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Regular Session

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**Representatives Duffey, DeVitis** 

Cosponsors: Representatives Butler, Thompson, Roegner, Dever, LaTourette, Blessing, Landis, Gonzales, Perales, Hagan, Retherford, Cera, Hill, Hall, Reece, Bishoff, Stinziano, Fedor, Huffman, Antonio, Barnes, Brown, Celebrezze, Schuring, Sprague, Lepore-Hagan, Amstutz, Anielski, Baker, Boose, Boyd, Buchy, Burkley, Conditt, Craig, Cupp, Derickson, Dovilla, Driehaus, Gerberry, Green, Grossman, Hackett, Hayes, Johnson, T., Kraus, Kunze, Leland, Maag, Manning, McClain, McColley, O'Brien, M., O'Brien, S., Patterson, Pelanda, Phillips, Ramos, Rezabek, Rogers, Ruhl, Ryan, Schaffer, Sears, Sheehy, Slaby, Slesnick, Smith, K, Smith, R., Strahorn, Sweeney, Sykes, Young

# A BILL

То	amend sections 3313.713, 4729.51, and 4729.60	1
	and to enact sections 3313.7113, 3313.7114,	2
	3314.144, 3326.30, 3328.30, and 5101.77 of the	3
	Revised Code to permit schools and camps to	4
	procure and use inhalers for alleviating	ц)
	asthmatic symptoms and to exempt the schools and	6
	camps from licensing requirements related to	7
	possession of inhalers.	8

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

Section 1. That sections 3313.713, 4729.51, and 4729.60 be	9
amended and sections 3313.7113, 3313.7114, 3314.144, 3326.30,	10
3328.30, and 5101.77 of the Revised Code be enacted to read as	11
follows:	12
Sec. 3313.713. (A) As used in this section:	13

(1) "Drug" means a drug, as defined in section 4729.01 of
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the Revised Code, that is to be administered pursuant to the
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instructions of the prescriber, whether or not required by law
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to be sold only upon a prescription.

(2) "Federal law" means the "Individuals with Disabilities Education Act of 1997," 111 Stat. 37, 20 U.S.C. 1400, as amended.

(3) "Prescriber" has the same meaning as in section4729.01 of the Revised Code.

(B) The board of education of each city, local, exempted 23 24 village, and joint vocational school district shall adopt a policy on the authority of its employees, when acting in 25 situations other than those governed by sections 2305.23, 26 2305.231, 3313.712, and 3313.7110, 3313.7112, and 3313.7113 of 27 the Revised Code, to administer drugs prescribed to students 28 enrolled in the schools of the district. The policy shall 29 provide either that: 30

(1) Except as otherwise required by federal law, no person employed by the board shall, in the course of such employment, administer any drug prescribed to any student enrolled in the schools of the district.

35 (2) Designated persons employed by the board are authorized to administer to a student a drug prescribed for the 36 student. Effective July 1, 2011, only employees of the board who 37 are licensed health professionals, or who have completed a drug 38 administration training program conducted by a licensed health 39 professional and considered appropriate by the board, may 40 administer to a student a drug prescribed for the student. 41 Except as otherwise provided by federal law, the board's policy 42

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may provide that certain drugs or types of drugs shall not be	43
administered or that no employee shall use certain procedures,	44
such as injection, to administer a drug to a student.	45
(C) No drug prescribed for a student shall be administered	46
pursuant to federal law or a policy adopted under division (B)	47
of this section until the following occur:	48
(1) The board, or a person designated by the board,	49
receives a written request, signed by the parent, guardian, or	50
other person having care or charge of the student, that the drug	g 51
be administered to the student.	52
(2) The board, or a person designated by the board,	53
receives a statement, signed by the prescriber, that includes	54
all of the following information:	55
(a) The name and address of the student;	56
(b) The school and class in which the student is enrolled;	57
(c) The name of the drug and the dosage to be	58
administered;	59
(d) The times or intervals at which each dosage of the	60
drug is to be administered;	61
(e) The date the administration of the drug is to begin;	62
(f) The date the administration of the drug is to cease;	63
(g) Any severe adverse reactions that should be reported	64
to the prescriber and one or more phone numbers at which the	65
prescriber can be reached in an emergency;	66
(h) Special instructions for administration of the drug,	67
including sterile conditions and storage.	68
(3) The parent, guardian, or other person having care or	69

charge of the student agrees to submit a revised statement70signed by the prescriber to the board or a person designated by71the board if any of the information provided by the prescriber72pursuant to division (C) (2) of this section changes.73

(4) The person authorized by the board to administer the drug receives a copy of the statement required by division (C)(2) or (3) of this section.

