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Cosponsors: Representatives Fedor, Anielski, Blessing, Buchy, Burkley, Craig, Dever, Green, Grossman, Hackett, Hambley, Johnson, T., O'Brien, M., O'Brien, S., Phillips, Rogers, Sheehy, Strahorn, Sykes, Thompson, Speaker Rosenberger

Representative Sprague

A BILL

То	amend se	ctions 23	05.234, 4	757.41, 4	758.01,	1
	4758.02,	4758.10,	4758.13,	4758.20,	4758.21,	2
	4758.22,	4758.23,	4758.30,	4758.31,	4758.36,	3
	4758.39,	4758.40,	4758.41,	4758.42,	4758.43,	4
	4758.44,	4758.45,	4758.46,	4758.60,	and 4758.61	5
	of the Re	evised Co	de regard:	ing the p	ractices of	6
	chemical	dependen	cy counsel	ling and j	prevention	7
	services					8

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

Section 1. That sections 2305.234, 4757.41, 4758.01,	9
4758.02, 4758.10, 4758.13, 4758.20, 4758.21, 4758.22, 4758.23,	10
4758.30, 4758.31, 4758.36, 4758.39, 4758.40, 4758.41, 4758.42,	11
4758.43, 4758.44, 4758.45, 4758.46, 4758.60, and 4758.61 of the	12
Revised Code be amended to read as follows:	13
Sec. 2305.234. (A) As used in this section:	14
(1) "Chiropractic claim," "medical claim," and "optometric	15
claim" have the same meanings as in section 2305.113 of the	16

Revised Code.

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sed (Code.										
(2)	"Dental	claim"	has	the	same	meaning	as	in	section		

2305.113 of the Revised Code, except that it does not include 19 any claim arising out of a dental operation or any derivative 20 claim for relief that arises out of a dental operation. 21

(3) "Governmental health care program" has the same 22 meaning as in section 4731.65 of the Revised Code. 23

(4) "Health care facility or location" means a hospital, 24 clinic, ambulatory surgical facility, office of a health care 25 professional or associated group of health care professionals, 26 27 training institution for health care professionals, a free clinic or other nonprofit shelter or health care facility as 28 those terms are defined in section 3701.071 of the Revised Code, 29 or any other place where medical, dental, or other health-30 related diagnosis, care, or treatment is provided to a person. 31

(5) "Health care professional" means any of the following who provide medical, dental, or other health-related diagnosis, care, or treatment:

(a) Physicians authorized under Chapter 4731. of the 35 Revised Code to practice medicine and surgery or osteopathic 36 37 medicine and surgery;

(b) Registered nurses and licensed practical nurses 38 licensed under Chapter 4723. of the Revised Code and individuals 39 who hold a certificate of authority issued under that chapter 40 that authorizes the practice of nursing as a certified 41 registered nurse anesthetist, clinical nurse specialist, 42 certified nurse-midwife, or certified nurse practitioner; 43

(c) Physician assistants authorized to practice under 44 Chapter 4730. of the Revised Code; 45

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(d) Dentists and dental hygienists licensed under Chapter	46
4715. of the Revised Code;	47
(e) Physical therapists, physical therapist assistants,	48
occupational therapists, occupational therapy assistants, and	49
athletic trainers licensed under Chapter 4755. of the Revised	50
Code;	51
(f) Chiropractors licensed under Chapter 4734. of the	52
Revised Code;	53
(g) Optometrists licensed under Chapter 4725. of the	54
Revised Code;	55
(h) Podiatrists authorized under Chapter 4731. of the	56
Revised Code to practice podiatry;	57
(i) Dietitians licensed under Chapter 4759. of the Revised	58
Code;	59
(j) Pharmacists licensed under Chapter 4729. of the	60
Revised Code;	61
(k) Emergency medical technicians-basic, emergency medical	62
technicians-intermediate, and emergency medical technicians-	63
paramedic, certified under Chapter 4765. of the Revised Code;	64
(1) Respiratory care professionals licensed under Chapter	65
4761. of the Revised Code;	66
(m) Speech-language pathologists and audiologists licensed	67
under Chapter 4753. of the Revised Code;	68
(n) Licensed professional clinical counselors, licensed	69
professional counselors, independent social workers, social	70
workers, independent marriage and family therapists, and	71
marriage and family therapists, licensed under Chapter 4757. of	72

the Revised Code; 73 (o) Psychologists licensed under Chapter 4732. of the 74 Revised Code; 75 (p) <u>Individuals</u> <u>Independent</u> chemical dependency 76 counselors-clinical supervisors, independent chemical dependency 77 counselors, chemical dependency counselors III, and chemical 78 dependency counselors II, licensed or certified under Chapter 79 4758. of the Revised Code who are acting within the scope of 80 their license or certificate as members of the profession of 81 chemical dependency counseling or alcohol and other drug-82 prevention services, and chemical dependency counselor 83 assistants, prevention consultants, prevention specialists, 84 prevention specialist assistants, and registered applicants, 85 certified under that chapter. 86 (6) "Health care worker" means a person other than a 87 health care professional who provides medical, dental, or other 88 health-related care or treatment under the direction of a health 89 care professional with the authority to direct that individual's 90 activities, including medical technicians, medical assistants, 91 dental assistants, orderlies, aides, and individuals acting in 92 similar capacities. 93 (7) "Indigent and uninsured person" means a person who 94 meets both of the following requirements: 95 (a) Relative to being indigent, the person's income is not 96 greater than two hundred per cent of the federal poverty line, 97 as defined by the United States office of management and budget 98

9902, as amended, except in any case in which division (A)(7)(b)

and revised in accordance with section 673(2) of the "Omnibus

Budget Reconciliation Act of 1981," 95 Stat. 511, 42 U.S.C.

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(iii) of this section includes a person whose income is greater 102 than two hundred per cent of the federal poverty line. 103 (b) Relative to being uninsured, one of the following 104 applies: 105 (i) The person is not a policyholder, certificate holder, 106 insured, contract holder, subscriber, enrollee, member, 107 beneficiary, or other covered individual under a health 108 insurance or health care policy, contract, or plan. 109 (ii) The person is a policyholder, certificate holder, 110 insured, contract holder, subscriber, enrollee, member, 111 112 beneficiary, or other covered individual under a health insurance or health care policy, contract, or plan, but the 113 insurer, policy, contract, or plan denies coverage or is the 114 subject of insolvency or bankruptcy proceedings in any 115 jurisdiction. 116 (iii) Until June 30, 2019, the person is eligible for the 117 medicaid program or is a medicaid recipient. 118 (iv) Except as provided in division (A)(7)(b)(iii) of 119 this section, the person is not eligible for or a recipient, 120 enrollee, or beneficiary of any governmental health care 121 122 program. (8) "Nonprofit health care referral organization" means an 123 entity that is not operated for profit and refers patients to, 124 or arranges for the provision of, health-related diagnosis, 125 care, or treatment by a health care professional or health care 126 worker. 127

(9) "Operation" means any procedure that involves cutting
or otherwise infiltrating human tissue by mechanical means,
including surgery, laser surgery, ionizing radiation,
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therapeutic ultrasound, or the removal of intraocular foreign 131 bodies. "Operation" does not include the administration of 132 medication by injection, unless the injection is administered in 133 conjunction with a procedure infiltrating human tissue by 134 mechanical means other than the administration of medicine by 135 injection. "Operation" does not include routine dental 136 restorative procedures, the scaling of teeth, or extractions of 137 teeth that are not impacted. 138

(10) "Tort action" means a civil action for damages for
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injury, death, or loss to person or property other than a civil
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action for damages for a breach of contract or another agreement
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between persons or government entities.

