victim of domestic violence,	1334
sexual assault, or stalking;	1335
(9) Electronic mail addresses;	1336
(10) Internet Protocol protocol addresses or similar addresses;	1337
(11) Any trade secret, and patents, or exclusive licenses;	1338
(12) Client records and adult use adult-use consumer identifying	1339
information; and	1340

(13) Security information, including risk prevention plans,	1341
detection and countermeasures, location of vaults or other money	1342
and/or cannabis storage areas, emergency management plans,	1343
security and surveillance plans, equipment and usage protocols,	1344
and theft and fraud prevention plans and countermeasures.	1345
(B) Notwithstanding any other law, upon written request, the	1346
division of cannabis control shall provide the following	1347
information, except as provided in this chapter:	1348
(1) The amount of tax paid to the state by any license holder;	1349
and	1350
(2) A copy of a letter providing the reasons for the denial of	1351
an applicant's license, but with confidential information	1352
redacted.	1353
(C) An individual who holds, held, or has applied for a license	1354
under this chapter may waive the confidentiality requirements of	1355
division (A) of this section.	1356
(D) Confidential information received by the division of	1357
cannabis control from another jurisdiction relating to an	1358
individual who holds, held, or has applied for a license under	1359
this chapter is confidential and not subject to disclosure as a	1360
public record under section 149.43 of the Revised Code.	1361
(E) After giving reasonable notice to the applicant, the current	1362
or former provisional license holder, or the current or former	1363
license holder, the division of cannabis control may share any	1364
information gathered pursuant to this chapter with, or disclose	1365
the information to, the inspector general, any appropriate	1366
prosecuting authority, any law enforcement agency, or any other	1367
appropriate governmental or licensing agency, but the agency	1368
that receives the information shall comply with the same	1369

requirements regarding confidentiality required under Ohio law.	1370
(F) The division of cannabis control, and any entity under	1371
contract with the division of cannabis control, shall not make	1372
public any information reported to or collected by the division	1373
of cannabis control under this chapter that identifies or would	1374
tend to identify any adult use adult-use consumer, or tend to	1375
show any adult-use consumer's purchase history.	1376
Sec. 3796.01. (A) As used in this chapter:	1377
(1) "Marijuana" means marihuana as defined in section	1378
3719.01 of the Revised Code.	1379
(2) "Medical marijuana" means marijuana that is	1380
cultivated, processed, dispensed, tested, possessed, or used for	1381
a medical purpose in accordance with this chapter. "Medical	1382
marijuana" does not include adult-use marijuana or homegrown	1383
marijuana.	1384
(3) "Academic medical center" has the same meaning as in	1385
(3) "Academic medical center" has the same meaning as in section 4731.297 of the Revised Code.	1385 1386
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section 4731.297 of the Revised Code.	1386
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and	1386 1387
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section	1386 1387 1388
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code.	1386 1387 1388 1389
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code.  (5) "Physician" means an individual authorized under	1386 1387 1388 1389
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code.  (5) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and	1386 1387 1388 1389 1390 1391
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code.  (5) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine and surgery.	1386 1387 1388 1389 1390 1391 1392
section 4731.297 of the Revised Code.  (4) "Drug database" means the database established and maintained by the state board of pharmacy pursuant to section 4729.75 of the Revised Code.  (5) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine and surgery.  (6) "Qualifying medical condition" means any of the	1386 1387 1388 1389 1390 1391 1392

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(c) Amyotrophic lateral sclerosis;	1397
(d) Cancer;	1398
(e) Chronic traumatic encephalopathy;	1399
(f) Crohn's disease;	1400
(g) Epilepsy or another seizure disorder;	1401
(h) Fibromyalgia;	1402
(i) Glaucoma;	1403
(j) Hepatitis C;	1404
(k) Inflammatory bowel disease;	1405
(1) Multiple sclerosis;	1406
(m) Pain that is either of the following:	1407
(i) Chronic and severe;	1408
(ii) Intractable.	1409
(n) Parkinson's disease;	1410
(o) Positive status for HIV;	1411
(p) Post-traumatic stress disorder;	1412
(q) Sickle cell anemia;	1413
(r) Spinal cord disease or injury;	1414
(s) Tourette's syndrome;	1415
(t) Traumatic brain injury;	1416
(u) Ulcerative colitis;	1417
(v) Any other disease or condition added by the state	1418
medical board under section 4731.302 of the Revised Code.	1419

(7) "State university" has the same meaning as in section	1420
3345.011 of the Revised Code.	1421
(8) "Adult-use consumer" means an individual who is at	1422
	1423
least twenty-one years of age.	1423
(9) "Adult-use marijuana" means marijuana that is	1424
cultivated, processed, dispensed, or tested for, or possessed or	1425
used by, an adult-use consumer in accordance with this chapter.	1426
"Adult-use marijuana" includes marijuana cultivated, processed,	1427
dispensed, or tested for, or possessed or used by, an adult-use	1428
consumer before the effective date of this amendment in	1429
accordance with Chapter 3780. of the Revised Code, as that	1430
chapter existed immediately prior to the effective date of this	1431
amendment. "Adult-use marijuana" does not include medical	1432
marijuana or homegrown marijuana.	1433
(10) "Church" has the meaning defined in section 1710.01	1434
of the Revised Code.	1435
(11) UDublic library manne e library provided for under	1 4 2 6
(11) "Public library" means a library provided for under	1436
Chapter 3375. of the Revised Code.	1437
(12) "Public park" means a park established by the state	1438
or a political subdivision of the state, including a county,	1439
township, municipal corporation, or park district.	1440
(13) "Public playground" means a playground established by	1441
the state or a political subdivision of the state, including a	1442
county, township, municipal corporation, or park district.	1443
(14) "School" means a child care center as defined under	1444
section 5104.01 of the Revised Code, a preschool as defined	1445
under section 2950.034 of the Revised Code, or a public or	1446
nonpublic primary school or secondary school.	1447

(15) "Public place" has the same meaning as in section	1448
3794.01 of the Revised Code.	1449
(16) "Ohio investigative unit" means the investigative	1450
unit maintained by the department of public safety under section	1451
5502.13 of the Revised Code.	1452
(17) "Homegrown marijuana" means marijuana cultivated,	1453
grown, processed, or possessed by an adult-use consumer in	1454
accordance with section 3796.04 of the Revised Code. "Homegrown	1455
marijuana" includes marijuana cultivated, grown, processed, or	1456
possessed before the effective date of this amendment under	1457
former section 3780.28 of the Revised Code, as that section	1458
existed immediately prior to the effective date of this	1459
amendment. "Homegrown marijuana" does not include medical	1460
marijuana or adult-use marijuana.	1461
(18) "Provisional license" means a temporary license	1462
issued by the division of cannabis control to an applicant for a	1463
cultivator, processor, retail dispensary, or laboratory license	1464
under this chapter or Chapter 3780. of the Revised Code that	1465
establishes the conditions that must be met before the	1466
provisional license holder may engage in the activities	1467
authorized by section 3796.18, 3796.19, 3796.20, or 3796.21 of	1468
the Revised Code.	1469
(19) "Certificate of operation" means a certificate issued	1470
by the division to the holder of a provisional license that	1471
authorizes the recipient to engage in the activities authorized	1472
by section 3796.18, 3796.19, 3796.20, or 3796.21 of the Revised	1473
Code.	1474
(20) "Licensed cultivator" means the holder of a current,	1475
valid license issued pursuant to this chapter or Chapter 3780.	1476

of the Revised Code to engage in the activities authorized by	1477
section 3796.18 of the Revised Code.	1478
(21) "Licensed processor" means the holder of a current,	1479
valid license issued pursuant to this chapter or Chapter 3780.	1480
of the Revised Code to engage in the activities authorized by	1481
section 3796.19 of the Revised Code.	1482
(22) "Licensed dispensary" means the holder of a current,	1483
valid license issued pursuant to this chapter or Chapter 3780.	1484
of the Revised Code to engage in the activities authorized by	1485
section 3796.20 of the Revised Code.	1486
(23) "Licensed laboratory" means the holder of a current,	1487
valid license issued pursuant to this chapter or Chapter 3780.	1488
of the Revised Code to engage in the activities authorized by	1489
section 3796.21 of the Revised Code.	1490
(24) "License holder" means the holder of a current, valid	1491
license issued by the division of cannabis control under this	1492
<pre>chapter or Chapter 3780. of the Revised Code.</pre>	1493
(B) As used in the Revised Code, the "division of	1494
marijuana control" means the division of cannabis control and	1495
the "superintendent of marijuana control" means the	1496
superintendent of cannabis control. Whenever the division of	1497
marijuana control or the superintendent of marijuana control is	1498
referred to or designated in any statute, rule, contract, grant,	1499
or other document, the reference or designation shall be deemed	1500
to refer to the division of cannabis control or the	1501
superintendent of cannabis control, as indicated by context.	1502
(C) Notwithstanding any conflicting provision of Chapter	1503
3719. of the Revised Code or the rules adopted under it, for	1504
purposes of this chapter, medical marijuana is a schedule II	1505

controlled substance.	1506
Sec. 3796.02. There is hereby established a division of	1507
<pre>marijuana cannabis control in the department of commerce under</pre>	1508
the supervision and direction of the superintendent of cannabis	1509
control as established under section 121.04 of the Revised Code.	1510
The medical marijuana control program is hereby established in	1511
the division of <a href="mailto:marijuana_cannabis">marijuana_cannabis</a> control. The division shall	1512
provide for the licensure of medical marijuana cultivators,	1513
processors, retail dispensaries, and laboratories that test	1514
medical marijuana. The division shall also provide for the	1515
registration of patients and their caregivers. The division	1516
shall administer the medical marijuana control program.	1517
Sec. 3796.03. (A) The division of marijuana cannabis	1518
control shall adopt rules establishing standards and procedures	1519
for the medical marijuana control program.	1520
All rules adopted under this section shall be adopted in	1521
accordance with Chapter 119. of the Revised Code.	1522
(B) The rules shall do all of the following:	1523
(1) Establish application procedures and fees for <del>licenses</del>	1524
<pre>it issues under this chapter_licensure;</pre>	1525
(2) Specify both of the following:	1526
(a) The conditions that must be met to be eligible for	1527
licensure;	1528
(b) In accordance with section 9.79 of the Revised Code,	1529
the The criminal offenses for which that disqualify an applicant	1530
will be disqualified from licensure pursuant to that	1531
section being a license holder, which shall include, at minimum,	1532
any felony offense	1533

(3) Establish, in accordance with section 3796.05 of the	1534
Revised Code, the number of <del>cultivator licenses and retail</del>	1535
dispensary licenses licensed cultivators that will be permitted	1536
at any one time;	1537
(4) Establish a license renewal schedule, renewal	1538
procedures, and renewal fees such that the holder of more than	1539
one license renews all licenses on the same date;	1540
(5) Specify reasons for which a license may be suspended,	1541
including without prior hearing, revoked, or not be renewed or	1542
issued and the reasons for which a civil penalty may be imposed	1543
on a license holder;	1544
(6) Establish standards under which a license suspension	1545
<pre>may be lifted;</pre>	1546
(7) Establish procedures for registration of medical_	1547
<pre>marijuana patients and caregivers and requirements that must be</pre>	1548
met to be eligible for registration;	1549
(8) Establish training requirements for employees of	1550
retail_licensed_dispensaries;	1551
(9) Specify if a cultivator, processor, retail dispensary,	1552
or laboratory that is licensed under this chapter and that	1553
existed at a location before a school, church, public library,	1554
public playground, or public park became established within five	1555
hundred feet of the cultivator, processor, retail dispensary, or	1556
laboratory, may remain in operation or shall relocate or have-	1557
its license revoked by the division Establish standards	1558
prohibiting a person from using gifts, samples, or other free or	1559
discounted goods or services to induce or reward a license	1560
<pre>holder for business or referrals;</pre>	1561
(10) Specify, by form and tetrahydrocannabinol content, a	1562

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provision of the Revised Code, an adult-use consumer may do all	1617
<pre>of the following:</pre>	1618
(1) Cultivate, grow, and possess not more than six	1619
homegrown marijuana plants at the adult-use consumer's primary	1620
residence, if all of the following apply:	1621
(a) Not more than six homegrown marijuana plants are	1622
<pre>cultivated or grown at a single residence;</pre>	1623
(b) Cultivation or growing of homegrown marijuana takes	1624
place only within a secured closet, room, greenhouse, or other	1625
enclosed area in or on the grounds of the residence that	1626
prevents access by individuals under twenty-one years of age,	1627
and which is not visible by normal unaided vision from a public	1628
space;	1629
(c) Cultivation or growing of homegrown marijuana does not	1630
take place at a residence that is a type A family child care	1631
home or type B family child care home, as those terms are	1632
defined in section 5104.01 of the Revised Code;	1633
(d) Cultivation or growing of homegrown marijuana does not	1634
take place at a residence occupied pursuant to a rental	1635
agreement that prohibits the activities otherwise authorized by	1636
this section.	1637
(2) Process homegrown marijuana by manual or mechanical	1638
means;	1639
(3) Store homegrown marijuana and adult-use marijuana at	1640
<pre>the adult-use consumer's primary residence;</pre>	1641
(4) Use homegrown marijuana grown, cultivated, and	1642
<pre>processed at the adult-use consumer's primary residence;</pre>	1643
(5) Possess any paraphernalia or accessories that may be	1644

used in the administration of adult-use marijuana or homegrown	1645
marijuana.	1646
(B) No person shall give, sell, or transfer homegrown	1647
marijuana to any other person, with or without remuneration.	1648
(C) This section does not authorize any person to:	1649
(1) Cultivate, grow, or process homegrown marijuana except	1650
at the person's primary residence;	1651
(2) Use, cultivate, process, transfer, or transport adult-	1652
use marijuana or homegrown marijuana before reaching twenty-one	1653
<pre>years of age;</pre>	1654
(3) Process homegrown by hydrocarbon-based extraction;	1655
(4) Sell, or profit from, homegrown marijuana;	1656
(5) Cultivate, grow, or possess homegrown marijuana on	1657
behalf of another person.	1658
(D) The total amount of homegrown marijuana and adult-use	1659
<pre>marijuana possessed by an adult-use consumer shall not exceed:</pre>	1660
(1) Two and one-half ounces of plant material, excluding	1661
any seeds, live plants, or clones being cultivated, grown, or	1662
<pre>processed in accordance with this section;</pre>	1663
(2) Fifteen grams of extract.	1664
(E) Subject to divisions (B), (C), and (D) of this	1665
section, an adult-use consumer shall not be subject to arrest or	1666
criminal prosecution for engaging in any of the activities	1667
described in division (A) of this section.	1668
(F) This section does not authorize an adult-use consumer	1669
to operate a vehicle, streetcar, trackless trolley, watercraft,	1670
or aircraft while under the influence of marijuana.	1671

Sec. 3796.05. (A) When establishing the number of	1672
cultivator licenses that will be permitted at any one time, the	1673
division of marijuana cannabis control shall consider both all	1674
of the following:	1675
(1) The population of this state;	1676
(2) The number of patients seeking to use medical	1677
marijuana <u>;</u>	1678
(3) The number of adult-use consumers seeking to use	1679
adult-use marijuana.	1680
(B) When establishing the number of retail dispensary	1681
licenses that will—(B)(1) Not more than three hundred fifty	1682
licensed dispensaries shall be permitted to operate in this	1683
state at any one time, the division shall consider all of the	1684
following:	1685
(1) The population of this state;	1686
(1) The population of this state;  (2) The number of patients seeking to use medical	1686 1687
(2) The number of patients seeking to use medical	1687
(2) The number of patients seeking to use medical marijuana;	1687 1688
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an	1687 1688 1689
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.	1687 1688 1689 1690
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for	1687 1688 1689 1690
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for failure to secure a certificate of operation within eighteen	1687 1688 1689 1690 1691 1692
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for failure to secure a certificate of operation within eighteen months after issuance of a provisional license.	1687 1688 1689 1690 1691 1692 1693
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for failure to secure a certificate of operation within eighteen months after issuance of a provisional license.  (b) The holder of a provisional license may apply to the	1687 1688 1689 1690 1691 1692 1693
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for failure to secure a certificate of operation within eighteen months after issuance of a provisional license.  (b) The holder of a provisional license may apply to the division for not more than two six-month extensions of the	1687 1688 1689 1690 1691 1692 1693 1694 1695
(2) The number of patients seeking to use medical marijuana;  (3) The geographic distribution of dispensary sites in an effort to ensure patient access to medical marijuana.  (2) (a) The division may revoke a dispensary license for failure to secure a certificate of operation within eighteen months after issuance of a provisional license.  (b) The holder of a provisional license may apply to the division for not more than two six-month extensions of the deadline prescribed by division (B) (2) (a) of this section. The	1687 1688 1689 1690 1691 1692 1693 1694 1695 1696

(3) When issuing retail dispensary licenses, the division	1700
shall ensure that the geographic distribution of dispensary	1701
sites does not result in the oversaturation of any geographic	1702
area.	1703
(4) The division shall not, on or after the effective date	1704
of this amendment, issue a retail dispensary license for, or	1705
approve the relocation of a licensed dispensary to, a location	1706
or facility:	1707
(a) That is within one mile of another licensed	1708
dispensary;	1709
(b) For which a permit has been issued under Chapter 4303.	1710
of the Revised Code to sell beer and intoxicating liquor, as	1711
those terms are defined in section 4301.01 of the Revised Code.	1712
(C) When establishing standards and procedures for the	1713
testing of medical marijuana and adult-use marijuana, the	1714
division shall do all of the following:	1715
(1) Specify when testing must be conducted;	1716
(2) Determine the minimum amount of medical marijuana or	1717
<u>adult-use marijuana</u> that must be tested;	1718
(3) Specify the manner in which testing is to be conducted	1719
in an effort to ensure uniformity of medical marijuana products	1720
processed for and dispensed to patients and adult-use marijuana	1721
<pre>products;</pre>	1722
(4) Specify the manner in which test results are provided.	1723
Sec. 3796.06. (A) Only the following forms of medical	1724
marijuana may be dispensed under this chapter:	1725
(1) Oils;	1726