(5) The drug is received by the person authorized to administer the drug to the student for whom the drug is prescribed in the container in which it was dispensed by the prescriber or a licensed pharmacist.

(6) Any other procedures required by the board are followed.

(D) If a drug is administered to a student, the board of 83 education shall acquire and retain copies of the written 84 requests required by division (C)(1) and the statements required 85 by divisions (C)(2) and (3) of this section and shall ensure 86 that by the next school day following the receipt of any such 87 statement a copy is given to the person authorized to administer 88 drugs to the student for whom the statement has been received. 89 The board, or a person designated by the board, shall establish 90 a location in each school building for the storage of drugs to 91 be administered under this section and federal law. All such 92 drugs shall be stored in that location in a locked storage 93 place, except that drugs that require refrigeration may be kept 94 in a refrigerator in a place not commonly used by students. 95

(E) No person who has been authorized by a board of
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education to administer a drug and has a copy of the most recent
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statement required by division (C) (2) or (3) of this section
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given to the person in accordance with division (D) of this99section prior to administering the drug is liable in civil100damages for administering or failing to administer the drug,101unless such person acts in a manner that constitutes gross102negligence or wanton or reckless misconduct.103

(F) A board of education may designate a person or persons
to perform any function or functions in connection with a drug
policy adopted under this section either by name or by position,
training, qualifications, or similar distinguishing factors.

(G) A policy adopted by a board of education pursuant to108this section may be changed, modified, or revised by action of109the board.

(H) Nothing in this section shall be construed to require 111 a person employed by a board of education to administer a drug 112 to a student unless the board's policy adopted in compliance 113 with this section establishes such a requirement. A board shall 114 not require an employee to administer a drug to a student if the 115 employee objects, on the basis of religious convictions, to 116 administering the drug. 117

Nothing in this section affects the application of section1182305.23, 2305.231, 3313.712, or3313.7110, 3313.7112, or1193313.7113 of the Revised Code to the administration of emergency120care or treatment to a student.121

Nothing in this section affects the ability of a public or122nonpublic school to participate in a school-based fluoride mouth123rinse program established by the director of health pursuant to124section 3701.136 of the Revised Code. Nothing in this section125affects the ability of a person who is employed by, or who126volunteers for, a school that participates in such a program to127

administer fluoride mouth rinse to a student in accordance with 128 section 3701.136 of the Revised Code and any rules adopted by 129 the director under that section. 130

Sec. 3313.7113. (A) As used in this section, "inhaler"	131
means a device that delivers medication to alleviate asthmatic	132
symptoms, is manufactured in the form of a metered dose inhaler	133
or dry powdered inhaler, and may include a spacer, holding	134
chamber, or other device that attaches to the inhaler and is	135
used to improve the delivery of the medication.	136

(B) The board of education of each city, local, exempted 137 village, or joint vocational school district may procure 138 inhalers for each school operated by the district to have on the 139 school premises for use in emergency situations identified under 140 division (D)(5) of this section. A district board that elects to 141 procure inhalers under this section is encouraged to maintain, 142 at all times, at least two inhalers at each school operated by 143 the district. 144

(C) A district board that elects to procure inhalers under145this section shall require the district's superintendent to146adopt a policy governing their maintenance and use. Before147adopting the policy, the superintendent shall consult with a148licensed health professional authorized to prescribe drugs, as149defined in section 4729.01 of the Revised Code.150

(D) A component of a policy adopted by a superintendent151under division (C) of this section shall be a prescriber-issued152protocol specifying definitive orders for inhalers, including153the dosages of medication to be administered through them, the154number of times that each inhaler may be used before disposal,155and the methods of disposal. The policy also shall do all of the156following:157

(1) Identify the one or more locations in each school	158
operated by the district in which an inhaler must be stored;	159
(2) Specify the conditions under which an inhaler must be	160
stored, replaced, and disposed;	161
(3) Specify the individuals employed by or under contract	162
with the district board, in addition to a school nurse licensed	163
under section 3319.221 of the Revised Code or an athletic	164
trainer licensed under Chapter 4755. of the Revised Code, who	165
may access and use an inhaler to provide a dosage of medication_	166
to an individual in an emergency situation identified under	167
division (D)(5) of this section;	168
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(4) Specify any training that employees or contractors	169
specified under division (D)(3) of this section, other than a	170
school nurse or athletic trainer, must complete before being	171
authorized to access and use an inhaler;	172
(5) Identify the emergency situations, including when an	173
individual exhibits signs and symptoms of asthma, in which a	174
school nurse, athletic trainer, or other employees or	175
contractors specified under division (D)(3) of this section may	176
access and use an inhaler;	177
(6) Specify that assistance from an emergency medical	178
service provider must be requested immediately after an employee	179
or contractor, other than a school nurse, athletic trainer, or	180
another licensed health professional, uses an inhaler;	181
(7) Specify the individuals, in addition to students,	182
<u>school employees or contractors, and school visitors, to whom a</u>	183
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dosage of medication may be administered through an inhaler in	
an emergency situation specified under division (D)(5) of this	185
section.	186