(11) "Volunteer" means an individual who provides any 143 medical, dental, or other health-care related diagnosis, care, 144 or treatment without the expectation of receiving and without 145 receipt of any compensation or other form of remuneration from 146 an indigent and uninsured person, another person on behalf of an 147 indigent and uninsured person, any health care facility or 148 location, any nonprofit health care referral organization, or 149 any other person or government entity. 150

(12) "Community control sanction" has the same meaning as151in section 2929.01 of the Revised Code.152

(13) "Deep sedation" means a drug-induced depression of 153 consciousness during which a patient cannot be easily aroused 154 but responds purposefully following repeated or painful 155 stimulation, a patient's ability to independently maintain 156 ventilatory function may be impaired, a patient may require 157 assistance in maintaining a patent airway and spontaneous 158 ventilation may be inadequate, and cardiovascular function is 159 usually maintained. 160

(14) "General anesthesia" means a drug-induced loss of 161 consciousness during which a patient is not arousable, even by 162 painful stimulation, the ability to independently maintain 163 ventilatory function is often impaired, a patient often requires 164 assistance in maintaining a patent airway, positive pressure 165 ventilation may be required because of depressed spontaneous 166 ventilation or drug-induced depression of neuromuscular 167 function, and cardiovascular function may be impaired. 168

(B)(1) Subject to divisions (F) and (G)(3) of this 169 section, a health care professional who is a volunteer and 170 complies with division (B)(2) of this section is not liable in 171 damages to any person or government entity in a tort or other 172 civil action, including an action on a medical, dental, 173 chiropractic, optometric, or other health-related claim, for 174 injury, death, or loss to person or property that allegedly 175 arises from an action or omission of the volunteer in the 176 provision to an indigent and uninsured person of medical, 177 dental, or other health-related diagnosis, care, or treatment, 178 including the provision of samples of medicine and other medical 179 products, unless the action or omission constitutes willful or 180 wanton misconduct. 181

(2) To qualify for the immunity described in division (B)
(1) of this section, a health care professional shall do all of
the following prior to providing diagnosis, care, or treatment:

(a) Determine, in good faith, that the indigent and
uninsured person is mentally capable of giving informed consent
to the provision of the diagnosis, care, or treatment and is not
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subject to duress or under undue influence;

(b) Inform the person of the provisions of this section,189including notifying the person that, by giving informed consent190

to the provision of the diagnosis, care, or treatment, the 191 person cannot hold the health care professional liable for 192 damages in a tort or other civil action, including an action on 193 a medical, dental, chiropractic, optometric, or other health- 194 related claim, unless the action or omission of the health care 195 professional constitutes willful or wanton misconduct; 196

(c) Obtain the informed consent of the person and a 197 written waiver, signed by the person or by another individual on 198 behalf of and in the presence of the person, that states that 199 200 the person is mentally competent to give informed consent and, without being subject to duress or under undue influence, gives 201 informed consent to the provision of the diagnosis, care, or 202 treatment subject to the provisions of this section. A written 203 waiver under division (B)(2)(c) of this section shall state 204 clearly and in conspicuous type that the person or other 205 individual who signs the waiver is signing it with full 206 knowledge that, by giving informed consent to the provision of 207 the diagnosis, care, or treatment, the person cannot bring a 208 tort or other civil action, including an action on a medical, 209 dental, chiropractic, optometric, or other health-related claim, 210 against the health care professional unless the action or 211 omission of the health care professional constitutes willful or 212 wanton misconduct. 213

(3) A physician or podiatrist who is not covered by
medical malpractice insurance, but complies with division (B)(2)
of this section, is not required to comply with division (A) of
section 4731.143 of the Revised Code.

(C) Subject to divisions (F) and (G) (3) of this section,
health care workers who are volunteers are not liable in damages
to any person or government entity in a tort or other civil
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action, including an action upon a medical, dental, 221 222 chiropractic, optometric, or other health-related claim, for injury, death, or loss to person or property that allegedly 223 arises from an action or omission of the health care worker in 224 the provision to an indigent and uninsured person of medical, 225 dental, or other health-related diagnosis, care, or treatment, 226 unless the action or omission constitutes willful or wanton 227 misconduct. 228

(D) Subject to divisions (F) and (G)(3) of this section, a229 230 nonprofit health care referral organization is not liable in damages to any person or government entity in a tort or other 231 civil action, including an action on a medical, dental, 232 233 chiropractic, optometric, or other health-related claim, for injury, death, or loss to person or property that allegedly 234 arises from an action or omission of the nonprofit health care 235 referral organization in referring indigent and uninsured 236 persons to, or arranging for the provision of, medical, dental, 237 or other health-related diagnosis, care, or treatment by a 238 health care professional described in division (B)(1) of this 239 section or a health care worker described in division (C) of 240 this section, unless the action or omission constitutes willful 241 or wanton misconduct. 242

(E) Subject to divisions (F) and (G) (3) of this section 243 and to the extent that the registration requirements of section 244 3701.071 of the Revised Code apply, a health care facility or 245 location associated with a health care professional described in 246 division (B)(1) of this section, a health care worker described 247 in division (C) of this section, or a nonprofit health care 248 referral organization described in division (D) of this section 249 is not liable in damages to any person or government entity in a 250 tort or other civil action, including an action on a medical, 251

dental, chiropractic, optometric, or other health-related claim, 252 for injury, death, or loss to person or property that allegedly 253 arises from an action or omission of the health care 254 professional or worker or nonprofit health care referral 255 organization relative to the medical, dental, or other health-256 related diagnosis, care, or treatment provided to an indigent 2.57 and uninsured person on behalf of or at the health care facility 258 or location, unless the action or omission constitutes willful 259 or wanton misconduct. 260

(F)(1) Except as provided in division (F)(2) of this 261 section, the immunities provided by divisions (B), (C), (D), and 262 (E) of this section are not available to a health care 263 professional, health care worker, nonprofit health care referral 264 organization, or health care facility or location if, at the 265 time of an alleged injury, death, or loss to person or property, 266 the health care professionals or health care workers involved 2.67 are providing one of the following: 268

(a) Any medical, dental, or other health-related
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diagnosis, care, or treatment pursuant to a community service
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work order entered by a court under division (B) of section
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2951.02 of the Revised Code or imposed by a court as a community
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control sanction;

(b) Performance of an operation to which any one of the 274following applies: 275

(i) The operation requires the administration of deep276sedation or general anesthesia.277

(ii) The operation is a procedure that is not typically 278performed in an office. 279

(iii) The individual involved is a health care

professional, and the operation is beyond the scope of practice 281 or the education, training, and competence, as applicable, of 282 the health care professional. 283

(c) Delivery of a baby or any other purposeful termination284of a human pregnancy.285

(2) Division (F)(1) of this section does not apply when a
health care professional or health care worker provides medical,
dental, or other health-related diagnosis, care, or treatment
that is necessary to preserve the life of a person in a medical
emergency.

(G) (1) This section does not create a new cause of action
or substantive legal right against a health care professional,
health care worker, nonprofit health care referral organization,
or health care facility or location.

(2) This section does not affect any immunities from civil 295 liability or defenses established by another section of the 296 Revised Code or available at common law to which a health care 297 professional, health care worker, nonprofit health care referral 298 organization, or health care facility or location may be 299 300 entitled in connection with the provision of emergency or other medical, dental, or other health-related diagnosis, care, or 301 302 treatment.

(3) This section does not grant an immunity from tort or
other civil liability to a health care professional, health care
worker, nonprofit health care referral organization, or health
care facility or location for actions that are outside the scope
of authority of health care professionals or health care
workers.

In the case of the diagnosis, care, or treatment of an

indigent and uninsured person who is eligible for the medicaid 310
program or is a medicaid recipient, this section grants an 311
immunity from tort or other civil liability only if the person's 312
diagnosis, care, or treatment is provided in a free clinic, as 313
defined in section 3701.071 of the Revised Code. 314

(4) This section does not affect any legal responsibility
of a health care professional, health care worker, or nonprofit
health care referral organization to comply with any applicable
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law of this state or rule of an agency of this state.

(5) This section does not affect any legal responsibility
of a health care facility or location to comply with any
applicable law of this state, rule of an agency of this state,
or local code, ordinance, or regulation that pertains to or
regulates building, housing, air pollution, water pollution,
sanitation, health, fire, zoning, or safety.

