### As Introduced

131st General Assembly

**Regular Session** 

2015-2016

H. B. No. 188

Representatives Manning, Huffman Cosponsors: Representatives Maag, Rezabek

# A BILL

То	amend sections 4729.01, 4729.281, and 4729.39 of	1
	the Revised Code to revise the laws governing	2
	pharmacist consult agreements and the laws	3
	governing the circumstances under which a	4
	pharmacist may dispense or sell a drug without a	5
	prescription.	6

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

Section 1. That sections 4729.01, 4729.281, and 4729.39 of	7
the Revised Code be amended to read as follows:	8
Sec. 4729.01. As used in this chapter:	9
(A) "Pharmacy," except when used in a context that refers	10
to the practice of pharmacy, means any area, room, rooms, place	11
of business, department, or portion of any of the foregoing	12
where the practice of pharmacy is conducted.	13
(B) "Practice of pharmacy" means providing pharmacist care	14
requiring specialized knowledge, judgment, and skill derived	15
from the principles of biological, chemical, behavioral, social,	16
pharmaceutical, and clinical sciences. As used in this division,	17
"pharmacist care" includes the following:	18

(1) Interpreting prescriptions; 19 (2) Dispensing drugs and drug therapy related devices; 20 (3) Compounding drugs; 21 (4) Counseling individuals with regard to their drug 22 therapy, recommending drug therapy related devices, and 23 assisting in the selection of drugs and appliances for treatment 24 of common diseases and injuries and providing instruction in the 25 proper use of the drugs and appliances; 26 (5) Performing drug regimen reviews with individuals by 27 28 discussing all of the drugs that the individual is taking and explaining the interactions of the drugs; 29 (6) Performing drug utilization reviews with licensed 30 health professionals authorized to prescribe drugs when the 31 pharmacist determines that an individual with a prescription has 32 a drug regimen that warrants additional discussion with the 33 prescriber; 34 (7) Advising an individual and the health care 35 professionals treating an individual with regard to the 36 individual's drug therapy; 37 (8) Acting pursuant to a consult agreement with a-38 physician one or more physicians authorized under Chapter 4731. 39 of the Revised Code to practice medicine and surgery or 40 osteopathic medicine and surgery, if an agreement has been 41 established with the physician; 42

(9) Engaging in the administration of immunizations to the43extent authorized by section 4729.41 of the Revised Code.44

(C) "Compounding" means the preparation, mixing,45assembling, packaging, and labeling of one or more drugs in any46

of the following circumstances: 47 (1) Pursuant to a prescription issued by a licensed health 48 professional authorized to prescribe drugs; 49 (2) Pursuant to the modification of a prescription made in 50 accordance with a consult agreement; 51 (3) As an incident to research, teaching activities, or 52 chemical analysis; 53 (4) In anticipation of orders for drugs pursuant to 54 prescriptions, based on routine, regularly observed dispensing 55 patterns; 56 (5) Pursuant to a request made by a licensed health 57 professional authorized to prescribe drugs for a drug that is to 58 be used by the professional for the purpose of direct 59 administration to patients in the course of the professional's 60 practice, if all of the following apply: 61 (a) At the time the request is made, the drug is not 62 commercially available regardless of the reason that the drug is 63 not available, including the absence of a manufacturer for the 64 drug or the lack of a readily available supply of the drug from 65 a manufacturer. 66 (b) A limited quantity of the drug is compounded and 67 provided to the professional. 68 69 (c) The drug is compounded and provided to the professional as an occasional exception to the normal practice 70 71 of dispensing drugs pursuant to patient-specific prescriptions.

