As Passed by the Senate

136th General Assembly Regular Session 2025-2026

Sub. S. B. No. 56

Senator Huffman

Cosponsors: Senators Brenner, Cirino, Reineke, Reynolds, Schaffer, Wilson

| To amend sec | ctions 9.79, 121.04, 121.08, 519.21, | 1 |
|--------------|---|----|
| 715.013, | 928.03, 3376.07, 3780.01, 3780.10, | 2 |
| 3780.22, | 3780.23, 3780.31, 3796.01, 3796.02, | 3 |
| 3796.03, | 3796.032, 3796.05, 3796.06, 3796.061, | 4 |
| 3796.07, | 3796.09, 3796.10, 3796.11, 3796.12, | 5 |
| 3796.13, | 3796.14, 3796.15, 3796.16, 3796.17, | 6 |
| 3796.18, | 3796.19, 3796.20, 3796.21, 3796.22, | 7 |
| 3796.24, | 3796.27, 3796.28, 3796.29, 3796.30, | 8 |
| 4729.80, | 4735.18, 4743.09, 4776.01, 4796.25, | 9 |
| 5502.01, | 5502.13, 5502.14, and 5713.30; to enact | 10 |
| sections | 2953.321, 3796.04, 3796.062, 3796.221, | 11 |
| 3796.32, | and 3796.99; and to repeal sections | 12 |
| 3780.02, | 3780.03, 3780.04, 3780.05, 3780.06, | 13 |
| 3780.07, | 3780.08, 3780.09, 3780.11, 3780.12, | 14 |
| 3780.13, | 3780.14, 3780.15, 3780.16, 3780.17, | 15 |
| 3780.18, | 3780.19, 3780.20, 3780.21, 3780.25, | 16 |
| 3780.26, | 3780.27, 3780.28, 3780.29, 3780.30, | 17 |
| 3780.32, | 3780.33, 3780.34, 3780.35, 3780.36, | 18 |
| 3780.90, | 3780.99, and 3796.021 of the Revised | 19 |
| Code to c | consolidate the administration of the | 20 |
| marijuana | a control program and to revise the | 21 |
| medical a | and adult-use marijuana laws. | 22 |
| | | |

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

| Section 1. That sections 9.79, 121.04, 121.08, 519.21, | 23 |
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| 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) "Convelle sciented offener" has the same meaning of in | 4 7 |
| (4) "Sexually oriented offense" has the same meaning as in | 47 |
| section 2950.01 of the Revised Code. | 48 |
| (5) "State agency" has the same meaning as in section 1.60 | 49 |
| of the Revised Code. | 50 |
| (6) "Community control sanction" has the same meaning as | 51 |
| (o, community concret suffection has the same meaning as | <u> </u> |

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| in section 2929.01 of the Revised Code. | 52 |
|--|----|
| (7) "Post-release control sanction" has the same meaning | 53 |
| as in section 2967.01 of the Revised Code. | 54 |
| (8) "Fiduciary duty" means a duty to act for someone | 55 |
| else's benefit, while subordinating one's personal interest to | 56 |
| that of the other person. | 57 |
| (B)(1) Notwithstanding any provision of the Revised Code | 58 |
| to the contrary, subject to division (L) of this section, for | 59 |
| each type of license issued or conferred by a licensing | 60 |
| authority, the licensing authority shall establish within one | 61 |
| hundred eighty days after April 12, 2021, a list of specific | 62 |
| criminal offenses for which a conviction, judicial finding of | 63 |
| guilt, or plea of guilty may disqualify an individual from | 64 |
| obtaining an initial license. The licensing authority shall make | 65 |
| the list available to the public on the licensing authority's | 66 |
| web site pursuant to division (C) of section 9.78 of the Revised | 67 |
| Code. The licensing authority, in adopting the list, shall do | 68 |
| both of the following: | 69 |
| (a) Identify each disqualifying offense by name or by the | 70 |
| Revised Code section number that creates the offense; | 71 |
| (b) Include in the list only criminal offenses that are | 72 |
| directly related to the duties and responsibilities of the | 73 |
| licensed occupation. | 74 |
| (2) The licensing authority may include in the list | 75 |
| established under division (B)(1) of this section an existing or | 76 |
| former municipal ordinance or law of this or any other state or | 77 |
| the United States that is substantially equivalent to any | 78 |
| section or offense included in the list adopted under division | 79 |
| (B)(1) of this section. | 80 |

(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 89 (c) A nonspecific qualification such as "moral turpitude" 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 guilt, or plea of guilty disqualifies the individual from 109

applicable period:

| receiving the license: | 110 |
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| (a) The nature and seriousness of the offense for which | 111 |
| the individual was convicted, found guilty pursuant to a | 112 |
| judicial finding of guilt, or pleaded guilty; | 113 |
| (b) The passage of time since the individual committed the | 114 |
| offense; | 115 |
| (c) The relationship of the offense to the ability, | 116 |
| capacity, and fitness required to perform the duties and | 117 |
| discharge the responsibilities of the occupation; | 118 |
| (d) Any evidence of mitigating rehabilitation or treatment | 119 |
| undertaken by the individual, including whether the individual | 120 |
| has been issued a certificate of qualification for employment | 121 |
| under section 2953.25 of the Revised Code or a certificate of | 122 |
| achievement and employability under section 2961.22 of the | 123 |
| Revised Code; | 124 |
| (e) Whether the denial of a license is reasonably | 125 |
| necessary to ensure public safety. | 126 |
| (2) A licensing authority may take a disqualifying offense | 127 |
| included in the list established under division (B) of this | 128 |
| section into account only during the following time periods: | 129 |
| (a) For a conviction of, judicial finding of guilt of, or | 130 |
| plea of guilty to a disqualifying offense that does not involve | 131 |
| a breach of fiduciary duty and that is not an offense of | 132 |
| violence or a sexually oriented offense, whichever of the | 133 |
| following is later, provided the individual was not convicted | 134 |
| of, found guilty pursuant to a judicial finding of guilt of, and | 135 |
| did not enter a plea of guilty to any other offense during the | 136 |

| (i) Five years from the date of conviction, judicial | 138 |
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| finding of guilt, or plea of guilty; | 139 |
| (ii) Five years from the date of the release from | 140 |
| incarceration; | 141 |
| (iii) The time period specified in division (D)(3) of this | 142 |
| section. | 143 |
| (b) For a conviction of, judicial finding of guilt of, or | 144 |
| plea of guilty to a disqualifying offense that involves a breach | 145 |
| of fiduciary duty and that is not an offense of violence or a | 146 |
| sexually oriented offense, whichever of the following is later, | 147 |
| provided the individual was not convicted of, found guilty | 148 |
| pursuant to a judicial finding of guilt of, and did not enter a | 149 |
| plea of guilty to any other offense during the applicable | 150 |
| period: | 151 |
| (i) Ten years from the date of conviction, judicial | 152 |
| finding of guilt, or plea of guilty; | 153 |
| (ii) Ten years from the date of the release from | 154 |
| incarceration; | 155 |
| (iii) The time period specified in division (D)(4) of this | 156 |
| section. | 157 |
| (c) For a conviction of, judicial finding of guilt of, or | 158 |
| plea of guilty to a disqualifying offense that is an offense of | 159 |
| violence or a sexually oriented offense, any time. | 160 |
| (3) If an individual is subject to a community control | 161 |
| sanction, parole, or post-release control sanction based on a | 162 |
| conviction of, judicial finding of guilt of, or plea of guilty | 163 |
| to a disqualifying offense included in the list established | 164 |
| under division (B) of this section that is not an offense of | 165 |

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violence or a sexually oriented offense, a licensing authority 166 may take the offense into account during the following time 167 periods: 168

(a) If the community control sanction, parole, or postrelease control sanction was for a term of less than five years,
the period of the community control sanction, parole, or postrelease control sanction plus the number of years after the date
of final discharge of the community control sanction, parole, or
post-release control sanction necessary to equal five years;

(b) If the community control sanction, parole, or postrelease control sanction was for a term of five years or more,
the period of the community control sanction, parole, or postrelease control sanction.

(4) If an individual is subject to a community control 179 sanction, parole, or post-release control sanction based on a 180 conviction of, judicial finding of guilt of, or plea of guilty 181 to a disqualifying offense included in the list established 182 under division (B) of this section that involved a breach of 183 fiduciary duty and that is not an offense of violence or a 184 sexually oriented offense, a licensing authority may take the 185 offense into account during the following time periods: 186

(a) If the community control sanction, parole, or postrelease control sanction was for a term of less than ten years,
for the period of the community control sanction, parole, or
post-release control sanction plus the number of years after the
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date of final discharge of the community control sanction,
parole, or post-release control sanction necessary to equal ten
years;

(b) If the community control sanction, parole, or post-

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release control sanction was for a term of ten years or more, 195 the period of the community control sanction, parole, or postrelease control sanction. 197

(E) If a licensing authority refuses to issue an initial
license to an individual pursuant to division (D) of this
section, the licensing authority shall notify the individual in
writing of all of the following:

(1) The grounds and reasons for the refusal, including an
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explanation of the licensing authority's application of the
factors under division (D) of this section to the evidence the
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licensing authority used to reach the decision;
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(2) The individual's right to a hearing regarding the206licensing authority's decision under section 119.06 of theRevised Code;208

(3) The earliest date the individual may reapply for a 209license; 210

(4) Notice that evidence of rehabilitation may be211considered on reapplication.212

(F) In an administrative hearing or civil action reviewing 213 a licensing authority's refusal under divisions (B) to (K) of 214 this section to issue an initial license to an individual, the 215 licensing authority has the burden of proof on the question of 216 whether the individual's conviction of, judicial finding of 217 guilt of, or plea of guilty to an offense directly relates to 218 the licensed occupation. 219

(G) A licensing authority that is authorized by law to
limit or otherwise place restrictions on a license may do so to
comply with the terms and conditions of a community control
sanction, post-release control sanction, or an intervention plan
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established in accordance with section 2951.041 of the Revised 224 Code. 225 (H) Each licensing authority shall adopt any rules that it 226 determines are necessary to implement divisions (B) to (F) of 227 this section. 228 (I) Divisions (B) to (K) of this section do not apply to 229 any of the following: 230 (1) Any position for which appointment requires compliance 231 232 with section 109.77 of the Revised Code or in which an individual may satisfy the requirements for appointment or 233 234 election by complying with that section; (2) Any position for which federal law requires 235 disqualification from licensure or employment based on a 236 conviction of, judicial finding of guilt of, or plea of guilty 237 to an offense; 238 (3) Community-based long-term care services certificates 239 and community-based long-term care services contracts or grants 240 issued under section 173.381 of the Revised Code; 241 (4) Certifications of a provider to provide community-242 based long-term care services under section 173.391 of the 243 Revised Code; 244 (5) Certificates of authority to a health insuring 245 corporation issued under section 1751.05 of the Revised Code; 246 (6) Licenses to operate a home or residential care 247 facility issued under section 3721.07 of the Revised Code; 248 (7) Certificates of authority to make contracts of 249 indemnity issued under section 3931.10 of the Revised Code; 250