Sec. 4757.41. (A) This chapter shall not apply to the 325 following: 326

(1) A person certified by the state board of education 327 under Chapter 3319. of the Revised Code while performing any 328 329 services within the person's scope of employment by a board of education or by a private school meeting the standards 330 prescribed by the state board of education under division (D) of 331 section 3301.07 of the Revised Code or in a program operated 332 under Chapter 5126. of the Revised Code for training individuals 333 with mental retardation or other developmental disabilities; 334

(2) Psychologists or school psychologists licensed under Chapter 4732. of the Revised Code;

(3) Members of other professions licensed, certified, or337registered by this state while performing services within the338

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recognized scope, standards, and ethics of their respective 339 professions; 340

(4) Rabbis, priests, Christian science practitioners, 341 clergy, or members of religious orders and other individuals 342 participating with them in pastoral counseling when the 343 counseling activities are within the scope of the performance of 344 their regular or specialized ministerial duties and are 345 performed under the auspices or sponsorship of an established 346 and legally cognizable church, denomination, or sect or an 347 integrated auxiliary of a church as defined in federal tax 348 regulations, paragraph (g)(5) of 26 C.F.R. 1.6033-2 (1995), and 349 when the individual rendering the service remains accountable to 350 the established authority of that church, denomination, sect, or 351 integrated auxiliary; 352

(5) Any person who is not licensed under this chapter as a 353 licensed professional clinical counselor, licensed professional 354 counselor, independent social worker, or social worker and is 355 employed in the civil service as defined in section 124.01 of 356 the Revised Code while engaging in professional counseling or 357 social work as a civil service employee, if on the effective 358 date of this amendment July 10, 2014, the person has at least 359 two years of service in that capacity; 360

(6) A student in an accredited educational institution 361 while carrying out activities that are part of the student's 362 prescribed course of study if the activities are supervised as 363 required by the educational institution and if the student does 364 not hold herself or himself out as a person licensed or 365 registered under this chapter; 366

(7) Individuals An individual who hold holds a license or
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 certificate under Chapter 4758. of the Revised Code who are is
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acting within the scope of their the individual's license or369certificate as members a member of the profession of chemical370dependency counseling or alcohol and other drug prevention371services;372

(8) Any person employed by the American red cross while engaging in activities relating to services for military families and veterans and disaster relief, as described in the "American National Red Cross Act," 33 Stat. 599 (1905), 36 U.S.C.A. 1, as amended;

(9) Members of labor organizations who hold union
 counselor certificates while performing services in their
 official capacity as union counselors;
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(10) Any person employed in a hospital as defined in 381 section 3727.01 of the Revised Code or in a nursing home as 382 defined in section 3721.01 of the Revised Code while providing 383 as a hospital employee or nursing home employee, respectively, 384 social services other than counseling and the use of 385 psychosocial interventions and social psychotherapy; 386

(11) A vocational rehabilitation professional who is 387 providing rehabilitation services to individuals under section 388 3304.17 of the Revised Code, or holds certification by the 389 commission on rehabilitation counselor certification and is 390 providing rehabilitation counseling services consistent with the 391 commission's standards; 392

(12) A caseworker not licensed under this chapter as an
independent social worker or social worker who is employed by a
public children services agency under section 5153.112 of the
Revised Code.

(B) Divisions (A)(5) and (10) of this section do not

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prevent a person described in those divisions from obtaining a 398 license or certificate of registration under this chapter. 399

(C) Except as provided in divisions (A) and (D) of this 400 section, no employee in the service of the state, including 401 public employees as defined by Chapter 4117. of the Revised 402 Code, shall engage in the practice of professional counseling, 403 social work, or marriage and family therapy without the 404 appropriate license issued by the board. Failure to comply with 405 this division constitutes nonfeasance under section 124.34 of 406 the Revised Code or just cause under a collective bargaining 407 agreement. Nothing in this division restricts the director of 408 administrative services from developing new classifications 409 related to this division or from reassigning affected employees 410 to appropriate classifications based on the employee's duties 411 and qualifications. 412

(D) Except as provided in division (A) of this section, an 413 employee who was engaged in the practice of professional 414 counseling, social work, or marriage and family therapy in the 415 service of the state prior to the effective date of this 416 amendment July 10, 2014, including public employees as defined 417 by Chapter 4117. of the Revised Code, shall comply with division 418 (C) of this section within two years after the effective date of 419 this amendment July 10, 2014. Any such employee who fails to 420 comply shall be removed from employment. 421

(E) Nothing in this chapter prevents a public children
services agency from employing as a caseworker a person not
licensed under this chapter as an independent social worker or
social worker who has the qualifications specified in section
5153.112 of the Revised Code.

Sec. 4758.01. As used in this chapter:

(A) "Accredited educational institution" means an 428 educational institution accredited by an accrediting agency 429 accepted by the Ohio board of regents. 430 (B) (1) "Alcohol and other drug clinical counseling 431 principles, methods, or procedures" means an approach to 432 chemical dependency counseling that emphasizes the chemical 433 dependency counselor's role in systematically assisting clients 434 through all of the following: 435 436 (a) Analyzing background and current information; (b) Exploring possible solutions; 437 (c) Developing and providing a treatment plan; 438 (d) In the case of an independent chemical dependency 439 counselor-clinical supervisor, independent chemical dependency 440 counselor, or chemical dependency counselor III only, diagnosing 441 chemical dependency conditions. 442 (2) "Alcohol and other drug clinical counseling 443 principles, methods, or procedures" includes counseling, 444 assessing, consulting, and referral as they relate to chemical 445 dependency conditions. 446 (C) "Alcohol and other drug prevention services" means a 447 planned process of strategies and activities designed to-448 preclude the onset of the use of alcohol and other drugs, reduce 449 problematic use of alcohol and other drugs, or both. 450 (D)-"Chemical dependency conditions" means those 451 conditions relating to the abuse of or dependency on alcohol or 452 other drugs that are classified in accepted nosologies, 453 including the diagnostic and statistical manual of mental 454

disorders and the international classification of diseases, and

in editions of those nosologies published after December 23, 456 2002. 457

(E) (D) "Chemical dependency counseling" means rendering458or offering to render to individuals, groups, or the public a459counseling service involving the application of alcohol and460other drug clinical counseling principles, methods, or461procedures to assist individuals who are abusing or dependent on462alcohol or other drugs.463

(F) (E) "Gambling disorder" means a persistent and464recurring maladaptive gambling behavior that is classified in465accepted nosologies, including the diagnostic and statistical466manual of mental disorders and the international classification467of diseases, and in editions of those nosologies published after468the effective date of this section September 15, 2014.469

(F) "Prevention services" means a comprehensive, multi-470system set of individual and environmental approaches that471maximizes physical health, promotes safety, and precludes the472onset of behavioral health disorders.473

(G) Unless the context provides otherwise, "scope of 474
practice" means the services, methods, and techniques in which 475
and the areas for which a person who holds a license, 476
certificate, or endorsement under this chapter is trained and 477
qualified. 478

(H) "Substance abuse professional" has the same meaning as479in 49 C.F.R. 40.3.480

(I) "U.S. department of transportation drug and alcohol
testing program" means a transportation workplace drug and
alcohol testing program governed by 49 C.F.R. part 40.
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Sec. 4758.02. (A) Except as provided in section 4758.03 of 484

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the Revised Code, no person shall do any of the following: (1) Engage in or represent to the public that the person 486 engages in chemical dependency counseling for a fee, salary, or 487 other consideration unless the person holds a valid independent 488 chemical dependency counselor-clinical supervisor license, 489 independent chemical dependency counselor license, chemical 490 dependency counselor III license, chemical dependency counselor 491 II license, or chemical dependency counselor assistant 492 certificate issued under this chapter; 493 (2) Use the title "licensed independent chemical 494 dependency counselor-clinical supervisor," "LICDC-CS," "licensed 495 independent chemical dependency counselor," "LICDC," "licensed 496 chemical dependency counselor III, " "LCDC III, " "licensed 497

chemical dependency counselor II," "LCDC II," "chemical

description incorporating the word "chemical dependency

in those capacities unless currently authorized under this

chapter to act in the capacity indicated by the title or

dependency counselor assistant," "CDCA," or any other title or

counselor" or any other initials used to identify persons acting

504 initials; (3) Represent to the public that the person holds a 505 gambling disorder endorsement unless the person holds a valid 506 gambling disorder endorsement issued under this chapter; 507

(4) Represent to the public that the person is a 508 registered applicant unless the person holds a valid registered 509 applicant certificate issued under this chapter; 510

(5) Use the title "certified prevention specialist-511 Head the second se 512 "CPS-I," "certified prevention specialist assistant," "CPSA," 513 "registered applicant," "RA," or any other title, description, 514 or initials used to identify persons acting in those capacities 515 unless currently authorized under this chapter to act in the 516 capacity indicated by the title or initials. 517

(B) No person shall engage in or represent to the public
 that the person engages in chemical dependency counseling as a
 chemical dependency counselor I.