(D) "Consult agreement" means an agreement to manage an
 individual's drug therapy that has been entered into by a
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 pharmacist and a physician authorized under Chapter 4731. of the
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Revised Code to practice medicine and surgery or osteopathic	75
medicine and surgeryunder section 4729.39 of the Revised Code.	76
(E) "Drug" means:	77
(1) Any article recognized in the United States	78
pharmacopoeia and national formulary, or any supplement to them,	79
intended for use in the diagnosis, cure, mitigation, treatment,	80
or prevention of disease in humans or animals;	81
(2) Any other article intended for use in the diagnosis,	82
cure, mitigation, treatment, or prevention of disease in humans	83
or animals;	84
(3) Any article, other than food, intended to affect the	85
structure or any function of the body of humans or animals;	86
(4) Any article intended for use as a component of any	87
article specified in division (E)(1), (2), or (3) of this	88
section; but does not include devices or their components,	89
parts, or accessories.	90
(F) "Dangerous drug" means any of the following:	91
(1) Any drug to which either of the following applies:	92
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	93
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	94
required to bear a label containing the legend "Caution: Federal	95
law prohibits dispensing without prescription" or "Caution:	96
Federal law restricts this drug to use by or on the order of a	97
licensed veterinarian" or any similar restrictive statement, or	98
the drug may be dispensed only upon a prescription;	99
(b) Under Chapter 3715. or 3719. of the Revised Code, the	100
drug may be dispensed only upon a prescription.	101

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(2) Any drug that contains a schedule V controlled	102
substance and that is exempt from Chapter 3719. of the Revised	103
Code or to which that chapter does not apply;	104
(3) Any drug intended for administration by injection into	105
the human body other than through a natural orifice of the human	106
body.	107
(G) "Federal drug abuse control laws" has the same meaning	108
as in section 3719.01 of the Revised Code.	109
(H) "Prescription" means a written, electronic, or oral	110
order for drugs or combinations or mixtures of drugs to be used	111
by a particular individual or for treating a particular animal,	112
issued by a licensed health professional authorized to prescribe	113
drugs.	114
(I) "Licensed health professional authorized to prescribe	115
(I) "Licensed health professional authorized to prescribe drugs" or "prescriber" means an individual who is authorized by	115 116
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drugs" or "prescriber" means an individual who is authorized by	116
drugs" or "prescriber" means an individual who is authorized by law to prescribe drugs or dangerous drugs or drug therapy	116 117
drugs" or "prescriber" means an individual who is authorized by law to prescribe drugs or dangerous drugs or drug therapy related devices in the course of the individual's professional	116 117 118
drugs" or "prescriber" means an individual who is authorized by law to prescribe drugs or dangerous drugs or drug therapy related devices in the course of the individual's professional practice, including only the following:	116 117 118 119
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<pre>drugs" or "prescriber" means an individual who is authorized by law to prescribe drugs or dangerous drugs or drug therapy related devices in the course of the individual's professional practice, including only the following:</pre>	116 117 118 119 120 121 122 123 124

(4) A physician authorized under Chapter 4731. of theRevised Code to practice medicine and surgery, osteopathic129

medicine and surgery, or podiatric medicine and surgery;	130
(5) A physician assistant who holds a certificate to	131
prescribe issued under Chapter 4730. of the Revised Code;	132
(6) A veterinarian licensed under Chapter 4741. of the	133
Revised Code.	134
(J) "Sale" and "sell" include delivery, transfer, barter,	135
exchange, or gift, or offer therefor, and each such transaction	136
made by any person, whether as principal proprietor, agent, or	137
employee.	138
(K) "Wholesale sale" and "sale at wholesale" mean any sale	139
in which the purpose of the purchaser is to resell the article	140
purchased or received by the purchaser.	141
(L) "Retail sale" and "sale at retail" mean any sale other	142
than a wholesale sale or sale at wholesale.	143
(M) "Retail seller" means any person that sells any	144
dangerous drug to consumers without assuming control over and	145
responsibility for its administration. Mere advice or	146
instructions regarding administration do not constitute control	147
or establish responsibility.	148
(N) "Price information" means the price charged for a	149
prescription for a particular drug product and, in an easily	150
understandable manner, all of the following:	151
(1) The proprietary name of the drug product;	152
(2) The established (generic) name of the drug product;	153
(3) The strength of the drug product if the product	154
contains a single active ingredient or if the drug product	155
contains more than one active ingredient and a relevant strength	156

can be associated with the product without indicating each157active ingredient. The established name and quantity of each158active ingredient are required if such a relevant strength159cannot be so associated with a drug product containing more than160one ingredient.161