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5123.161 of the Revised Code; 252 (9) Certificates to administer medications and perform 253 health-related activities under section 5123.45 of the Revised 254 255 Code; (10) Licenses issued by the division of cannabis control 256 under Chapters 3780. and 3796. of the Revised Code. 257 258 (J) Nothing in divisions (B) to (K) of this section prohibits a licensing authority from considering either of the 259 following when making a determination whether to issue a license 260 to an individual: 261 (1) Past disciplinary action taken by the licensing 262 authority against the individual; 263 (2) Past disciplinary action taken against the individual 264 by an authority in another state that issues a license that is 265 substantially similar to the license for which the individual 266 applies. 267 (K) Notwithstanding any provision of the Revised Code to 268 the contrary, if a licensing authority issues a license to an 269 individual after considering a conviction of, judicial finding 270 of guilt of, or plea of guilty to an offense under division (D) 271 of this section, the licensing authority shall not refuse to 272 renew the individual's license based on that conviction, 273 judicial finding of guilt, or plea of guilty. 274 (L) (1) Notwithstanding any provision of the Revised Code 275

(8) Supported living certificates issued under section

to the contrary, subject to division (G) of this section, during276the period commencing on the effective date of this amendment277April 4, 2023, and ending on the date that is two years after278the effective date of this amendmentApril 4, 2025, no licensing279

authority shall refuse to issue a license to a person, limit or 280 otherwise place restrictions on a person's license, or suspend 281 or revoke a person's license under any provision of the Revised 282 Code that takes effect on or after the effective date of this 283 amendment and prior to the date that is two years after the 284 effective date 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 of, or plea of guilty to an offense. 288

289 (2) Divisions (B) to (F), and (H) to (K), of this section do not apply with respect to any provision of the Revised Code 290 that takes effect on or after the effective date of this 291 amendment and prior to the date that is two years after the 292 effective date of this amendment and that requires or authorizes 293 a licensing authority to refuse to issue a license to a person, 294 to limit or otherwise place restrictions on a person's license, 295 or to suspend or revoke a person's license as a result of the 296 person's conviction of, judicial finding of guilt of, or plea of 297 quilty to an offense. 298

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Sec. 121.04. Offices are created within the several299departments as follows:300In the department of commerce:301Commissioner of securities;302Superintendent of real estate and professional303
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licensing;

Superintendent of financial institutions;305State fire marshal;306Superintendent of industrial compliance;307

| Superintendent of liquor control; | 308 |
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| 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 |

| | Mineral resources management; | 330 |
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| | 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 de | partment of insurance: | 339 |
| Deputy su | perintendent of insurance; | 340 |
| | Assistant superintendent of insurance, | 341 |
| technical; | | 342 |
| administrative; | Assistant superintendent of insurance, | 343 344 |
| administrative; | | 544 |
| | Assistant superintendent of insurance, research. | 345 |
| Sec. 121. | 08. (A) There is hereby created in the department | 346 |

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 353 354 administration shall perform the duties prescribed by the 355 director of commerce in supervising the activities of the

(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

division of administration of the department of commerce.

(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

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 396 a division of liquor control, which shall have all powers and 397 perform all duties vested by law in the superintendent of liquor 398 control. Wherever powers are conferred or duties are imposed 399 upon the superintendent of liquor control, those powers and 400 duties shall be construed as vested in the division of liquor 401 control. The division of liquor control shall be administered by 402 the superintendent of liquor control. 403

(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
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under sections 1321.01 to 1321.19 of the Revised Code.

(F) The director of commerce shall not have any official 409 connection with a savings and loan association, a savings bank, 410 a bank, a bank holding company, a savings and loan association 411 holding company, a consumer finance company, or a credit union 412 that is under the supervision of the division of financial 413 institutions, or a subsidiary of any of the preceding entities, 414 or be interested in the business thereof. 415

(G) There is hereby created in the state treasury the
division of administration fund. The fund shall receive
assessments on the operating funds of the department of commerce
in accordance with procedures prescribed by the director of
commerce. All operating expenses of the division of
administration shall be paid from the division of administration
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(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 4.31 Code. 432

(I) There is hereby created in the department of commerce 4.3.3 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
a division of unclaimed funds, which shall have all powers and
perform all duties delegated to or vested by law in the
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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 451 452 unclaimed funds. The superintendent of unclaimed funds shall 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 request from the federal bureau of investigation any information 504 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

investigation for that criminal records check. After conducting508a criminal records check or receiving the results of a criminal509records check from the federal bureau of investigation, the510bureau of criminal identification and investigation shall511provide the results to the department or division.512

The department or division may require any person about 513 whom a criminal records check is requested to pay to the 514 department or division the amount necessary to cover the fee 515 charged to the department or division by the bureau of criminal 516 identification and investigation under division (C)(3) of 517 section 109.572 of the Revised Code, including, when applicable, 518 any fee for a criminal records check conducted by the federal 519 520 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
soundness while promoting growth and prosperity in the state.

527 Sec. 519.21. (A) Except as otherwise provided in divisions (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

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such building or structure.

(B) A township zoning resolution, or an amendment to such 539 resolution, may in any platted subdivision approved under 540 section 711.05, 711.09, or 711.10 of the Revised Code, or in any 541 area consisting of fifteen or more lots approved under section 542 711.131 of the Revised Code that are contiguous to one another, 543 or some of which are contiguous to one another and adjacent to 544 one side of a dedicated public road, and the balance of which 545 are contiguous to one another and adjacent to the opposite side 546 of the same dedicated public road regulate: 547

(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 any563township zoning commission, board of township trustees, or board564of zoning appeals to regulate agriculture, buildings or565structures, and dairying and animal and poultry husbandry on566

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lots greater than five acres.

(C) Such sections confer no power on any township zoning
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commission, board of township trustees, or board of zoning
appeals to prohibit in a district zoned for agricultural,
industrial, residential, or commercial uses, the use of any land
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
1and on which the production facility is located qualifies as
1and devoted exclusively to agricultural use under sections
5713.30 to 5713.37 of the Revised Code for real property tax
593
purposes and if the facility that produces the biologically
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derived methane gas does not produce more than seventeen million
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sixty thousand seven hundred ten British thermal units, five

megawatts, or both.

(4) Agritourism. However, a board of township trustees, as 598 provided in section 519.02 of the Revised Code, may regulate 599 such factors pertaining to agritourism, except farm markets as 600 described in division (C)(1) of this section, as size of a 601 structure used primarily for agritourism, size of parking areas 602 that may be required, setback building lines for structures used 603 604 primarily for agritourism, and egress or ingress where such regulation is necessary to protect public health and safety. 605

Nothing in division (C) (4) of this section confers power606on a township zoning commission, board of township trustees, or607board of zoning appeals to require any parking area to be608improved in any manner, including requirements governing609drainage, parking area base, parking area paving, or any other610improvement.611

Nothing in division (C) (4) of this section confers power612on a township zoning commission, board of township trustees, or613board of zoning appeals to prohibit the use of any land or the614construction or use of buildings or structures that are used615primarily for vinting and selling wine that are located on land616any part of which is used for viticulture as provided in617division (A) of this section.618

(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, 625

"biologically derived methane gas" has the same meaning as in 626 section 5713.30 of the Revised Code. 627

(2) As used in division (C)(4) of this section,
"agritourism" has the same meaning as in section 901.80 of the
Revised Code.

 Sec. 715.013. (A) Except as otherwise expressly authorized
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 by the Revised Code, no municipal corporation shall levy a tax
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 that is the same as or similar to a tax levied under Chapter
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 322., 3734., 3769., <u>3780., 4123., 4141., 4301., 4303., 4305., 4305., 634
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 4307., 4309., 5707., 5725., 5726., 5727., 5728., 5729., 5731., 635
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 5735., 5736., 5737., 5739., 5741., 5743., 5747., 5749., or 5751. 636
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(B) No municipal corporation may impose any tax, fee,
assessment, or other charge on auxiliary containers, on the
sale, use, or consumption of such containers, or on the basis of
receipts received from the sale of such containers. As used in
this division, "auxiliary container" has the same meaning as in
section 3767.32 of the Revised Code.

(C) This section does not prohibit a municipal corporation
from levying an income tax or withholding tax in accordance with
645
Chapter 718. of the Revised Code, or a tax on any of the
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following:

(1) Amounts received for admission to any place;

(2) The income of an electric company or combined company,649as defined in section 5727.01 of the Revised Code;650

(3) On and after January 1, 2004, the income of a
telephone company, as defined in section 5727.01 of the Revised
652
Code.
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| Sec. 928.03. The director of agriculture, in consultation | 654 |
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| 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 |

(C) Requirements and procedures concerning background
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investigations of each applicant for a hemp cultivation license
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and each applicant for a hemp processing license. The director
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shall include both of the following in the rules adopted under
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this division:

(1) A requirement that each applicant comply with sections4776.01 to 4776.04 of the Revised Code;682

| (2) Provisions that prohibit the director from issuing a | 683 |
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| 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 |

Page 25

(J) A practice for maintaining relevant information
regarding land on which hemp is cultivated by hemp cultivation
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(K) Requirements prohibiting a hemp cultivation licenseeand a hemp processing licensee from cultivating or processing717marihuana;718

(L) A procedure for testing, using post-decarboxylation or
other similarly reliable methods, delta-9 tetrahydrocannabinol
concentration levels of plants and products for purposes of
determining compliance with this chapter and rules adopted under
it;

(M) Requirements and procedures for the issuance,
administration, and enforcement of corrective action plans
issued under this chapter;
726

(N) A procedure for conducting annual inspections of, at a
 minimum, a random sample of hemp cultivation license holders to
 verify that plants are not being cultivated in violation of this
 chapter or rules adopted under it;