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(2) Tinctures;	1727
(3) Plant material;	1728
(4) Edibles;	1729
(5) Patches;	1730
(6) Any other form approved by the division of marijuana	1731
<u>cannabis</u> control under section 3796.061 of the Revised Code.	1732
(B) Only the following forms of adult-use marijuana may be	1733
dispensed under this chapter:	1734
(1) Any form in which medical marijuana may be dispensed;	1735
(2) Extracts;	1736
(3) Drops;	1737
(4) Lozenges;	1738
(5) Smoking or combustible products;	1739
(6) Vaporization products;	1740
(7) Beverages;	1741
(8) Pills;	1742
(9) Capsules;	1743
(10) Suppositories;	1744
(11) Oral pouches;	1745
(12) Oral strips;	1746
(13) Oral and topical sprays;	1747
(14) Salves;	1748

(15) Lotions or similar cosmetic products;

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(16) Inhalers;	1750
(17) Seeds;	1751
(18) Live plants;	1752
(19) Clones.	1753
(C) With respect to the methods of using medical	1754
marijuana, adult-use marijuana, and homegrown marijuana, all of	1755
the following apply:	1756
(1) The smoking or combustion of medical marijuana is	1757
prohibited.	1758
(2) The smoking, combustion, and vaporization of adult-use	1759
marijuana and homegrown marijuana, and the vaporization of	1760
medical marijuana, is permitted only in a private residence that	1761
is not either of the following:	1762
(a) A type A family child care home or type B family child	1763
care home, as those terms are defined in section 5104.01 of the	1764
Revised Code;	1765
(b) A residential premises occupied pursuant to a rental	1766
agreement that prohibits smoking, combustion, or vaporization of	1767
marijuana.	1768
(3) The division may approve additional methods of using	1769
medical marijuana, other than smoking or combustion, under	1770
section 3796.061 of the Revised Code.	1771
(C) (D) (1) Any form or method of using adult-use marijuana	1772
or medical marijuana that is considered attractive to children,	1773
as specified in rules adopted by the division, is prohibited.	1774
(2) Adult-use marijuana or medical marijuana shall not be	1775
dispensed or sold in a form or shape that bears the likeness or	1776

contains the characteristics of a realistic or fictional human,	1777
animal, or fruit, including artistic, caricature, or cartoon	1778
renderings.	1779
(D) With respect to tetrahydrocannabinol content, all of	1780
the following apply:	1781
(1) Plant material shall have a (E)(1) Except as otherwise	1782
<pre>provided in division (F)(1) of this section, the</pre>	1783
tetrahydrocannabinol content of <a href="medical marijuana dispensed or">medical marijuana dispensed or</a>	1784
sold to patients or caregivers shall not more than thirty-five	1785
exceed:	1786
(a) Thirty-five per cent for plant material;	1787
(b) Seventy per cent for extracts.	1788
(2) Extracts shall have a Except as otherwise provided in	1789
division (F) of this section, the tetrahydrocannabinol content	1790
of adult-use marijuana dispensed or sold to adult-use consumers	1791
<pre>shall not more than seventy exceed:</pre>	1792
(a) Thirty-five per cent for plant material;	1793
(b) Seventy per cent for extracts.	1794
(3) The amount of tetrahydrocannabinol in adult-use	1795
marijuana dispensed or sold to adult-use consumers, other than	1796
adult-use marijuana intended for consumption by vaporization or	1797
<pre>combustion, shall not exceed either of the following:</pre>	1798
(a) Ten milligrams per serving;	1799
(b) One hundred milligrams per package.	1800
(F) The division may adopt rules, in accordance with	1801
Chapter 119. of the Revised Code, that do either or both of the	1802
following:	1803

(1) Allow, notwithstanding divisions (E)(1)(b) and (E)(2)	1804
(b) of this section, medical marijuana or adult-use marijuana	1805
extracts intended for use or consumption by vaporization to be	1806
dispensed or sold to registered patients and caregivers or	1807
adult-use consumers, as applicable, with a tetrahydrocannabinol	1808
<pre>content in excess of seventy per cent;</pre>	1809
(2) Establish, subject to division (E)(3) of this section,	1810
tetrahydrocannabinol content limits for adult-use marijuana	1811
dispensed or sold to adult-use consumers, as a percentage by	1812
weight, content per unit, or content per package.	1813
(G) No person shall knowingly give, sell, or distribute	1814
adult-use marijuana or homegrown marijuana to a person under	1815
twenty-one years of age.	1816
(H) No person under the age of twenty one shall knowingly	1817
<pre>purchase, use, or possess adult-use marijuana or homegrown</pre>	1818
marijuana.	1819
Sec. 3796.061. (A) Any person may submit a petition to the	1820
<pre>state division of marijuana cannabis control requesting that a</pre>	1821
form of or method of using medical marijuana be approved for the	1822
purposes of section 3796.06 of the Revised Code. A petition	1823
shall be submitted to the division in a manner prescribed by the	1824
division. A petition shall not seek to approve a method of using	1825
medical marijuana that involves smoking or combustion.	1826
(B) On receipt of a petition, the division shall review it	1827
to determine whether to approve the form of or method of using	1828
medical marijuana described in the petition. The division may	1829
consolidate the review of petitions for the same or similar	1830
forms or methods. In making its determination, the division	1831
shall consult with one or more experts and review any relevant	1832

scientific evidence.	1833
(C) The division shall approve or deny the petition in	1834
accordance with any rules adopted by the division under this	1835
section. The division's decision is final.	1836
(D) The division may adopt rules as necessary to implement	1837
this section. The rules shall be adopted in accordance with	1838
Chapter 119. of the Revised Code.	1839
Sec. 3796.062. (A) No person shall transport marijuana	1840
other than adult-use marijuana, medical marijuana, or homegrown	1841
marijuana in a motor vehicle.	1842
(B) No person shall transport adult-use marijuana or	1843
medical marijuana in a motor vehicle unless either or both of	1844
the following apply:	1845
(1) The adult-use marijuana or medical marijuana is in the	1846
original, unopened packaging in which it was dispensed or sold;	1847
(2) The adult-use marijuana or medical marijuana is stored	1848
in the trunk of the motor vehicle or, if the motor vehicle does	1849
not have a trunk, behind the last upright seat of the motor	1850
vehicle or in an area not normally occupied by the driver or	1851
passengers and not easily accessible by the driver.	1852
(C) No person shall transport homegrown marijuana in a	1853
motor vehicle unless the homegrown marijuana is stored in the	1854
trunk of the motor vehicle or, if the motor vehicle does not	1855
have a trunk, behind the last upright seat of the motor vehicle	1856
or in an area not normally occupied by the driver or passengers	1857
and not easily accessible by the driver.	1858
(D) No person shall transport marijuana paraphernalia in a	1859
motor vehicle unless either or both of the following apply:	1860

(1) The marijuana paraphernalia is in the original,	1861
unopened packaging in which it was dispensed or sold;	1862
(2) The marijuana paraphernalia is stored in the trunk of	1863
the motor vehicle or, if the motor vehicle does not have a	1864
trunk, behind the last upright seat of the motor vehicle or in	1865
an area not normally occupied by the driver or passengers and	1866
not easily accessible by the driver.	1867
Sec. 3796.07. The department of commerce division of	1868
cannabis control shall establish and maintain an electronic	1869
database to monitor medical marijuana <u>and adult-use marijuana</u>	1870
from its seed source through its cultivation, processing,	1871
testing, and dispensing. The <u>department</u> _division_may contract	1872
with a separate entity to establish and maintain all or any part	1873
of the electronic database on behalf of the department.	1874
The electronic database shall allow for information	1875
regarding medical marijuana and adult-use marijuana to be	1876
updated instantaneously. Any licensed cultivator, licensed	1877
processor, retail_licensed_dispensary, or licensed_laboratory	1878
licensed under this chapter shall submit to the department	1879
division any information the department division determines is	1880
necessary for maintaining the electronic database.	1881
Information reported or collected under this section,	1882
including all data contained in the electronic database, is	1883
	1884
confidential and is not a public record for the purposes of	1885
section 149.43 of the Revised Code. The department division and	
any entity under contract with the department division shall not	1886
make public any information reported to or collected by the	1887
department division under this division section that identifies	1888
or would tend to identify any specific patient, caregiver, or	1889
adult-use consumer. Information or data that does not identify a	1890

specific patient, caregiver, or adult-use consumer may be	1891
released in summary, statistical, or aggregate form.	1892
Sec. 3796.09. (A) An entity that seeks to cultivate—or_,	1893
process-medical marijuana , or to-conduct laboratory testing of	1894
medical marijuana and adult-use marijuana shall file an	1895
application for licensure with the department division of	1896
commerce cannabis control. The entity shall file an application	1897
for each location from which it seeks to operate. Each	1898
application shall be submitted in accordance with rules adopted	1899
under section 3796.03 of the Revised Code.	1900
(B) The division shall evaluate and prioritize	1901
applications for licensure under this section according to the	1902
applicant's eligibility, suitability, and ability to operate.	1903
(C) The department division shall not issue a license to	1904
an applicant if—unless all of the following conditions—	1905
<pre>eligibility requirements are met:</pre>	1906
(1) The report of the criminal records check conducted	1907
pursuant to section 3796.12 of the Revised Code with respect to	1908
the application demonstrates that the person subject to the	1909
criminal records check requirement has not been convicted of or	1910
pleaded guilty to any of the disqualifying offenses specified in	1911
rules adopted under section 9.79 and division (B)(2)(b) of	1912
section 3796.03 of the Revised Code.	1913
(2) The If the application is for a cultivator or	1914
processor license, the applicant demonstrates that it does not	1915
none of its current or prospective owners, officers, board	1916
members, administrators, employees, agents, or affiliates who	1917
may significantly influence or control the applicant's	1918
activities have an ownership or investment interest in or	1919

compensation arrangement with <a href="mailto:any-either">any-either</a> of the following:	1920
(a) A <u>licensed</u> laboratory <u>licensed under this chapter;</u>	1921
(b) An applicant for a license to conduct laboratory	1922
testing.	1923
(3) The If the application is for a cultivator or	1924
processor license, the applicant demonstrates that it does not	1925
none of its current or prospective owners, officers, board	1926
members, administrators, employees, agents, or affiliates who	1927
may significantly influence or control the applicant's	1928
activities share any corporate officers or employees with any	1929
<pre>either of the following:</pre>	1930
(a) A <u>licensed</u> laboratory <u>licensed under this chapter;</u>	1931
(b) An applicant for a license to conduct laboratory	1932
testing.	1933
(4) The applicant demonstrates that it will not be located	1934
within five hundred feet of a school, church, public library,	1935
public playground, or public park.	1936
(5) The information provided to the department division	1937
pursuant to section 3796.11 of the Revised Code demonstrates	1938
that the applicant is in compliance with the applicable tax laws	1939
of this state.	1940
(6) The applicant demonstrates sufficient liquid capital	1941
and ability to meet financial responsibility requirements;	1942
(7) The applicant demonstrates that the municipal	1943
corporation or township in which the applicant's cultivation,	1944
processing, or laboratory facility will be located has not	1945
passed a moratorium or taken any other action that would	1946
prohibit the applicant from operating there;	1947

(8) The application does not contain false, misleading, or	1948
deceptive information and does not omit material information;	1949
(9) The applicant pays any fee required by the division;	1950
(10) The applicant meets all other licensure eligibility	1951
conditions established in rules adopted under section 3796.03 of	1952
the Revised Code.	1953
(C) (D) If the number of eligible applicants exceed the	1954
number of available licenses, the division shall use an	1955
impartial and evidence-based process to rank the eligible	1956
applicants. The ranking process shall take into account all of	1957
the following:	1958
(1) The applicant's business plan;	1959
(2) The applicant's operations plan;	1960
(3) The applicant's security plan;	1961
(4) The applicant's financial plan;	1962
(5) The applicant's principal place of business;	1963
(6) The proposed location of the cultivation, processing,	1964
or laboratory facility;	1965
(7) The applicant's plan for generating job and economic	1966
<pre>development in this state;</pre>	1967
(8) The applicant's environmental plan;	1968
(9) Employment practices, including any plans to inform,	1969
hire, or educate residents of the state, veterans, disabled	1970
<pre>persons, women, or minorities;</pre>	1971
(10) The criminal records of all persons subject to the	1972
criminal records check requirement;	1973

(11) The civil and administrative history of the applicant	1974
and persons associated with the applicant;	1975
(12) Any other eligibility, suitability, or operations-	1976
based determination specified in this chapter or rules adopted	1977
by the division thereunder.	1978
	1070
(E) (1) If the division uses a lottery system to issue	1979
licenses under this section, the applicants shall be grouped	1980
into the following distinct categories:	1981
(a) Highly exceeds;	1982
(b) Exceeds;	1983
(c) Meets;	1984
(d) Does not meet.	1985
(2) The division shall group the applicants such that the	1986
number of applicants in each of the highly exceeds, exceeds, and	1987
	1988
meets categories is roughly equal, unless doing so is not	
possible while conforming to an impartial and evidence-based	1989
process. Applicants that do not meet the eligibility	1990
requirements prescribed by division (C) of this section shall be	1991
placed in the does not meet category.	1992
(3) In conducting the lottery, the division shall give	1993
applicants in the exceeds category double odds of being selected	1994
as compared to applicants in the meets category. The division	1995
shall give applicants in the highly exceeds category double the	1996
odds of being selected as compared to applicants in the exceeds	1997
category. An applicant grouped in the does not meet category is	1998
ineligible for licensure.	1999
(F) The department division shall issue not less than	2000
fifteen per cent of cultivator, processor, or laboratory	2001

Tinner to putition that are small and control of the many	2002
licenses to entities that are owned and controlled by United	2002
States citizens who are residents of this state and are members	2003
of one of the following economically disadvantaged groups:	2004
Blacks or African Americans, American Indians, Hispanics or	2005
Latinos, and Asians. If no applications or an insufficient	2006
number of applications are submitted by such entities that meet	2007
the conditions set forth in division $\frac{B}{C}$ of this section, the	2008
licenses shall be issued according to usual procedures.	2009
As used in this division, "owned and controlled" means	2010
that at least fifty-one per cent of the business, including	2011
corporate stock if a corporation, is owned by persons who belong	2012
to one or more of the groups set forth in this division, and	2013
that those owners have control over the management and day-to-	2014
day operations of the business and an interest in the capital,	2015
assets, and profits and losses of the business proportionate to	2016
their percentage of ownership.	2017
(D) (G) A license expires according to the renewal	2018
schedule established in rules adopted under section 3796.03 of	2019
the Povised Code and may be renewed in aggerdance with the	2020
the Revised Code and may be renewed in accordance with the	2020
procedures established in those rules. <u>Applications for renewal</u>	2021
procedures established in those rules. Applications for renewal	2021
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and	2021
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this	<ul><li>2021</li><li>2022</li><li>2023</li></ul>
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal	2021 2022 2023 2024
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal based solely on the location of the applicant's existing	2021 2022 2023 2024 2025
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal based solely on the location of the applicant's existing facility in proximity to other license holders.	2021 2022 2023 2024 2025 2026
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal based solely on the location of the applicant's existing facility in proximity to other license holders.  (H) A provisional license issued under this section is not	2021 2022 2023 2024 2025 2026
procedures established in those rules. Applications for renewal are not subject to the evaluation, prioritization, ranking, and lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal based solely on the location of the applicant's existing facility in proximity to other license holders.  (H) A provisional license issued under this section is not transferable.	2021 2022 2023 2024 2025 2026 2027 2028

cannabis control. The entity shall file an application for each	2032
location from which it seeks to operate. Each application shall	2033
be submitted in accordance with rules adopted under section	2034
3796.03 of the Revised Code.	2035
(B) The division shall evaluate and prioritize	2036
applications for licensure under this section according to the	2030
applicant's eligibility, suitability, and ability to operate.	2037
applicant's eligibility, suitability, and ability to operate.	2030
$\underline{\text{(C)}}$ The division shall $\underline{\text{not}}$ issue a license to an applicant	2039
<u>if</u> <u>unless</u> all of the following conditions are met:	2040
(1) The report of the criminal records check conducted	2041
pursuant to section 3796.12 of the Revised Code with respect to	2042
the application demonstrates that the person subject to the	2043
criminal records check requirement has not been convicted of or	2044
pleaded guilty to any of the disqualifying offenses specified in	2045
rules adopted under section 9.79 and division (B)(2)(b) of	2046
section 3796.03 of the Revised Code.	2047
(2) The applicant demonstrates that it does not note of	2048
(2) The applicant demonstrates that it does not none of	
the applicant's current or prospective owners, officers, board	2049
members, administrators, employees, agents, or affiliates who	2050
may significantly influence or control the applicant's	2051
activities have an ownership or investment interest in or	2052
compensation arrangement with <a href="mailto:any-either">any-either</a> of the following:	2053
(a) A <u>licensed</u> laboratory— <u>licensed under this chapter;</u>	2054
(b) An applicant for a license to conduct laboratory	2055
testing.	2056
(3) The applicant demonstrates that it does not none of	2057
the applicant's current or prospective owners, officers, board	2058
members, administrators, employees, agents, or affiliates who	2059
may significantly influence or control the applicant's	2060

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capital and ability to meet financial responsibility

(8) The applicant demonstrates that the municipal

corporation or township in which the retail dispensary facility

will be located has not passed a moratorium or taken any other

action that would prohibit the applicant from operating there;

requirements;

(9) The application does not contain false, misleading, or	2089
deceptive information and does not omit material information;	2090
(10) The applicant pays any fee required by the division;	2091
(11) The applicant meets all other licensure eligibility	2092
conditions established in rules adopted under section 3796.03 of	2093
the Revised Code.	2094
(C) (D) If the number of eligible applicants exceed the	2095
number of available licenses, the division shall use an	2096
impartial and evidence-based process to rank the eligible	2097
applicants. The ranking process shall take into account all of	2098
<pre>the following:</pre>	2099
(1) The applicant's business plan;	2100
(2) The applicant's operations plan;	2101
(3) The applicant's security plan;	2102
(4) The applicant's financial plan;	2103
(5) The applicant's principal place of business;	2104
(6) The proposed location of the retail dispensary	2105
<pre>facility;</pre>	2106
(7) The applicant's plan for generating job and economic	2107
development in this state;	2108
(8) The applicant's environmental plan;	2109
(9) Employment practices, including any plans to inform,	2110
hire, or educate residents of the state, veterans, disabled	2111
<pre>persons, women, or minorities;</pre>	2112
(10) The criminal records of all persons subject to the	2113
criminal records check requirement;	2114