(4) The dosage form;

(5) The price charged for a specific quantity of the drug 163 product. The stated price shall include all charges to the 164 consumer, including, but not limited to, the cost of the drug 165 product, professional fees, handling fees, if any, and a 166 statement identifying professional services routinely furnished 167 by the pharmacy. Any mailing fees and delivery fees may be 168 stated separately without repetition. The information shall not 169 be false or misleading. 170

(O) "Wholesale distributor of dangerous drugs" means a
person engaged in the sale of dangerous drugs at wholesale and
includes any agent or employee of such a person authorized by
the person to engage in the sale of dangerous drugs at
wholesale.

(P) "Manufacturer of dangerous drugs" means a person,
other than a pharmacist, who manufactures dangerous drugs and
who is engaged in the sale of those dangerous drugs within this
state.

(Q) "Terminal distributor of dangerous drugs" means a
person who is engaged in the sale of dangerous drugs at retail,
or any person, other than a wholesale distributor or a
pharmacist, who has possession, custody, or control of dangerous
drugs for any purpose other than for that person's own use and
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consumption, and includes pharmacies, hospitals, nursing homes,

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and laboratories and all other persons who procure dangerous186drugs for sale or other distribution by or under the supervision187of a pharmacist or licensed health professional authorized to188prescribe drugs.189

(R) "Promote to the public" means disseminating a 190
representation to the public in any manner or by any means, 191
other than by labeling, for the purpose of inducing, or that is 192
likely to induce, directly or indirectly, the purchase of a 193
dangerous drug at retail. 194

(S) "Person" includes any individual, partnership,
association, limited liability company, or corporation, the
state, any political subdivision of the state, and any district,
department, or agency of the state or its political
subdivisions.

(T) "Finished dosage form" has the same meaning as in200section 3715.01 of the Revised Code.201

(U) "Generically equivalent drug" has the same meaning as202in section 3715.01 of the Revised Code.203

(V) "Animal shelter" means a facility operated by a humane
society or any society organized under Chapter 1717. of the
Revised Code or a dog pound operated pursuant to Chapter 955. of
the Revised Code.

(W) "Food" has the same meaning as in section 3715.01 of208the Revised Code.209

(X) "Pain management clinic" has the same meaning as insection 4731.054 of the Revised Code.211

Sec. 4729.281. (A) A pharmacist may dispense or sell a212dangerous drug, other than a schedule II controlled substance as213

defined in section 3719.01 of the Revised Code, without a214written or oral prescription from a licensed health professional215authorized to prescribe drugs if all of the following conditions216are met:217

(1) The pharmacy at which the pharmacist works has a
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record of a prescription for the drug in the name of the patient
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who is requesting it, but the prescription does not provide for
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a refill or the time permitted by rules adopted by the state
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board of pharmacy for providing refills has elapsed.
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(2) The pharmacist is unable to obtain authorization to
refill the prescription from the health care professional who
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issued the prescription or another health professional
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responsible for the patient's care.

(3) In the exercise of the pharmacist's professional227judgment:228

(a) The drug is essential to sustain the life of thepatient or continue therapy for a chronic condition of thepatient.

(b) Failure to dispense or sell the drug to the patient could result in harm to the health of the patient.