(0) A procedure for conducting annual inspections of, at a
 minimum, a random sample of hemp processing license holders to
 verify that such license holders are not operating in violation
 of this chapter or rules adopted under it;

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(P) A procedure for complying with enforcement procedures735required under federal law;736
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(Q) A procedure for the effective disposal of all of the 737 following: 738

(1) Plants, whether growing or not, cultivated in

Page 26

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 751 752 produced, stored, and disposed of in accordance with rules 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 759 760 a hemp cultivation license holder with regard to a medical marijuana cultivator that locates medical marijuana or adult-use 761 762 marijuana within the established setback distance requirement 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 maintenance766requirements and procedures for hemp cultivation license holders767

| and hemp processing license holders; | 768 |
|--|-----|
| (W) Fees for the laboratory testing of plants and | 769 |
| products; | 770 |
| (X) Standards for the testing and labeling of hemp and | 771 |
| hemp products; | 772 |
| (Y) Requirements prohibiting the processing of hemp in a | 773 |
| building used as a personal residence or on land that is zoned | 774 |
| for residential use; | 775 |
| (Z) Production standards and manufacturing practices for | 776 |
| processing hemp; | 777 |
| processing nemp; | /// |
| (AA) Procedures and requirements for the transportation | 778 |
| and storage of both hemp and hemp products; | 779 |
| (BB) Any other requirements or procedures necessary to | 780 |
| administer and enforce this chapter. | 781 |
| Sec. 2953.321. (A) As used in this section: | 782 |
| (1) "Expunge" means to destroy, delete, and erase a record | 783 |
| as appropriate for the record's physical or electronic form or | 784 |
| characteristic so that the record is permanently irretrievable. | 785 |
| (2) "Official records" and "prosecutor" have the same | 786 |
| meanings as in section 2953.31 of the Revised Code. | 787 |
| (B) If a person, prior to the effective date of this | 788 |
| section, was convicted of or has pleaded guilty to a violation | 789 |
| of division (C)(3) or (7) of section 2925.11 of the Revised Code | 790 |
| and the conduct that was the basis of the violation involved | 791 |
| possession of not more than fifteen grams of hashish and not | 792 |
| more than two and one-half ounces of marihuana other than | 793 |
| hashish, the person may file an application under this section | 794 |

| 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 |
| ounces of marihuana other than hashish; | 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.

(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 expunded. 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 862 863 respect to the applicant upon any inquiry into the matter.

(H) Upon the filing of an application under this section,864the applicant, unless indigent, shall pay a fee of fifty865dollars. The court shall pay thirty dollars of the fee into the866state treasury, with half of that amount credited to the867attorney general reimbursement fund created by section 109.11 of868the Revised Code, and shall pay twenty dollars of the fee into869the 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
brand that is associated with, a controlled substance, marihuana
product, medical marijuana product, <u>adult-use marijuana product</u>,
alcoholic product, tobacco product, electronic smoking device,
882
vapor product, or product or device that consists of or contains

| nicotine that can be ingested into the body; | 884 |
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| (B) Any medical marijuana cultivator, processor, | 885 |
| laboratory, or retail dispensary licensed under Chapter 3796. <u>or</u> | 886 |
| <u>3780.</u> of the Revised Code or under the laws of another state; | 887 |
| (C) Any business engaged in the sale, rental, or | 888 |
| exhibition for any form of consideration of adult entertainment | 889 |
| that is characterized by an emphasis on the exposure or display | 890 |
| of sexual activity; | 891 |
| (D) Any casino or entity that sponsors or promotes | 892 |
| gambling activities; | 893 |
| (E) Any other category of companies, brands, or types of | 894 |
| contracts that are similar to those described in divisions (A) | 895 |
| to (D) of this section that the institution or college | 896 |
| communicates to the student-athlete before the student-athlete | 897 |
| enrolls at the institution or college. | 898 |
| Sec. 3780.01. Definitions. | 899 |
| (A)—As used in this chapter: | 900 |
| (1) "Adult use cannabis" or "cannabis" or "marijuana" means- | 901 |
| marihuana as defined in section 3719.01 of the Revised Code. | 902 |
| (2) "Adult use cannabis operator" means a level I adult use- | 903 |
| cultivator, a level II adult use cultivator, a level III adult | 904 |
| use cultivator, an adult use processor, and an adult use- | 905 |
| dispensary. | 906 |
| (3) "Adult use | 907 |
| (A) "Adult-use marijuana," "certificate of operation," | 908 |
| "licensed dispensary," "marijuana," and "provisional license" | 909 |
| have the same meanings as in section 3796.01 of the Revised | 910 |

911 Code. (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. 931 932 (8) (E) "Adult use Adult-use testing laboratory" means an independent laboratory located in this state that has been 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 |
| Code. | 953 |
| (12)(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 |
| (19) "Level I adult use <u>(</u>G) "Adult-use cultivator" mean either - | 1005 |
| 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 |
| amendment to cultivate adult-use marijuana pursuant to section- | 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 |
| | |
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| 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 |

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| (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 1092 returning. (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 1104 Revised Code and the rules adopted thereunder. (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 cannabinoids.(I) "Equivalent license" means: 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 1112 Code; 1113

(2) In the case of an adult-use processor, a processor license

| 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 <u>Subject</u> 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 $_{	au}$ have, a certificate of | 1141 |
| operation or medical provisional license issued under Chapter | 1142 |

| 3796 | 5. | of | the | Revi | lsed | Code | as | of the | effective | date | -of- | this |
|------|----|------|-------|------|------|---------------|----|-------------------|-----------|------|------|------|
| sect | i | ən_l | Decer | mber | 7, | 2023 : | | | | | | |

(1) A dispensary issued a certificate of operation or medical 1145 provisional license shall be issued an adult use dispensary 1146 license under this chapter for the current location of the 1147 1148 dispensary;

(2) A level I cultivator issued a certificate of operation or 1149 medical provisional license under Chapter 3796. of the Revised 1150 Code shall be issued under this chapter three adult use retail 1151 dispensary licenses under that chapter at locations designated 1152 in a license application, and one level I adult use cultivator 1153 license for the current location of the level I cultivation 1154 facility; . 1155

(3) (2) A level II cultivator issued a certificate of operation 1156 or medical provisional license under Chapter 3796. of the 1157 Revised Code shall be issued under this chapter one adult use 1158 retail dispensary license under that chapter at a location 1159 designated in the license application, and one level II adult 1160 use cultivator license for the current location of the level II-1161 cultivation facility; . 1162

(4) (3) A retail dispensary issued a certificate of operation or 1163 medical provisional license under Chapter 3796. of the Revised 1164 Code shall be issued under this chapter one adult use retail 1165 dispensary license under that chapter at a different location as 1166 designated in the license application if the retail dispensary 1167 does not have any common ownership or control with any level I 1168 adult use cultivator, level II adult use licensed cultivator, or 1169 adult use processor license applicant or licensee; 1170

1171 (5) A processor issued a certificate of operation or medical

1143

| use processor license for the current location of the processor; | 1173 |
|--|------|
| and _ | 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 |
| (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 under Chapter 3796. of the Revised | 1182 |
| Code within two years of the effective date of this section | 1183 |
| | 1184 |
| <u>December 7, 2023</u> . | 1104 |
| (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 |

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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 cannabis. 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 1222 each type of license consistent with this chapter. As of the 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 funds to support jobs and economic development, | 1249 |
| providing funding for host communities who have adult use | 1249 |
| | |
| providing funding for host communities who have adult use | 1250 |
| providing funding for host communities who have adult use <u>licensed</u> dispensaries in their jurisdiction to support these | 1250 1251 |
| providing funding for host communities who have adult use <u>licensed</u> dispensaries in their jurisdiction to support these communities, funding education and treatment for individuals | 1250 1251 1252 |
| providing funding for host communities who have adult use <u>licensed</u> dispensaries in their jurisdiction to support these communities, funding education and treatment for individuals with cannabis and other addiction issues, and defraying the | 1250 1251 1252 1253 |
| providing funding for host communities who have adult use- <u>licensed</u> dispensaries in their jurisdiction to support these communities, funding education and treatment for individuals with cannabis and other addiction issues, and defraying the costs of regulation and administering the tax, there shall be an | 1250 1251 1252 1253 1254 |
| providing funding for host communities who have adult use <u>licensed</u> dispensaries in their jurisdiction to support these communities, funding education and treatment for individuals with cannabis and other addiction issues, and defraying the costs of regulation and administering the tax, there shall be an <u>adult use adult-use</u> tax on the sale of <u>adult use cannabis adult-</u> | 1250 1251 1252 1253 1254 1255 |

cent. The adult use adult-use tax applies and is collectable 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 1266 dispensaries to adult use consumers. (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 Sec. 3780.23. Funds created. 1275 (A) For the purpose of receiving and distributing, and 1276 accounting for, revenue received from the adult use adult-use 1277 tax levied by section 3780.22 of the Revised Code, the following 1278 funds are created in the state treasury: 1279 (1) The adult use adult-use tax fund; 1280 (2) The cannabis social equity and jobs fund; 1281 (3) The host community cannabis fund; 1282 (4) The substance abuse and addiction fund; and 1283 (5) The division of cannabis control and tax commissioner fund. 1284 (B) All monies collected from the tax levied under this chapter 1285

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 1290 (1) Thirty-six per cent to the cannabis social equity and jobs fund to be used to implement the requirements of 3780.19 of the 1291 1292 Revised Code; 1293 (2) Thirty-six per cent to the host community cannabis fund for 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;. 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

the office of budget and management for this purpose and the 1313 director of budget and management shall transfer amounts <u>to</u> the 1314

commissioner shall make the data available to the director of

Page 46

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. Confidentiality. 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 1325 identification numbers; (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 |
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| 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 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 1384 marijuana. (3) "Academic medical center" has the same meaning as in 1385 section 4731.297 of the Revised Code. 1386 (4) "Drug database" means the database established and 1387 maintained by the state board of pharmacy pursuant to section 1388 4729.75 of the Revised Code. 1389 (5) "Physician" means an individual authorized under 1390 Chapter 4731. of the Revised Code to practice medicine and 1391 surgery or osteopathic medicine and surgery. 1392 (6) "Qualifying medical condition" means any of the 1393 following: 1394 (a) Acquired immune deficiency syndrome; 1395 (b) Alzheimer's disease; 1396

| (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 |
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| 3345.011 of the Revised Code. | 1421 |
| (8) "Adult-use consumer" means an individual who is at | 1422 |
| 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) "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 |

section 5104.01 of the Revised Code, a preschool as defined1445under section 2950.034 of the Revised Code, or a public or1446nonpublic primary school or secondary school.1447

| (15) "Public place" has the same meaning as in section | 1448 |
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| 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 |
| | 1102 |
| (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 |
| chapter or Chapter 3780. of the Revised Code. | 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.