(11) The civil and administrative history of the applicant	2115
and persons associated with the applicant;	2116
(12) Any other eligibility, suitability, or operations-	2117
based determination specified in this chapter or rules adopted	2118
by the division thereunder.	2119
(E)(1) If the division uses a lottery system to issue	2120
licenses under this section, the applicants shall be grouped	2121
<pre>into the following distinct categories:</pre>	2122
(a) Highly exceeds;	2123
(b) Exceeds;	2124
<pre>(c) Meets;</pre>	2125
(d) Does not meet.	2126
(2) The division shall group the applicants such that the	2127
number of applicants in each of the highly exceeds, exceeds, and	2128
meets categories is roughly equal, unless doing so is not	2129
possible while conforming to an impartial and evidence-based	2130
process. Applicants that do not meet the eligibility	2131
requirements prescribed by division (C) of this section shall be	2132
placed in the does not meet category.	2133
(3) In conducting the lottery, the division shall give	2134
applicants in the exceeds category double the odds of being	2135
selected as compared to applicants in the meets category. The	2136
division shall give applicants in the highly exceeds category	2137
double the odds of being selected as compared to applicants in	2138
the exceeds category. An applicant grouped in the does not meet	2139
<pre>category is ineligible for licensure.</pre>	2140
(F) The division shall issue not less than fifteen per	2141
cent of retail dispensary licenses to entities that are owned	2142

and controlled by United States citizens who are residents of	2143
this state and are members of one of the following economically	2144
disadvantaged groups: Blacks or African Americans, American	2145
Indians, Hispanics or Latinos, and Asians. If no applications or	2146
an insufficient number of applications are submitted by such	2147
entities that meet the conditions set forth in division (B) of	2148
this section, the licenses shall be issued according to usual	2149
procedures.	2150
As used in this division, "owned and controlled" means	2151
that at least fifty-one per cent of the business, including	2152
corporate stock if a corporation, is owned by persons who belong	2153
to one or more of the groups set forth in this division, and	2154
that those owners have control over the management and day-to-	2155
day operations of the business and an interest in the capital,	2156
assets, and profits and losses of the business proportionate to	2157
their percentage of ownership.	2158
(D) A license expires according to the renewal	2159
schedule established in rules adopted under section 3796.03 of	2160
the Revised Code and may be renewed in accordance with the	2161
procedures established in those rules. Applications for renewal	2162
are not subject to the evaluation, prioritization, ranking, and	2163
lottery provisions in divisions (B), (D), and (E) of this	2164
section. The division shall not deny an application for renewal	2165
based solely on the location of the applicant's existing	2166
dispensary facility in proximity to other license holders.	2167
(H) A provisional license issued under this section is not	2168
transferable.	2169
Sec. 3796.11. (A)(1) Notwithstanding section 149.43 of the	2170
Revised Code or any other public records law to the contrary or	2171
any law relating to the confidentiality of tax return	2172

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daily operation of the entity seeking the license;

- (b) An owner or prospective owner, officer or prospective 2201 officer, or board member or prospective board member of the 2202 entity seeking the license. 2203
- (2) If a person subject to the criminal records check 2204 requirement does not present proof of having been a resident of 2205 this state for the five-year period immediately prior to the 2206 date the criminal records check is requested or provide evidence 2207 that within that five-year period the superintendent of the 2208 bureau of criminal identification and investigation has 2209 requested information about the person from the federal bureau 2210 of investigation in a criminal records check, the division shall 2211 request that the person obtain through the superintendent a 2212 criminal records request from the federal bureau of 2213 2214 investigation as part of the criminal records check of the person. Even if a person presents proof of having been a 2215 resident of this state for the five-year period, the division 2216 may request that the person obtain information through the 2217 superintendent from the federal bureau of investigation in the 2218 criminal records check. 2219
- (C) The division shall provide the following to each
  2220
  person who is subject to the criminal records check requirement:
  2221
- (1) Information about accessing, completing, and 2222 forwarding to the superintendent of the bureau of criminal 2223 identification and investigation the form prescribed pursuant to 2224 division (C)(1) of section 109.572 of the Revised Code and the 2225 standard impression sheet to obtain fingerprint impressions 2226 prescribed pursuant to division (C)(2) of that section; 2227
- (2) Written notification that the person is to instruct 2228 the superintendent to submit the completed report of the 2229 criminal records check directly to the division. 2230

(D) Each person who is subject to the criminal records	2231
check requirement shall pay to the bureau of criminal	2232
identification and investigation the fee prescribed pursuant to	2233
division (C)(3) of section 109.572 of the Revised Code for the	2234
criminal records check conducted of the person.	2235
(E) The report of any criminal records check conducted by	2236
the bureau of criminal identification and investigation in	2237
accordance with section 109.572 of the Revised Code and pursuant	2238
to a request made under this section is not a public record for	2239
the purposes of section 149.43 of the Revised Code and shall not	2240
be made available to any person other than the following:	2241
(1) The person who is the subject of the criminal records	2242
check or the person's representative;	2243
(2) The members and staff of the division;	2244
(3) A court, hearing officer, or other necessary	2245
individual involved in a case dealing with either of the	2246
following:	2247
(a) A license denial resulting from the criminal records	2248
check;	2249
(b) A civil or criminal action regarding the medical	2250
marijuana control program or any violation of this chapter.	2251
(F) The division shall deny a license if, after receiving	2252
the information and notification required by this section, a	2253
person subject to the criminal records check requirement fails	2254
to do either of the following:	2255
(1) Access, complete, or forward to the superintendent of	2256
the bureau of criminal identification and investigation the form	2257
prescribed pursuant to division (C)(1) of section 109.572 of the	2258

Revised Code or the standard impression sheet prescribed	2259
pursuant to division (C)(2) of that section;	2260
(2) Instruct the superintendent to submit the completed	2261
report of the criminal records check directly to the division.	2262
Sec. 3796.13. (A) Each person seeking employment with an	2263
entity licensed under this chapter a license holder shall comply	2264
with sections 4776.01 to 4776.04 of the Revised Code. Except as	2265
provided in division (B) of this section, such an entity shall	2266
not employ the person unless the person has submitted a criminal	2267
records check under those sections. The <u>license holder shall not</u>	2268
<pre>employ the person unless the report of the resulting criminal</pre>	2269
records check <del>shall demonstrate</del> <u>demonstrates</u> that the person has	2270
not been convicted of or pleaded guilty to any of the	2271
disqualifying offenses specified in rules adopted under division	2272
(B)(14)(a) of section 3796.03 of the Revised Code—if the person—	2273
is seeking employment with an entity licensed by the division of	2274
marijuana control under this chapter.	2275
(B) An entity—license holder is not prohibited by division	2276
(A) of this section from employing a person if the disqualifying	2277
offense the person was convicted of or pleaded guilty to is one	2278
of the offenses specified in rules adopted under division (B)	2279
(14) (b) of section 3796.03 of the Revised Code and the person	2280
was convicted of or pleaded guilty to the offense more than five	2281
years before the date the employment begins.	2282
Sec. 3796.14. (A) The division of marijuana cannabis	2283
control may do any of the following for any reason specified in	2284
rules adopted under section 3796.03 of the Revised Code:	2285
(1) Suspend, suspend without prior hearing, revoke, or	2286
refuse to renew a license <u>it</u> or registration issued under this	2287

chapter or a license or a registration the state board of	2288
pharmacy issued prior to the transfer of regulatory authority	2289
over the medical marijuana control program to the	2290
division Chapter 3780. of the Revised Code;	2291
(2) Refuse to issue a license;	2292
(3) Impose on a license holder a civil penalty in an	2293
amount to be determined by the division.	2294
(4) With respect to a suspension of a retail dispensary	2295
license without prior hearing, the division may utilize a	2296
telephone conference call to review the allegations and take a	2297
vote. The division shall suspend a <u>dispensary</u> license without	2298
prior hearing only if it finds clear and convincing evidence	2299
that continued distribution of medical marijuana and adult-use	2300
<pre>marijuana by the license holder presents a danger of immediate</pre>	2301
and serious harm to others. The suspension shall remain in	2302
effect, unless lifted by the division, until the division issues	2303
its final adjudication order. If the division does not issue the	2304
order within ninety days after the adjudication hearing, the	2305
suspension shall be lifted on the ninety-first day following the	2306
hearing.	2307
The division's actions under division (A) of this section	2308
shall be taken in accordance with Chapter 119. of the Revised	2309
Code.	2310
(B) The Subject to division (E) of this section, the	2311
division and the Ohio investigative unit may inspect all of the	2312
following for any reason specified in rules adopted under	2313
section 3796.03 of the Revised Code without prior notice to the	2314
applicant or license holder:	2315
(1) The premises of <u>a license holder or</u> an applicant for	2316

licensure or holder of a current, valid cultivator, processor,	2317
retail dispensary, or laboratory license issued under this-	2318
chapter;	2319
(2) All records maintained pursuant to this chapter by a	2320
<u>license</u> holder of a current license.	2321
(C) Whenever it appears to the division, from its files,	2322
upon complaint, or otherwise, or to the Ohio investigative unit,	2323
from an inspection or investigation authorized by this section,	2324
that any person or entity has engaged in, is engaged in, or is	2325
about to engage in any practice declared to be illegal or	2326
prohibited by this chapter or the rules adopted under this	2327
chapter, or when the division believes it to be in the best	2328
interest of the public, adult-use consumers, or medical	2329
<pre>marijuana patients, the division may do any of the following:</pre>	2330
(1) Investigate the person or entity as authorized	2331
pursuant to this chapter or the rules adopted under this	2332
chapter;	2333
(2) Issue subpoenas to any person or entity for the	2334
purpose of compelling either of the following:	2335
(a) The attendance and testimony of witnesses;	2336
(b) The production of books, accounts, papers, records, or	2337
documents.	2338
(D) If a person or entity fails to comply with any order	2339
of the division or the unit or a subpoena issued by the division	2340
or the unit pursuant to this section, a judge of the court of	2341
common pleas of the county in which the person resides or the	2342
entity may be served, on application of the division or the	2343
unit, shall compel obedience by attachment proceedings as for	2344
contempt, as in the case of disobedience with respect to the	2345

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requirements of a subpoena issued from such court or a refusal	2346
to testify in such court.	2347
(E) The Ohio investigative unit shall not inspect or	2348
investigate the premises of any person under this section unless	2349
either or both of the following apply:	2350
(1) The person inspected or investigated is a license	2351
holder and either or both of the following apply:	2352
(a) The division of cannabis control requests the unit to	2353
<pre>inspect or investigate.</pre>	2354
(b) The inspection or investigation involves alleged	2355
criminal activity.	2356
(2) The unit is invited by local law enforcement having	2357
jurisdiction over the person inspected or investigated.	2358
Sec. 3796.15. (A) The division of marijuana cannabis	2359
control and the Ohio investigative unit shall enforce this	2360
chapter, or cause it to be enforced. <del>If</del> <u>Subject to division (E)</u>	2361
of section 3796.14 of the Revised Code, if the division or the	2362
unit has information that this chapter or any rule adopted under	2363
this chapter has been violated, it shall investigate the matter	2364
and take any action as it considers appropriate.	2365
(B) Nothing in this chapter shall be construed to require	2366
the division to enforce minor violations if the division-	2367
determines that the public interest is adequately served by a	2368
notice or warning to the alleged offender.	2369
(C)—If the division suspends, revokes, or refuses to renew	2370
any license or registration issued under this chapter or Chapter	2371
$\underline{3780.}$ of the Revised Code, and determines that there is clear	2372
and convincing evidence of a danger of immediate and serious	2373

division (A)(1) of this section.

2403

harm to any person, the division may place under seal all	2374
medical marijuana, adult-use marijuana, and homegrown marijuana	2375
owned by or in the possession, custody, or control of the	2376
affected license holder or registrant. Except as otherwise	2377
provided in this division, the division of marijuana cannabis	2378
control shall not dispose of the medical marijuana, adult-use	2379
marijuana, or homegrown marijuana sealed under this division	2380
until the license holder or registrant exhausts all of the	2381
holder's or registrant's appeal rights under Chapter 119. of the	2382
Revised Code. The court involved in such an appeal may order the	2383
division, during the pendency of the appeal, to sell medical	2384
marijuana or adult-use marijuana that is perishable. The	2385
division shall deposit the proceeds of the sale with the court.	2386
Sec. 3796.16. (A)(1) The division of marijuana cannabis	2387
control shall attempt in good faith to negotiate and enter into	2388
a reciprocity agreement with any other state under which a	2389
medical marijuana registry identification card or equivalent	2390
authorization that is issued by the other state is recognized in	2391
this state, if the division determines that both of the	2392
following apply:	2393
(a) The eligibility requirements imposed by the other	2394
state for that authorization are substantially comparable to the	2395
eligibility requirements for a patient or caregiver registration	2396
and identification card issued under this chapter.	2397
(b) The other state recognizes a patient or caregiver	2398
registration and identification card issued under this chapter.	2399
(2) The division shall not negotiate any agreement with	2400
any other state under which an authorization issued by the other	2401
state is recognized in this state other than as provided in	2402

(B) If a reciprocity agreement is entered into in	2404
accordance with division (A) of this section, the authorization	2405
issued by the other state shall be recognized in this state,	2406
shall be accepted and valid in this state, and grants the	2407
patient or caregiver the same right to use, possess, obtain, or	2408
administer medical marijuana in this state as a patient or	2409
caregiver who was registered and issued an identification card	2410
under this chapter.	2411
(C) The division may adopt any rules as necessary to	2412
implement this section.	2413
Sec. 3796.17. The division of marijuana cannabis control	2414
shall establish a toll-free telephone line to respond to	2415
inquiries from adult-use consumers, medical marijuana patients,	2416
caregivers, and health professionals regarding adverse reactions	2417
to medical marijuana and to provide information about available	2418
services and assistance. The division may contract with a	2419
separate entity to establish and maintain the telephone line on	2420
behalf of the division.	2421
Sec. 3796.18. $\frac{(A)}{(A)}$ (A) (1) Notwithstanding any conflicting	2422
provision of the Revised Code and except as provided in division	2423
(B) of this section, <u>a licensed cultivator</u> , including the holder	2424
of a current, valid cultivator license issued under this chapter	2425
before the effective date of this amendment, may do either of	2426
the following:	2427
(1) Cultivate medical marijuana and adult-use	2428
<pre>marijuana;</pre>	2429
(2) Deliver or sell medical marijuana and adult-use	2430
<pre>marijuana to one or more licensed processors.</pre>	2431
(2) A licensed cultivator engaging in the activities	2432

cultivator that is fully utilizing the cultivation area

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permitted under the license may request and receive one or more	2462
expansions to that cultivation area. Except as otherwise	2463
provided in division (D)(2)(c) of this section, the resulting	2464
total cultivation area, including all expansions, shall not	2465
exceed nine thousand square feet.	2466
(c) At the discretion of the division, a level II	2467
cultivator that is fully utilizing an expanded cultivation area	2468
under the license, which is not less than nine thousand square	2469
feet, may request and receive one or more additional expansions	2470
to that cultivation area, so long as the resulting total	2471
cultivation area, including all expansions, does not exceed	2472
fifteen thousand square feet.	2473
Sec. 3796.19. (A) (1) Notwithstanding any conflicting	2474
provision of the Revised Code, a licensed processor, including	2475
the holder of a current, valid processor license issued under-	2476
this chapter before the effective date of this amendment, may do	2477
any of the following:	2478
(1) Obtain medical marijuana and adult-use marijuana	2479
from one or more licensed cultivators;	2480
(2) (b) Subject to division (B) of this section, process	2481
medical marijuana-obtained from one or more licensed cultivators	2482
and adult-use marijuana into a form described in section 3796.06	2483
of the Revised Code;	2484
(3) (c) Deliver or sell processed medical marijuana and	2485
<u>adult-use marijuana</u> to one or more licensed <del>retail</del> dispensaries.	2486
(2) A licensed processor engaging in the activities	2487
authorized by this chapter shall do so respecting both medical	2488
marijuana and adult-use marijuana.	2489
(B) When processing medical marijuana, a A licensed	2490

(2) (b) Dispense or sell medical marijuana in accordance

(c) Dispense or sell adult-use marijuana in accordance

(2) A licensed dispensary engaged in the activities

authorized by this chapter shall do so respecting both medical

(B) When dispensing or selling medical marijuana, a

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from one or more licensed processors;

with division (B) of this section;

with division (C) of this section.

marijuana and adult-use marijuana.

licensed retail dispensary shall do all of the following:	2519
(1) Dispense or sell only upon a showing of a current,	2520
valid, government-issued identification card and in accordance	2521
with a written recommendation issued by a physician holding a	2522
certificate to recommend issued by the state medical board under	2523
section 4731.30 of the Revised Code;	2524
(2) Report to the drug database the information required	2525
by section 4729.771 of the Revised Code;	2526
(3) Label the package containing medical marijuana with	2527
the following information:	2528
(a) The name and address of the licensed processor and	2529
retail the licensed dispensary;	2530
(b) The name of the patient and caregiver, if any;	2531
(c) The name of the physician who recommended treatment	2532
with medical marijuana;	2533
(d) The directions for use, if any, as recommended by the	2534
physician;	2535
(e) The date on which the medical marijuana was dispensed;	2536
(f) The quantity, strength, kind, or form of medical	2537
marijuana contained in the package.	2538
(4) Maintain an adequate supply of medical marijuana	2539
products to meet typical patient demand for those products.	2540
(C) When dispensing or selling adult-use marijuana, a	2541
licensed dispensary shall do all of the following:	2542
(1) Dispense or sell adult-use marijuana only to adult-use	2543
consumers who present a current, valid, government-issued	2544
identification card demonstrating proof that the adult-use	2545