(4) The (a) Except as provided in division (A) (4) (b) of234this section, the amount of the drug that is dispensed or sold235under this section does not exceed a seventy-two\_hour supply as236provided in the prescription.237

(b) (i) Subject to division (A) (4) (b) (ii) of this section,238if the drug sold or dispensed under this section is not a239controlled substance and the patient has been on a consistent240drug therapy as demonstrated by records maintained by a241pharmacy, the amount of the drug dispensed or sold does not242

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exceed a thirty-day supply as provided in the prescription or,	243
if the standard unit of dispensing for the drug exceeds a	244
thirty-day supply, the amount of the drug dispensed or sold does	245
not exceed the standard unit of dispensing.	246
(ii) A pharmacist shall not dispense or sell a particular	247
drug to the same patient in an amount described in division (A)	248
(4)(b)(i) of this section more than once in any twelve-month	249
period.	250
(B) A pharmacist who dispenses or sells a drug under this	251
section shall do all of the following:	252
Section shart do dir of the forlowing.	202
(1) For one year after the date of dispensing or sale,	253
maintain a record in accordance with this chapter of the drug	254
dispensed or sold, including the name and address of the patient	255
and the individual receiving the drug, if the individual	256
receiving the drug is not the patient, the amount dispensed or	257
sold, and the original prescription number;	258
(2) Notify the health professional who issued the	259
prescription described in division (A)(1) of this section or	260
another health professional responsible for the patient's care	261
not later than seventy-two hours after the drug is sold or	262
dispensed;	263
(3) If applicable, obtain authorization for additional	264
dispensing from one of the health professionals described in	265
division (B)(2) of this section.	266
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(C) A pharmacist who dispenses or sells a drug under this	267
section may do so once for each prescription described in	268
division (A)(1) of this section.	269
Sec. 4729.39. (A) A pharmacist One or more pharmacists may	270
enter into a consult agreement with a physician one or more	271

physicians authorized under Chapter 4731. of the Revised Code to	272
practice medicine and surgery or osteopathic medicine and	273
surgery if all of the following conditions are met:	274
(1) Each physician has an ongoing physician-patient	275
relationship with each patient whose drug therapy is being	276
managed.	277
(2) The diagnosis for which each patient has been	278
prescribed drug therapy is within the scope of each physician's	279
practice.	280
(3) Each pharmacist has training and experience related to	281
the particular diagnosis for which drug therapy is prescribed.	282
Under (B) With respect to consult agreements, all of the	283
following apply:	284
(1) Under a consult agreement, a pharmacist is authorized	285
to manage an individual's drug therapydo both of the following,	286
but only to the extent specified in the agreement, this section,	287
and the rules adopted under this section:	288
(a) Manage drug therapy for treatment of specified	289
diagnoses or diseases for each patient who is subject to the	290
agreement, including all of the following:	291
(i) Changing the duration of treatment for the current	292
drug therapy;	293
(ii) Adjusting a drug's strength, dose, dosage form,	294
frequency, administration, or route of administration;	295
(iii) Discontinuing the use of a drug;	296
(iv) Administering a drug;	297
(v) Notwithstanding the definition of "licensed health	298

professional authorized to prescribe drugs" in section 4729.01 299 of the Revised Code, adding a drug to the patient's drug 300 therapy. 301 (b) (i) Order blood and urine tests and, in accordance with 302 practice protocols that are part of the consult agreement, 303 evaluate results related to the drug therapy being managed. 304 (ii) A pharmacist's authority to evaluate blood and urine 305 tests under division (B)(1)(b)(i) of this section does not 306 authorize the pharmacist to make a diagnosis. 307 (B) All of the following apply to a consult agreement that 308 309 authorizes a pharmacist to manage the drug therapy of anindividual who is not a patient of a hospital, as defined in-310 section 3727.01 of the Revised Code, or a resident in a long-311 term care facility, as defined in section 3729.01 of the Revised 312 Code: 313 (1) A separate consult agreement must be entered into for 314 each individual whose drug therapy is to be managed by a 315 pharmacist. A consult agreement applies only to the particular 316 diagnosis for which a physician prescribed an individual's drug-317 therapy. If a different diagnosis is made for the individual, 318 the pharmacist and physician must enter into a new or additional 319 consult agreement. 320 (2) Management of an individual's drug therapy by a 321 322 pharmacist under a consult agreement may include monitoring and modifying a prescription that has been issued for the 323 individual. Except as provided in section 4729.38 of the Revised 324 Code for the selection of generically equivalent drugs, 325 management of an individual's drug therapy by a pharmacist under 326 a consult agreement shall not include dispensing a drug that has 327