Sec. 3796.02. There is hereby established a division of 1507 marijuana cannabis control in the department of commerce under 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 marijuana cannabis 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 cannabis1518control shall adopt rules establishing standards and procedures1519for the medical marijuana control program.1520

- All rules adopted under this section shall be adopted in1521accordance 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 licenses
1524
it issues under this chapterlicensure;
1525

(2) Specify both of the following: 1526

(a) The conditions that must be met to be eligible for 1527licensure; 1528

(b) In accordance with section 9.79 of the Revised Code,1529the The criminal offenses for which that disqualify an applicant1530will be disqualified from licensure pursuant to that1531sectionbeing a license holder, which shall include, at minimum,1532any felony offense.1533

| (3) Establish, in accordance with section 3796.05 of the | 1534 |
|---|------|
| Revised Code, the number of cultivator licenses and retail | 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 |
| may be lifted; | 1546 |
| (7) Establish procedures for registration of medical | 1547 |
| marijuana patients and caregivers and requirements that must be | 1548 |
| met to be eligible for registration; | 1549 |
| (8) Establish training requirements for employees of | 1550 |
| <pre>retail_licensed_dispensaries;</pre> | 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 divisionEstablish 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 |
| holder for business or referrals; | 1561 |
| (10) Specify, by form and tetrahydrocannabinol content, a | 1562 |

possessed; 1564 (11) Specify the paraphernalia or other accessories that 1565 may be used in the administration to a registered patient of 1566 medical marijuana, adult-use marijuana, and homegrown marijuana; 1567 (12) Establish procedures for the issuance of patient or 1568 caregiver identification cards; 1569 (13) Specify the forms of or methods of using medical 1570 marijuana and adult-use marijuana that are attractive to 1571 children; 1572 (14) Specify both of the following: 1573 (a) Subject to division (B) (14) (b) of this section, the 1574 criminal offenses for which a person will be disqualified from 1575 employment with a license holder; 1576 (b) Which of the criminal offenses specified pursuant to 1577 division (B) (14) (a) of this section will not disqualify a person 1578 from employment with a license holder if the person was 1579 convicted of or pleaded quilty to the offense more than five 1580 years before the date the employment begins. 1581 (15) Establish a program to assist medical marijuana 1582 patients who are veterans or indigent in obtaining medical 1583 marijuana in accordance with this chapter; 1584 (16) Establish, in accordance with section 3796.05 of the 1585 Revised Code, standards and procedures for the testing of 1586 medical marijuana and adult-use marijuana by a licensed 1587 laboratory licensed under this chapter. 1588 (C) In addition to the rules described in division (B) of 1589

maximum ninety-day supply of medical marijuana that may be

this section, the division may adopt any other rules it

1563

considers necessary for the program's administration and the 1591 implementation and enforcement of this chapter. 1592

(D) When adopting rules under this section, the division
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shall consider standards and procedures that have been found to
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be best practices relative to the use and regulation of medical
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marijuana, adult-use marijuana, and homegrown marijuana.
1596

Sec. 3796.032. This chapter does not authorize the1597division of marijuana cannabis control to oversee or limit1598research conducted at a state university, academic medical1599center, or private research and development organization that is1600related to marijuana and is approved by an agency, board,1601center, department, or institute of the United States1602government, including any of the following:1603

(A) The agency for health care research and quality; 1604 (B) The national institutes of health: 1605 (C) The national academy of sciences; 1606 (D) The centers for medicare and medicaid services; 1607 (E) The United States department of defense; 1608 (F) The centers for disease control and prevention; 1609 (G) The United States department of veterans affairs; 1610 (H) The drug enforcement administration; 1611 (I) The food and drug administration; 1612

(J) Any board recognized by the national institutes ofhealth for the purpose of evaluating the medical value of health1614care services.

Sec. 3796.04. (A) Notwithstanding any conflicting 1616

| provision of the Revised Code, an adult-use consumer may do all | 1617 |
|---|------|
| of the following: | 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 |
| cultivated or grown at a single residence; | 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 |
| the adult-use consumer's primary residence; | 1641 |
| (4) Use homegrown marijuana grown, cultivated, and | 1642 |
| processed at the adult-use consumer's primary residence; | 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 |
| years of age; | 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 |
| marijuana possessed by an adult-use consumer shall not exceed: | 1660 |
| (1) Two and one-half ounces of plant material, excluding | 1661 |
| any seeds, live plants, or clones being cultivated, grown, or | 1662 |
| processed in accordance with this section; | 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 1678 marijuana; (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 1687 (2) The number of patients seeking to use medical marijuana; 1688 (3) The geographic distribution of dispensary sites in an 1689 1690 effort to ensure patient access to medical marijuana. (2) (a) The division may revoke a dispensary license for 1691 failure to secure a certificate of operation within eighteen 1692 months after issuance of a provisional license. 1693 (b) The holder of a provisional license may apply to the 1694 division for not more than two six-month extensions of the 1695 deadline prescribed by division (B)(2)(a) of this section. The 1696 division shall approve the extension if the provisional license 1697 holder demonstrates that the provisional license holder has made 1698 a good-faith effort to become operational. 1699

| (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 |
| adult-use marijuana 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 |
| products; | 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 |

| (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; | 1749 |

| (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 <u>of using adult-use marijuana</u> | 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 provided in division (F)(1) of this section, the 1783 tetrahydrocannabinol content of medical marijuana dispensed or 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 shall not more than seventy exceed: 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 combustion, shall not exceed either of the following: 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 the1802following: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 |
| content in excess of seventy per cent; | 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 |
| purchase, use, or possess adult-use marijuana or homegrown | 1818 |
| marijuana. | 1819 |
| Sec. 3796.061. (A) Any person may submit a petition to the | 1820 |
| state division of marijuana <u>cannabis</u> control requesting that a | 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 1853 (C) No person shall transport homegrown marijuana in a 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 and adult-use marijuana | 1870 |
| from its seed source through its cultivation, processing, | 1871 |
| testing, and dispensing. The department <u>division</u> 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 <u>licensed_</u> 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 |
| confidential and is not a public record for the purposes of | 1884 |
| section 149.43 of the Revised Code. The department division and | 1885 |
| 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 patience, categreen, of addie abe consumer may be | TODT |
|---|------|
| 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 |
| commercecannabis 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 <u>unless</u> all of the following conditions | 1905 |
| eligibility requirements are met: | 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 |

specific patient, caregiver, or adult-use consumer may be

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| compensation arrangement with any either of the following: | 1920 |
|--|------|
| | 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 |
| either of the following: | 1930 |
| (a) A <u>licensed</u> laboratory <u>licensed</u> under this chapter; | 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) 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 |
| development in this state; | 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 |
| persons, women, or minorities; | 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 |
| (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 |
| meets categories is roughly equal, unless doing so is not | 1988 |
| 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 |

<u>(F)</u> The <u>department_division</u> shall issue not less than 2000 fifteen per cent of cultivator, processor, or laboratory 2001

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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 $\frac{(B)}{(C)}$ (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

2018 (D) (G) A license expires according to the renewal schedule established in rules adopted under section 3796.03 of 2019 the Revised Code and may be renewed in accordance with the 2020 procedures established in those rules. Applications for renewal 2021 are not subject to the evaluation, prioritization, ranking, and 2022 2023 lottery provisions in divisions (B), (D), and (E) of this section. The division shall not deny an application for renewal 2024 based solely on the location of the applicant's existing 2025 facility in proximity to other license holders. 2026

(H) A provisional license issued under this section is not2027transferable.2028

Sec. 3796.10. (A) An entity that seeks to dispense at2029retail medical marijuana and adult-use marijuana shall file an2030application for licensure with the division of marijuana2031
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 2036 (B) The division shall evaluate and prioritize applications for licensure under this section according to the 2037 applicant's eligibility, suitability, and ability to operate. 2038 (C) The division shall not issue a license to an applicant 2039 if unless 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 disgualifying 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 none of 2048 the applicant's current or prospective owners, officers, board 2049 members, administrators, employees, agents, or affiliates who 2050 2051 may significantly influence or control the applicant's 2052 activities have an ownership or investment interest in or compensation arrangement with any either of the following: 2053 (a) A licensed laboratory licensed under this chapter; 2054 (b) An applicant for a license to conduct laboratory 2055 2056 testing.

(3) The applicant demonstrates that it does not none of2057the applicant's current or prospective owners, officers, board2058members, administrators, employees, agents, or affiliates who2059may significantly influence or control the applicant's2060

| activities share any corporate officers or employees with any- | 2061 |
|--|------|
| either of the following: | 2062 |
| (a) A <u>licensed</u> laboratory licensed under this chapter; | 2063 |
| (b) An applicant for a license to conduct laboratory | 2064 |
| testing. | 2065 |
| (4) The applicant demonstrates that <i>it_the proposed_</i> | 2066 |
| location of the applicant's retail dispensary facility will not | 2067 |
| be located within five hundred feet of a school, church, public | 2068 |
| library, public playground, or public park. | 2069 |
| (5) The applicant demonstrates that the proposed location | 2070 |
| of the applicant's retail dispensary facility is not either of | 2071 |
| the following: | 2072 |
| (a) Located within one mile of another licensed | 2073 |
| dispensary; | 2074 |
| (b) Issued a permit under Chapter 4303. of the Revised | 2075 |
| Code to sell beer and intoxicating liquor, as those terms are | 2076 |
| defined in section 4301.01 of the Revised Code. | 2077 |
| (6) The information provided to the division pursuant to | 2078 |
| section 3796.11 of the Revised Code demonstrates that the | 2079 |
| applicant is in compliance with the applicable tax laws of this | 2080 |
| state. | 2081 |
| | |

(6) (7) The applicant demonstrates sufficient liquid 2082 capital and ability to meet financial responsibility 2083 requirements; 2084

(8) The applicant demonstrates that the municipal 2085 corporation or township in which the retail dispensary facility 2086 will be located has not passed a moratorium or taken any other 2087 action that would prohibit the applicant from operating there; 2088

| (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 |
| the following: | 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 |
| facility; | 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 |
| persons, women, or minorities; | 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 |
| into the following distinct categories: | 2122 |
| (a) Highly exceeds; | 2123 |
| (b) Exceeds; | 2124 |
| (c) Meets; | 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 |
| category is ineligible for licensure. | 2140 |
| (F) The division shall issue not less than fifteen per | 2141 |
| cent of retail dispensary licenses to entities that are owned | 2142 |

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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 2150 procedures.