Sec. 4758.10. (A) There is hereby created the chemical521dependency professionals board.522

(B) The governor shall appoint all of the following voting523members of the board with the advice and consent of the senate:524

(1) Four individuals who hold a valid independent chemical 525 dependency counselor-clinical supervisor license or independent 526 chemical dependency counselor license issued under this chapter, 527 including at least two of whom have received at least a master's 528 degree in a field related to chemical dependency counseling from 529 an accredited educational institution; 530

(2) Two individuals who hold a valid chemical dependencycounselor III license issued under this chapter;532

(3) One individual who holds a valid chemical dependencycounselor II license issued under this chapter;534

(4) Two individuals who hold a valid prevention specialist 535
 II consultant certificate or prevention specialist I certificate 536
 issued under this chapter; 537

(5) One individual who is authorized under Chapter 4731.
of the Revised Code to practice medicine and surgery or
osteopathic medicine and surgery and has experience practicing
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in a field related to chemical dependency counseling;
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(6) Two individuals who represent the public and have not 542 practiced chemical dependency counseling or alcohol and other 543 drug prevention services and have not been involved in the 544 delivery of chemical dependency counseling services or alcohol-545 and other drug prevention services. At least one of these 546 individuals shall be at least fifty years of age. During their 547 terms, the public members shall not practice chemical dependency 548 counseling or alcohol and other drug prevention services or be 549 involved in the delivery of chemical dependency counseling 550 services or alcohol and other drug prevention services. 551

(C) Not later than ninety days after December 23, 2002, 552
the director of mental health and addiction services shall 553
appoint an individual who represents the department of mental 554
health and addiction services to serve as an ex officio member 555
of the chemical dependency professionals board. 556

(D) Not more than one-half of the voting members of the
board may be of the same gender or members of the same political
party. At least two voting members of the board shall be of
African, Native American, Hispanic, or Asian descent.

Sec. 4758.13. The chemical dependency professionals board 561 shall meet to discuss matters relating to the administration and 562 operation of the board and the regulation of the practices of 563 chemical dependency counseling and alcohol and other drug-564 prevention services. The board shall hold at least one regular 565 meeting every three months. Additional meetings may be held at 566 such times as the board determines, on the call of the 567 chairperson, or on the written request to the executive director 568 of three or more voting board members. If three or more voting 569 members request a meeting, the executive director shall call a 570 meeting, which shall be held not later than seven days after the 571

request is received.	572
Seven voting members of the board constitute a quorum to	573
conduct business. Except as provided in section 4758.32 of the	574
Revised Code, no action shall be taken without the concurrence	575
of at least a quorum.	576
At its first meeting each year, the board shall elect a	577
chairperson from among its voting members. No member shall serve	578
more than two consecutive terms as chairperson.	579
The board shall keep any records and minutes necessary to	580
fulfill the duties established by this chapter and rules adopted	581
under it.	582
Sec. 4758.20. (A) The chemical dependency professionals	583
board shall adopt rules to establish, specify, or provide for	584
all of the following:	585
(1) Fees for the purposes authorized by section 4758.21 of	586
(1) Fees for the purposes authorized by section 4758.21 of the Revised Code;	586 587
the Revised Code;	587
the Revised Code; (2) If the board, pursuant to section 4758.221 of the	587 588
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals</pre>	587 588 589
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S.</pre>	587 588 589 590
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program,</pre>	587 588 589 590 591
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program, the board's administration of the examinations;</pre>	587 588 589 590 591 592
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program, the board's administration of the examinations; (3) For the purpose of section 4758.23 of the Revised</pre>	587 588 589 590 591 592 593
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program, the board's administration of the examinations; (3) For the purpose of section 4758.23 of the Revised Code, codes of ethical practice and professional conduct for</pre>	587 588 589 590 591 592 593 594
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program, the board's administration of the examinations; (3) For the purpose of section 4758.23 of the Revised Code, codes of ethical practice and professional conduct for individuals who hold a license, certificate, or endorsement</pre>	587 588 589 590 591 592 593 594 595
<pre>the Revised Code; (2) If the board, pursuant to section 4758.221 of the Revised Code, elects to administer examinations for individuals seeking to act as substance abuse professionals in a U.S. department of transportation drug and alcohol testing program, the board's administration of the examinations; (3) For the purpose of section 4758.23 of the Revised Code, codes of ethical practice and professional conduct for individuals who hold a license, certificate, or endorsement issued under this chapter;</pre>	587 588 589 590 591 592 593 594 595 596

under this chapter; 601 (b) The documents that an individual seeking such a 602 license, certificate, or endorsement must submit to the board; 603 (c) Requirements to obtain the license, certificate, or 604 endorsement that are in addition to the requirements established 605 under sections 4758.39, 4758.40, 4758.41, 4758.42, 4758.43, 606 4758.44, 4758.45, 4758.46, 4758.47, and 4758.48 of the Revised 607 Code. The additional requirements may include preceptorships. 608 (d) The period of time that an individual whose registered 609 applicant certificate has expired must wait before applying for 610 a new registered applicant certificate. 611 (5) For the purpose of section 4758.28 of the Revised 612 Code, requirements for approval of continuing education courses 613 of study for individuals who hold a license, certificate, or 614 endorsement issued under this chapter; 615 (6) For the purpose of section 4758.30 of the Revised 616 Code, the intervention for and treatment of an individual 617 holding a license, certificate, or endorsement issued under this 618

who seeks or holds a license, certificate, or endorsement issued

chapter whose abilities to practice are impaired due to abuse of 619 or dependency on alcohol or other drugs or other physical or 620 mental condition; 621

(7) Requirements governing reinstatement of a suspended or
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revoked license, certificate, or endorsement under division (B)
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of section 4758.30 of the Revised Code, including requirements
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for determining the amount of time an individual must wait to
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apply for reinstatement;
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(8) For the purpose of section 4758.31 of the Revised627Code, methods of ensuring that all records the board holds628

pertaining to an investigation remain confidential during the	629
investigation;	630
(9) Criteria for employees of the board to follow when	631
performing their duties under division (B) of section 4758.35 of	632
the Revised Code;	633
(10) For the purpose of division (A)(1) of section 4758.39	634
and division (A)(1) of section 4758.40 of the Revised Code,	635
course requirements for a degree in a behavioral science or	636
nursing that shall, at a minimum, include at least forty	637
semester hours in all of the following courses:	638
(a) Theories of counseling and psychotherapy;	639
(b) Counseling procedures;	640
(c) Group process and techniques;	641
(d) Relationship therapy;	642
(e) Research methods and statistics;	643
(f) Fundamentals of assessment and diagnosis, including	644
measurement and appraisal;	645
(g) Psychopathology;	646
(h) Human development;	647
(i) Cultural competence in counseling;	648
(j) Ethics.	649
(11) For the purpose of division (A)(2) of section 4758.39	650
of the Revised Code, the number of hours of compensated work or	651
supervised internship experience that an individual must have	652
and the number of those hours that must be in clinical	653
supervisory experience;	654

(12) For the purpose of division (A)(3) of section	655
4758.39, division (A)(3) of section 4758.40, division (A)(3) of	656
section 4758.41, and division (A)(3) of section 4758.42 of the	657
Revised Code, both of the following:	658
(a) The number of hours of training in chemical dependency	659
an individual must have;	660
(b) Training requirements for chemical dependency that	661
shall, at a minimum, include qualifications for the individuals	662
who provide the training and instruction in all of the following	663
courses:	664
(a) Theories of addiction;	665
(b) Counseling procedures and strategies with addicted	666
populations;	667
(c) Group process and techniques working with addicted	668
populations;	669
(d) Assessment and diagnosis of addiction;	670
(e) Relationship counseling with addicted populations;	671
(f) Pharmacology;	672
(g) Prevention strategies;	673
(h) Treatment planning;	674
(i) Legal and ethical issues the content areas covered in	675
the training.	676
(12) (13) For the purpose of division (A)(2) of section	677
4758.40, division (A)(2) of section 4758.41 , and division (A)(2)	678
of section 4758.42 of the Revised Code, the number of hours of	679
compensated work or supervised internship experience that an	680
individual must have;	681