(E) A school or school district, a member of a district	187
board of education, or a district or school employee or	188
contractor is not liable in damages in a civil action for	189
injury, death, or loss to person or property that allegedly	190
arises from an act or omission associated with procuring,	191
maintaining, accessing, or using an inhaler under this section,	192
unless the act or omission constitutes willful or wanton	193
<u>misconduct.</u>	194
This section does not eliminate, limit, or reduce any	195
other immunity or defense that a school or school district,	196
member of a district board of education, or district or school	197
employee or contractor may be entitled to under Chapter 2744. or	198
any other provision of the Revised Code or under the common law	199
<u>of this state.</u>	200
(F) A school district board of education may accept	201
donations of inhalers from a wholesale distributor of dangerous	202
drugs or a manufacturer of dangerous drugs, as defined in	203
section 4729.01 of the Revised Code, and may accept donations of	204
money from any person to purchase inhalers.	205
(G) A district board that elects to procure inhalers under	206
this section shall report to the department of education each	207
procurement and occurrence in which an inhaler is used from a	208
school's supply of inhalers.	209
Sec. 3313.7114. (A) As used in this section, "inhaler" has	210
the same meaning as in section 3313.7113 of the Revised Code.	211
(B) With the approval of its governing authority, a	212
chartered or nonchartered nonpublic school may procure inhalers	213
in the manner prescribed by section 3313.7113 of the Revised	214
Code. A chartered or nonchartered nonpublic school that elects	215

to do so shall comply with all provisions of that section as if	216
it were a school district.	217
(C) A short and an nonshart and nonrublic school a member	21.0
(C) A chartered or nonchartered nonpublic school, a member	218
of a chartered or nonchartered nonpublic school governing	219
authority, or an employee or contractor of the school is not	220
liable in damages in a civil action for injury, death, or loss	221
to person or property that allegedly arises from an act or	222
omission associated with procuring, maintaining, accessing, or	223
using an inhaler under this section, unless the act or omission	224
constitutes willful or wanton misconduct.	225
(D) A chartered or nonchartered nonpublic school may	226
accept donations of inhalers from a wholesale distributor of	227
dangerous drugs or a manufacturer of dangerous drugs, as defined	228
in section 4729.01 of the Revised Code, and may accept donations	229
of money from any person to purchase inhalers.	230
(E) A chartered or nonchartered nonpublic school that	231
elects to procure inhalers under this section shall report to	232
the department of education each procurement and occurrence in	233
which an inhaler is used from the school's supply of inhalers.	234
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Sec. 3314.144. (A) As used in this section, "inhaler" has	
the same meaning as in section 3313.7113 of the Revised Code.	236
(B) With the approval of its governing authority, a	237
community school may procure inhalers in the manner prescribed	238
by section 3313.7113 of the Revised Code. A community school	239
that elects to do so shall comply with all provisions of that	240
section as if it were a school district.	241
(C) A community school, a member of a community school_	242
governing authority, or a community school employee or	243
contractor is not liable in damages in a civil action for	244

injury, death, or loss to person or property that allegedly	245
arises from an act or omission associated with procuring,	246
maintaining, accessing, or using an inhaler under this section,	247
unless the act or omission constitutes willful or wanton	248
<u>misconduct.</u>	249
This division does not eliminate, limit, or reduce any	250
other immunity or defense that a community school or governing	251
authority, member of a community school governing authority, or	252
community school employee or contractor may be entitled to under	253
Chapter 2744. or any other provision of the Revised Code or	254
under the common law of this state.	255
(D) A community school may accept donations of inhalers	256
from a wholesale distributor of dangerous drugs or a	257
manufacturer of dangerous drugs, as defined in section 4729.01	258
of the Revised Code, and may accept donations of money from any	259
person to purchase inhalers.	260
person to purchase inhalers. (E) A community school that elects to procure inhalers	260 261
(E) A community school that elects to procure inhalers	261
(E) A community school that elects to procure inhalers under this section shall report to the department of education	261 262
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from	261 262 263
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers.	261 262 263 264
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has	261 262 263 264 265
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has the same meaning as in section 3313.7113 of the Revised Code.	261 262 263 264 265 266
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has the same meaning as in section 3313.7113 of the Revised Code. (B) With the approval of its governing body, a STEM school	261 262 263 264 265 266 267
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has the same meaning as in section 3313.7113 of the Revised Code. (B) With the approval of its governing body, a STEM school may procure inhalers in the manner prescribed by section	261 262 263 264 265 266 266 267 268
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has the same meaning as in section 3313.7113 of the Revised Code. (B) With the approval of its governing body, a STEM school may procure inhalers in the manner prescribed by section 3313.7113 of the Revised Code. A STEM school that elects to do	261 262 263 264 265 266 267 268 269
(E) A community school that elects to procure inhalers under this section shall report to the department of education each procurement and occurrence in which an inhaler is used from the school's supply of inhalers. Sec. 3326.30. (A) As used in this section, "inhaler" has the same meaning as in section 3313.7113 of the Revised Code. (B) With the approval of its governing body, a STEM school may procure inhalers in the manner prescribed by section 3313.7113 of the Revised Code. A STEM school that elects to do so shall comply with all provisions of that section as if it	261 262 263 264 265 266 267 268 269 270