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

2159 (D) (G) A license expires according to the renewal 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 2164 lottery provisions in divisions (B), (D), and (E) of this 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 the2170Revised Code or any other public records law to the contrary or2171any law relating to the confidentiality of tax return2172

information, upon the request of the division of marijuana2173cannabis control, the department of taxation shall provide to2174the division all of the following information:2175

(a) Whether an applicant for licensure under this chapter2176is in compliance with the applicable tax laws of this state;2177

(b) Any past or pending violation by the applicant of2178those tax laws, and any penalty imposed on the applicant for2179such a violation.

(2) The division shall request the information only as it2181pertains to an application for licensure that the division, as2182applicable, is reviewing.2183

(3) The department of taxation may charge the division a reasonable fee to cover the administrative cost of providing the information.

(B) Information received under this section is 2187
confidential. Except as otherwise permitted by other state law 2188
or federal law, the division shall not make the information 2189
available to any person other than the applicant for licensure 2190
to whom the information applies. 2191

Sec. 3796.12. (A) As used in this section, "criminal2192records check" has the same meaning as in section 109.572 of the2193Revised Code.2194

(B) (1) As part of the application process for a license 2195
issued under this chapter, the division of marijuana cannabis 2196
control shall require each of the following to complete a 2197
criminal records check: 2198

(a) An administrator or other person responsible for the 2199daily operation of the entity seeking the license; 2200

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2185

(b) An owner or prospective owner, officer or prospective2201officer, or board member or prospective board member of the2202entity 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 person who is subject to the criminal records check requirement:

(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
(2) Written notification that the person is to instruct
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| (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 |
| | 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 |

(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 th | he s | standard | impress | sion | sheet | prescribed | 2259 |
|----------|------|--------|------|----------|---------|------|-------|------------|------|
| pursuant | t to | divisi | ion | (C)(2) d | of that | sect | ion; | | 2260 |

(2) Instruct the superintendent to submit the completed2261report 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 license holder shall not 2268 employ the person unless the report of the resulting criminal 2269 records check shall demonstrate demonstrates 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 cannabis2283control may do any of the following for any reason specified in2284rules adopted under section 3796.03 of the Revised Code:2285

(1) Suspend, suspend without prior hearing, revoke, or2286refuse to renew a license it or registration issued under this2287

| 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 |
| divisionChapter 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 |
| marijuana by the license holder presents a danger of immediate | 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 |
| (P) The Subject to division (F) of this section the | 2311 |
| (B) The Subject to division (E) of this section, the | |
| division and the Ohio investigative unit may inspect all of the | 2312 |
| following for any reason specified in rules adopted under | 2313 |

applicant or license holder:

(1) The premises of <u>a license holder or an applicant for</u> 2316

section 3796.03 of the Revised Code without prior notice to the

2314

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 license 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 2325 that any person or entity has engaged in, is engaged in, or is 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 marijuana patients, the division may do any of the following: 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

entity may be served, on application of the division or the2343unit, shall compel obedience by attachment proceedings as for2344contempt, as in the case of disobedience with respect to the2345

| 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 |
| inspect or investigate. | 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. $\frac{1}{1}$ Subject to division (E) | 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 |
| 3780. of the Revised Code, and determines that there is clear | 2372 |
| and convincing evidence of a danger of immediate and serious | 2373 |

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
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 eligibility requirements for a patient or caregiver registration
 2396
 and identification card issued under this chapter.
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(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
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any other state under which an authorization issued by the other
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state is recognized in this state other than as provided in
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division (A) (1) of this section.

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(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 2412implement 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. (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>, <u>including</u> the holder 2424 of a current, valid cultivator license issued under this chapter 2425 <u>before the effective date of this amendment</u>, may do either of 2426 the following: 2427

(1) (a) Cultivate medical marijuana and adult-use2428marijuana;2429

(2)(b)Deliver or sell medical marijuana and adult-use2430marijuanato one or more licensed processors.2431

(2) A licensed cultivator engaging in the activities 2432

| authorized by this chapter shall do so respecting both medical | 2433 |
|--|------|
| marijuana and adult-use marijuana. | 2434 |
| (B) A <u>licensed</u> cultivator license holder shall not | 2435 |
| cultivate medical marijuana or adult-use marijuana for personal, | 2436 |
| family, or household use or on any public land, including a | 2437 |
| state park as defined in section 154.01 of the Revised Code. | 2438 |
| (C) A licensed cultivator shall identify, package, and | 2439 |
| label all medical marijuana and adult-use marijuana products in | 2440 |
| accordance with this chapter and any rules adopted thereunder | 2441 |
| before delivering or selling the products to a licensed | 2442 |
| processor. | 2443 |
| (D) The division of cannabis control shall issue the | 2444 |
| following types of cultivation licenses: | 2445 |
| (1)(a) A level I cultivator license that, except as | 2446 |
| otherwise provided in division (D)(1)(b) of this section, | 2447 |
| authorizes the license holder to operate a cultivation area of | 2448 |
| up to twenty-five thousand square feet. | 2449 |
| (b) At the discretion of the division, a level I | 2450 |
| cultivator that is fully utilizing the cultivation area | 2451 |
| permitted under the license may request and receive one or more | 2452 |
| expansions to that cultivation area so long as the resulting | 2453 |
| total cultivation area, including all expansions, does not | 2454 |
| exceed seventy-five thousand square feet. | 2455 |
| (2)(a) A level II cultivator license that, except as | 2456 |
| otherwise provided in divisions (D)(2)(b) and (c) of this | 2457 |
| section, authorizes the license holder to operate a cultivation | 2458 |
| area of up to three thousand square feet. | 2459 |
| (b) At the discretion of the division, a level II | 2460 |
| cultivator that is fully utilizing the cultivation area | 2461 |

| permitted under the license may request and receive one or more | 2462 |
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| 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, <u>a licensed processor, including</u> | 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) (a) 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 |
| adult-use marijuana to one or more licensed retail-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 <u>A</u> licensed | 2490 |

| processor shall do both <u>all</u> of the following before delivering | 2491 |
|--|------|
| or selling medical marijuana or adult-use marijuana to a | 2492 |
| licensed dispensary: | 2493 |
| (1) Package the medical marijuana or adult-use marijuana | 2494 |
| in accordance with child-resistant effectiveness standards | 2495 |
| described in 16 C.F.R. 1700.15(b) on September 8, 2016; | 2496 |
| | 2490 |
| (2) Label the medical marijuana packaging with the | 2497 |
| product's tetrahydrocannabinol and cannabidiol content; | 2498 |
| (3) Comply with any packaging or labeling requirements | 2499 |
| established in rules adopted by the division of marijuana | 2500 |
| cannabis_control under section_sections_3796.03 and 3796.32_of | 2501 |
| the Revised Code. | 2502 |
| | |
| Sec. 3796.20. (A) (1) Notwithstanding any conflicting | 2503 |
| provision of the Revised Code, <u>a licensed dispensary</u> , including | 2504 |
| the holder of a current, valid retail dispensary license issued- | 2505 |
| under this chapter, or previously issued by the state board of | 2506 |
| pharmacy before the effective date of this amendment, may do | 2507 |
| both of the following: | 2508 |
| (1) (a) Obtain medical marijuana and adult-use marijuana | 2509 |
| from one or more licensed processors; | 2510 |
| | |
| (2)_ (b) Dispense or sell medical marijuana in accordance | 2511 |
| with division (B) of this section <u>;</u> | 2512 |
| (c) Dispense or sell adult-use marijuana in accordance | 2513 |
| with division (C) of this section. | 2514 |
| (2) A licensed dispensary engaged in the activities | 2515 |
| authorized by this chapter shall do so respecting both medical | 2516 |
| marijuana and adult-use marijuana. | 2517 |
| | |
| (B) When dispensing or selling medical marijuana, a | 2518 |

| 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 |
| <pre>retail_the licensed_dispensary;</pre> | 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 |

| consumer is twenty-one years of age or older; | 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 |
| consumer in the same day; | 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 |
| control: | 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 |
| <u>illegal;</u> | 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 |
| (D)(1) A licensed 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 medical marijuana 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 |

| harmful and illegal; | 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 under- | 2582 |
| this chapter may before the effective date of this amendment, | 2583 |
| shall do both of the following: | 2584 |
| (1) Obtain medical marijuana and adult-use marijuana from | 2585 |
| one or more <u>licensed</u> cultivators, <u>licensed</u> processors, and | 2586 |
| <pre>retail_licensed_dispensaries_licensed_under_this_chapter;</pre> | 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 licensed under <u>in accordance</u> with this chapter may do | 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 any either of the following in 2612 accordance with this chapter: 2613 2614 (1) Obtaining, using, or possessing medical marijuana; (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 following: 2624 (1) Use adult-use marijuana; 2625 (2) Possess adult-use marijuana, subject to divisions (B) 2626

and (C) of this section;

| (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) The and one half owneds of plant material. | 2632 |
| (1) Two and one-half ounces of plant material; | 2032 |
| (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 |
| (E) This section does not authorize an adult-use consumer to operate a vehicle, streetcar, trackless trolley, watercraft, | 2642 2643 |
| | |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. | 2643 2644 |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in | 2643 2644 2645 |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to | 2643 2644 2645 2646 |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in | 2643 2644 2645 |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to | 2643 2644 2645 2646 2647 |
| to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. | 2643 2644 2645 2646 2647 2648 2649 |
| <pre>to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. (B) Unless there is clear and convincing evidence that a</pre> | 2643 2644 2645 2646 2647 2648 2649 2650 |
| <pre>to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. (B) Unless there is clear and convincing evidence that a child is unsafe, the use, possession, or administration of</pre> | 2643 2644 2645 2646 2647 2648 2649 2650 2651 |
| <pre>to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. (B) Unless there is clear and convincing evidence that a child is unsafe, the use, possession, or administration of medical marijuana in accordance with this chapter shall not be</pre> | 2643 2644 2645 2646 2647 2648 2649 2650 2651 2652 |
| <pre>to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. (B) Unless there is clear and convincing evidence that a child is unsafe, the use, possession, or administration of</pre> | 2643 2644 2645 2646 2647 2648 2649 2650 2651 |
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| <pre>to operate a vehicle, streetcar, trackless trolley, watercraft, or aircraft while under the influence of marijuana. Sec. 3796.24. (A) The holder of a license, as defined in section 4776.01 of the Revised Code, is not subject to professional disciplinary action solely for engaging in professional or occupational activities related to medical marijuana. (B) Unless there is clear and convincing evidence that a child is unsafe, the use, possession, or administration of medical marijuana in accordance with this chapter shall not be the sole or primary basis for any of the following:</pre> | 2643 2644 2645 2646 2647 2648 2649 2650 2651 2652 2653 |

dependent child;