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(14) For the purpose of division (B) (2) (b) of section 682 4758.40 and division (B)(2) of section 4758.41 of the Revised 683 Code, requirements for the forty clock hours of training on the 684 version of the diagnostic and statistical manual of mental 685 disorders that is current at the time of the training, including 686 the number of the clock hours that must be on substance-related 687 disorders, the number of the clock hours that must be on 688 chemical dependency conditions, and the number of the clock 689 hours that must be on awareness of other mental and emotional 690 disorders; 691 692 (13) (15) For the purpose of division (A) (1) of section 4758.41 of the Revised Code, course requirements for a degree in 693 a behavioral science or nursing; 694 (14) (16) For the purpose of division (A) of section 695 4758.43 of the Revised Code, both of the following: 696 (a) The number of hours of training in chemical dependency 697 counseling that an individual must have; 698 (b) Training requirements for chemical dependency 699 counseling that shall, at a minimum, include qualifications for 700 701 the individuals who provide the training and instruction in one or more of the courses listed in division (A) (10) of this-702 703 section as selected by the individual seeking the chemical dependency counselor assistant certificate; the content areas 704 covered in the training. 705 (17) For the purpose of division (A) (1) of section 4758.44 706 of the Revised Code, the number of hours of compensated work 707

experience in prevention services that an individual must have708and the number of those hours that must be in administering or709supervising the services;710

of the Revised Code, the field of study in which an individual 712 must obtain at least a bachelor's degree; 713 (16) (19) For the purpose of division (A) (3) of section 714 4758.44, division (A)(3) of section 4758.45, and division (D) of 715 section 4758.46 of the Revised Code, both of the following: 716 (a) The number of hours of prevention-related education 717 that an individual must have; 718 (b) Requirements for prevention-related education+. 719 720 (17) (20) For the purpose of division (A) (4) of section 4758.44 of the Revised Code, the number of hours of 721 administrative or supervisory education that an individual must 722 have; 723 724 (18) (21) For the purpose of division (A) (1) of section 4758.45 of the Revised Code, the number of hours of compensated 725 or volunteer work, field placement, intern, or practicum 726 experience in prevention services that an individual must have 727 and the number of those hours that must be in planning or_ 728 delivering the services; 729 (22) For the purpose of division (A) (2) of section 4758.45730 of the Revised Code, the field of study in which an individual 731 must obtain at least an associate's degree; 732 (23) For the purpose of division (C) of section 4758.46 of 733 the Revised Code, the number of hours of compensated or 734 volunteer work, field placement, intern, or practicum experience 735 in prevention services that an individual must have; 736 (24) Standards for the one hundred hours of compensated 737 work or supervised internship in gambling disorder direct 738

(18) For the purpose of division (A) (2) of section 4758.44

this chapter;

4758.48 of the Revised Code;

739 clinical experience required by division (B)(2) of section 740 (20) (25) For the purpose of section 4758.51 of the 741 Revised Code, continuing education requirements for individuals 742 who hold a license, certificate, or endorsement issued under 743 744 (21) (26) For the purpose of section 4758.51 of the 745 Revised Code, the number of hours of continuing education that 746

an individual must complete to have an expired license, 747 certificate, or endorsement restored under section 4758.26 of 748 the Revised Code; 749

(22) (27) For the purpose of divisions (A) and (B) of 750 section 4758.52 of the Revised Code, training requirements for 751 chemical dependency counseling; 752

(23) (28) The duties, which may differ, of all of the 753 following: 754

(a) An independent chemical dependency counselor-clinical 755 supervisor licensed under this chapter who supervises a chemical 756 dependency counselor III under section 4758.56 of the Revised 757 Code; 758

(b) An independent chemical dependency counselor-clinical 759 supervisor, independent chemical dependency counselor, or 760 chemical dependency counselor III licensed under this chapter 761 who supervises a chemical dependency counselor assistant under 762 section 4758.59 of the Revised Code; 763

(c) A prevention specialist II consultant or prevention 764 specialist I-certified under this chapter or independent 765 chemical dependency counselor-clinical supervisor, independent 766 chemical dependency counselor, or chemical dependency counselor 767 III licensed under this chapter who supervises a prevention768specialist assistant or registered applicant under section7694758.61 of the Revised Code.770

(24) (29)The duties of an independent chemical dependency771counselor licensed under this chapter who holds the gambling772disorder endorsement who supervises a chemical dependency773counselor III with the gambling disorder endorsement under774section 4758.62 of the Revised Code.775

(25) (30) Anything else necessary to administer this 776 chapter. 777

(B) All rules adopted under this section shall be adopted in accordance with Chapter 119. of the Revised Code and any applicable federal laws and regulations.

(C) When it adopts rules under this section, the board may
 consider standards established by any national association or
 other organization representing the interests of those involved
 783
 in chemical dependency counseling or alcohol and other drug
 784
 prevention services.

Sec. 4758.21. (A) In accordance with rules adopted under 786 section 4758.20 of the Revised Code and subject to division (B) 787 of this section, the chemical dependency professionals board 788 shall establish, and may from time to time adjust, fees to be 789 charged for the following: 790

(1) Admitting an individual to an examination administered791pursuant to section 4758.22 of the Revised Code;792

(2) Issuing an initial independent chemical dependency
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 counselor-clinical supervisor license, independent chemical
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 dependency counselor license, chemical dependency counselor III
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 license, chemical dependency counselor II license, chemical
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dependency counselor assistant certificate, prevention 797 specialist II consultant certificate, prevention specialist I 798 certificate, prevention specialist assistant certificate, or 799 registered applicant certificate; 800 (3) Issuing an initial gambling disorder endorsement; 801 (4) Renewing an independent chemical dependency counselor-802 clinical supervisor license, independent chemical dependency 803 counselor license, chemical dependency counselor III license, 804 chemical dependency counselor II license, chemical dependency 805 counselor assistant certificate, prevention specialist II-806 consultant certificate, prevention specialist *I*-certificate, or 807 prevention specialist assistant certificate; 808 (5) Renewing a gambling disorder endorsement; 809 (6) Approving continuing education courses under section 810 4758.28 of the Revised Code: 811 (7) Doing anything else the board determines necessary to 812 administer this chapter. 813 (B) The fees established under division (A) of this 814 section are nonrefundable. They shall be in amounts sufficient 815 to cover the necessary expenses of the board in administering 816 this chapter and rules adopted under it. The fees for a license, 817 certificate, or endorsement and the renewal of a license, 818 certificate, or endorsement may differ for the various types of 819 licenses, certificates, or endorsements, but shall not exceed 820 one hundred seventy-five dollars each, unless the board 821 determines that amounts in excess of one hundred seventy-five 822 dollars are needed to cover its necessary expenses in 823 administering this chapter and rules adopted under it and the 824 amounts in excess of one hundred seventy-five dollars are 825

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approved by the controlling board.

(C) All vouchers of the board shall be approved by the
chairperson or executive director of the board, or both, as
authorized by the board.

Sec. 4758.22. The chemical dependency professionals board 830 shall prepare, cause to be prepared, or procure the use of, and 831 grade, cause to be graded, or procure the grading of, 832 examinations to determine the competence of individuals seeking 833 an independent chemical dependency counselor-clinical supervisor 834 license, independent chemical dependency counselor license, 835 chemical dependency counselor III license, chemical dependency 836 counselor II license, prevention specialist II consultant 837 certificate, or prevention specialist I-certificate. The board 838 may develop the examinations or use examinations prepared by 839 state or national organizations that represent the interests of 840 those involved in chemical dependency counseling or alcohol and 841 other drug prevention services. The board shall conduct 842 examinations at least twice each year and shall determine the 843 level of competence necessary for a passing score. 844

An individual may not sit for an examination administered 845 pursuant to this section unless the individual meets the 846 requirements to obtain the license or certificate the individual 847 seeks, other than the requirement to have passed the 848 examination, and pays the fee established under section 4758.21 849 of the Revised Code. An individual who is denied admission to 850 the examination may appeal the denial in accordance with Chapter 851 119. of the Revised Code. 852

Sec. 4758.23. (A) In rules adopted under section 4758.20853of the Revised Code, the chemical dependency professionals board854shall establish codes of ethical practice and professional855

conduct for the following:

(1) Individuals who hold a valid independent chemical
 dependency counselor-clinical supervisor license, independent
 858
 chemical dependency counselor license, chemical dependency
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 counselor III license, chemical dependency counselor II license,
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 or chemical dependency counselor assistant certificate issued
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 under this chapter;

(2) Individuals who hold a valid prevention specialist II
 <u>consultant</u> certificate, prevention specialist I certificate,
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 prevention specialist assistant certificate, or registered
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 applicant certificate issued under this chapter;
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(3) Individuals who hold a valid gambling disorder867endorsement.868

(B) The codes for individuals identified under division
(A) (1) of this section shall define unprofessional conduct,
which shall include engaging in a dual relationship with a
client, former client, consumer, or former consumer; committing
an act of sexual abuse, misconduct, or exploitation of a client,
former client, consumer, or former consumer; and, except as
permitted by law, violating client or consumer confidentiality.