<pre>consumer is twenty-one years of age or older;</pre>	2546
(2) Dispense or sell not more than the amount of adult-use	2547
marijuana that may be legally possessed by an adult-use consumer	2548
under section 3796.221 of the Revised Code to the same adult-use	2549
<pre>consumer in the same day;</pre>	2550
(3) Ensure that the label of the package containing adult-	2551
use marijuana includes all of the following information, in	2552
accordance with rules adopted by the division of cannabis	2553
<pre>control:</pre>	2554
(a) The name and address of the licensed processor and	2555
licensed dispensary;	2556
(b) A statement that the use of adult-use marijuana by	2557
individuals under twenty-one years of age is both harmful and	2558
<pre>illegal;</pre>	2559
(c) The quantity, strength, kind, or form of adult-use	2560
marijuana contained in the package. When operating a licensed	2561
retail dispensary, both of the following apply:	2562
(1)(D)(1) A <u>licensed</u> dispensary shall use only employees	2563
who have met the training requirements established in rules	2564
adopted under section 3796.03 of the Revised Code.	2565
(2) A <u>licensed</u> dispensary shall not make public any	2566
information it the licensed dispensary collects that identifies	2567
or would tend to identify any specific <a href="medical marijuana">medical marijuana</a> patient	2568
or adult-use consumer.	2569
(3) A licensed dispensary shall prominently display both	2570
of the following:	2571
(a) A statement that the use of adult-use or homegrown	2572
marijuana by individuals under twenty-one years of age is both	2573

<pre>harmful and illegal;</pre>	2574
(b) Information about the addictive qualities of marijuana	2575
and the potential negative health consequences associated with	2576
the use of marijuana.	2577
(E) No person shall own or operate more than eight	2578
licensed dispensaries.	2579
Sec. 3796.21. (A) Notwithstanding any conflicting	2580
provision of the Revised Code, <u>a licensed laboratory</u> , including	2581
the holder of a current, valid laboratory license issued <del>under</del>	2582
this chapter may before the effective date of this amendment,	2583
<pre>shall do both of the following:</pre>	2584
(1) Obtain medical marijuana and adult-use marijuana from	2585
one or more <u>licensed</u> cultivators, <u>licensed</u> processors, and	2586
retail_licensed_dispensaries_licensed_under_this_chapter;	2587
(2) Conduct medical marijuana testing in the manner	2588
specified in rules adopted under section 3796.03 of the Revised	2589
Code.	2590
(B) When testing medical marijuana or adult-use marijuana,	2591
a licensed laboratory shall do both of the following:	2592
(1) Test the marijuana for potency, homogeneity, and	2593
contamination;	2594
(2) Prepare a report of the test results.	2595
Sec. 3796.22. (A) Notwithstanding any conflicting	2596
provision of the Revised Code, a patient registered under this	2597
chapter who obtains medical marijuana from a retail licensed	2598
dispensary <del>licensed under <u>in accordance with</u> this chapter may do</del>	2599
both—all_of the following:	2600

(1) Use medical marijuana;	2601
(2) Possess medical marijuana, subject to division (B) of	2602
this section;	2603
(3) Possess any paraphernalia or accessories that may be	2604
used in the administration of medical marijuana, as specified in	2605
rules adopted under section 3796.03 of the Revised Code.	2606
(B) The amount of medical marijuana possessed by a	2607
registered patient shall not exceed a ninety-day supply, as	2608
specified in rules adopted under section 3796.03 of the Revised	2609
Code.	2610
(C) A registered patient shall not be subject to arrest or	2611
criminal prosecution for doing <u>any either</u> of the following in	2612
accordance with this chapter:	2613
(1) Obtaining, using, or possessing medical marijuana;	2614
(2) Possessing any paraphernalia or accessories that may	2615
be used in the administration of medical marijuana, as specified	2616
in rules adopted under section 3796.03 of the Revised Code.	2617
(D) This section does not authorize a registered patient	2618
to operate a vehicle, streetcar, trackless trolley, watercraft,	2619
or aircraft while under the influence of medical marijuana.	2620
Sec. 3796.221. (A) Notwithstanding any conflicting	2621
provision of the Revised Code, an adult-use consumer who obtains	2622
adult-use marijuana from a licensed dispensary may do all of the	2623
<pre>following:</pre>	2624
(1) Use adult-use marijuana;	2625
(2) Possess adult-use marijuana, subject to divisions (B)	2626
and (C) of this section;	2627

(3) Possess any paraphernalia or accessories that may be	2628
used in the administration of adult-use marijuana.	2629
(B) The amount of adult-use marijuana possessed by an	2630
adult-use consumer shall not exceed:	2631
(1) Two and one-half ounces of plant material;	2632
(2) Fifteen grams of extract.	2633
(C) An adult-use consumer shall store adult-use marijuana	2634
possessed in accordance with this section in its original	2635
packaging at all times the adult-use marijuana is not actively	2636
being used.	2637
(D) Subject to divisions (B) and (C) of this section, an	2638
adult-use consumer is not subject to arrest or criminal	2639
prosecution for engaging in any of the activities described in	2640
division (A) of this section.	2641
(E) This section does not authorize an adult-use consumer	2642
to operate a vehicle, streetcar, trackless trolley, watercraft,	2643
or aircraft while under the influence of marijuana.	2644
Sec. 3796.24. (A) The holder of a license, as defined in	2645
section 4776.01 of the Revised Code, is not subject to	2646
professional disciplinary action solely for engaging in	2647
professional or occupational activities related to medical	2648
marijuana.	2649
(B) Unless there is clear and convincing evidence that a	2650
child is unsafe, the use, possession, or administration of	2651
medical marijuana in accordance with this chapter shall not be	2652
the sole or primary basis for any of the following:	2653
(1) An adjudication under section 2151.28 of the Revised	2654
Code determining that a child is an abused neglected or	2655

<ul><li>(2) An allocation of parental rights and responsibilities under section 3109.04 of the Revised Code;</li><li>(3) A parenting time order under section 3109.051 or 3109.12 of the Revised Code.</li></ul>	2658 2658 2659 2660 2661
(3) A parenting time order under section 3109.051 or	2659 2660 2661
	2660 2661
3109.12 of the Revised Code.	2661
(C) Notwithstanding any conflicting provision of the	
Revised Code, the use or possession of medical marijuana in	2662
accordance with this chapter shall not be used as a reason for	2663
disqualifying a patient from medical care or from including a	2664
patient on a transplant waiting list.	2665
(D) Notwithstanding any conflicting provision of the	2666
Revised Code, the use, possession, administration, cultivation,	2667
processing, testing, or dispensing of medical marijuana in	2668
accordance with this chapter shall not be used as the sole or	2669
primary reason for taking action under any criminal or civil	2670
statute in the forfeiture or seizure of any property or asset.	2671
(E) Notwithstanding any conflicting provision of the	2672
Revised Code, a person's status as a registered patient or	2673
caregiver is not a sufficient basis for conducting a field	2674
sobriety test on the person or for suspending the person's	2675
driver's license. To conduct any field sobriety test, a law	2676
enforcement officer must have an independent, factual basis	2677
giving reasonable suspicion that the person is operating a	2678
vehicle under the influence of marijuana or with a prohibited	2679
concentration of marijuana in the person's whole blood, blood	2680
serum, plasma, breath, or urine.	2681
(F) Notwithstanding any conflicting provision of the	2682
Revised Code, a person's status as a registered patient or	2683
caregiver shall not be used as the sole or primary basis for	2684

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employee of a bank, trust company, savings and loan association,	2712
savings bank, or credit union;	2713
(b) Any money transmitter licensed under sections 1315.01	2714
to 1315.18 of the Revised Code or any affiliate, agent, or	2715
employee of such a licensee.	2716
(2) "Financial services" means services that a financial	2717
institution is authorized to provide under Title XI, sections	2718
1315.01 to 1315.18, or Chapter 1733. of the Revised Code, as	2719
applicable.	2720
(B) A financial institution that provides financial	2721
services to any <del>cultivator, processor, retail dispensary, or</del>	2722
<pre>laboratory licensed under this chapter_license holder_shall be</pre>	2723
exempt from any criminal law of this state an element of which	2724
may be proven by substantiating that a person provides financial	2725
services to a person who possesses, delivers, or manufactures	2726
marijuana or marijuana derived products, including section	2727
2925.05 of the Revised Code and sections 2923.01 and 2923.03 of	2728
the Revised Code as those sections apply to violations of	2729
Chapter 2925. of the Revised Code, if the <del>cultivator, processor,</del>	2730
retail dispensary, or laboratory license holder is in compliance	2731
with this chapter and the applicable tax laws of this state.	2732
(C)(1) Notwithstanding section 149.43 of the Revised Code	2733
or any other public records law to the contrary, upon the	2734
request of a financial institution, the division of marijuana	2735
<u>cannabis</u> control shall provide to the financial institution all	2736
of the following information:	2737
(a) Whether a person with whom the financial institution	2738
is seeking to do business is a <del>cultivator, processor, retail</del>	2739
dispensary, or laboratory licensed under this chapter license	2740

employee's use, possession, or distribution of medical

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marijuana;

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(2) Prohibits an employer from refusing to hire,	2768
discharging, disciplining, or otherwise taking an adverse	2769
employment action against a person with respect to hire, tenure,	2770
terms, conditions, or privileges of employment because of that	2771
person's use, possession, or distribution of medical marijuana;	2772
(3) Prohibits an employer from establishing and enforcing	2773
a drug testing policy, drug-free workplace policy, or zero-	2774
tolerance drug policy;	2775
(4) Interferes with any federal restrictions on	2776
employment, including the regulations adopted by the United	2777
States department of transportation in Title 49 of the Code of	2778
Federal Regulations, as amended;	2779
(5) Permits a person to commence a cause of action against	2780
an employer for refusing to hire, discharging, disciplining,	2781
discriminating, retaliating, or otherwise taking an adverse	2782
employment action against a person with respect to hire, tenure,	2783
terms, conditions, or privileges of employment related to	2784
medical—marijuana;	2785
(6) Affects the authority of the administrator of workers'	2786
compensation to grant rebates or discounts on premium rates to	2787
employers that participate in a drug-free workplace program	2788
established in accordance with rules adopted by the	2789
administrator under Chapter 4123. of the Revised Code.	2790
(B) A person who is discharged from employment because of	2791
that person's use of medical marijuana shall be considered to	2792
have been discharged for just cause for purposes of division (D)	2793
of section 4141.29 of the Revised Code and shall be ineligible	2794
to serve a waiting period or to be paid benefits for the	2795
duration of the individual's unemployment as described in	2796

division (D)(2) of that section if the person's use of medical	2797
marijuana was in violation of an employer's drug-free workplace	2798
policy, zero-tolerance policy, or other formal program or policy	2799
regulating the use of medical marijuana.	2800
(C) It is not a violation of division (A), (D), or (E) of	2801
section 4112.02 of the Revised Code if an employer discharges,	2802
refuses to hire, or otherwise discriminates against a person	2803
because of that person's use of medical marijuana if the	2804
person's use of medical marijuana is in violation of the	2805
employer's drug-free workplace policy, zero-tolerance policy, or	2806
other formal program or policy regulating the use of medical	2807
marijuana.	2808
Sec. 3796.29. The (A) Except as otherwise provided in	2809
divisions (B) and (C) of this section, the legislative authority	2810
of a municipal corporation may adopt an ordinance, or a board of	2811
township trustees may adopt a resolution, to prohibit, or limit	2812
the number of, $\underline{\text{licensed}}$ cultivators, $\underline{\text{licensed}}$ processors, or	2813
retail licensed dispensaries licensed under this chapter within	2814
the municipal corporation or within the unincorporated territory	2815
of the township, respectively.	2816
(B) The legislative authority of a municipal corporation	2817
shall not adopt an ordinance, and a board of township trustees	2818
shall not adopt a resolution, that prohibits or limits the	2819
operations of a person licensed before the effective date of	2820
this amendment under this chapter or Chapter 3780. of the	2821
Revised Code. This division does not prohibit the enforcement of	2822
a municipal ordinance or township resolution adopted before the	2823
effective date of this amendment.	2824
(C) This section does not authorize the legislative	2825
authority of a municipal corporation or a board of township	2826

trustees to adopt an ordinance or resolution limiting research	2827
related to marijuana conducted at a state university, academic	2828
medical center, or private research and development organization	2829
as part of a research protocol approved by an institutional	2830
review board or equivalent entity.	2831
Sec. 3796.30. (A) Except as otherwise provided in division	2832
(B) of this section, no medical marijuana licensed cultivator,	2833
<u>licensed</u> processor, <u>retail</u> <u>licensed</u> dispensary, or <u>licensed</u>	2834
laboratory that tests medical marijuana—shall be located within	2835
five hundred feet of the boundaries of a parcel of real estate	2836
having situated on it a school, church, public library, public	2837
playground, or public park.	2838
(B) If the relocation of a <u>facility used by a licensed</u>	2839
cultivator, <a href="licensed">licensed</a> dispensary, or	2840
<u>licensed</u> laboratory <del>licensed under this chapter</del> to conduct	2841
activities authorized by this chapter results in the cultivator,	2842
processor, retail dispensary, or laboratory facility being	2843
located within five hundred feet of the boundaries of a parcel	2844
of real estate having situated on it a school, church, public	2845
library, public playground, or public park, the division of	2846
marijuana cannabis control shall revoke the license it	2847
previously issued to the cultivator, processor, retail	2848
dispensary, or laboratory to the operators of that facility.	2849
$\frac{B}{C}$ This section does not apply to research related to	2850
marijuana conducted at a state university, academic medical	2851
center, or private research and development organization as part	2852
of a research protocol approved by an institutional review board	2853
or equivalent entity.	2854
(D) This section does not apply to a facility used by a	2855
licensed cultivator, licensed processor, licensed dispensary, or	2856

licensed laboratory, if that facility is operational at the time	2857
a school, church, public library, public playground, or public	2858
park relocates, or is established, on a parcel of real estate,	2859
the boundaries of which are within five hundred feet of that	2860
operational facility.	2861
(C) As used in this section and sections 3796.03 and	2862
3796.12 of the Revised Code:	2863
"Church" has the meaning defined in section 1710.01 of the	2864
Revised Code.	2865
"Public library" means a library provided for under	2866
Chapter 3375. of the Revised Code.	2867
"Public park" means a park established by the state or a	2868
political subdivision of the state including a county, township,	2869
municipal corporation, or park district.	2870
"Public playground" means a playground established by the	2871
state or a political subdivision of the state including a	2872
county, township, municipal corporation, or park district.	2873
"School" means a child care center as defined under	2874
section 5104.01 of the Revised Code, a preschool as defined	2875
under section 2950.034 of the Revised Code, or a public or	2876
nonpublic primary school or secondary school.	2877
Sec. 3796.32. (A) As used in this section, "business day"	2878
has the same meaning as in section 3901.81 of the Revised Code.	2879
(B) The division of cannabis control may adopt rules	2880
regulating the advertisement of medical marijuana and adult-use	2881
marijuana to prevent advertisements that are false, misleading,	2882
targeted to minors, attractive to minors, promote excessive use,	2883
<pre>promote illegal activity, are obscene or indecent, contain</pre>	2884

depictions of marijuana use, or promote marijuana as an	2885
<pre>intoxicant.</pre>	2886
(C) Any rules the division adopts regulating the	2887
advertisement of adult-use marijuana shall be at least as	2888
stringent as the most stringent federal or state laws or rules	2889
governing the advertisement of tobacco or alcohol.	2890
(D) The division may, at any time, conduct an audit of an	2891
applicant's or license holder's published advertisements to	2892
ensure that the applicant or license holder complies with this	2893
<pre>chapter and associated rules.</pre>	2894
(E) No person shall package, advertise, or otherwise	2895
market adult-use marijuana or medical marijuana using any	2896
graphic, picture, or drawing that bears any resemblance to a	2897
cartoon character, or any fictional character or popular culture	2898
figure whose target audience is children or youth.	2899
(F)(1) No person shall advertise medical marijuana or	2900
adult-use marijuana using names, logos, signs, or materials that	2901
have not been submitted to, and approved by, the division in	2902
accordance with rules adopted under this section.	2903
(2) The division shall either approve or deny such names,	2904
logos, signs, or materials within ten business days after	2905
receiving the submission.	2906
(3) If the division does not deny a submission within ten	2907
business days, the submitted names, logos, signs, or materials	2908
shall be considered approved.	2909
(G) No person shall place or maintain, or cause to be	2910
placed or maintained, an advertisement for marijuana or	2911
marijuana products within five hundred feet of the boundaries of	2912
a parcel of real estate having situated on it a school, church,	2913

public library, public playground, public park, a game arcade	2914
where admission is not restricted to persons aged twenty-one	2915
years or older, or a business where the placement of the	2916
advertisement targets or is attractive to children or youth.	2917
(H) No person shall place or maintain, or cause to be	2918
placed or maintained, an advertisement that asserts or suggests	2919
that adult-use marijuana has any health or therapeutic benefits.	2920
(I) If the division determines that a person has violated	2921
this section or any rule adopted in accordance with this	2922
section, the division may require the person to stop using the	2923
advertisement or proceed with any enforcement action it deems	2924
necessary or proper, as outlined in this chapter and associated	2925
rules.	2926
Sec. 3796.99. (A) (1) Whoever violates division (C) (2) of	2927
section 3796.06 of the Revised Code as an operator of the	2928
vehicle, streetcar, trackless trolley, watercraft, or aircraft	2929
is subject to section 1547.11, 4511.19, or 4561.15 of the	2930
Revised Code, as applicable.	2931
(2) Whoever violates division (C)(2) of section 3796.06 of	2932
the Revised Code as a passenger of the vehicle, streetcar,	2933
trackless trolley, watercraft, or aircraft shall be sentenced as	2934
follows:	2935
(a) Except as otherwise provided in division (A)(2)(b),	2936
(c), (d), or (e) of this section, the offender is guilty of a	2937
misdemeanor of the first degree. The court shall sentence the	2938
offender to a mandatory jail term of three consecutive days. The	2939
court may impose a jail term in addition to the three-day	2940
mandatory jail term. However, in no case shall the cumulative	2941
jail term imposed for the offense exceed six months. In	2942