damages in a civil action for injury, death, or loss to person	274
or property that allegedly arises from an act or omission	275
associated with procuring, maintaining, accessing, or using an	276
inhaler under this section, unless the act or omission	277
constitutes willful or wanton misconduct.	278
This division does not eliminate, limit, or reduce any	279
other immunity or defense that a STEM school or governing body,	280
member of a STEM school governing body, or STEM school employee	281
or contractor may be entitled to under Chapter 2744. or any	282
other provision of the Revised Code or under the common law of	283
this state.	284
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(D) A STEM school may accept donations of inhalers from a	285
wholesale distributor of dangerous drugs or a manufacturer of	286
dangerous drugs, as defined in section 4729.01 of the Revised	287
Code, and may accept donations of money from any person to	288
purchase inhalers.	289
(E) A STEM school that elects to procure inhalers under	290
this section shall report to the department of education each	291
procurement and occurrence in which an inhaler is used from the	292
school's supply of inhalers.	293
Sec. 3328.30. (A) As used in this section, "inhaler" has	294
the same meaning as in section 3313.7113 of the Revised Code.	295
(B) With the approval of its board of trustees, a college-	296
preparatory boarding school may procure inhalers in the manner	297
prescribed by section 3313.7113 of the Revised Code. A college-	298
preparatory boarding school that elects to do so shall comply	299
with all provisions of that section as if it were a school	300
<u>district.</u>	301
(C) A college-preparatory boarding school, a member of a	302
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college-preparatory boarding school board of trustees, or a	303
college-preparatory boarding school employee or contractor is	304
not liable in damages in a civil action for injury, death, or	305
loss to person or property that allegedly arises from an act or	306
omission associated with procuring, maintaining, accessing, or	307
using an inhaler under this section, unless the act or omission	308
constitutes willful or wanton misconduct.	309
<u>This division does not eliminate, limit, or reduce any</u>	310
other immunity or defense that a college-preparatory boarding	311
school or board of trustees, member of a college-preparatory	312
boarding school board of trustees, or college-preparatory	313
boarding school employee or contractor may be entitled to under	314
Chapter 2744. or any other provision of the Revised Code or	315
under the common law of this state.	316
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(D) A college-preparatory boarding school may accept	317
donations of inhalers from a wholesale distributor of dangerous	318
drugs or a manufacturer of dangerous drugs, as defined in	319
section 4729.01 of the Revised Code, and may accept donations of	320
money from any person to purchase inhalers.	321
(E) A college-preparatory boarding school that elects to	322
procure inhalers under this section shall report to the	323
department of education each procurement and occurrence in which	324
an inhaler is used from a school's supply of inhalers.	325
Sec. 4729.51. (A)(1) Except as provided in division (A)(2)	326
of this section, no person other than a registered wholesale	327
distributor of dangerous drugs shall possess for sale, sell,	328
distribute, or deliver, at wholesale, dangerous drugs, except as	329
follows:	330
(a) A pharmacist who is a licensed terminal distributor of	331

distributor of dangerous drugs may make occasional sales of	333
dangerous drugs at wholesale;	334
(b) A licensed terminal distributor of dangerous drugs	335
having more than one establishment or place may transfer or	336
deliver dangerous drugs from one establishment or place for	337
which a license has been issued to the terminal distributor to	338
another establishment or place for which a license has been	339
issued to the terminal distributor if the license issued for	340
each establishment or place is in effect at the time of the	341
transfer or delivery.	342
(2) A manufacturer of dangerous drugs may donate inhalers,	343
as defined in section 3313.7113 of the Revised Code, and	344
epinephrine autoinjectors to any of the following:	345
(a) The board of education of a city, local, exempted	346
village, or joint vocational school district;	347
(b) A community school established under Chapter 3314. of	348
the Revised Code;	349
(c) A STEM school established under Chapter 3326. of the	350
Revised Code;	351
(d) A college-preparatory boarding school established	352
under Chapter 3328. of the Revised Code;	353
(e) A chartered or nonchartered nonpublic school.	354
(B)(1) No registered wholesale distributor of dangerous	355
drugs shall possess for sale, or sell, at wholesale, dangerous	356
drugs to any person other than the following:	357
(a) Except as provided in division (B)(2)(a) of this	358
section, a licensed health professional authorized to prescribe	359

drugs;