(C) The codes for individuals identified under division 876 (A) (1) of this section may be based on any codes of ethical 877 practice and professional conduct developed by national 878 associations or other organizations representing the interests 879 of those involved in chemical dependency counseling. The codes 880 for individuals identified under division (A)(2) of this section 881 may be based on any codes of ethical practice and professional 882 conduct developed by national associations or other 883 884 organizations representing the interests of those involved in

alcohol and other drug prevention services. The board may885establish standards in the codes that are more stringent than886those established by the national associations or other887organizations.888

Sec. 4758.30. (A) The chemical dependency professionals 889 board, in accordance with Chapter 119. of the Revised Code, may 890 refuse to issue a license, certificate, or endorsement applied 891 for under this chapter; refuse to renew or restore a license, 892 893 certificate, or endorsement issued under this chapter; suspend, revoke, or otherwise restrict a license, certificate, or 894 895 endorsement issued under this chapter; or reprimand an individual holding a license, certificate, or endorsement issued 896 under this chapter. These actions may be taken by the board 897 regarding the applicant for a license, certificate, or 898 endorsement or the individual holding a license, certificate, or 899 endorsement for one or more of the following reasons: 900

(1) Violation of any provision of this chapter or rules901adopted under it;902

(2) Knowingly making a false statement on an application
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for a license, certificate, or endorsement or for renewal,
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restoration, or reinstatement of a license, certificate, or
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endorsement;
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(3) Acceptance of a commission or rebate for referring an 907 individual to a person who holds a license or certificate issued 908 by, or who is registered with, an entity of state government, 909 including persons practicing chemical dependency counseling, 910 alcohol and other drug prevention services, gambling disorder 911 counseling, or fields related to chemical dependency counseling, 912 gambling disorder counseling, or alcohol and other drug-913 prevention services, or gambling disorder counseling; 914

(5) Conviction in this or any other state of a misdemeanor 917 committed in the course of practice as an independent chemical 918 dependency counselor-clinical supervisor, independent chemical 919 dependency counselor, chemical dependency counselor III, 920 chemical dependency counselor II, chemical dependency counselor 921 assistant, prevention specialist II consultant, gambling disorder 922 endorsee, prevention specialist-I, prevention specialist 923 924 assistant, or registered applicant;

(6) Inability to practice as an independent chemical 925 dependency counselor-clinical supervisor, independent chemical 926 dependency counselor, chemical dependency counselor III, 927 chemical dependency counselor II, chemical dependency counselor 928 assistant, gambling disorder endorsee, prevention specialist 929 Hconsultant, prevention specialist - , prevention specialist 930 assistant, or registered applicant due to abuse of or dependency 931 on alcohol or other drugs or other physical or mental condition; 932

(7) Practicing outside the individual's scope of practice; 933

(8) Practicing without complying with the supervision
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requirements specified under section 4758.56, 4758.59, 4758.61,
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or 4758.62 of the Revised Code;
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(9) Violation of the code of ethical practice and
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professional conduct for chemical dependency counseling, alcohol
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and other drug prevention services, or gambling disorder
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counseling services adopted by the board pursuant to section
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4758.23 of the Revised Code;
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(10) Revocation of a license, certificate, or endorsement942or voluntary surrender of a license, certificate, or endorsement943

in another state or jurisdiction for an offense that would be a 944 violation of this chapter. 945 (B) An individual whose license, certificate, or 946 endorsement has been suspended or revoked under this section may 947 apply to the board for reinstatement after an amount of time the 948 board shall determine in accordance with rules adopted under 949 section 4758.20 of the Revised Code. The board may accept or 950 refuse an application for reinstatement. The board may require 951 an examination for reinstatement of a license, certificate, or 952 953 endorsement that has been suspended or revoked. Sec. 4758.31. The chemical dependency professionals board 954

shall investigate alleged violations of this chapter or the 955 rules adopted under it and alleged irregularities in the 956 delivery of chemical dependency counseling services, prevention 957 services, or gambling disorder counseling services, or alcohol 958 and other drug prevention services by individuals who hold a 959 license, certificate, or endorsement issued under this chapter. 960 As part of an investigation, the board may issue subpoenas, 961 examine witnesses, and administer oaths. 962

The board may receive any information necessary to conduct 963 an investigation under this section that has been obtained in 964 accordance with federal laws and regulations. If the board is 965 investigating the provision of chemical dependency counseling 966 services or gambling disorder counseling services to a couple or 967 group, it is not necessary for both members of the couple or all 968 members of the group to consent to the release of information 969 relevant to the investigation. 970

The board shall ensure, in accordance with rules adopted971under section 4758.20 of the Revised Code, that all records it972holds pertaining to an investigation remain confidential during973

the investigation. After the investigation, the records are 974 public records except as otherwise provided by federal or state 975 law. 976

Sec. 4758.36. As part of the review process under division 977 (C) of section 4758.35 of the Revised Code of an application 978 submitted by an applicant who has obtained the applicant's whose 979 education, <u>or</u> experience in chemical dependency counseling, 980 gambling disorder, or alcohol and other drug prevention 981 services, or gambling disorder counseling was obtained outside 982 the United States, or whose education and experience both were 983 984 obtained outside the United States, the chemical dependency professionals board shall determine whether the applicant's 985 command of the English language and education or experience meet 986 the standards required by this chapter and rules adopted under 987 it. 988

Sec. 4758.39. An individual seeking an independent989chemical dependency counselor-clinical supervisor license shall990meet the requirements of division (A) or (B) of this section.991

(A) To meet the requirements of this division, an992individual must meet all of the following requirements:993

(1) Hold from an accredited educational institution at
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 least a master's degree in either a behavioral science or
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 nursing that meets the course requirements specified in rules
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 adopted under section 4758.20 of the Revised Code;
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(2) Have not less than six thousand the number of hours
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specified in rules adopted under section 4758.20 of the Revised
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Code of compensated work or supervised internship experience (, 1000
including at least two thousand the number of hours specified in 1001
those rules of clinical supervisory experience as part of the 1002

compensated work or supervised internship) in any of the	1003
following, not less than one thousand two hundred hours <u>twenty</u>	1004
per cent of which are in chemical dependency counseling:	1005
(a) Chemical dependency services, substance abuse	1006
services, or both types of services;	1007
(b) The practice of psychology, as defined in section	1008
4732.01 of the Revised Code;	1009
(c) The practice of professional counseling, the practice	1010
of social work, or the practice of marriage and family therapy,	1011
all as defined in section 4757.01 of the Revised Code.	1012
(3) Have a minimum of one hundred eighty the number of	1013
hours specified in rules adopted under section 4758.20 of the	1014
Revised Code of training in chemical dependency that meets the	1015
requirements specified in <u>those</u> rules adopted under section	1016
4758.20 of the Revised Code;	1017
4758.20 of the Revised Code; (4) Unless the individual holds a valid license,	1017 1018
(4) Unless the individual holds a valid license,	1018
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another	1018 1019
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to	1018 1019 1020
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the	1018 1019 1020 1021
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical	1018 1019 1020 1021 1022
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical	1018 1019 1020 1021 1022 1023
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical dependency conditions, pass one or more examinations	1018 1019 1020 1021 1022 1023 1024
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical dependency conditions, pass one or more examinations administered pursuant to section 4758.22 of the Revised Code for	1018 1019 1020 1021 1022 1023 1024 1025
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical dependency conditions, pass one or more examinations administered pursuant to section 4758.22 of the Revised Code for the purpose of determining competence to practice as an	1018 1019 1020 1021 1022 1023 1024 1025 1026
(4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical dependency conditions, pass one or more examinations administered pursuant to section 4758.22 of the Revised Code for the purpose of determining competence to practice as an independent chemical dependency counselor-clinical supervisor.	1018 1019 1020 1021 1022 1023 1024 1025 1026 1027
 (4) Unless the individual holds a valid license, registration, certificate, or credentials issued under another chapter of the Revised Code that authorizes the individual to engage in a profession whose scope of practice includes the clinical supervision of chemical dependency counseling, chemical dependency counseling, and diagnosing and treating chemical dependency conditions, pass one or more examinations administered pursuant to section 4758.22 of the Revised Code for the purpose of determining competence to practice as an independent chemical dependency counselor-clinical supervisor. (B) To meet the requirement of this division, an 	1018 1019 1020 1021 1022 1023 1024 1025 1026 1027 1028