(2) An allocation of parental rights and responsibilities 2657 under section 3109.04 of the Revised Code; 2658 (3) A parenting time order under section 3109.051 or 2659 3109.12 of the Revised Code. 2660 (C) Notwithstanding any conflicting provision of the 2661 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 2665 patient on a transplant waiting list. (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 careqiver 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 theRevised Code, a person's status as a registered patient orcaregiver shall not be used as the sole or primary basis for2682

required by federal law.

rejecting the person as a tenant unless the rejection is

| (G) This chapter does not do any of the following: | 2687 |
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| (1) Require a physician to recommend that a patient use | 2688 |
| medical marijuana to treat a qualifying medical condition; | 2689 |
| (2) Permit the use, possession, or administration of | 2690 |
| medical marijuana, adult-use marijuana, or homegrown marijuana | 2691 |
| other than as authorized by this chapter; | 2692 |
| (3) Permit the use, possession, or administration of | 2693 |
| medical marijuana, adult-use marijuana, or homegrown marijuana | 2694 |
| on federal land located in this state; | 2695 |
| (4) Require any public place to accommodate a registered | 2696 |
| patient's use of medical marijuana or an adult-use consumer's | 2697 |
| use of adult-use marijuana or homegrown marijuana; | 2698 |
| (5) Prohibit Subject to section 3796.06 of the Revised | 2699 |
| Code, prohibit any public place from accommodating a registered | 2700 |
| patient's use of medical marijuana or an adult-use consumer's | 2701 |
| use of adult-use marijuana or homegrown marijuana, other than by | 2702 |
| <pre>smoking, combustion, or vaporization;</pre> | 2703 |
| (6) Restrict research related to marijuana conducted at a | 2704 |
| state university, academic medical center, or private research | 2705 |
| and development organization as part of a research protocol | 2706 |
| approved by an institutional review board or equivalent entity. | 2707 |
| Sec. 3796.27. (A) As used in this section: | 2708 |
| (1) "Financial institution" means any of the following: | 2709 |
| (a) Any bank, trust company, savings and loan association, | 2710 |
| savings bank, or credit union or any affiliate, agent, or | 2711 |

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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 1315.012714to 1315.18 of the Revised Code or any affiliate, agent, or2715employee of such a licensee.2716

(2) "Financial services" means services that a financial
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institution is authorized to provide under Title XI, sections
1315.01 to 1315.18, or Chapter 1733. of the Revised Code, as
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applicable.

(B) A financial institution that provides financial 2721 2722 services to any cultivator, processor, retail dispensary, or laboratory licensed under this chapter license holder shall be 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 cultivator, processor, 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 cultivator, processor, retail 2739
dispensary, or laboratory licensed under this chapterlicense 2740

holder;

(b) The name of any other business or individual 2742 affiliated with the person; 2743 (c) An unredacted copy of the application for a license 2744 under this chapter or Chapter 3780. of the Revised Code, and any 2745 supporting documentation, that was submitted by the person; 2746 2747 (d) If applicable, information relating to sales and volume of product sold by the person; 2748 (e) Whether the person is in compliance with this chapter; 2749 (f) Any past or pending violation by the person of this 2750 chapter, and any penalty imposed on the person for such a 2751 2752 violation. (2) The division may charge a financial institution a 2753 reasonable fee to cover the administrative cost of providing the 2754 information. 2755 (D) Information received by a financial institution under 2756 division (C) of this section is confidential. Except as 2757 otherwise permitted by other state law or federal law, a 2758 financial institution shall not make the information available 2759 to any person other than the customer to whom the information 2760 applies and any trustee, conservator, guardian, personal 2761 representative, or agent of that customer. 2762 Sec. 3796.28. (A) Nothing in this chapter does any of the 2763 following: 2764 (1) Requires an employer to permit or accommodate an 2765 employee's use, possession, or distribution of medical 2766 marijuana; 2767

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(2) Prohibits an employer from refusing to hire,
discharging, disciplining, or otherwise taking an adverse
employment action against a person with respect to hire, tenure,
terms, conditions, or privileges of employment because of that
person's use, possession, or distribution of medical marijuana;
(3) Prohibits an employer from establishing and enforcing
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a drug testing policy, drug-free workplace policy, or zerotolerance drug policy; 2775

(4) Interferes with any federal restrictions on
employment, including the regulations adopted by the United
States department of transportation in Title 49 of the Code of
Federal Regulations, as amended;
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(5) Permits a person to commence a cause of action against
an employer for refusing to hire, discharging, disciplining,
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discriminating, retaliating, or otherwise taking an adverse
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employment action against a person with respect to hire, tenure,
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terms, conditions, or privileges of employment related to
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medical-marijuana;

(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 medical2797marijuana was in violation of an employer's drug-free workplace2798policy, zero-tolerance policy, or other formal program or policy2799regulating 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, licensed cultivators, licensed processors, or 2813 retail-licensed dispensaries licensed under this chapter within 2814 the municipal corporation or within the unincorporated territory 2815 2816 of the township, respectively.

(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

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trustees to adopt an ordinance or resolution limiting research2827related to marijuana conducted at a state university, academic2828medical center, or private research and development organization2829as part of a research protocol approved by an institutional2830review board or equivalent entity.2831

Sec. 3796.30. (A) Except as <u>otherwise</u> provided in <u>division</u> (B) of this section, no <u>medical marijuana licensed</u> cultivator, <u>licensed</u> processor, <u>retail licensed</u> dispensary, or <u>licensed</u> laboratory that tests medical marijuana shall be located within five hundred feet of the boundaries of a parcel of real estate having situated on it a school, church, public library, public playground, or public park.

(B) If the relocation of a facility used by a licensed 2839 cultivator, licensed processor, retail-licensed dispensary, or 2840 licensed laboratory licensed under this chapter 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

(B)(C)This section does not apply to research related to2850marijuana conducted at a state university, academic medical2851center, or private research and development organization as part2852of a research protocol approved by an institutional review board2853or equivalent entity.2854

(D) This section does not apply to a facility used by a2855licensed cultivator, licensed processor, licensed dispensary, or2856

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| licensed laboratory, if that facility is operational at the time | 2857 |
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| 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 |
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| 3796.12 of the Revised Code: | 2863 |
| "Church" has the meaning defined in section 1710.01 of the | 2864 |
| Revised Code. | 2865 |
| | 2866 |
| "Public library" means a library provided for under- | |
| 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 |
| "Dublic planamound" manne a planamound established by the | 2871 |
| "Public playground" means a playground established by the | |
| 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 |
| | 0.070 |
| 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 |
| promote illegal activity, are obscene or indecent, contain | 2884 |
| | |

| intoxicant.2886(C) Any rules the division adopts regulating the advertisement of adult-use marijuana shall be at least as stringent as the most stringent federal or state laws or rules governing the advertisement of tobacco or alcohol.2889(D) The division may, at any time, conduct an audit of an applicant's or license holder's published advertisements to ensure that the applicant or license holder complies with this chapter and associated rules.2891(E) No person shall package, advertise, or otherwise market adult-use marijuana or medical marijuana using any cartoon character, or any fictional character or popular culture2892 |
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| advertisement of adult-use marijuana shall be at least as2888stringent as the most stringent federal or state laws or rules2889governing the advertisement of tobacco or alcohol.2890(D) The division may, at any time, conduct an audit of an2891applicant's or license holder's published advertisements to2892ensure that the applicant or license holder complies with this2893(E) No person shall package, advertise, or otherwise2895market adult-use marijuana or medical marijuana using any2896graphic, picture, or drawing that bears any resemblance to a2897 |
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| (E) No person shall package, advertise, or otherwise2895market adult-use marijuana or medical marijuana using any2896graphic, picture, or drawing that bears any resemblance to a2897 |
| market adult-use marijuana or medical marijuana using any2896graphic, picture, or drawing that bears any resemblance to a2897 |
| graphic, picture, or drawing that bears any resemblance to a 2897 |
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| cartoon character, or any fictional character or popular culture 2898 |
| <u>careoon enaraceer, or any riccionar enaraceer or popular careare</u> |
| 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 |
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| 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 |
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| 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 |
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| <u> </u> | 2920 |
| that addit-use marryuana has any hearth 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 |
| <u>rules.</u> | 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 |
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| mandatory jail term. However, in no case shall the cumulative | 00/11 |
| jail term imposed for the offense exceed six months. In | 2941 2942 |

| addition, the court shall impose upon the offender a fine of not | 2943 |
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| 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 $(\Lambda)(2)(a)$ | 2949 |
| (b) Except as otherwise provided in division (A)(2)(c), | 2949 |
| (d), or (e) of this section, an offender who, within ten years | |
| 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) Except as otherwise provided in division (A)(2)(e) of | 2987 |
| 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 |
| <u>Code.</u> | 3002 |
| | |

(e) An offender who previously has been convicted of or3003pleaded guilty to a felony violation of division (C)(2) of3004

| 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 |
| (B) Except as otherwise provided in division (A) of this | 3019 |
| 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 |

(2) The division of cannabis control shall immediately3029revoke the license of any license holder under this chapter or3030Chapter 3780. of the Revised Code who is found guilty of, or who3031pleads guilty or no contest to, violating division (G) of3032section 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 3037 Revised Code. (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 3043 Code. (F) Whoever violates division (C) (2) of section 3796.20 of 3044 the Revised Code is quilty 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 guilty of a misdemeanor of the first degree. 3053 (2) Except as otherwise provided in divisions (G)(3) and 3054 3055 (4) of this section, whoever violates division (H) of section 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.
(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 3079 Code. (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 quilty 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

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| 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 |
| | 0105 |
| (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 |

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entity.

(3) Pursuant to a subpoena issued by a grand jury, the
board shall provide to the grand jury information from the
database relating to the person who is the subject of an
3155
investigation being conducted by the grand jury.