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not been prescribed by the physician.	328
(3) Each consult agreement shall be in writing, except	329
that a consult agreement may be entered into verbally if it is	330
immediately reduced to writing.	331
(4) A physician entering into a consult agreement shall-	332
specify in the agreement the extent to which the pharmacist is	333
authorized to manage the drug therapy of the individual	334
specified in the agreement.	335
(5) A physician entering into a consult agreement may-	336
specify one other physician who has agreed to serve as an	337
alternate physician in the event that the primary physician is	338
unavailable to consult directly with the pharmacist. The-	339
pharmacist may specify one other pharmacist who has agreed to	340
serve as an alternate pharmacist in the event that the primary	341
pharmacist is unavailable to consult directly with the	342
physician.	343
(6) A consult agreement may not be implemented until it	344
has been signed by the primary pharmacist, the primary	345
physician, and the individual whose drug therapy will be managed	346
or another person who has the authority to provide consent to-	347
treatment on behalf of the individual. Once the agreement is	348
signed by all required parties, the physician shall include in-	349
the individual's medical record the fact that a consult	350
agreement has been entered into with a pharmacist.	351
(7) Prior to commencing any action to manage an-	352
individual's drug therapy under a consult agreement, the	353
pharmacist shall make reasonable attempts to contact and confer-	354

with the physician who entered into the consult agreement with

the pharmacist. A pharmacist may commence an action to manage an-

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individual's drug therapy prior to conferring with the physician	357
or the physician's alternate, but shall immediately cease the	358
action that was commenced if the pharmacist has not conferred	359
with either physician within forty-eight hours.	360
A pharmacist acting under a consult agreement shall	361
maintain a record of each action taken to manage an individual's	362
drug therapy. The pharmacist shall send to the individual's	363
physician a written report of all actions taken to manage the	364
individual's drug therapy at intervals the physician shall-	365
specify when entering into the agreement. The physician shall-	366
include the pharmacist's report in the medical records the	367
physician maintains for the individual.	368
(8) (2) (a) A consult agreement, or the portion of the	369
agreement that applies to a particular patient, may be	370
terminated by either the any of the following:	371
(i) A pharmacist <del>or who entered into the agreement;</del>	372
(ii) A physician who entered into the agreement <del>. By</del>	373
withdrawing consent, the individual :	374
<u>(iii) A patient whose drug therapy is being managed or </u>	375
the <u>;</u>	376
(iv) An individual who consented to the treatment on	377
behalf of <del>the individual may terminate a consult agreement<u>a</u></del>	378
patient or an individual authorized to act on behalf of a	379
patient.	380
The (b) The pharmacist or physician who receives the	381
individual's withdrawal of consent notice of a patient's	382
termination of the agreement shall provide written notice to the	383
opposite partyevery other pharmacist or physician who is a party	384
to the agreement. A pharmacist or physician who terminates a	385
to the agreement. A pharmacrae or physician who cerminates a	505

consult agreement with regard to one or more patients shall	386
provide written notice to <del>the opposite party <u>all other</u></del>	387
pharmacists and physicians who entered into the agreement and to	388
the <u>each individual</u> who consented to treatment under the	389
agreement. The termination of a consult agreement with regard to	390
one or more patients shall be recorded by the pharmacist and	391
physician in the <u>medical</u> records <del>they maintain on the individual</del>	392
being treatedof each patient to whom the termination applies.	393
(9) Except as described in division (B)(5) of this	394
section, the authority of a pharmacist to manage an individual's	395
drug therapy under a consult agreement does not permit the	396
pharmacist to manage drug therapy prescribed by any other-	397
physician.	398
(C) All of the following apply to a consult agreement that	399
authorizes a pharmacist to manage the drug therapy of an	400
individual who is a patient of a hospital, as defined in section	401
3727.01 of the Revised Code, or a resident in a long-term care-	402
facility, as defined in section 3729.01 of the Revised Code:	403
(1) Before a consult agreement may be entered into and	404
implemented, a hospital or long-term care facility shall adopt a	405
policy for consult agreements. For any period of time during	406
which a pharmacist or physician acting under a consult agreement	407
is not physically present and available at the hospital or-	408
facility, the policy shall require that another pharmacist and	409
physician be available at the hospital or facility.	410
(2) The (3) A consult agreement shall be made in writing	411
and shall comply with the hospital's or facility's policy on	412
consult agreements include all of the following:	413