(b) An optometrist licensed under Chapter 4725. of the 361 Revised Code who holds a topical ocular pharmaceutical agents 362 certificate: 363 (c) A registered wholesale distributor of dangerous drugs; 364 (d) A manufacturer of dangerous drugs; 365 (e) Subject to division (B)(3) of this section, a licensed 366 terminal distributor of dangerous drugs; 367 (f) Carriers or warehouses for the purpose of carriage or 368 storage; 369 (g) Terminal or wholesale distributors of dangerous drugs 370 who are not engaged in the sale of dangerous drugs within this 371 372 state; (h) An individual who holds a current license, 373 certificate, or registration issued under Title XLVII of the 374 Revised Code and has been certified to conduct diabetes 375 education by a national certifying body specified in rules 376 adopted by the state board of pharmacy under section 4729.68 of 377 the Revised Code, but only with respect to insulin that will be 378 used for the purpose of diabetes education and only if diabetes 379 education is within the individual's scope of practice under 380 statutes and rules regulating the individual's profession; 381 (i) An individual who holds a valid certificate issued by 382 a nationally recognized S.C.U.B.A. diving certifying 383 organization approved by the state board of pharmacy in rule, 384 but only with respect to medical oxygen that will be used for 385 the purpose of emergency care or treatment at the scene of a 386 diving emergency; 387

(j) Except as provided in division (B)(2)(b) of this 388 section, a business entity that is a corporation formed under 389 division (B) of section 1701.03 of the Revised Code, a limited 390 liability company formed under Chapter 1705. of the Revised 391 Code, or a professional association formed under Chapter 1785. 392 of the Revised Code if the entity has a sole shareholder who is 393 a licensed health professional authorized to prescribe drugs and 394 is authorized to provide the professional services being offered 395 396 by the entity;

(k) Except as provided in division (B)(2)(c) of this 397 section, a business entity that is a corporation formed under 398 division (B) of section 1701.03 of the Revised Code, a limited 399 liability company formed under Chapter 1705. of the Revised 400 Code, a partnership or a limited liability partnership formed 401 under Chapter 1775. of the Revised Code, or a professional 402 association formed under Chapter 1785. of the Revised Code, if, 403 to be a shareholder, member, or partner, an individual is 404 required to be licensed, certified, or otherwise legally 405 authorized under Title XLVII of the Revised Code to perform the 406 professional service provided by the entity and each such 407 individual is a licensed health professional authorized to 408 prescribe drugs; 409

(1) With respect to epinephrine autoinjectors that may be 410 possessed under section 3313.7110, 3313.7111, 3314.143, 3326.28, 411 or 3328.29 of the Revised Code, any of the following: the board 412 of education of a city, local, exempted village, or joint 413 vocational school district; a chartered or nonchartered 414 nonpublic school; a community school established under Chapter 415 3314. of the Revised Code; a STEM school established under 416 Chapter 3326. of the Revised Code; or a college-preparatory 417 boarding school established under Chapter 3328. of the Revised 418

#### Code;

(m) With respect to epinephrine autoinjectors that may be 420 possessed under section 5101.76 of the Revised Code, any of the 421 following: a residential camp, as defined in section 2151.011 of 422 the Revised Code; a child day camp, as defined in section 423 5104.01 of the Revised Code; or a child day camp operated by any 424 county, township, municipal corporation, township park district 425 created under section 511.18 of the Revised Code, park district 426 created under section 1545.04 of the Revised Code, or joint 427 recreation district established under section 755.14 of the 428 429 Revised Code;

(n) With respect to naloxone that may be possessed under
section 2925.61 of the Revised Code, a law enforcement agency
and its peace officers;
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(o) With respect to inhalers that may be possessed under\_ 433 section 3313.7113, 3313.7114, 3314.144, 3326.30, or 3328.30 of 434 the Revised Code, any of the following: the board of education 435 of a city, local, exempted village, or joint vocational school\_ 436 district; a chartered or nonchartered nonpublic school; a 437 community school established under Chapter 3314. of the Revised 438 Code; a STEM school established under Chapter 3326. of the 439 Revised Code; or a college-preparatory boarding school 440 established under Chapter 3328. of the Revised Code; 441