addition, the court shall impose upon the offender a fine of not	2943
less than three hundred seventy-five and not more than one	2944
thousand seventy-five dollars. The court shall impose a class	2945
seven suspension of the offender's license, permit, or	2946
privileges from the range specified in division (A)(7) of	2947
section 4510.02 of the Revised Code.	2948
(b) Except as otherwise provided in division (A)(2)(c),	2949
(d), or (e) of this section, an offender who, within ten years	2950
of the offense, previously has been convicted of or pleaded	2951
guilty to one violation of division (C)(2) of section 3796.06 of	2952
the Revised Code as a passenger of a vehicle, streetcar,	2953
trackless trolley, watercraft, or aircraft is guilty of a	2954
misdemeanor of the first degree. The court shall sentence the	2955
offender to a mandatory jail term of ten consecutive days. The	2956
court may impose a jail term in addition to the ten-day	2957
mandatory jail term. However, in no case shall the cumulative	2958
jail term imposed for the offense exceed six months. In	2959
addition, notwithstanding the fines set forth in Chapter 2929.	2960
of the Revised Code, the court shall impose upon the offender a	2961
fine of not less than five hundred twenty-five and not more than	2962
one thousand six hundred twenty-five dollars. The court shall	2963
impose a class six suspension of the offender's license, permit,	2964
or privileges from the range specified in division (A)(6) of	2965
section 4510.02 of the Revised Code.	2966
(c) Except as otherwise provided in division (A)(2)(d) or	2967
(e) of this section, an offender who, within ten years of the	2968
offense, previously has been convicted of or pleaded guilty to	2969
two violations of division (C)(2) of section 3796.06 of the	2970
Revised Code as a passenger of a vehicle, streetcar, trackless	2971
trolley, watercraft, or aircraft is guilty of a misdemeanor of	2972
the first degree. The court shall sentence the offender to a	2973

mandatory jail term of thirty consecutive days. The court may	2974
impose a jail term in addition to the thirty-day mandatory jail	2975
term. Notwithstanding the jail terms set forth in sections	2976
2929.21 to 2929.28 of the Revised Code, the additional jail term	2977
shall not exceed one year, and the cumulative jail term imposed	2978
for the offense shall not exceed one year. In addition,	2979
notwithstanding the fines set forth in Chapter 2929. of the	2980
Revised Code, the court shall impose upon the offender a fine of	2981
not less than eight hundred fifty and not more than two thousand	2982
seven hundred fifty dollars. The court shall impose a class five	2983
suspension of the offender's license, permit, or privileges from	2984
the range specified in division (A)(5) of section 4510.02 of the	2985
Revised Code.	2986
(d) Event as otherwise provided in division (A)(2)(e) of	2987
(d) Except as otherwise provided in division (A)(2)(e) of	
this section, an offender who, within ten years of the offense,	2988
previously has been convicted of or pleaded guilty to three	2989
violations of division (C)(2) of section 3796.06 of the Revised	2990
Code as a passenger of a vehicle, streetcar, trackless trolley,	2991
watercraft, or aircraft is guilty of a felony of the fourth	2992
degree. Notwithstanding the prison terms set forth in Chapter	2993
2929. of the Revised Code, the court shall sentence the offender	2994
to a mandatory prison term of one, two, three, four, or five	2995
years. Additionally, notwithstanding section 2929.18 of the	2996
Revised Code, the court shall impose a fine of not less than one	2997
thousand three hundred fifty nor more than ten thousand five	2998
hundred dollars. The court shall impose a class four suspension	2999
of the offender's license, permit, or privileges from the range	3000
specified in division (A)(4) of section 4510.02 of the Revised	3001
Code.	3002
(e) An offender who previously has been convicted of or	3003
pleaded guilty to a felony violation of division (C)(2) of	3004
produced garrey to a retensy violation of division (c) (2) Of	5001

section 3796.06 of the Revised Code as a passenger of a vehicle,	3005
streetcar, trackless trolley, watercraft, or aircraft,	3006
regardless of when the violation and the conviction or guilty	3007
plea occurred, is guilty of a felony of the third degree.	3008
Notwithstanding the prison terms set forth in Chapter 2929. of	3009
the Revised Code, the court shall sentence the offender to a	3010
mandatory prison term of one, two, three, four, or five years.	3011
Additionally, notwithstanding section 2929.18 of the Revised	3012
Code, the court shall impose a fine of not less than one	3013
thousand three hundred fifty nor more than ten thousand five	3014
hundred dollars. The court shall impose a class three suspension	3015
of the offender's license, permit, or privileges from the range	3016
specified in division (A)(3) of section 4510.02 of the Revised	3017
Code.	3018
(P) Event as otherwise provided in division (A) of this	3019
(B) Except as otherwise provided in division (A) of this	
section, whoever violates division (C)(2) of section 3796.06 of	3020
the Revised Code is guilty of a minor misdemeanor.	3021
(C)(1)(a) Except as provided in division (C)(1)(b) of this	3022
section, whoever violates division (G) of section 3796.06 of the	3023
Revised Code is guilty of a misdemeanor of the first degree.	3024
(b) An offender who has previously been convicted of, or	3025
pleaded guilty to, a violation of division (G) of section	3026
3796.06 of the Revised Code, is guilty of a felony of the fifth	3027
degree.	3028
<u>acgree:</u>	0020
(2) The division of cannabis control shall immediately	3029
revoke the license of any license holder under this chapter or	3030
Chapter 3780. of the Revised Code who is found guilty of, or who	3031
pleads guilty or no contest to, violating division (G) of	3032
section 3796.06 of the Revised Code.	3033

(D) Whoever violates division (B) of section 3796.221 or	3034
division (A)(1) or (D) of section 3796.04 of the Revised Code is	3035
guilty of possession of marijuana under section 2925.11 of the	3036
Revised Code.	3037
(E) Whoever engages in any of the activities described in	3038
section 3796.18, 3796.19, 3796.20, or 3796.21 of the Revised	3039
Code without the proper license is guilty of trafficking in	3040
marijuana under section 2925.03 of the Revised Code or illegal	3041
cultivation of marijuana under section 2925.04 of the Revised	3042
Code.	3043
(F) Whoever violates division (C)(2) of section 3796.20 of	3044
the Revised Code is guilty of trafficking in marijuana under	3045
section 2925.03 of the Revised Code.	3046
(G)(1) Except as otherwise provided in divisions (G)(2) to	3047
(4) of this section, whoever violates division (H) of section	3048
3796.06 of the Revised Code by knowingly showing or giving false	3049
information concerning the individual's name, age, or other	3050
identification for the purpose of purchasing or otherwise	3051
obtaining adult-use marijuana from a licensed dispensary is	3052
	3053
guilty of a misdemeanor of the first degree.	3033
(2) Except as otherwise provided in divisions (G)(3) and	3054
(4) of this section, whoever violates division (H) of section	3055
3796.06 of the Revised Code by knowingly presenting to a	3056
licensed dispensary a false, fictitious, or altered	3057
identification card, a false or fictitious driver's license	3058
purportedly issued by any state, or a driver's license issued by	3059
any state that has been altered, is guilty of a misdemeanor of	3060
the first degree and, notwithstanding division (A)(2) of section	3061
2929.28 of the Revised Code, shall be fined not less than two	3062
hundred fifty dollars and not more than one thousand dollars.	3063

(3) (a) Except as otherwise provided in division (G) (4) of	3064
this section, an offender who has previously been convicted of	3065
or pleaded guilty to a violation of division (H) of section	3066
3796.06 of the Revised Code by knowingly presenting to a	3067
licensed dispensary a false, fictitious, or altered	3068
identification card, a false or fictitious driver's license	3069
purportedly issued by any state, or a driver's license issued by	3070
any state that has been altered, is guilty of a misdemeanor of	3071
the first degree and, notwithstanding division (A)(2) of section	3072
2929.28 of the Revised Code, shall be fined not less than five	3073
hundred dollars nor more than one thousand dollars.	3074
(b) (i) The court also may impose a class seven suspension	3075
of the offender's driver's or commercial driver's license or	3076
permit, or nonresident operating privilege, from the range	3077
specified in division (A)(7) of section 4510.02 of the Revised	3078
Code.	3079
(ii) The court, in lieu of suspending the offender's	3080
temporary instruction permit, probationary driver's license, or	3081
driver's license, instead may order the offender to perform a	3082
determinate number of hours of community service, with the court	3083
determining the actual number of hours and the nature of the	3084
community service the offender shall perform.	3085
(4) (a) An offender who has previously been convicted of or	3086
pleaded guilty to two or more violations of division (H) of	3087
section 3796.06 of the Revised Code by knowingly presenting to a	3088
licensed dispensary a false, fictitious, or altered	3089
identification card, a false or fictitious driver's license	3090
purportedly issued by any state, or a driver's license issued by	3091
any state that has been altered, is guilty of a misdemeanor of	3092
the first degree and, notwithstanding division (A)(2) of section	3093

2929.28 of the Revised Code, shall be fined not less than five	3094
hundred dollars nor more than one thousand dollars.	3095
(b)(i) The court also may impose a class six suspension of	3096
the offender's driver's or commercial driver's license or permit	3097
or nonresident operating privilege from the range specified in	3098
division (A)(6) of section 4510.02 of the Revised Code, and the	3099
court may order that the suspension or denial remain in effect	3100
until the offender attains the age of twenty-one years.	3101
(ii) The court, in lieu of suspending the offender's	3102
temporary instruction permit, probationary driver's license, or	3103
driver's license, instead may order the offender to perform a	3104
determinate number of hours of community service, with the court	3105
determining the actual number of hours and the nature of the	3106
community service the offender shall perform.	3107
(5) The financial sanctions required by divisions (G)(2)	3108
to (4) of this section are in lieu of the financial sanctions	3109
described in division (A)(2) of section 2929.28 of the Revised	3110
Code but are in addition to any other sanctions or penalties	3111
that may apply to the offender, including other financial	3112
sanctions under that section or a jail term under section	3113
2929.24 of the Revised Code.	3114
(H)(1) Except as otherwise provided in division (H)(2) of	3115
this section, whoever violates division (H) of section 3796.06	3116
of the Revised Code by knowingly soliciting another person to	3117
purchase adult-use marijuana from a licensed dispensary is	3118
guilty of a misdemeanor of the fourth degree.	3119
(2) An offender who has previously been convicted of or	3120
pleaded guilty to a violation of division (H) of section 3796.06	3121
of the Revised Code by knowingly soliciting another individual	3122

to purchase adult-use marijuana from a licensed dispensary is	3123
guilty of a misdemeanor of the second degree.	3124
(I) Whoever violates division (A), (B), or (C) of section	3125
3796.062 of the Revised Code is guilty of a minor misdemeanor.	3126
(J) Whoever violates division (D) of section 3796.062 of	3127
the Revised Code is guilty of illegal use or possession of	3128
marijuana drug paraphernalia under section 2925.141 of the	3129
Revised Code.	3130
Sec. 4729.80. (A) If the state board of pharmacy	3131
establishes and maintains a drug database pursuant to section	3132
4729.75 of the Revised Code, the board is authorized or required	3133
to provide information from the database only as follows:	3134
(1) On receipt of a request from a designated	3135
representative of a government entity responsible for the	3136
licensure, regulation, or discipline of health care	3137
professionals with authority to prescribe, administer, or	3138
dispense drugs, the board may provide to the representative	3139
information from the database relating to the professional who	3140
is the subject of an active investigation being conducted by the	3141
government entity or relating to a professional who is acting as	3142
an expert witness for the government entity in such an	3143
investigation.	3144
(2) On receipt of a request from a federal officer, or a	3145
state or local officer of this or any other state, whose duties	3146
include enforcing laws relating to drugs, the board shall	3147
provide to the officer information from the database relating to	3148
the person who is the subject of an active investigation of a	3149
drug abuse offense, as defined in section 2925.01 of the Revised	3150
Code, being conducted by the officer's employing government	3151

entity.	3152
(3) Pursuant to a subpoena issued by a grand jury, the	3153
board shall provide to the grand jury information from the	3154
database relating to the person who is the subject of an	3155
investigation being conducted by the grand jury.	3156
(4) Pursuant to a subpoena, search warrant, or court order	3157
in connection with the investigation or prosecution of a	3158
possible or alleged criminal offense, the board shall provide	3159
information from the database as necessary to comply with the	3160
subpoena, search warrant, or court order.	3161
(5) On receipt of a request from a prescriber or the	3162
prescriber's delegate approved by the board, the board shall	3163
provide to the prescriber a report of information from the	3164
database relating to a patient who is either a current patient	3165
of the prescriber or a potential patient of the prescriber based	3166
on a referral of the patient to the prescriber, if all of the	3167
following conditions are met:	3168
(a) The prescriber certifies in a form specified by the	3169
board that it is for the purpose of providing medical treatment	3170
to the patient who is the subject of the request;	3171
(b) The prescriber has not been denied access to the	3172
database by the board.	3173
(6) On receipt of a request from a pharmacist or the	3174
pharmacist's delegate approved by the board, the board shall	3175
provide to the pharmacist information from the database relating	3176
to a current patient of the pharmacist, if the pharmacist	3177
certifies in a form specified by the board that it is for the	3178
purpose of the pharmacist's practice of pharmacy involving the	3179
patient who is the subject of the request and the pharmacist has	3180

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not been denied access to the database by the board.

- (7) On receipt of a request from an individual seeking the 3182 individual's own database information in accordance with the 3183 procedure established in rules adopted under section 4729.84 of 3184 the Revised Code, the board may provide to the individual the 3185 individual's own prescription history. 3186
- (8) On receipt of a request from a medical director or a pharmacy director of a managed care organization that has entered into a contract with the department of medicaid under section 5167.10 of the Revised Code and a data security agreement with the board required by section 5167.14 of the Revised Code, the board shall provide to the medical director or the pharmacy director information from the database relating to a medicaid recipient enrolled in the managed care organization, including information in the database related to prescriptions for the recipient that were not covered or reimbursed under a program administered by the department of medicaid.
- (9) On receipt of a request from the medicaid director,

  the board shall provide to the director information from the

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  database relating to a recipient of a program administered by

  the department of medicaid, including information in the

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  database related to prescriptions for the recipient that were

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  not covered or paid by a program administered by the department.

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- (10) On receipt of a request from a medical director of a 3204 managed care organization that has entered into a contract with 3205 the administrator of workers' compensation under division (B)(4) 3206 of section 4121.44 of the Revised Code and a data security 3207 agreement with the board required by section 4121.447 of the 3208 Revised Code, the board shall provide to the medical director 3209 information from the database relating to a claimant under 3210

Chapter 4121., 4123., 4127., or 4131. of the Revised Code	3211
assigned to the managed care organization, including information	3212
in the database related to prescriptions for the claimant that	3213
were not covered or reimbursed under Chapter 4121., 4123.,	3214
4127., or 4131. of the Revised Code, if the administrator of	3215
workers' compensation confirms, upon request from the board,	3216
that the claimant is assigned to the managed care organization.	3217
(11) On receipt of a request from the administrator of	3218
workers' compensation, the board shall provide to the	3219
administrator information from the database relating to a	3220
claimant under Chapter 4121., 4123., 4127., or 4131. of the	3221
Revised Code, including information in the database related to	3222
prescriptions for the claimant that were not covered or	3223
reimbursed under Chapter 4121., 4123., 4127., or 4131. of the	3224
Revised Code.	3225
(12) On receipt of a request from a prescriber or the	3226
prescriber's delegate approved by the board, the board shall	3227
provide to the prescriber information from the database relating	3228
to a patient's mother, if the prescriber certifies in a form	3229
specified by the board that it is for the purpose of providing	3230
medical treatment to a newborn or infant patient diagnosed as	3231
opioid dependent and the prescriber has not been denied access	3232
to the database by the board.	3233
(13) On receipt of a request from the director of health,	3234
the board shall provide to the director information from the	3235
database relating to the duties of the director or the	3236
department of health in implementing the Ohio violent death	3237
reporting system established under section 3701.93 of the	3238
Revised Code.	3239
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(14) On receipt of a request from a requestor described in

division (A)(1), (2), (5), or (6) of this section who is from or	3241
participating with another state's prescription monitoring	3242
program, the board may provide to the requestor information from	3243
the database, but only if there is a written agreement under	3244
which the information is to be used and disseminated according	3245
to the laws of this state.	3246
(15) On receipt of a request from a delegate of a retail	3247
dispensary licensed under Chapter 3796. of the Revised Code who	3248
is approved by the board to serve as the dispensary's delegate,	3249
the board shall provide to the delegate a report of information	3250
from the database pertaining only to a patient's use of medical	3251
marijuana, if both of the following conditions are met:	3252
(a) The delegate certifies in a form specified by the	3253
board that it is for the purpose of dispensing medical marijuana	3254
for use in accordance with Chapter 3796. of the Revised Code.	3255
(b) The retail dispensary or delegate has not been denied	3256
access to the database by the board.	3257
(16) On receipt of a request from a judge of a program	3258
certified by the Ohio supreme court as a specialized docket	3259
program for drugs, the board shall provide to the judge, or an	3260
employee of the program who is designated by the judge to	3261
receive the information, information from the database that	3262
relates specifically to a current or prospective program	3263
participant.	3264
(17) On receipt of a request from a coroner, deputy	3265
coroner, or coroner's delegate approved by the board, the board	3266
shall provide to the requestor information from the database	3267
relating to a deceased person about whom the coroner is	3268
conducting or has conducted an autopsy or investigation.	3269

(18) On receipt of a request from a prescriber, the board	3270
may provide to the prescriber a summary of the prescriber's	3271
prescribing record if such a record is created by the board.	3272
Information in the summary is subject to the confidentiality	3273
requirements of this chapter.	3274
(19)(a) On receipt of a request from a pharmacy's	3275
responsible person, the board may provide to the responsible	3276
person a summary of the pharmacy's dispensing record if such a	3277
record is created by the board. Information in the summary is	3278
subject to the confidentiality requirements of this chapter.	3279
(b) As used in division (A)(19)(a) of this section,	3280
"responsible person" has the same meaning as in rules adopted by	3281
the board under section 4729.26 of the Revised Code.	3282
(20) The board may provide information from the database	3283
without request to a prescriber or pharmacist who is authorized	3284
to use the database pursuant to this chapter.	3285
(21)(a) On receipt of a request from a prescriber or	3286
pharmacist, or the prescriber's or pharmacist's delegate, who is	3287
a designated representative of a peer review committee, the	3288
board shall provide to the committee information from the	3289
database relating to a prescriber who is subject to the	3290
committee's evaluation, supervision, or discipline if the	3291
information is to be used for one of those purposes. The board	3292
shall provide only information that it determines, in accordance	3293
with rules adopted under section 4729.84 of the Revised Code, is	3294
appropriate to be provided to the committee.	3295
(b) As used in division (A)(21)(a) of this section, "peer	3296
review committee" has the same meaning as in section 2305.25 of	3297

the Revised Code, except that it includes only a peer review

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committee of a hospital or a peer review committee of a	3299
nonprofit health care corporation that is a member of the	3300
hospital or of which the hospital is a member.	3301
(22) On receipt of a request from a requestor described in	3302
division (A)(5) or (6) of this section who is from or	3303
participating with a prescription monitoring program that is	3304
operated by a federal agency and approved by the board, the	3305
board may provide to the requestor information from the	3306
database, but only if there is a written agreement under which	3307
the information is to be used and disseminated according to the	3308
laws of this state.	3309
(23) Any personal health information submitted to the	3310
board pursuant to section 4729.772 of the Revised Code may be	3311
provided by the board only as authorized by the submitter of the	3312
information and in accordance with rules adopted under section	3313
4729.84 of the Revised Code.	3314
(24) On receipt of a request from a person described in	3315
division (A)(5), (6), or (17) of this section who is	3316
participating in a drug overdose fatality review committee	3317
described in section 307.631 of the Revised Code, the board may	3318
provide to the requestor information from the database, but only	3319
if there is a written agreement under which the information is	3320
to be used and disseminated according to the laws of this state.	3321
	2222
(25) On receipt of a request from a person described in	3322
division (A)(5), (6), or (17) of this section who is	3323
participating in a suicide fatality review committee described	3324
in section 307.641 of the Revised Code, the board may provide to	3325
the requestor information from the database, but only if there	3326

is a written agreement under which the information is to be used

and disseminated according to the laws of this state.