Sec. 4758.40. An individual seeking an independent	1032
chemical dependency counselor license shall meet the	1033
requirements of division (A) or (B) of this section.	1034
(A) To meet the requirements of this division, an	1035
individual must meet all of the following requirements:	1036
(1) Hold from an accredited educational institution at	1037
least a master's degree in a behavioral science or nursing that	1038
meets the course requirements specified in rules adopted under	1039
section 4758.20 of the Revised Code;	1040
(2) Have not less than two thousand <u>the number of</u> hours	1041
specified in rules adopted under section 4758.20 of the Revised	1042
<u>Code</u> of compensated work or supervised internship experience in	1043
any of the following, not less than four hundred hours <u>twenty</u>	1044
per cent of which are in chemical dependency counseling:	1045
(a) Chemical dependency services, substance abuse	1046
services, or both types of services;	1047
(b) The practice of psychology, as defined in section	1048
4732.01 of the Revised Code;	1049
(c) The practice of professional counseling, the practice	1050
of social work, or the practice of marriage and family therapy,	1051
all as defined in section 4757.01 of the Revised Code.	1052
(3) Have a minimum of one hundred eighty the number of	1053
hours specified in rules adopted under section 4758.20 of the	1054
<u>Revised Code</u> of training in chemical dependency that meets the	1055
requirements specified in <u>those</u> rules-adopted under section-	1056
4758.20 of the Revised Code;	1057
(4) Unless the individual holds a valid license,	1058
registration, certificate, or credentials issued under another	1059

chapter of the Revised Code that authorizes the individual to1060engage in a profession whose scope of practice includes chemical1061dependency counseling and diagnosing and treating chemical1062dependency conditions, pass one or more examinations1063administered pursuant to section 4758.22 of the Revised Code for1064the purpose of determining competence to practice as an1065independent chemical dependency counselor.1066

(B) To meet the requirements of this division, anindividual must meet both of the following requirements:1068

(1) Hold, on December 23, 2002, a certificate or
credentials that were accepted under former section 3793.07 of
the Revised Code as authority to practice as a certified
chemical dependency counselor III or certified chemical
dependency counselor III-E;

(2) Meet one of the following requirements: 1074

(a) Hold the degree described in division (A) (1) of thissection;

(b) Have held a chemical dependency counselor III, II, or 1077 I certificate for at least eight consecutive years and have not 1078 less than forty clock hours of training on the version of the 1079 diagnostic and statistical manual of mental disorders that is 1080 current at the time of the training. The training must meet the 1081 requirements specified in rules adopted under section 4758.20 of 1082 the Revised Code. An individual authorized under Chapter 4731. 1083 of the Revised Code to practice medicine and surgery or 1084 osteopathic medicine and surgery, a psychologist licensed under 1085 Chapter 4732. of the Revised Code, or a licensed professional 1086 clinical counselor or independent social worker licensed under 1087 Chapter 4757. of the Revised Code may provide any portion of the 1088

training. An independent chemical dependency counselor licensed1089under this chapter who holds the degree described in division1090(A) (1) of this section may provide the portion of the training1091on chemical dependency conditions.1092

Sec. 4758.41. An individual seeking a chemical dependency1093counselor III license shall meet the requirements of division1094(A), (B), or (C) of this section.1095

(A) To meet the requirements of this division, anindividual must meet all of the following requirements:1097

(1) Hold from an accredited educational institution at
least a bachelor's degree in a behavioral science or nursing
that meets the course requirements specified in rules adopted
under section 4758.20 of the Revised Code;

(2) Have not less than two thousand the number of hours
specified in rules adopted under section 4758.20 of the Revised
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Code of compensated work or supervised internship experience in
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any of the following, not less than four hundred hours twenty
per cent of which are in chemical dependency counseling:
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(a) Chemical dependency services, substance abuseservices, or both types of services;1108

(b) The practice of psychology, as defined in section11094732.01 of the Revised Code;1110

(c) The practice of professional counseling, the practice
of social work, or the practice of marriage and family therapy,
all as defined in section 4757.01 of the Revised Code.
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(3) Have a minimum of one hundred eighty the number of1114hours specified in rules adopted under section 4758.20 of the1115Revised Code of training in chemical dependency that meets the1116

4758.20 of the Revised Code; 1118 (4) Unless the individual holds a valid license, 1119 registration, certificate, or credentials issued under another 1120 chapter of the Revised Code that authorizes the individual to 1121 engage in a profession whose scope of practice includes chemical 1122 dependency counseling and diagnosing and treating chemical 1123 dependency conditions, pass one or more examinations 1124 administered pursuant to section 4758.22 of the Revised Code for 1125 1126 the purpose of determining competence to practice as a chemical dependency counselor III. 1127 (B) To meet the requirements of this division, an 1128 individual must meet both of the following requirements: 1129 (1) Hold, on December 23, 2002, a certificate or 1130 credentials that were accepted under former section 3793.07 of 1131 the Revised Code as authority to practice as a certified 1132 chemical dependency counselor III or certified chemical 1133 dependency counselor III-E; 1134 (2) Have not less than forty clock hours of training on 1135 the version of the diagnostic and statistical manual of mental 1136 disorders that is current at the time of the training. The 1137 training must meet the requirements specified in rules adopted 1138 under section 4758.20 of the Revised Code. An individual 1139 authorized under Chapter 4731. of the Revised Code to practice 1140 medicine and surgery or osteopathic medicine and surgery, a 1141 psychologist licensed under Chapter 4732. of the Revised Code, 1142 or a licensed professional clinical counselor or independent 1143

requirements specified in those rules adopted under section

or a licensed professional clinical counselor or independent1143social worker licensed under Chapter 4757. of the Revised Code1144may provide any portion of the training. An independent chemical1145dependency counselor licensed under this chapter who holds the1146

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degree described in division (A)(1) of section 4758.40 of the1147Revised Code may provide the portion of the training on chemical1148dependency conditions.1149

(C) To meet the requirements of this division, anindividual must meet all of the following requirements:1151

(1) Hold, on December 23, 2002, a certificate or
credentials that were accepted under former section 3793.07 of
the Revised Code as authority to practice as a certified
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chemical dependency counselor II;
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(2) Meet the requirement of division (B)(2) of this 1156 section; 1157

(3) Hold a bachelor's degree in a behavioral science.

Sec. 4758.42. An individual seeking a chemical dependency1159counselor II license shall meet the requirements of division (A)1160or (B) of this section.1161

(A) To meet the requirements of this division, an1162individual must meet all of the following requirements:1163

(1) Hold from an accredited educational institution an
associate's degree in a behavioral science or nursing or a
bachelor's degree in any field;
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(2) Have not less than two thousand the number of hours
<u>specified in rules adopted under section 4758.20 of the Revised</u>
<u>Code of compensated work or supervised internship experience in</u>
any of the following, not less than four hundred hours twenty
<u>per cent of which are in chemical dependency counseling:</u>

(a) Chemical dependency services, substance abuseservices, or both types of services;1173

4732.01 of the Revised Code;

(b) The practice of psychology, as defined in section (c) The practice of professional counseling, the practice

of social work, or the practice of marriage and family therapy, 1177 all as defined in section 4757.01 of the Revised Code. 1178

(3) Have a minimum of one hundred eighty the number of 1179 hours specified in rules adopted under section 4758.20 of the 1180 <u>Revised Code</u> of training in chemical dependency that meets the 1181 requirements specified in those rules adopted under section 1182 4758.20 of the Revised Code; 1183

1184 (4) Pass one or more examinations administered pursuant to section 4758.22 of the Revised Code for the purpose of 1185 determining competence to practice as a chemical dependency 1186 counselor II. 1187

(B) To meet the requirement of this division, an 1188 individual must hold, on December 23, 2002, a certificate or 1189 credentials that were accepted under former section 3793.07 of 1190 the Revised Code as authority to practice as a certified 1191 chemical dependency counselor II. 1192

Sec. 4758.43. An individual seeking a chemical dependency 1193 counselor assistant certificate shall meet either of the 1194 following requirements: 1195

(A) Have at least forty the number of hours specified in 1196 rules adopted under section 4758.20 of the Revised Code of 1197 training in chemical dependency counseling that meets the 1198 requirements specified in <u>those</u>rules adopted under section 1199 4758.20 of the Revised Code; 1200