(p) With respect to inhalers that may be possessed under442section 5101.77 of the Revised Code, any of the following: a443residential camp, as defined in section 2151.011 of the Revised444Code; a child day camp, as defined in section 5104.01 of the445Revised Code; or a child day camp operated by any county,446township, municipal corporation, township park district created447under section 511.18 of the Revised Code, park district created448

under section 1545.04 of the Revised Code, or joint recreation	449
district established under section 755.14 of the Revised Code.	450
(2) No registered wholesale distributor of dangerous drugs	451
shall possess for sale, or sell, at wholesale, dangerous drugs	452
to any of the following:	453
(a) A prescriber who is employed by a pain management	454
clinic that is not licensed as a terminal distributor of	455
dangerous drugs with a pain management clinic classification	456
issued under section 4729.552 of the Revised Code;	457
(b) A business entity described in division (B)(1)(j) of	458
this section that is, or is operating, a pain management clinic	459
without a license as a terminal distributor of dangerous drugs	460
with a pain management clinic classification issued under	461
section 4729.552 of the Revised Code;	462
(c) A business entity described in division (B)(1)(k) of	463
this section that is, or is operating, a pain management clinic	464
without a license as a terminal distributor of dangerous drugs	465
with a pain management clinic classification issued under	466
section 4729.552 of the Revised Code.	467
(3) No registered wholesale distributor of dangerous drugs	468
shall possess dangerous drugs for sale at wholesale, or sell	469
such drugs at wholesale, to a licensed terminal distributor of	470
dangerous drugs, except as follows:	471
(a) In the case of a terminal distributor with a category	472
I license, only dangerous drugs described in category I, as	473
defined in division (A)(1) of section 4729.54 of the Revised	474
Code;	475

(b) In the case of a terminal distributor with a category476II license, only dangerous drugs described in category I and477

category II, as defined in divisions (A)(1) and (2) of section	478
4729.54 of the Revised Code;	479
(c) In the case of a terminal distributor with a category	480
III license, dangerous drugs described in category I, category	481
II, and category III, as defined in divisions (A)(1), (2), and	482
(3) of section 4729.54 of the Revised Code;	483
(d) In the case of a terminal distributor with a limited	484
category I, II, or III license, only the dangerous drugs	485
specified in the certificate furnished by the terminal	486
distributor in accordance with section 4729.60 of the Revised	487
Code.	488
(C)(1) Except as provided in division (C)(4) of this	489
section, no person shall sell, at retail, dangerous drugs.	490
(2) Except as provided in division (C)(4) of this section,	491
no person shall possess for sale, at retail, dangerous drugs.	492
no person sharr possess for safe, at retair, dangerous drugs.	472
(3) Except as provided in division (C)(4) of this section,	493
no person shall possess dangerous drugs.	494
(4) Divisions (C)(1), (2), and (3) of this section do not	495
apply to a registered wholesale distributor of dangerous drugs,	496
a licensed terminal distributor of dangerous drugs, or a person	497
who possesses, or possesses for sale or sells, at retail, a	498
dangerous drug in accordance with Chapters 3719., 4715., 4723.,	499
4725., 4729., 4730., 4731., and 4741. of the Revised Code.	500
Divisions $(C)(1)$ (2) and (2) of this section do not	501
Divisions (C)(1), (2), and (3) of this section do not	
apply to an individual who holds a current license, certificate,	502
or registration issued under Title XLVII of the Revised Code and	503
has been certified to conduct diabetes education by a national	504
certifying body specified in rules adopted by the state board of	505
pharmacy under section 4729.68 of the Revised Code, but only to	506

the extent that the individual possesses insulin or personally 507 supplies insulin solely for the purpose of diabetes education 508 and only if diabetes education is within the individual's scope 509 of practice under statutes and rules regulating the individual's 510 profession. 511

Divisions (C) (1), (2), and (3) of this section do not 512 apply to an individual who holds a valid certificate issued by a 513 nationally recognized S.C.U.B.A. diving certifying organization 514 approved by the state board of pharmacy in rule, but only to the 515 extent that the individual possesses medical oxygen or 516 personally supplies medical oxygen for the purpose of emergency 517 care or treatment at the scene of a diving emergency. 518

Division (C) (3) of this section does not apply to the 519 board of education of a city, local, exempted village, or joint 520 vocational school district, a school building operated by a 521 school district board of education, a chartered or nonchartered 522 nonpublic school, a community school, a STEM school, or a 523 college-preparatory boarding school for the purpose of 524 possessing epinephrine autoinjectors under section 3313.7110, 525 3313.7111, 3314.143, 3326.28, or 3328.29 of the Revised Code and 526 for the purpose of possessing inhalers under section 3313.7113, 527 3313.7114, 3314.144, 3326.30, or 3328.30 of the Revised Code. 528