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(26) On receipt of a request from a designated	3329
representative of the division of marijuana cannabis control in	3330
the department of commerce, the board shall provide to the	3331
representative information from the database relating to an	3332
individual who, or entity that, is the subject of an active	3333
investigation being conducted by the division.	3334
(B) The state board of pharmacy shall maintain a record of	3335
each individual or entity that requests information from the	3336
database pursuant to this section. In accordance with rules	3337
adopted under section 4729.84 of the Revised Code, the board may	3338
use the records to document and report statistics and law	3339
enforcement outcomes.	3340
The board may provide records of an individual's requests	3341
for database information only to the following:	3342
(1) A designated representative of a government entity	3343
that is responsible for the licensure, regulation, or discipline	3344
of health care professionals with authority to prescribe,	3345
administer, or dispense drugs who is involved in an active	3346
criminal or disciplinary investigation being conducted by the	3347
government entity of the individual who submitted the requests	3348
for database information;	3349
(2) A federal officer, or a state or local officer of this	3350
or any other state, whose duties include enforcing laws relating	3351
to drugs and who is involved in an active investigation being	3352
conducted by the officer's employing government entity of the	3353
individual who submitted the requests for database information;	3354

(3) A designated representative of the department of

medicaid regarding a prescriber who is treating or has treated a

recipient of a program administered by the department and who

submitted the requests for database information. 3358 (C) Information contained in the database and any 3359 information obtained from it is confidential and is not a public 3360 record. Information contained in the records of requests for 3361 information from the database is confidential and is not a 3362 public record. Information contained in the database that does 3363 not identify a person, including any licensee or registrant of 3364 3365 the board or other entity, may be released in summary, statistical, or aggregate form. 3366 (D) A pharmacist or prescriber shall not be held liable in 3367 damages to any person in any civil action for injury, death, or 3368 loss to person or property on the basis that the pharmacist or 3369 prescriber did or did not seek or obtain information from the 3370 database. 3371 Sec. 4735.18. (A) Subject to section 4735.32 of the 3372 Revised Code, the superintendent of real estate, upon the 3373 superintendent's own motion, may investigate the conduct of any 3374 licensee. Subject to division (E) of this section and section 3375 4735.32 of the Revised Code, the Ohio real estate commission 3376 shall impose disciplinary sanctions upon any licensee who, 3377 whether or not acting in the licensee's capacity as a real 3378 estate broker or salesperson, or in handling the licensee's own 3379 property, is found to have been convicted of a felony or a crime 3380 of moral turpitude, and may impose disciplinary sanctions upon 3381 any licensee who, in the licensee's capacity as a real estate 3382 broker or salesperson, or in handling the licensee's own 3383 property, is found guilty of: 3384 (1) Knowingly making any misrepresentation; 3385

(2) Making any false promises with intent to influence,

persuade, or induce;	3387
(3) A continued course of misrepresentation or the making	3388
of false promises through agents, salespersons, advertising, or	3389
otherwise;	3390
(4) Acting for more than one party in a transaction except	3391
as permitted by and in compliance with section 4735.71 of the	3392
Revised Code;	3393
(5) Failure within a reasonable time to account for or to	3394
remit any money coming into the licensee's possession which	3395
belongs to others;	3396
(6) Dishonest or illegal dealing, gross negligence,	3397
incompetency, or misconduct;	3398
(7)(a) By final adjudication by a court, a violation of	3399
any municipal or federal civil rights law relevant to the	3400
protection of purchasers or sellers of real estate or, by final	3401
adjudication by a court, any unlawful discriminatory practice	3402
pertaining to the purchase or sale of real estate prohibited by	3403
Chapter 4112. of the Revised Code, provided that such violation	3404
arose out of a situation wherein parties were engaged in bona	3405
fide efforts to purchase, sell, or lease real estate, in the	3406
licensee's practice as a licensed real estate broker or	3407
salesperson;	3408
(b) A second or subsequent violation of any unlawful	3409
discriminatory practice pertaining to the purchase or sale of	3410
real estate prohibited by Chapter 4112. of the Revised Code or	3411
any second or subsequent violation of municipal or federal civil	3412
rights laws relevant to purchasing or selling real estate	3413
whether or not there has been a final adjudication by a court,	3414
provided that such violation arose out of a situation wherein	3415

parties were engaged in bona fide efforts to purchase, sell, or	3416
lease real estate. For any second offense under this division,	3417
the commission shall suspend for a minimum of two months or	3418
revoke the license of the broker or salesperson. For any	3419
subsequent offense, the commission shall revoke the license of	3420
the broker or salesperson.	3421
(8) Procuring a license under this chapter, for the	3422
licensee or any salesperson by fraud, misrepresentation, or	3423
deceit;	3424
(9) Having violated or failed to comply with any provision	3425
of sections 4735.51 to 4735.74 of the Revised Code or having	3426
willfully disregarded or violated any other provisions of this	3427
chapter;	3428
(10) As a real estate broker, having demanded, without	3429
reasonable cause, other than from a broker licensed under this	3430
chapter, a commission to which the licensee is not entitled, or,	3431
as a real estate salesperson, having demanded, without	3432
reasonable cause, a commission to which the licensee is not	3433
entitled;	3434
(11) Except as permitted under section 4735.20 of the	3435
Revised Code, having paid commissions or fees to, or divided	3436
commissions or fees with, anyone not licensed as a real estate	3437
broker or salesperson under this chapter or anyone not operating	3438
as an out-of-state commercial real estate broker or salesperson	3439
under section 4735.022 of the Revised Code;	3440
(12) Having falsely represented membership in any real	3441
estate professional association of which the licensee is not a	3442
member;	3443
(13) Having accepted, given, or charged any undisclosed	3444

commission, rebate, or direct profit on expenditures made for a	3445
principal;	3446
(14) Having offered anything of value other than the	3447
consideration recited in the sales contract as an inducement to	3448
a person to enter into a contract for the purchase or sale of	3449
real estate or having offered real estate or the improvements on	3450
real estate as a prize in a lottery or scheme of chance;	3451
(15) Having acted in the dual capacity of real estate	3452
broker and undisclosed principal, or real estate salesperson and	3453
undisclosed principal, in any transaction;	3454
(16) Having guaranteed, authorized, or permitted any	3455
person to guarantee future profits which may result from the	3456
resale of real property;	3457
(17) Having advertised or placed a sign on any property	3458
offering it for sale or for rent without the consent of the	3459
owner or the owner's authorized agent;	3460
(18) Having induced any party to a contract of sale or	3461
lease to break such contract for the purpose of substituting in	3462
lieu of it a new contract with another principal;	3463
(19) Having negotiated the sale, exchange, or lease of any	3464
real property directly with a seller, purchaser, lessor, or	3465
tenant knowing that such seller, purchaser, lessor, or tenant is	3466
represented by another broker under a written exclusive agency	3467
agreement, exclusive right to sell or lease listing agreement,	3468
or exclusive purchaser agency agreement with respect to such	3469
property except as provided for in section 4735.75 of the	3470
Revised Code;	3471
(20) Having offered real property for sale or for lease	3472
without the knowledge and consent of the owner or the owner's	3473

authorized agent, or on any terms other than those authorized by	3474
the owner or the owner's authorized agent;	3475
(21) Having published advertising, whether printed, radio,	3476
display, or of any other nature, which was misleading or	3477
inaccurate in any material particular, or in any way having	3478
misrepresented any properties, terms, values, policies, or	3479
services of the business conducted;	3480
(22) Having knowingly withheld from or inserted in any	3481
statement of account or invoice any statement that made it	3482
inaccurate in any material particular;	3483
(23) Having published or circulated unjustified or	3484
unwarranted threats of legal proceedings which tended to or had	3485
the effect of harassing competitors or intimidating their	3486
customers;	3487
(24) Having failed to keep complete and accurate records	3488
(24) Having failed to keep complete and accurate records of all transactions for a period of three years from the date of	3488 3489
of all transactions for a period of three years from the date of	3489
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing	3489 3490
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and	3489 3490 3491
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of	3489 3490 3491 3492
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the	3489 3490 3491 3492 3493
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant	3489 3490 3491 3492 3493 3494
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C)(4) and (5) of section 4735.20 of the Revised	3489 3490 3491 3492 3493 3494 3495
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C)(4) and (5) of section 4735.20 of the Revised Code, and any other instruments or papers related to the	3489 3490 3491 3492 3493 3494 3495 3496
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C)(4) and (5) of section 4735.20 of the Revised Code, and any other instruments or papers related to the performance of any of the acts set forth in the definition of a	3489 3490 3491 3492 3493 3494 3495 3496 3497
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C)(4) and (5) of section 4735.20 of the Revised Code, and any other instruments or papers related to the performance of any of the acts set forth in the definition of a real estate broker;	3489 3490 3491 3492 3493 3494 3495 3496 3497 3498
of all transactions for a period of three years from the date of the transaction, such records to include copies of listing forms, earnest money receipts, offers to purchase and acceptances of them, records of receipts and disbursements of all funds received by the licensee as broker and incident to the licensee's transactions as such, and records required pursuant to divisions (C) (4) and (5) of section 4735.20 of the Revised Code, and any other instruments or papers related to the performance of any of the acts set forth in the definition of a real estate broker;	3489 3490 3491 3492 3493 3494 3495 3496 3497 3498

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(26) Failure to maintain at all times a special or trust	3503
bank account in a depository of a state or federally chartered	3504
institution located in this state. The account shall be	3505
noninterest-bearing, separate and distinct from any personal or	3506
other account of the broker, and, except as provided in division	3507
(A) (27) of this section, shall be used for the deposit and	3508
maintenance of all escrow funds, security deposits, and other	3509
moneys received by the broker in a fiduciary capacity. The name,	3510
account number, if any, and location of the depository wherein	3511
such special or trust account is maintained shall be submitted	3512
in writing to the superintendent. Checks drawn on such special	3513
or trust bank accounts are deemed to meet the conditions imposed	3514
by section 1349.21 of the Revised Code. Funds deposited in the	3515
trust or special account in connection with a purchase agreement	3516
shall be maintained in accordance with section 4735.24 of the	3517
Revised Code.	3518

(27) Failure to maintain at all times a special or trust 3519 bank account in a depository of a state or federally chartered 3520 institution in this state, to be used exclusively for the 3521 deposit and maintenance of all rents, security deposits, escrow 3522 funds, and other moneys received by the broker in a fiduciary 3523 capacity in the course of managing real property. This account 3524 shall be separate and distinct from any other account maintained 3525 by the broker. The name, account number, and location of the 3526 depository shall be submitted in writing to the superintendent. 3527 This account may earn interest, which shall be paid to the 3528 property owners on a pro rata basis. 3529

Division (A) (27) of this section does not apply to brokers who are not engaged in the management of real property on behalf of real property owners.

(28) Having failed to put definite expiration dates in all	3533
written agency agreements to which the broker is a party;	3534
(29) Having an unsatisfied final judgment or lien in any	3535
court of record against the licensee arising out of the	3536
licensee's conduct as a licensed broker or salesperson;	3537
(30) Failing to render promptly upon demand a full and	3538
complete statement of the expenditures by the broker or	3539
salesperson of funds advanced by or on behalf of a party to a	3540
real estate transaction to the broker or salesperson for the	3541
purpose of performing duties as a licensee under this chapter in	3542
conjunction with the real estate transaction;	3543
(31) Failure within a reasonable time, after the receipt	3544
of the commission by the broker, to render an accounting to and	3545
pay a real estate salesperson the salesperson's earned share of	3546
it;	3547
(32) Performing any service for another constituting the	3548
practice of law, as determined by any court of law;	3549
(33) Having been adjudicated incompetent by a court, as	3550
provided in section 5122.301 of the Revised Code. A license	3551
revoked or suspended under this division shall be reactivated	3552
upon proof to the commission of the removal of the disability.	3553
(34) Having authorized or permitted a person to act as an	3554
agent in the capacity of a real estate broker, or a real estate	3555
salesperson, who was not then licensed as a real estate broker	3556
or real estate salesperson under this chapter or who was not	3557
then operating as an out-of-state commercial real estate broker	3558
or salesperson under section 4735.022 of the Revised Code;	3559
(35) Having knowingly inserted or participated in	3560
inserting any materially inaccurate term in a document,	3561

including naming a false consideration;	3562
(36) Having failed to inform the licensee's client of the	3563
existence of an offer or counteroffer or having failed to	3564
present an offer or counteroffer in a timely manner, unless	3565
otherwise instructed by the client, provided the instruction of	3566
the client does not conflict with any state or federal law;	3567
(37) Having failed to comply with section 4735.24 of the	3568
Revised Code;	3569
(38) Having acted as a broker without authority, impeded	3570
the ability of a principal broker to perform any of the duties	3571
described in section 4735.081 of the Revised Code, or impeded	3572
the ability a management level licensee to perform the	3573
licensee's duties;	3574
(39) Entering into a right-to-list home sale agreement.	3575
(B) Whenever the commission, pursuant to section 4735.051	3576
College Declared Goden Conserved Marchalland and College Goden	
of the Revised Code, imposes disciplinary sanctions for any	3577
violation of this section, the commission also may impose such	3577 3578
violation of this section, the commission also may impose such	3578
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is	3578 3579
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge	3578 3579 3580
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.	3578 3579 3580 3581
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of	3578 3579 3580 3581 3582
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign	3578 3579 3580 3581 3582 3583
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign real estate dealer or salesperson who, in that capacity or in	3578 3579 3580 3581 3582 3583 3584
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign real estate dealer or salesperson who, in that capacity or in handling the dealer's or salesperson's own property, is found	3578 3579 3580 3581 3582 3583 3584 3585
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign real estate dealer or salesperson who, in that capacity or in handling the dealer's or salesperson's own property, is found guilty of any of the acts or omissions specified or comprehended	3578 3579 3580 3581 3582 3583 3584 3585 3586
violation of this section, the commission also may impose such sanctions upon the broker with whom the salesperson is affiliated if the commission finds that the broker had knowledge of the salesperson's actions that violated this section.  (C) The commission shall, pursuant to section 4735.051 of the Revised Code, impose disciplinary sanctions upon any foreign real estate dealer or salesperson who, in that capacity or in handling the dealer's or salesperson's own property, is found guilty of any of the acts or omissions specified or comprehended in division (A) of this section insofar as the acts or omissions	3578 3579 3580 3581 3582 3583 3584 3585 3586 3587

license of the foreign real estate dealer with whom the	3591
salesperson is affiliated if the commission finds that the	3592
dealer had knowledge of the salesperson's actions that violated	3593
this section.	3594
(D) The commission may suspend, in whole or in part, the	3595
imposition of the penalty of suspension of a license under this	3596
section.	3597
	2500
(E) A person licensed under this chapter who represents a	3598
party to a transaction or a proposed transaction involving the	3599
sale, purchase, exchange, lease, or management of real property	3600
that is or will be used in the cultivation, processing,	3601
dispensing, or testing of medical marijuana or adult-use	3602
marijuana under Chapter 3796. of the Revised Code, or who	3603
receives, holds, or disburses funds from a real estate brokerage	3604
trust account in connection with such a transaction, shall not	3605
be subject to disciplinary sanctions under this chapter solely	3606
because the licensed person engaged in activities permitted	3607
under this chapter and related to activities under Chapter 3796.	3608
of the Revised Code.	3609
Sec. 4743.09. (A) As used in this section:	3610
(1) "Durable medical equipment" means a type of equipment,	3611
such as a remote monitoring device utilized by a physician,	3612
physician assistant, or advanced practice registered nurse in	3613
accordance with this section, that can withstand repeated use,	3614
is primarily and customarily used to serve a medical purpose,	3615
and generally is not useful to a person in the absence of	3616
illness or injury and, in addition, includes repair and	3617
replacement parts for the equipment.	3618

(2) "Facility fee" means any fee charged or billed for

telehealth services provided in a facility that is intended to	3620
compensate the facility for its operational expenses and is	3621
separate and distinct from a professional fee.	3622
(3) "Health care professional" means:	3623
(a) An advanced practice registered nurse, as defined in	3624
section 4723.01 of the Revised Code;	3625
(b) An optometrist licensed under Chapter 4725. of the	3626
Revised Code to practice optometry;	3627
(c) A pharmacist licensed under Chapter 4729. of the	3628
Revised Code;	3629
(d) A physician assistant licensed under Chapter 4730. of	3630
the Revised Code;	3631
(e) A physician licensed under Chapter 4731. of the	3632
Revised Code to practice medicine and surgery, osteopathic	3633
medicine and surgery, or podiatric medicine and surgery;	3634
(f) A psychologist, independent school psychologist, or	3635
school psychologist licensed under Chapter 4732. of the Revised	3636
Code;	3637
(g) A chiropractor licensed under Chapter 4734. of the	3638
Revised Code;	3639
(h) An audiologist or speech-language pathologist licensed	3640
under Chapter 4753. of the Revised Code;	3641
(i) An occupational therapist or physical therapist	3642
licensed under Chapter 4755. of the Revised Code;	3643
(j) An occupational therapy assistant or physical	3644
therapist assistant licensed under Chapter 4755. of the Revised	3645
Code;	3646