(a) The diagnoses and diseases being managed under the

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agreement, including whether each disease is primary or	415
comorbid;	416
(b) Practice protocols;	417
(c) A description of the drug therapy management	418
protocols.	419
(3) (4) The content of the <u>a</u> consult agreement shall be	420
communicated to <del>the individual <u>each patient</u> whose drug therapy</del>	421
will be is managed in a manner consistent with the hospital's or	422
facility's policy on consult agreementsunder the agreement.	423
(4) A pharmacist acting under a consult agreement	424
shall maintain in the individual's medical record a record of	425
each action taken for each patient whose drug therapy is managed	426
under the agreement.	427
(5) (6) Communication between a pharmacist and physician	428
acting under <del>the <u>a</u> consult agreement shall take place at regular</del>	429
intervals specified by the primary physician acting under the	430
agreement. The agreement may include a requirement that a	431
pharmacist send a consult report to each consulting physician.	432
(6) A consult agreement may be terminated by the	433
individual, a person authorized to act on behalf of the	434
individual, the primary physician acting under the agreement, or	435
the primary pharmacist acting under the agreement. When a	436
consult agreement is terminated, all parties to the agreement-	437
shall be notified and the termination shall be recorded in the-	438
individual's medical record.	439
(7) The authority of a pharmacist acting under a <u>A consult</u>	440
agreement is effective for two years and may be renewed if the	441
conditions specified in division (A) of this section are met.	442

<u>(8) A</u> consult agreement does not permit <del>the <u>a</u> pharmacist</del>	443
to act under the agreement in a hospital long-term care facility	444
at which the pharmacist is not authorized to practicemanage drug	445
therapy prescribed by a physician who has not entered into the	446
agreement.	447
$\frac{(D)}{(C)}$ The state board of pharmacy, in consultation with	448
the state medical board, shall adopt rules to be followed by	449
pharmacists, and the state medical board, in consultation with	450
the state board of pharmacy, shall adopt rules to be followed by	451
physicians, that establish standards and procedures for entering	452
into a consult agreement and managing <del>an individual's <u>a</u></del>	453
patient's drug therapy under a consult agreement. The boards	454
shall specify in the rules any categories of drugs or types of	455
diseases for which a consult agreement may not be established.	456
Either board may adopt any other rules it considers necessary	457
for the implementation and administration of this section. All	458
rules adopted under this division shall be adopted in accordance	459
with Chapter 119. of the Revised Code.	460
(D)(1) Subject to division (D)(2) of this section, both of	461
the following apply:	462
the fortowing appry.	402
(a) A pharmacist is not liable in damages in a tort or	463
other civil action for injury or loss to person or property	464
allegedly arising from a physician's change in a drug for a	465
patient whose drug therapy the pharmacist is managing under a	466
consult agreement.	467
(b) A physician is not liable in damages in a tort or	468
other civil action for injury or loss to person or property_	469

allegedly arising from a pharmacist's change in a drug for a470patient whose drug therapy the pharmacist is managing under a471consult agreement unless the physician authorized the specific472

change in the drug.	473
(2) Division (D)(1) of this section does not limit a	474
physician's or pharmacist's liability in damages in a tort or	475
other civil action for injury or loss to person or property	476
allegedly arising from actions that are not related to the	477
physician's or pharmacist's change in a drug for a patient whose	478
drug therapy is being managed under a consult agreement.	479
Section 2. That existing sections 4729.01, 4729.281, and	480
4729.39 of the Revised Code are hereby repealed.	481