(B) Hold, on December 23, 2002, a certificate or 1201 credentials that were accepted under former section 3793.07 of 1202

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1204 candidate. Sec. 4758.44. An individual seeking a prevention 1205 specialist II consultant certificate shall meet the requirements 1206 of division (A) or (B) of this section. 1207 (A) To meet the requirements of this division, an 1208 individual must meet all of the following requirements: 1209 (1) Have at least six thousand the number of hours 1210 specified in rules adopted under section 4758.20 of the Revised 1211 Code of compensated work experience in alcohol and other drug-1212 1213 prevention services, including at least four thousand the number of hours specified in those rules of administering or 1214 supervising the services; 1215 (2) Hold from an accredited educational institution at 1216 least a bachelor's degree in a field of study specified in rules 1217 adopted under section 4758.20 of the Revised Code; 1218 (3) Have at least one hundred the number of hours 1219 specified in rules adopted under section 4758.20 of the Revised 1220 Code of prevention-related education that meets the requirements 1221 specified in those rules adopted under section 4758.20 of the 1222 Revised Code; 1223 1224 (4) Have at least the number of hours specified in rules adopted under section 4758.20 of the Revised Code of 1225 administrative or supervisory education specified in rules 1226 adopted under section 4758.20 of the Revised Code; 1227 (5) Pass one or more examinations administered pursuant to 1228 section 4758.22 of the Revised Code for the purpose of 1229 1230 determining competence to practice as a prevention specialist II 1231 consultant.

the Revised Code as authority to practice as a registered

(B) To meet the requirement of this division, an
1232
individual must hold, on December 23, 2002, a certificate or
credentials that were accepted under former section 3793.07 of
the Revised Code as authority to practice as a certified
prevention specialist II.

Sec. 4758.45. An individual seeking a prevention1237specialist —certificate shall meet the requirements of division1238(A) or (B) of this section.1239

(A) To meet the requirements of this division, an1240individual must meet all of the following requirements:1241

(1) Have at least two thousand the number of hours1242specified in rules adopted under section 4758.20 of the Revised1243Code of compensated or volunteer work, field placement, intern,1244or practicum experience in alcohol and other drug prevention1245services, including at least four hundred the number of hours1246specified in those rules of planning or delivering the services;1247

(2) Hold from an accredited educational institution at
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least an associate's degree in a field of study specified in
rules adopted under section 4758.20 of the Revised Code;
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(3) Have at least one hundred the number of hours
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<u>specified in rules adopted under section 4758.20 of the Revised</u>
<u>Code of prevention-related education that meets the requirements</u>
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specified in <u>those rules adopted under section 4758.20 of the</u>
<u>Revised Code;</u>

(4) Pass one or more examinations administered pursuant to
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section 4758.22 of the Revised Code for the purpose of
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determining competence to practice as a prevention specialist—I.
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(B) To meet the requirement of this division, an1259individual must hold, on December 23, 2002, a certificate or1260

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credentials that were accepted under former section 3793.07 of	1261
the Revised Code as authority to practice as a certified	1262
prevention specialist I.	1263
Sec. 4758.46. An individual seeking a prevention	1264
specialist assistant certificate shall meet all of the following	1265
requirements:	1266
(A) Be at least eighteen years of age;	1267
(B) Have at least a high school diploma or high school	1268
equivalence diploma;	1269
(C) Have at least one hundred <u>the number of</u> hours	1270
specified in rules adopted under section 4758.20 of the Revised	1271
Code of compensated or volunteer work, field placement, intern,	1272
or practicum experience in alcohol and other drug prevention	1273
services;	1274
(D) Have at least forty five the number of hours	1275
(D) Have at least forty-five <u>the number of</u> hours <u>specified in rules adopted under section 4758.20 of the Revised</u>	1275 1276
specified in rules adopted under section 4758.20 of the Revised	1276
specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements	1276 1277
<u>specified in rules adopted under section 4758.20 of the Revised</u> <u>Code</u> of prevention-related education that meets the requirements specified in <u>those</u> rules adopted under section 4758.20 of the	1276 1277 1278
specified in rules adopted under section 4758.20 of the Revised <u>Code</u> of prevention-related education that meets the requirements specified in <u>those</u> rules adopted under section 4758.20 of the Revised Code.	1276 1277 1278 1279
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code. Sec. 4758.60. An individual who holds a valid prevention</pre>	1276 1277 1278 1279 1280
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code. Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I.</pre>	1276 1277 1278 1279 1280 1281
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code. Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I certificate issued under this chapter may engage in the practice</pre>	1276 1277 1278 1279 1280 1281 1282
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code. Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I certificate issued under this chapter may engage in the practice of prevention services as specified in rules adopted under</pre>	1276 1277 1278 1279 1280 1281 1282 1283
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code.</pre> Sec. 4758.60. An individual who holds a valid prevention specialist HI-consultant certificate or prevention specialist H- certificate issued under this chapter may engage in the practice of prevention services as specified in rules adopted under section 4758.20 of the Revised Code.	1276 1277 1278 1279 1280 1281 1282 1283 1284
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code.</pre> Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I certificate issued under this chapter may engage in the practice of prevention services as specified in rules adopted under section 4758.20 of the Revised Code. Sec. 4758.61. An individual who holds a valid prevention	1276 1277 1278 1279 1280 1281 1282 1283 1284 1285
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code.</pre> Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I- certificate issued under this chapter may engage in the practice of prevention services as specified in rules adopted under section 4758.20 of the Revised Code. Sec. 4758.61. An individual who holds a valid prevention specialist assistant certificate or registered applicant	1276 1277 1278 1279 1280 1281 1282 1283 1284 1285 1286
<pre>specified in rules adopted under section 4758.20 of the Revised Code of prevention-related education that meets the requirements specified in those rules adopted under section 4758.20 of the Revised Code.</pre> Sec. 4758.60. An individual who holds a valid prevention specialist II consultant certificate or prevention specialist I certificate issued under this chapter may engage in the practice of prevention services as specified in rules adopted under section 4758.20 of the Revised Code. Sec. 4758.61. An individual who holds a valid prevention specialist assistant certificate or registered applicant certificate issued under this chapter may engage in the practice	1276 1277 1278 1279 1280 1281 1282 1283 1284 1285 1286 1287

(A) A prevention specialist II consultant or prevention 1290 specialist *I*-certified under this chapter; 1291 (B) An independent chemical dependency counselor-clinical 1292 supervisor, an independent chemical dependency counselor, or a 1293 chemical dependency counselor III licensed under this chapter; 1294 (C) An individual authorized under Chapter 4731. of the 1295 Revised Code to practice medicine and surgery or osteopathic 1296 medicine and surgery; 1297 1298 (D) A psychologist licensed under Chapter 4732. of the Revised Code; 1299 (E) A registered nurse licensed under Chapter 4723. of the 1300 Revised Code; 1301 (F) A licensed professional clinical counselor, a licensed 1302 professional counselor, an independent social worker, a social 1303 worker, an independent marriage and family therapist, or a 1304 marriage and family therapist licensed under Chapter 4757. of 1305 the Revised Code; 1306 (G) A school counselor licensed by the department of 1307 education pursuant to section 3319.22 of the Revised Code; 1308 (H) A health education specialist certified by the 1309 national commission for health education credentialing; 1310 (I) An individual authorized to practice as a certified 1311 nurse practitioner or clinical nurse specialist under Chapter 1312 4723. of the Revised Code. 1313 Section 2. That existing sections 2305.234, 4757.41, 1314 4758.01, 4758.02, 4758.10, 4758.13, 4758.20, 4758.21, 4758.22, 1315 4758.23, 4758.30, 4758.31, 4758.36, 4758.39, 4758.40, 4758.41, 1316 4758.42, 4758.43, 4758.44, 4758.45, 4758.46, 4758.60, and 1317

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4758.61 of the Revised Code are hereby repealed. 1318 Section 3. (A) This act renames two of the certificates 1319 issued by the Chemical Dependency Professionals Board as 1320 follows: 1321 (1) A prevention specialist I certificate is renamed a 1322 prevention specialist certificate; 1323 (2) A prevention specialist II certificate is renamed a 1324 prevention consultant certificate. 1325 (B) A certificate described in division (A) of this 1326 section that is valid on the effective date of this act 1327 constitutes the renamed certificate and remains valid until its 1328 expiration date, unless earlier suspended or revoked by the 1329 Board. 1330