(k) A professional clinical counselor, independent social	3647
worker, independent marriage and family therapist, art	3648
therapist, or music therapist licensed under Chapter 4757. of	3649
the Revised Code;	3650
(1) An independent chemical dependency counselor licensed	3651
under Chapter 4758. of the Revised Code;	3652
(m) A dietitian licensed under Chapter 4759. of the	3653
Revised Code;	3654
(n) A respiratory care professional licensed under Chapter	3655
4761. of the Revised Code;	3656
(o) A genetic counselor licensed under Chapter 4778. of	3657
the Revised Code;	3658
(p) A certified Ohio behavior analyst certified under	3659
Chapter 4783. of the Revised Code;	3660
(q) A certified mental health assistant licensed under	3661
Chapter 4772. of the Revised Code.	3662
(4) "Health care professional licensing board" means any	3663
of the following:	3664
(a) The board of nursing;	3665
(b) The state vision professionals board;	3666
(c) The state board of pharmacy;	3667
(d) The state medical board;	3668
(e) The state board of psychology;	3669
(f) The state chiropractic board;	3670
(g) The state speech and hearing professionals board;	3671

(h) The Ohio occupational therapy, physical therapy, and	3672
athletic trainers board;	3673
(i) The counselor, social worker, and marriage and family	3674
therapist board;	3675
(j) The chemical dependency professionals board.	3676
(5) "Health plan issuer" has the same meaning as in	3677
section 3922.01 of the Revised Code.	3678
(6) "Telehealth services" means health care services	3679
provided through the use of information and communication	3680
technology by a health care professional, within the	3681
professional's scope of practice, who is located at a site other	3682
than the site where either of the following is located:	3683
(a) The patient receiving the services;	3684
(b) Another health care professional with whom the	3685
provider of the services is consulting regarding the patient.	3686
(B)(1) Each health care professional licensing board shall	3687
permit a health care professional under its jurisdiction to	3688
provide the professional's services as telehealth services in	3689
accordance with this section. Subject to division (B)(2) of this	3690
section, a board may adopt any rules it considers necessary to	3691
implement this section. All rules adopted under this section	3692
shall be adopted in accordance with Chapter 119. of the Revised	3693
Code. Any such rules adopted by a board are not subject to the	3694
requirements of division (F) of section 121.95 of the Revised	3695
Code.	3696
(2)(a) Except as provided in division (B)(2)(b) of this	3697
section, the rules adopted by a health care professional	3698
licensing board under this section shall establish a standard of	3699

care for telehealth services that is equal to the standard of	3700
care for in-person services.	3701
(b) Subject to division (B)(2)(c) of this section, a board	3702
may require an initial in-person visit prior to prescribing a	3703
schedule II controlled substance to a new patient, equivalent to	3704
applicable state and federal requirements.	3705
(c)(i) A board shall not require an initial in-person	3706
visit for a new patient whose medical record indicates that the	3707
patient is receiving hospice or palliative care, who is	3708
receiving medication-assisted treatment or any other medication	3709
for opioid-use disorder, who is a patient with a mental health	3710
condition, or who, as determined by the clinical judgment of a	3711
health care professional, is in an emergency situation.	3712
(ii) Notwithstanding division $\frac{(B)}{(C)}$ of section 3796.01 of	3713
the Revised Code, medical marijuana shall not be considered a	3714
schedule II controlled substance.	3715
(C) With respect to the provision of telehealth services,	3716
all of the following apply:	3717
(1) A health care professional may use synchronous or	3718
asynchronous technology to provide telehealth services to a	3719
patient during an initial visit if the appropriate standard of	3720
care for an initial visit is satisfied.	3721
(2) A health care professional may deny a patient	3722
telehealth services and, instead, require the patient to undergo	3723
an in-person visit.	3724
(3) When providing telehealth services in accordance with	3725
this section, a health care professional shall comply with all	3726
requirements under state and federal law regarding the	3727
protection of patient information. A health care professional	3728

shall ensure that any username or password information and any	3729
electronic communications between the professional and a patient	3730
are securely transmitted and stored.	3731
(4) A health care professional may use synchronous or	3732
asynchronous technology to provide telehealth services to a	3733
patient during an annual visit if the appropriate standard of	3734
care for an annual visit is satisfied.	3735
(5) In the case of a health care professional who is a	3736
physician, physician assistant, or advanced practice registered	3737
nurse, both of the following apply:	3738
(a) The professional may provide telehealth services to a	3739
patient located outside of this state if permitted by the laws	3740
of the state in which the patient is located.	3741
(b) The professional may provide telehealth services	3742
through the use of medical devices that enable remote	3743
monitoring, including such activities as monitoring a patient's	3744
blood pressure, heart rate, or glucose level.	3745
(D) When a patient has consented to receiving telehealth	3746
services, the health care professional who provides those	3747
services is not liable in damages under any claim made on the	3748
basis that the services do not meet the same standard of care	3749
that would apply if the services were provided in-person.	3750
(E)(1) A health care professional providing telehealth	3751
services shall not charge a patient or a health plan issuer	3752
covering telehealth services under section 3902.30 of the	3753
Revised Code any of the following: a facility fee, an	3754
origination fee, or any fee associated with the cost of the	3755
equipment used at the provider site to provide telehealth	3756
services.	3757

A health care professional providing telehealth services	3758
may charge a health plan issuer for durable medical equipment	3759
used at a patient or client site.	3760
(2) A health care professional may negotiate with a health	3761
plan issuer to establish a reimbursement rate for fees	3762
associated with the administrative costs incurred in providing	3763
telehealth services as long as a patient is not responsible for	3764
any portion of the fee.	3765
(3) A health care professional providing telehealth	3766
services shall obtain a patient's consent before billing for the	3767
cost of providing the services, but the requirement to do so	3768
applies only once.	3769
(F) Nothing in this section limits or otherwise affects	3770
any other provision of the Revised Code that requires a health	3771
care professional who is not a physician to practice under the	3772
supervision of, in collaboration with, in consultation with, or	3773
pursuant to the referral of another health care professional.	3774
(G) It is the intent of the general assembly, through the	3775
amendments to this section, to expand access to and investment	3776
in telehealth services in this state in congruence with the	3777
expansion and investment in telehealth services made during the	3778
COVID-19 pandemic.	3779
Sec. 4776.01. As used in this chapter:	3780
(A) "License" means an authorization evidenced by a	3781
license, certificate, registration, permit, card, or other	3782
authority that is issued or conferred by a licensing agency to a	3783
licensee or to an applicant for an initial license by which the	3784
licensee or initial license applicant has or claims the	3785
privilege to engage in a profession, occupation, or occupational	3786

activity, or, except in the case of the state dental board, to have control of and operate certain specific equipment, machinery, or premises, over which the licensing agency has jurisdiction.  (B) Except as provided in section 4776.20 of the Revised Code, "licensee" means the person to whom the license is issued by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied with sections 4776.01 to 4776.04 of the Revised Code and has	3787 3788 3789 3790 3791 3792 3793 3794 3795 3796 3797 3798
machinery, or premises, over which the licensing agency has jurisdiction.  (B) Except as provided in section 4776.20 of the Revised Code, "licensee" means the person to whom the license is issued by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied	3789 3790 3791 3792 3793 3794 3795 3796 3797
jurisdiction.  (B) Except as provided in section 4776.20 of the Revised Code, "licensee" means the person to whom the license is issued by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied	3790 3791 3792 3793 3794 3795 3796 3797
(B) Except as provided in section 4776.20 of the Revised Code, "licensee" means the person to whom the license is issued by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied	3791 3792 3793 3794 3795 3796 3797
Code, "licensee" means the person to whom the license is issued by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied	3792 3793 3794 3795 3796 3797
by a licensing agency. "Licensee" includes a person who, for purposes of section 3796.13 of the Revised Code, has complied	3793 3794 3795 3796 3797
purposes of section 3796.13 of the Revised Code, has complied	3794 3795 3796 3797
	3795 3796 3797
with sections 4776.01 to 4776.04 of the Revised Code and has	3796 3797
	3797
been determined by the division of marijuana cannabis control,	
as the applicable licensing agency, to meet the requirements for	3798
employment.	5,50
(C) Except as provided in section 4776.20 of the Revised	3799
Code, "licensing agency" means any of the following:	3800
(1) The board authorized by Chapters 4701., 4717., 4725.,	3801
4729., 4730., 4731., 4732., 4734., 4740., 4741., 4747., 4751.,	3802
4753., 4755., 4757., 4759., 4760., 4761., 4762., 4772., 4774.,	3803
4778., 4779., and 4783. of the Revised Code to issue a license	3804
to engage in a specific profession, occupation, or occupational	3805
activity, or to have charge of and operate certain specific	3806
equipment, machinery, or premises.	3807
(2) The state dental board, relative to its authority to	3808
issue a license pursuant to section 4715.12, 4715.16, 4715.21,	3809
or 4715.27 of the Revised Code;	3810
(3) The division of marijuana cannabis control, relative	3811
to its authority under Chapter 3796. of the Revised Code and any	3812
rules adopted under that chapter with respect to a person who is	3813
subject to section 3796.13 of the Revised Code;	3814
(4) The director of agriculture, relative to the	3815

director's authority to issue licenses under Chapter 928. of the	3816
Revised Code.	3817
(D) "Applicant for an initial license" includes persons	3818
seeking a license for the first time and persons seeking a	3819
license by reciprocity, endorsement, or similar manner of a	3820
license issued in another state. "Applicant for an initial	3821
license" also includes a person who, for purposes of section	3822
3796.13 of the Revised Code, is required to comply with sections	3823
4776.01 to 4776.04 of the Revised Code.	3824
(E) "Applicant for a restored license" includes persons	3825
seeking restoration of a license under section 4730.14, 4730.28,	3826
4731.222, 4731.281, 4759.062, 4759.063, 4760.06, 4760.061,	3827
4761.06, 4761.061, 4762.06, 4762.061, 4772.08, 4772.082,	3828
4774.06, 4774.061, 4778.07, or 4778.071 of the Revised Code.	3829
"Applicant for a restored license" does not include a person	3830
seeking restoration of a license under section 4751.33 of the	3831
Revised Code.	3832
(F) "Criminal records check" has the same meaning as in	3833
section 109.572 of the Revised Code.	3834
Sec. 4796.25. This chapter does not apply to any of the	3835
following:	3836
(A) Licenses issued under Chapter 3796. or Chapter 3780.	3837
of the Revised Code;	3838
(B) Licenses issued pursuant to rules prescribed under	3839
Section 5 of Article IV, Ohio Constitution;	3840
(C) Commercial fishing licenses issued under section	3841
1533.342 of the Revised Code;	3842
(D) Licenses issued under Chapter 4506. of the Revised	3843

Code;	3844
(E) Physician certificates to recommend treatment with medical marijuana issued under section 4731.30 of the Revised	3845 3846
Code;	3847
(F) Money transmitter licenses issued under section 1315.04 of the Revised Code;	3848 3849
(G) Lottery sales agent licenses issued under section 3770.05 of the Revised Code;	3850 3851
(H) Licenses issued under Chapter 3905. of the Revised	3852
Code;	3853
(I) Fantasy contest operator licenses issued under section	3854
3774.02 of the Revised Code;	3855
(J) Teledentistry permits issued under section 4715.43 of	3856
the Revised Code;	3857
(K) Physician training certificates issued under section	3858
4731.291 of the Revised Code;	3859
(L) Podiatrist training certificates issued under section	3860
4731.573 of the Revised Code;	3861
(M) Licenses issued under Chapter 4740. of the Revised	3862
Code;	3863
(N) Licenses issued by a political subdivision to an	3864
individual by which the individual has or claims the privilege	3865
to act as a tradesperson as defined in section 4740.01 of the	3866
Revised Code in the political subdivision's jurisdiction.	3867
Sec. 5502.01. (A) The department of public safety shall	3868
administer and enforce the laws relating to the registration,	3869
licensing, sale, and operation of motor vehicles and the laws	3870

pertaining to the licensing of drivers of motor vehicles.	3871
The department shall compile, analyze, and publish	3872
statistics relative to motor vehicle accidents and the causes of	3873
them, prepare and conduct educational programs for the purpose	3874
of promoting safety in the operation of motor vehicles on the	3875
highways, and conduct research and studies for the purpose of	3876
promoting safety on the highways of this state.	3877
(B) The department shall administer the laws and rules	3878
relative to trauma and emergency medical services specified in	3879
Chapter 4765. of the Revised Code and any laws and rules	3880
relative to medical transportation services specified in Chapter	3881
4766. of the Revised Code.	3882
(C) The department shall administer and enforce the laws	3883
contained in Chapters 4301. and 4303. of the Revised Code and	3884
enforce the rules and orders of the liquor control commission	3885
pertaining to retail liquor permit holders.	3886
(D) The department shall administer the laws governing the	3887
state emergency management agency and shall enforce all	3888
additional duties and responsibilities as prescribed in the	3889
Revised Code related to emergency management services.	3890
(E) The department shall conduct investigations pursuant	3891
to Chapter 5101. of the Revised Code in support of the duty of	3892
the department of job and family services to administer the	3893
supplemental nutrition assistance program throughout this state.	3894
The department of public safety shall conduct investigations	3895
necessary to protect the state's property rights and interests	3896
in the supplemental nutrition assistance program.	3897
(F) The department of public safety shall enforce	3898
compliance with radous and males of the mubble whilities	2000

compliance with orders and rules of the public utilities

Revised Code.

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commission and applicable laws in accordance with Chapters	3900
4905., 4921., and 4923. of the Revised Code regarding commercial	3901
motor vehicle transportation safety, economic, and hazardous	3902
materials requirements.	3903
(G) Notwithstanding Chapter 4117. of the Revised Code, the	3904
department of public safety may establish requirements for its	3905
enforcement personnel, including its enforcement agents	3906
described in section 5502.14 of the Revised Code, that include	3907
standards of conduct, work rules and procedures, and criteria	3908
for eligibility as law enforcement personnel.	3909
(H) The department shall administer, maintain, and operate	3910
the Ohio criminal justice network. The Ohio criminal justice	3911
network shall be a computer network that supports state and	3912
local criminal justice activities. The network shall be an	3913
electronic repository for various data, which may include arrest	3914
warrants, notices of persons wanted by law enforcement agencies,	3915
criminal records, prison inmate records, stolen vehicle records,	3916
vehicle operator's licenses, and vehicle registrations and	3917
titles.	3918
(I) The department shall coordinate all homeland security	3919
activities of all state agencies and shall be a liaison between	3920
state agencies and local entities for those activities and	3921
related purposes.	3922
(J) The department shall administer and enforce the laws	3923
relative to private investigators and security service providers	3924
specified in Chapter 4749. of the Revised Code.	3925
(K) The department shall administer criminal justice	3926
services in accordance with sections 5502.61 to 5502.66 of the	3927

(L) The department shall administer the Ohio school safety	3929
and crisis center and the Ohio mobile training team in	3930
accordance with sections 5502.70 to 5502.703 of the Revised	3931
Code.	3932
(M) The department shall coordinate security measures and	3933
operations, and may direct the department of administrative	3934
services to implement any security measures and operations the	3935
department of public safety requires, at the Vern Riffe Center	3936
and the James A. Rhodes state office tower.	3937
Notwithstanding section 125.28 of the Revised Code, the	3938
director of public safety may recover the costs of directing	3939
security measures and operations under this division by either	3940
issuing intrastate transfer voucher billings to the department	3941
of administrative services, which the department shall process	3942
to pay for the costs, or, upon the request of the director of	3943
administrative services, the director of budget and management	3944
may transfer cash in the requested amount from the building	3945
management fund created under section 125.28 of the Revised	3946
Code. Payments received or cash transfers made under this	3947
division for the costs of directing security measures and	3948
operations shall be deposited into the state treasury to the	3949
credit of the security, investigations, and policing fund	3950
created under section 4501.11 of the Revised Code.	3951
(N) The department shall assist the division of cannabis	3952
control in enforcing Chapter 3796. of the Revised Code, as	3953
provided in that chapter.	3954
Sec. 5502.13. The department of public safety shall	3955
maintain an investigative unit in order to conduct	3956
investigations and other enforcement activity authorized by	3957
Chapters 3796., 4301., 4303., 5101., 5107., and 5108. and	3958

sections 2903.12, 2903.13, 2903.14, 2907.09, 2913.46, 2917.11,	3959
2921.13, 2921.31, 2921.32, 2921.33, 2923.12, 2923.121, 2925.11,	3960
2925.13, 2927.02, and 4507.30 of the Revised Code. The director	3961
of public safety shall appoint the employees of the unit who are	3962
necessary, designate the activities to be performed by those	3963
employees, and prescribe their titles and duties.	3964
Sec. 5502.14. (A) As used in this section, "felony" has	3965
the same meaning as in section 109.511 of the Revised Code.	3966
(B)(1) Any person who is employed by the department of	3967
public safety and designated by the director of public safety to	3968
enforce Title XLIII of the Revised Code, and the rules adopted	3969
under it, Chapter 3796. of the Revised Code and the rules	3970
adopted under that chapter, and the laws and rules regulating	3971
the use of supplemental nutrition assistance program benefits	3972
shall be known as an enforcement agent. The employment by the	3973
department of public safety and the designation by the director	3974
of public safety of a person as an enforcement agent shall be	3975
subject to division (D) of this section. An enforcement agent	3976
has the authority vested in peace officers pursuant to section	3977
2935.03 of the Revised Code to keep the peace, to enforce all $\underline{\text{of}}$	3978
the following:	3979
(a) All applicable laws and rules on any retail liquor	3980
permit premises, or on any other premises of public or private	3981
property, where a violation of Title XLIII of the Revised Code	3982
or any rule adopted under it is occurring, and to enforce all:	3983
(b) All applicable laws and rules on persons and premises	3984
licensed under Chapter 3796. or 3780. of the Revised Code and,	3985
if invited by local law enforcement having jurisdiction, on any	3986
other public or private property where a violation of Chapter	3987
3796. or any rule adopted under that chapter is occurring;	3988

(c) All laws and rules governing the use of supplemental	3989
nutrition assistance program benefits, women, infants, and	3990
children's coupons, electronically transferred benefits, or any	3991
other access device that is used alone or in conjunction with	3992
another access device to obtain payments, allotments, benefits,	3993
money, goods, or other things of value, or that can be used to	3994
initiate a transfer of funds, pursuant to the supplemental	3995
nutrition assistance program established under the Food and	3996
Nutrition Act of 2008 (7 U.S.C. 2011 et seq.) or any	3997
supplemental food program administered by any department of this	3998
state pursuant to the "Child Nutrition Act of 1966," 80 Stat.	3999
885, 42 U.S.C.A. 1786. Enforcement agents, in enforcing	4000
compliance with the laws and rules described in this division,	4001
may keep the peace and make arrests for violations of those laws	4002
and rules.	4003

- (2) In addition to the authority conferred by division (B) 4004 (1) of this section, an enforcement agent also may execute 4005 search warrants and seize and take into custody any contraband, 4006 as defined in section 2901.01 of the Revised Code, or any 4007 property that is otherwise necessary for evidentiary purposes 4008 related to any violations of the laws or rules described in 4009 division (B)(1) of this section. An enforcement agent may enter 4010 public or private premises where activity alleged to violate the 4011 laws or rules described in division (B)(1) of this section is 4012 occurring. 4013
- (3) Enforcement agents who are on, immediately adjacent

  to, or across from retail liquor permit premises or premises

  licensed under Chapter 3796. or 3780. of the Revised Code and

  who are performing investigative duties relating to that those

  premises, enforcement agents who are on premises that are not

  liquor permit premises or premises licensed under Chapter 3796.