(4) Pursuant to a subpoena, search warrant, or court order
in connection with the investigation or prosecution of a
possible or alleged criminal offense, the board shall provide
information from the database as necessary to comply with the
subpoena, search warrant, or court order.

(5) On receipt of a request from a prescriber or the
prescriber's delegate approved by the board, the board shall
provide to the prescriber a report of information from the
database relating to a patient who is either a current patient
of the prescriber or a potential patient of the prescriber based
on a referral of the patient to the prescriber, if all of the
following conditions are met:

(a) The prescriber certifies in a form specified by the
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 the3172database 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 not been denied access to the database by the board.

(7) On receipt of a request from an individual seeking the
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individual's own database information in accordance with the
procedure established in rules adopted under section 4729.84 of
the Revised Code, the board may provide to the individual the
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individual's own prescription history.

(8) On receipt of a request from a medical director or a 3187 pharmacy director of a managed care organization that has 3188 entered into a contract with the department of medicaid under 3189 section 5167.10 of the Revised Code and a data security 3190 agreement with the board required by section 5167.14 of the 3191 Revised Code, the board shall provide to the medical director or 3192 the pharmacy director information from the database relating to 3193 a medicaid recipient enrolled in the managed care organization, 3194 including information in the database related to prescriptions 3195 for the recipient that were not covered or reimbursed under a 3196 program administered by the department of medicaid. 3197

(9) On receipt of a request from the medicaid director,
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the board shall provide to the director information from the
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database relating to a recipient of a program administered by
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the department of medicaid, including information in the
3201
database related to prescriptions for the recipient that were
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not covered or paid by a program administered by the department.

(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 3232 opioid dependent and the prescriber has not been denied access 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

(14) On receipt of a request from a requestor described in 3240

division (A)(1), (2), (5), or (6) of this section who is from or3241participating with another state's prescription monitoring3242program, the board may provide to the requestor information from3243the database, but only if there is a written agreement under3244which the information is to be used and disseminated according3245to 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
board that it is for the purpose of dispensing medical marijuana
for use in accordance with Chapter 3796. of the Revised Code.
3253

(b) The retail dispensary or delegate has not been denied access to the database by the board.

(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
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coroner, or coroner's delegate approved by the board, the board
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shall provide to the requestor information from the database
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relating to a deceased person about whom the coroner is
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conducting or has conducted an autopsy or investigation.

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(18) On receipt of a request from a prescriber, the board
may provide to the prescriber a summary of the prescriber's
prescribing record if such a record is created by the board.
Information in the summary is subject to the confidentiality
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requirements of this chapter.

(19) (a) On receipt of a request from a pharmacy's
3275
responsible person, the board may provide to the responsible
person a summary of the pharmacy's dispensing record if such a
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record is created by the board. Information in the summary is
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subject to the confidentiality requirements of this chapter.

(b) As used in division (A) (19) (a) of this section,
"responsible person" has the same meaning as in rules adopted by
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the board under section 4729.26 of the Revised Code.
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(20) The board may provide information from the database
without request to a prescriber or pharmacist who is authorized
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to use the database pursuant to this chapter.
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(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 3290 database relating to a prescriber who is subject to the 3291 committee's evaluation, supervision, or discipline if the 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 3298

committee of a hospital or a peer review committee of a3299nonprofit health care corporation that is a member of the3300hospital 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
board pursuant to section 4729.772 of the Revised Code may be
provided by the board only as authorized by the submitter of the
information and in accordance with rules adopted under section
4729.84 of the Revised Code.

(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

(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 3327 and disseminated according to the laws of this state. 3328

(26) On receipt of a request from a designated 3329 representative of the division of <u>marijuana</u> <u>cannabis</u> 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
add atabase pursuant to this section. In accordance with rules
adopted under section 4729.84 of the Revised Code, the board may
add atabase the records to document and report statistics and law
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The board may provide records of an individual's requests for database information only to the following:

(1) A designated representative of a government entity
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that is responsible for the licensure, regulation, or discipline
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of health care professionals with authority to prescribe,
administer, or dispense drugs who is involved in an active
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criminal or disciplinary investigation being conducted by the
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government entity of the individual who submitted the requests
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for database information;

(2) A federal officer, or a state or local officer of this
or any other state, whose duties include enforcing laws relating
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to drugs and who is involved in an active investigation being
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conducted by the officer's employing government entity of the
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individual who submitted the requests for database information;

(3) A designated representative of the department of
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 medicaid regarding a prescriber who is treating or has treated a
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 recipient of a program administered by the department and who
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3358

submitted the requests for database information.

(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 ar | ny false | promises | with | intent | to | influence, | 3386 |

persuade, or induce;

| persuade, or induce, | 5507 |
|--|------|
| (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, or3416lease real estate. For any second offense under this division,3417the commission shall suspend for a minimum of two months or3418revoke the license of the broker or salesperson. For any3419subsequent offense, the commission shall revoke the license of3420the broker or salesperson.3421

(8) Procuring a license under this chapter, for the
licensee or any salesperson by fraud, misrepresentation, or
3423
deceit;
3424

(9) Having violated or failed to comply with any provision
of sections 4735.51 to 4735.74 of the Revised Code or having
willfully disregarded or violated any other provisions of this
3427
chapter;

(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 |
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| 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 leasewithout the knowledge and consent of the owner or the owner's3473

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 3482 statement of account or invoice any statement that made it 3483 inaccurate in any material particular; 3484 (23) Having published or circulated unjustified or 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 of all transactions for a period of three years from the date of 3489 the transaction, such records to include copies of listing 3490 forms, earnest money receipts, offers to purchase and 3491 acceptances of them, records of receipts and disbursements of 3492 all funds received by the licensee as broker and incident to the 3493 licensee's transactions as such, and records required pursuant 3494 to divisions (C)(4) and (5) of section 4735.20 of the Revised 3495 Code, and any other instruments or papers related to the 3496 performance of any of the acts set forth in the definition of a 3497 real estate broker; 3498

(25) Failure of a real estate broker or salesperson to
furnish all parties involved in a real estate transaction true
copies of all listings and other agreements to which they are a
party, at the time each party signs them;

(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 brokers3530who are not engaged in the management of real property on behalf3531of real property owners.3532

it;

| (29) Having an unsatisfied final judgment or lien in any | 3535 |
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| 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 |
| (50) failing to fender promptry upon demand a full and | 5550 |
| 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 |
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| (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 |

(28) Having failed to put definite expiration dates in all

written agency agreements to which the broker is a party;

(32) Performing any service for another constituting the3548practice of law, as determined by any court of law;3549

(33) Having been adjudicated incompetent by a court, as
provided in section 5122.301 of the Revised Code. A license
revoked or suspended under this division shall be reactivated
upon proof to the commission of the removal of the disability.
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(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 in3560inserting any materially inaccurate term in a document,3561

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(36) Having failed to inform the licensee's client of the existence of an offer or counteroffer or having failed to present an offer or counteroffer in a timely manner, unless otherwise instructed by the client, provided the instruction of the client does not conflict with any state or federal law; (37) Having failed to comply with section 4735.24 of the Revised Code; (38) Having acted as a broker without authority, impeded the ability of a principal broker to perform any of the duties described in section 4735.081 of the Revised Code, or impeded the ability a management level licensee to perform the licensee's duties;

(39) Entering into a right-to-list home sale agreement. 3575

(B) Whenever the commission, pursuant to section 4735.051
of the Revised Code, imposes disciplinary sanctions for any
violation of this section, the commission also may impose such
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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 3582 the Revised Code, impose disciplinary sanctions upon any foreign 3583 real estate dealer or salesperson who, in that capacity or in 3584 handling the dealer's or salesperson's own property, is found 3585 quilty of any of the acts or omissions specified or comprehended 3586 in division (A) of this section insofar as the acts or omissions 3587 pertain to foreign real estate. If the commission imposes such 3588 sanctions upon a foreign real estate salesperson for a violation 3589 of this section, the commission also may suspend or revoke the 3590

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including naming a false consideration;

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 3595imposition of the penalty of suspension of a license under this 3596section. 3597

(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:

(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

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| telehealth services provided in a facility that is intended to | 3620 |
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| 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 3667 (c) The state board of pharmacy;

(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 athletic trainers board; | 3672 3673 |
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| | |
| (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 |
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| 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 (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 |
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| (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 |

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 any3729electronic communications between the professional and a patient3730are securely transmitted and stored.3731

(4) A health care professional may use synchronous or
 asynchronous technology to provide telehealth services to a
 patient during an annual visit if the appropriate standard of
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 care for an annual visit is satisfied.
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(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
patient located outside of this state if permitted by the laws
of the state in which the patient is located.
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(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
services, the health care professional who provides those
services is not liable in damages under any claim made on the
basis that the services do not meet the same standard of care
that would apply if the services were provided in-person.

(E) (1) A health care professional providing telehealth
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services shall not charge a patient or a health plan issuer
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covering telehealth services under section 3902.30 of the
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Revised Code any of the following: a facility fee, an
origination fee, or any fee associated with the cost of the
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equipment used at the provider site to provide telehealth
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services.

A health care professional providing telehealth services3758may charge a health plan issuer for durable medical equipment3759used at a patient or client site.3760

(2) A health care professional may negotiate with a health
plan issuer to establish a reimbursement rate for fees
associated with the administrative costs incurred in providing
telehealth services as long as a patient is not responsible for
any portion of the fee.