Division (C) (3) of this section does not apply to a 529 residential camp, as defined in section 2151.011 of the Revised 530 Code, a child day camp, as defined in section 5104.01 of the 531 Revised Code, or a child day camp operated by any county, 532 township, municipal corporation, township park district created 533 under section 511.18 of the Revised Code, park district created 534 under section 1545.04 of the Revised Code, or joint recreation 535 district established under section 755.14 of the Revised Code 536

for the purpose of possessing epinephrine autoinjectors under	537
section 5101.76 of the Revised Code and for the purpose of	538
possessing inhalers under section 5101.77 of the Revised Code.	539
Division (C)(3) of this section does not apply to a law	540
enforcement agency or the agency's peace officers if the agency	541
or officers possess naloxone for administration to individuals	542
who are apparently experiencing opioid-related overdoses.	543
(D) No licensed terminal distributor of dangerous drugs	544
shall purchase for the purpose of resale dangerous drugs from	545
any person other than a registered wholesale distributor of	546
dangerous drugs, except as follows:	547
(1) A licensed terminal distributor of dangerous drugs may	548
make occasional purchases of dangerous drugs for resale from a	549
pharmacist who is a licensed terminal distributor of dangerous	550
drugs or who is employed by a licensed terminal distributor of	551
dangerous drugs;	552
(2) A licensed terminal distributor of dangerous drugs	553
having more than one establishment or place may transfer or	554
receive dangerous drugs from one establishment or place for	555
which a license has been issued to the terminal distributor to	556
another establishment or place for which a license has been	557
issued to the terminal distributor if the license issued for	558
each establishment or place is in effect at the time of the	559
transfer or receipt.	560
(E) No licensed terminal distributor of dangerous drugs	561
shall engage in the sale or other distribution of dangerous	562
drugs at retail or maintain possession, custody, or control of	563
dangerous drugs for any purpose other than the distributor's	564
personal use or consumption, at any establishment or place other	565

than that or those described in the license issued by the state board of pharmacy to such terminal distributor.

(F) Nothing in this section shall be construed to
interfere with the performance of official duties by any law
enforcement official authorized by municipal, county, state, or
federal law to collect samples of any drug, regardless of its
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nature or in whose possession it may be.

(G) Notwithstanding anything to the contrary in this 573 section, the board of education of a city, local, exempted 574 village, or joint vocational school district may deliver 575 epinephrine autoinjectors to a school under its control for the 576 purpose of possessing the epinephrine autoinjectors under 577 section 3313.7110 of the Revised Code and may deliver inhalers 578 to a school under its control for the purpose of possessing the 579 inhalers under section 3313.7113 of the Revised Code. 580

Sec. 4729.60. (A) Before a registered wholesale 581 distributor of dangerous drugs may sell dangerous drugs at 582 wholesale to any person, other than the persons specified in 583 584 divisions (B)(1)(a) to (d), (f) to (h), (l), and (m), (o), and (p) of section 4729.51 of the Revised Code, such wholesale 585 distributor shall obtain from the purchaser and the purchaser 586 shall furnish to the wholesale distributor a certificate 587 indicating that the purchaser is a licensed terminal distributor 588 of dangerous drugs. The certificate shall be in the form that 589 the state board of pharmacy shall prescribe, and shall set forth 590 the name of the licensee, the number of the license, a 591 description of the place or establishment or each place or 592 establishment for which the license was issued, the category of 593 licensure, and, if the license is a limited category I, II, or 594 III license, the dangerous drugs that the licensee is authorized 595

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to possess, have custody or control of, and distribute. 596

If no certificate is obtained or furnished before a sale 597 is made, it shall be presumed that the sale of dangerous drugs 598 by the wholesale distributor is in violation of division (B) of 599 section 4729.51 of the Revised Code and the purchase of 600 dangerous drugs by the purchaser is in violation of division (C) 601 of section 4729.51 of the Revised Code. If a registered 602 wholesale distributor of dangerous drugs obtains or is furnished 603 a certificate from a terminal distributor of dangerous drugs and 604 relies on the certificate in selling dangerous drugs at 605 wholesale to the terminal distributor of dangerous drugs, the 606 wholesale distributor of dangerous drugs shall be deemed not to 607 have violated division (B) of section 4729.51 of the Revised 608 Code in making the sale. 609

(B) Before a licensed terminal distributor of dangerous drugs may purchase dangerous drugs at wholesale, the terminal distributor shall obtain from the seller and the seller shall furnish to the terminal distributor the number of the seller's registration certificate to engage in the sale of dangerous drugs at wholesale.