  4019

or 3780. of the Revised Code but on which a violation of Title	4020
XLIII or Chapter 3796. of the Revised Code or any rule adopted	4021
under it that title or chapter allegedly is occurring, and	4022
enforcement agents who view a suspected violation of Title XLIII	4023
or Chapter 3796. of the Revised Code, of a rule adopted under	4024
itthat title or chapter, or of another law or rule described in	4025
division (B)(1) of this section have the authority to enforce	4026
the laws and rules described in division (B)(1) of this section,	4027
authority to enforce any section in Title XXIX of the Revised	4028
Code or any other section of the Revised Code listed in section	4029
5502.13 of the Revised Code if they witness a violation of the	4030
section under any of the circumstances described in this	4031
division, and authority to make arrests for violations of the	4032
laws and rules described in division (B)(1) of this section and	4033
violations of any of those sections.	4034

- (4) The jurisdiction of an enforcement agent under
  division (B) of this section shall be concurrent with that of
  the peace officers of the county, township, or municipal
  corporation in which the violation occurs.
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  4036
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  4038
- (C) Enforcement agents of the department of public safety 4039 who are engaged in the enforcement of the laws and rules 4040 described in division (B)(1) of this section may carry concealed 4041 weapons when conducting undercover investigations pursuant to 4042 their authority as law enforcement officers and while acting 4043 within the scope of their authority pursuant to this chapter. 4044
- (D) (1) The department of public safety shall not employ, 4045 and the director of public safety shall not designate, a person 4046 as an enforcement agent on a permanent basis, on a temporary 4047 basis, for a probationary term, or on other than a permanent 4048 basis if the person previously has been convicted of or has 4049

pleaded guilty to a felony. 4050 (2)(a) The department of public safety shall terminate the 4051 employment of a person who is designated as an enforcement agent 4052 and who does either of the following: 4053 4054 (i) Pleads guilty to a felony; (ii) Pleads guilty to a misdemeanor pursuant to a 4055 negotiated plea agreement as provided in division (D) of section 4056 2929.43 of the Revised Code in which the enforcement agent 4057 agrees to surrender the certificate awarded to that agent under 4058 section 109.77 of the Revised Code. 4059 (b) The department shall suspend the employment of a 4060 person who is designated as an enforcement agent if the person 4061 is convicted, after trial, of a felony. If the enforcement agent 4062 files an appeal from that conviction and the conviction is 4063 upheld by the highest court to which the appeal is taken or if 4064 no timely appeal is filed, the department shall terminate the 4065 employment of that agent. If the enforcement agent files an 4066 appeal that results in that agent's acquittal of the felony or 4067 conviction of a misdemeanor, or in the dismissal of the felony 4068 4069 charge against the agent, the department shall reinstate the agent. An enforcement agent who is reinstated under division (D) 4070 (2) (b) of this section shall not receive any back pay unless the 4071 conviction of that agent of the felony was reversed on appeal, 4072 or the felony charge was dismissed, because the court found 4073 insufficient evidence to convict the agent of the felony. 4074 (3) Division (D) of this section does not apply regarding 4075 an offense that was committed prior to January 1, 1997. 4076 (4) The suspension or termination of the employment of a 4077

person designated as an enforcement agent under division (D)(2)

of this section shall be in accordance with Chapter 119. of the Revised Code.	4079 4080
Sec. 5713.30. As used in sections 5713.31 to 5713.37 and 5715.01 of the Revised Code:	4081 4082
(A) "Land devoted exclusively to agricultural use" means:	4083
(1) Tracts, lots, or parcels of land totaling not less	4084
than ten acres to which, during the three calendar years prior	4085
to the year in which application is filed under section 5713.31	4086
of the Revised Code, and through the last day of May of such	4087
year, one or more of the following apply:	4088
(a) The tracts, lots, or parcels of land were devoted	4089
exclusively to commercial animal or poultry husbandry,	4090
aquaculture, algaculture meaning the farming of algae,	4091
apiculture, the cultivation of hemp by a person issued a hemp	4092
cultivation license under section 928.02 of the Revised Code,	4093
the production for a commercial purpose of timber, field crops,	4094
tobacco, fruits, vegetables, nursery stock, ornamental trees,	4095
sod, or flowers, or the growth of timber for a noncommercial	4096
purpose, if the land on which the timber is grown is contiguous	4097
to or part of a parcel of land under common ownership that is	4098
otherwise devoted exclusively to agricultural use.	4099
(b) The tracts, lots, or parcels of land were devoted	4100
exclusively to biodiesel production, biomass energy production,	4101
electric or heat energy production, or biologically derived	4102
methane gas production if the land on which the production	4103
facility is located is contiguous to or part of a parcel of land	4104
under common ownership or leasehold that is otherwise devoted	4105
exclusively to agricultural use, provided that (i) at least	4106
fifty per cent of the feedstock used in the production is	4107

agricultural feedstock, (ii) at least twenty per cent of the	4108
agricultural feedstock used in the production is derived from	4109
parcels of land under common ownership or leasehold, and (iii)	4110
none of the feedstock used in the production consists of human	4111
waste. As used in this division, "agricultural feedstock" means	4112
manure and food waste, and "human waste" includes sludge as	4113
defined in section 6111.01 of the Revised Code.	4114

- (c) The tracts, lots, or parcels of land are eligible 4115 conservation land.
- (2) Tracts, lots, or parcels of land totaling less than 4117 ten acres that, during the three calendar years prior to the 4118 year in which application is filed under section 5713.31 of the 4119 Revised Code and through the last day of May of such year, were 4120 devoted exclusively to commercial animal or poultry husbandry, 4121 aquaculture, algaculture meaning the farming of algae, 4122 apiculture, the cultivation of hemp by a person issued a hemp 4123 cultivation license under section 928.02 of the Revised Code, 4124 the production for a commercial purpose of field crops, tobacco, 4125 fruits, vegetables, timber, nursery stock, ornamental trees, 4126 sod, or flowers where such activities produced an average yearly 4127 gross income of at least twenty-five hundred dollars during such 4128 4129 three-year period or where there is evidence of an anticipated gross income of such amount from such activities during the tax 4130 year in which application is made, or were eligible conservation 4131 land: 4132
- (3) Tracts, lots, or parcels of land, or portions thereof
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  that, during the previous three consecutive calendar years have
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  been designated as land devoted exclusively to agricultural use,
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  but such land has been lying idle or fallow for up to one year
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  and no action has occurred to such land that is either
  4137

inconsistent with the return of it to agricultural production or	4138
converts the land devoted exclusively to agricultural use as	4139
defined in this section. Such land shall remain designated as	4140
land devoted exclusively to agricultural use provided that	4141
beyond one year, but less than three years, the landowner proves	4142
good cause as determined by the board of revision.	4143

(4) Tracts, lots, or parcels of land, or portions thereof 4144 that, during the previous three consecutive calendar years have 4145 been designated as land devoted exclusively to agricultural use, 4146 4147 but such land has been lying idle or fallow because of dredged material being stored or deposited on such land pursuant to a 4148 contract between the land's owner and the department of natural 4149 resources or the United States army corps of engineers and no 4150 action has occurred to the land that is either inconsistent with 4151 the return of it to agricultural production or converts the land 4152 devoted exclusively to agricultural use. Such land shall remain 4153 designated as land devoted exclusively to agricultural use until 4154 the last year in which dredged material is stored or deposited 4155 on the land pursuant to such a contract, but not to exceed five 4156 4157 years.

"Land devoted exclusively to agricultural use" includes 4158 4159 tracts, lots, or parcels of land or portions thereof that are used for conservation practices, provided that the tracts, lots, 4160 or parcels of land or portions thereof comprise twenty-five per 4161 cent or less of the total of the tracts, lots, or parcels of 4162 land that satisfy the criteria established in division (A)(1), 4163 (2), (3), or (4) of this section together with the tracts, lots, 4164 or parcels of land or portions thereof that are used for 4165 conservation practices. 4166

Notwithstanding any other provision of law to the

contrary, the existence of agritourism on a tract, lot, or	4168
parcel of land that otherwise meets the definition of "land	4169
devoted exclusively to agricultural use" as defined in this	4170
division does not disqualify that tract, lot, or parcel from	4171
valuation under sections 5713.30 to 5713.37 and 5715.01 of the	4172
Revised Code.	4173
A tract, lot, or parcel of land taxed under sections	4174
5713.22 to 5713.26 of the Revised Code is not land devoted	4175
exclusively to agricultural use.	4176
A tract, lot, parcel, or portion thereof on which medical	4177
marijuana, adult-use marijuana, or homegrown marijuana, as those	4178
terms are defined by section 3796.01 of the Revised Code, is	4179
cultivated or processed is not land devoted exclusively to	4180
agricultural use.	4181
(B) "Conversion of land devoted exclusively to	4182
agricultural use" means any of the following:	4183
(1) The failure of the owner of land devoted exclusively	4184
to agricultural use during the next preceding calendar year to	4185
file a renewal application under section 5713.31 of the Revised	4186
Code without good cause as determined by the board of revision;	4187
(2) The failure of the new owner of such land to file an	4188
initial application under that section without good cause as	4189
determined by the board of revision;	4190
(3) The failure of such land or portion thereof to qualify	4191
as land devoted exclusively to agricultural use for the current	4192
calendar year as requested by an application filed under such	4193
section;	4194
(4) The failure of the owner of the land described in	4195
division (A)(3) or (4) of this section to act on such land in a	4196

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manner that is consistent with the return of the land to	4197
agricultural production after three years.	4198
The construction or installation of an energy facility, as	4199
defined in section 5727.01 of the Revised Code, on a portion of	4200
a tract, lot, or parcel of land devoted exclusively to	4201
agricultural use shall not cause the remaining portion of the	4202
tract, lot, or parcel to be regarded as a conversion of land	4203
devoted exclusively to agricultural use if the remaining portion	4204
of the tract, lot, or parcel continues to be devoted exclusively	4205
to agricultural use.	4206
(C) "Tax savings" means the difference between the dollar	4207
amount of real property taxes levied in any year on land valued	4208
and assessed in accordance with its current agricultural use	4209
value and the dollar amount of real property taxes that would	4210
have been levied upon such land if it had been valued and	4211
assessed for such year in accordance with Section 2 of Article	4212
XII, Ohio Constitution.	4213
(D) "Owner" includes, but is not limited to, any person	4214
owning a fee simple, fee tail, or life estate or a buyer on a	4215
land installment contract.	4216
	4017
(E) "Conservation practices" are practices used to abate	4217
soil erosion as required in the management of the farming	4218
operation, and include, but are not limited to, the	4219
installation, construction, development, planting, or use of	4220
grass waterways, terraces, diversions, filter strips, field	4221
borders, windbreaks, riparian buffers, wetlands, ponds, and	4222
cover crops for that purpose.	4223

(F) "Wetlands" has the same meaning as in section 6111.02

of the Revised Code.

(G) "Biodiesel" means a mono-alkyl ester combustible	4226
liquid fuel that is derived from vegetable oils or animal fats	4227
or any combination of those reagents and that meets the American	4228
society for testing and materials specification D6751-03a for	4229
biodiesel fuel (B100) blend stock distillate fuels.	4230
(H) "Biologically derived methane gas" means gas from the	4231
anaerobic digestion of organic materials, including animal waste	4232
and agricultural crops and residues.	4233
(I) "Biomass energy" means energy that is produced from	4234
organic material derived from plants or animals and available on	4235
a renewable basis, including, but not limited to, agricultural	4236
crops, tree crops, crop by-products, and residues.	4237
(J) "Electric or heat energy" means electric or heat	4238
energy generated from manure, cornstalks, soybean waste, or	4239
other agricultural feedstocks.	4240
(K) "Dredged material" means material that is excavated or	4241
dredged from waters of this state. "Dredged material" does not	4242
include material resulting from normal farming, silviculture,	4243
and ranching activities, such as plowing, cultivating, seeding,	4244
and harvesting, for production of food, fiber, and forest	4245
products.	4246
(L) "Agritourism" has the same meaning as in section	4247
901.80 of the Revised Code.	4248
(M) "Eligible conservation land" means either of the	4249
following:	4250
(1) A tract, lot, or parcel devoted to and qualified for	4251
payments or other compensation under a land retirement or	4252
conservation program under an agreement with an agency of the	4253
<pre>federal government;</pre>	4254

(2) A tract, lot, or parcel that meets at least one of the	4255
conditions described in divisions (M)(2)(a) to (c) of this	4256
section and the condition described in division (M)(2)(d) of	4257
this section.	4258
(a) The land is subject to an agricultural water project	4259
or nature water project that receives funding from the H2Ohio	4260
fund created in section 126.60 of the Revised Code.	4261
(b) The land was subject to such a project during the	4262
immediately preceding calendar year.	4263
(c) The land is or was subject to such a project for the	4264
current or one of the two immediately preceding tax years and,	4265
for the current tax year, is subject to either a conservation	4266
easement held by the state or an agency of the state or a	4267
conservation easement held by any other person if such easement	4268
is a condition of a nature water project that is funded through	4269
the H2Ohio fund.	4270
(d) For the tax year that includes or immediately precedes	4271
the year in which the land became subject to the project	4272
described in division (M)(2)(a), (b), or (c) of this section, as	4273
applicable, the land qualified as land devoted exclusively to	4274
agricultural use pursuant to other criteria in divisions (A)(1)	4275
to (4) of this section.	4276
As used in division (M)(2) of this section, "conservation	4277
easement" has the same meaning as in section 5301.67 of the	4278
Revised Code.	4279
Section 2. That existing sections 9.79, 121.04, 121.08,	4280
519.21, 715.013, 928.03, 3376.07, 3780.01, 3780.10, 3780.22,	4281
3780.23, 3780.31, 3796.01, 3796.02, 3796.03, 3796.032, 3796.05,	4282
3796.06, 3796.061, 3796.07, 3796.09, 3796.10, 3796.11, 3796.12,	

3796.13, 3796.14, 3796.15, 3796.16, 3796.17, 3796.18, 3796.19,	4284
3796.20, 3796.21, 3796.22, 3796.24, 3796.27, 3796.28, 3796.29,	4285
3796.30, 4729.80, 4735.18, 4743.09, 4776.01, 4796.25, 5502.01,	4286
5502.13, 5502.14, and 5713.30 of the Revised Code are hereby	4287
repealed.	4288
Section 3. That sections 3780.02, 3780.03, 3780.04,	4289
3780.05, 3780.06, 3780.07, 3780.08, 3780.09, 3780.11, 3780.12,	4290
3780.13, 3780.14, 3780.15, 3780.16, 3780.17, 3780.18, 3780.19,	4291
3780.20, 3780.21, 3780.25, 3780.26, 3780.27, 3780.28, 3780.29,	4292
3780.30, 3780.32, 3780.33, 3780.34, 3780.35, 3780.36, 3780.90,	4293
3780.99, and 3796.021 of the Revised Code are hereby repealed.	4294
Section 4. (A) All rules adopted by the Division pursuant	4295
to Chapter 3780. of the Revised Code, as that chapter existed	4296
immediately before the effective date of this section, and that	4297
are not in conflict with the requirements of this act, continue	4298
in effect until repealed or amended by the Division. The	4299
Director of the Legislative Service Commission shall renumber	4300
rules adopted under Chapter 3780. of the Revised Code to reflect	4301
the transfer of authority to Chapter 3796. of the Revised Code,	4302
as amended by this act.	4303
(B) Any rules that are pending before the Common Sense	4304
Initiative or the Joint Committee on Agency Rule Review on the	4305
effective date of this section that were proposed by the	4306
Division under Chapter 3780. of the Revised Code, as that	4307
chapter existed immediately before the effective date of this	4308
section, shall be treated as having been proposed under Chapter	4309
3796. of the Revised Code.	4310
(C) Notwithstanding any provision of section 121.95 of the	4311
Revised Code to the contrary, a regulatory restriction contained	4312
in a rule adopted by the Division of Cannabis Control in	4313

accordance with Chapter 3796. of the Revised Code, as amended by	4314
this act, during the period beginning on the effective date of	4315
this section and ending twelve months after that date is not	4316
subject to sections 121.95 to 121.953 of the Revised Code.	4317
Section 5. Section 519.21 of the Revised Code is presented	4318
in this act as a composite of the section as amended by both	4319
H.B. 523 and S.B. 75 of the 131st General Assembly. The General	4320
Assembly, applying the principle stated in division (B) of	4321
section 1.52 of the Revised Code that amendments are to be	4322
harmonized if reasonably capable of simultaneous operation,	4323
finds that the composite is the resulting version of the section	4324
in effect prior to the effective date of the section as	4325
presented in this act.	4326