(3) A health care professional providing telehealth
 services shall obtain a patient's consent before billing for the
 cost of providing the services, but the requirement to do so
 applies only once.
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(F) Nothing in this section limits or otherwise affects
any other provision of the Revised Code that requires a health
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care professional who is not a physician to practice under the
supervision of, in collaboration with, in consultation with, or
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pursuant to the referral of another health care professional.
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(G) It is the intent of the general assembly, through the
amendments to this section, to expand access to and investment
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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, to3787have control of and operate certain specific equipment,3788machinery, or premises, over which the licensing agency has3789jurisdiction.3790

(B) Except as provided in section 4776.20 of the Revised 3791 Code, "licensee" means the person to whom the license is issued 3792 by a licensing agency. "Licensee" includes a person who, for 3793 purposes of section 3796.13 of the Revised Code, has complied 3794 with sections 4776.01 to 4776.04 of the Revised Code and has 3795 3796 been determined by the division of marijuana cannabis control, as the applicable licensing agency, to meet the requirements for 3797 employment. 3798

(C) Except as provided in section 4776.20 of the Revised 3799Code, "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
issue a license pursuant to section 4715.12, 4715.16, 4715.21,
or 4715.27 of the Revised Code;
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(3) The division of marijuana <u>cannabis</u> control, relative
to its authority under Chapter 3796. of the Revised Code and any
rules adopted under that chapter with respect to a person who is
subject to section 3796.13 of the Revised Code;
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(4) The director of agriculture, relative to the 3815

| director's authority to issue licenses under Chapter 928. of the | 3816 |
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| 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. <u>or Chapter 3780.</u> | 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 3845 medical marijuana issued under section 4731.30 of the Revised 3846 Code: 3847 (F) Money transmitter licenses issued under section 3848 1315.04 of the Revised Code; 3849 (G) Lottery sales agent licenses issued under section 3850 3770.05 of the Revised Code; 3851 3852 (H) Licenses issued under Chapter 3905. of the Revised 3853 Code; (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

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
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 contained in Chapters 4301. and 4303. of the Revised Code and
 and orders of the liquor control commission
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 pertaining to retail liquor permit holders.
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(D) The department shall administer the laws governing the
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 state emergency management agency and shall enforce all
 additional duties and responsibilities as prescribed in the
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 Revised Code related to emergency management services.
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(E) The department shall conduct investigations pursuant
(E) The department shall conduct investigations pursuant
(E) The department of the Revised Code in support of the duty of
(E) The department of job and family services to administer the
(E) The department of job and family services to administer the
(E) The department of public safety shall conduct investigations
(E) The department of protect the state's property rights and interests
(E) The department of the supplemental nutrition assistance program.

(F) The department of public safety shall enforce 3898compliance with orders and rules of the public utilities 3899

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 3903 materials requirements.

(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 3909 for eligibility as law enforcement personnel.

(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 3922 related purposes.

(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 Revised Code. 3928

(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
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 operations, and may direct the department of administrative
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 services to implement any security measures and operations the
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 department of public safety requires, at the Vern Riffe Center
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 and the James A. Rhodes state office tower.

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 3950 credit of the security, investigations, and policing fund created under section 4501.11 of the Revised Code. 3951

(N) The department shall assist the division of cannabis3952control in enforcing Chapter 3796. of the Revised Code, as3953provided 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,
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 2921.13, 2921.31, 2921.32, 2921.33, 2923.12, 2923.121, 2925.11,
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 2925.13, 2927.02, and 4507.30 of the Revised Code. The director
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 of public safety shall appoint the employees of the unit who are
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 necessary, designate the activities to be performed by those
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 employees, and prescribe their titles and duties.
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Sec. 5502.14. (A) As used in this section, "felony" has3965the 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 $_{ au}$ 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 of 3978 3979 the following:

(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 premises3984licensed under Chapter 3796. or 3780. of the Revised Code and,3985if invited by local law enforcement having jurisdiction, on any3986other public or private property where a violation of Chapter39873796. 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
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to, or across from retail liquor permit premises <u>or premises</u>
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<u>licensed under Chapter 3796. or 3780. of the Revised Code and</u>
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who are performing investigative duties relating to <u>that those</u>
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premises, enforcement agents who are on premises that are not
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liquor permit premises <u>or premises licensed under Chapter 3796.</u>
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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 it that 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 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 4035 division (B) of this section shall be concurrent with that of 4036 the peace officers of the county, township, or municipal 4037 corporation in which the violation occurs. 4038

(C) Enforcement agents of the department of public safety 4039 who are engaged in the enforcement of the laws and rules 4040 4041 described in division (B) (1) of this section may carry concealed 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.

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(2) (a) The department of public safety shall terminate the
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employment of a person who is designated as an enforcement agent
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and who does either of the following:
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(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

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(3) Division (D) of this section does not apply regarding4075an offense that was committed prior to January 1, 1997.4076
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(4) The suspension or termination of the employment of a4077person designated as an enforcement agent under division (D) (2)4078

Revised Code. 4080 Sec. 5713.30. As used in sections 5713.31 to 5713.37 and 4081 5715.01 of the Revised Code: 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

of this section shall be in accordance with Chapter 119. of the

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 4098 to or part of a parcel of land under common ownership that is otherwise devoted exclusively to agricultural use. 4099

4100 (b) The tracts, lots, or parcels of land were devoted 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 4107 fifty per cent of the feedstock used in the production is

agricultural feedstock, (ii) at least twenty per cent of the4108agricultural feedstock used in the production is derived from4109parcels of land under common ownership or leasehold, and (iii)4110none of the feedstock used in the production consists of human4111waste. As used in this division, "agricultural feedstock" means4112manure and food waste, and "human waste" includes sludge as4113defined in section 6111.01 of the Revised Code.4114

(c) The tracts, lots, or parcels of land are eligible4115conservation land.4116

(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
that, during the previous three consecutive calendar years have
been designated as land devoted exclusively to agricultural use,
but such land has been lying idle or fallow for up to one year
and no action has occurred to such land that is either
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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 but such land has been lying idle or fallow because of dredged 4147 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

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contrary, the existence of agritourism on a tract, lot, or4168parcel of land that otherwise meets the definition of "land4169devoted exclusively to agricultural use" as defined in this4170division does not disqualify that tract, lot, or parcel from4171valuation under sections 5713.30 to 5713.37 and 5715.01 of the4172Revised Code.4173

A tract, lot, or parcel of land taxed under sections41745713.22 to 5713.26 of the Revised Code is not land devoted4175exclusively to agricultural use.4176

A tract, lot, parcel, or portion thereof on which medical4177marijuana, adult-use marijuana, or homegrown marijuana, as those4178terms are defined by section 3796.01 of the Revised Code, is4179cultivated or processed is not land devoted exclusively to4180agricultural use.4181

(B) "Conversion of land devoted exclusively to 4182agricultural use" means any of the following: 4183

(1) The failure of the owner of land devoted exclusively
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to agricultural use during the next preceding calendar year to
file a renewal application under section 5713.31 of the Revised
Code without good cause as determined by the board of revision;
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(2) The failure of the new owner of such land to file an
initial application under that section without good cause as
determined by the board of revision;
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(3) The failure of such land or portion thereof to qualify
(3) The failure of such land or portion thereof to qualify
(4) 4191
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(4) The failure of the owner of the land described indivision (A) (3) or (4) of this section to act on such land in a4195

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 4206 to agricultural use.

(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
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 owning a fee simple, fee tail, or life estate or a buyer on a
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 land installment contract.
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(E) "Conservation practices" are practices used to abate
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soil erosion as required in the management of the farming
operation, and include, but are not limited to, the
installation, construction, development, planting, or use of
grass waterways, terraces, diversions, filter strips, field
borders, windbreaks, riparian buffers, wetlands, ponds, and
cover crops for that purpose.

(F) "Wetlands" has the same meaning as in section 6111.02 4224of the Revised Code. 4225

(G) "Biodiesel" means a mono-alkyl ester combustible
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liquid fuel that is derived from vegetable oils or animal fats
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or any combination of those reagents and that meets the American
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society for testing and materials specification D6751-03a for
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biodiesel fuel (B100) blend stock distillate fuels.

(H) "Biologically derived methane gas" means gas from the
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anaerobic digestion of organic materials, including animal waste
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and agricultural crops and residues.
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(I) "Biomass energy" means energy that is produced from
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 organic material derived from plants or animals and available on
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 a renewable basis, including, but not limited to, agricultural
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 crops, tree crops, crop by-products, and residues.
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(J) "Electric or heat energy" means electric or heat
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energy generated from manure, cornstalks, soybean waste, or
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other agricultural feedstocks.
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(K) "Dredged material" means material that is excavated or
dredged from waters of this state. "Dredged material" does not
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include material resulting from normal farming, silviculture,
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and ranching activities, such as plowing, cultivating, seeding,
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and harvesting, for production of food, fiber, and forest
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products.

(L) "Agritourism" has the same meaning as in section 4247901.80 of the Revised Code. 4248

(M) "Eligible conservation land" means either of thefollowing:4250

(1) A tract, lot, or parcel devoted to and qualified for
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 payments or other compensation under a land retirement or
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 conservation program under an agreement with an agency of the
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 federal government;

(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 4262 (b) The land was subject to such a project during the 4263 immediately preceding calendar year. (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 project4272described in division (M) (2) (a), (b), or (c) of this section, as4273applicable, the land qualified as land devoted exclusively to4274agricultural use pursuant to other criteria in divisions (A) (1)4275to (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, 121.08,4280519.21, 715.013, 928.03, 3376.07, 3780.01, 3780.10, 3780.22,42813780.23, 3780.31, 3796.01, 3796.02, 3796.03, 3796.032, 3796.05,42823796.06, 3796.061, 3796.07, 3796.09, 3796.10, 3796.11, 3796.12,4283

3796.13, 3796.14, 3796.15, 3796.16, 3796.17, 3796.18, 3796.19,42843796.20, 3796.21, 3796.22, 3796.24, 3796.27, 3796.28, 3796.29,42853796.30, 4729.80, 4735.18, 4743.09, 4776.01, 4796.25, 5502.01,42865502.13, 5502.14, and 5713.30 of the Revised Code are hereby4287repealed.4288

Section 3. That sections 3780.02, 3780.03, 3780.04,42893780.05, 3780.06, 3780.07, 3780.08, 3780.09, 3780.11, 3780.12,42903780.13, 3780.14, 3780.15, 3780.16, 3780.17, 3780.18, 3780.19,42913780.20, 3780.21, 3780.25, 3780.26, 3780.27, 3780.28, 3780.29,42923780.30, 3780.32, 3780.33, 3780.34, 3780.35, 3780.36, 3780.90,42933780.99, 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 4303 as amended by this act.

(B) Any rules that are pending before the Common Sense
Initiative or the Joint Committee on Agency Rule Review on the
effective date of this section that were proposed by the
Division under Chapter 3780. of the Revised Code, as that
chapter existed immediately before the effective date of this
section, shall be treated as having been proposed under Chapter
3796. of the Revised Code.

(C) Notwithstanding any provision of section 121.95 of the
Revised Code to the contrary, a regulatory restriction contained
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in a rule adopted by the Division of Cannabis Control in
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accordance with Chapter 3796. of the Revised Code, as amended by4314this act, during the period beginning on the effective date of4315this section and ending twelve months after that date is not4316subject 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 4324 finds that the composite is the resulting version of the section in effect prior to the effective date of the section as 4325 presented in this act. 4326