If no registration number is obtained or furnished before 616 a purchase is made, it shall be presumed that the purchase of 617 dangerous drugs by the terminal distributor is in violation of 618 division (D) of section 4729.51 of the Revised Code and the sale 619 of dangerous drugs by the seller is in violation of division (A) 620 of section 4729.51 of the Revised Code. If a licensed terminal 621 distributor of dangerous drugs obtains or is furnished a 622 registration number from a wholesale distributor of dangerous 623 drugs and relies on the registration number in purchasing 624 dangerous drugs at wholesale from the wholesale distributor of 625

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dangerous drugs, the terminal distributor shall be deemed not to 626 have violated division (D) of section 4729.51 of the Revised 627 Code in making the purchase.

Sec. 5101.77. (A) As used in this section, "inhaler" means 629 a device that delivers medication to alleviate asthmatic 630 symptoms, is manufactured in the form of a metered dose inhaler 631 or dry powdered inhaler, and may include a spacer, holding 632 chamber, or other device that attaches to the inhaler and is 633 used to improve the delivery of the medication. 634

(B) A residential camp, as defined in section 2151.011 of 635 the Revised Code, a child day camp, as defined in section 636 5104.01 of the Revised Code, or a child day camp operated by any 637 county, township, municipal corporation, township park district 638 created under section 511.18 of the Revised Code, park district 639 created under section 1545.04 of the Revised Code, or joint 640 recreation district established under section 755.14 of the 641 Revised Code may procure inhalers for use in emergency 642 situations identified under division (D)(5) of this section. A 643 camp that elects to procure inhalers under this section is 644 encouraged to maintain at least two inhalers at all times. 645

(C) A camp that elects to procure inhalers under this 646 section shall adopt a policy governing their maintenance and 647 use. Before adopting the policy, the camp shall consult with a 648 licensed health professional authorized to prescribe drugs, as 649 defined in section 4729.01 of the Revised Code. 650

(D) A component of a policy adopted by a camp under 651 division (C) of this section shall be a prescriber-issued 652 protocol specifying definitive orders for inhalers, including 653 the dosages of medication to be administered through them, the 654 number of times that each inhaler may be used before disposal, 655

and the methods of disposal. The policy also shall do all of the	656
following:	657
(1) Identify the one or more locations in which an inhaler	658
<u>must be stored;</u>	659
(2) Specify the conditions under which an inhaler must be	660
stored, replaced, and disposed;	661
(3) Specify the individuals employed by or under contract	662
with the camp who may access and use an inhaler to provide a	663
dosage of medication to an individual in an emergency situation	664
identified under division (D)(5) of this section;	665
(4) Specify any training that employees or contractors	666
specified under division (D)(3) of this section must complete	667
before being authorized to access and use an inhaler;	668
(5) Identify the emergency situations, including when an	669
individual exhibits signs and symptoms of asthma, in which	670
employees or contractors specified under division (D)(3) of this	671
section may access and use an inhaler;	672
(6) Specify that assistance from an emergency medical	673
service provider must be requested immediately after an employee	674
or contractor, other than a licensed health professional, uses	675
an inhaler;	676

(7) Specify the individuals to whom a dosage of medication 677 may be administered through an inhaler in an emergency situation 678 specified under division (D) (5) of this section. 679

(E) A camp or camp employee or contractor is not liable in 680 damages in a civil action for injury, death, or loss to person 681 or property that allegedly arises from an act or omission\_ 682 associated with procuring, maintaining, accessing, or using an 683

inhaler under this section, unless the act or omission	684
constitutes willful or wanton misconduct.	685
This section does not eliminate, limit, or reduce any	686
other immunity or defense that a camp or camp employee or	687
contractor may be entitled to under Chapter 2744. or any other	688
provision of the Revised Code or under the common law of this	689
state.	690
(T) The second close to the love from the	C 0 1
(F) A camp may accept donations of inhalers from a	691
wholesale distributor of dangerous drugs, as defined in section	692
4729.01 of the Revised Code, and may accept donations of money	693
from any person to purchase inhalers.	694
(G) A camp that elects to procure inhalers under this	695
section shall report to the department of job and family	696
services each procurement and occurrence in which an inhaler is	697
used from a camp's supply of inhalers.	698
Section 2. That existing sections 3313.713, 4729.51, and	699
4729.60 of the Revised Code are hereby repealed.	700
Section 3. Section 3313.713 of the Revised Code is	701
presented in this act as a composite of the section as amended	702
by both Sub. H.B. 264 and Sub. H.B. 296 of the 130th General	703
Assembly. The General Assembly, applying the principle stated in	704
division (B) of section 1.52 of the Revised Code that amendments	705
are to be harmonized if reasonably capable of simultaneous	706
operation, finds that the composite is the resulting version of	707
the section in effect prior to the effective date of the section	708
as presented in this act.	709