As Passed by the House

133rd General Assembly

Regular Session 2019-2020 Am. Sub. H. B. No. 673

Representative Roemer

Cosponsors: Representatives Wiggam, Crossman, Galonski, Hambley, Rogers, Seitz

A BILL

То	amend sections 4709.02, 4709.05, 4709.12,	1
	4709.13, and 4729.41 and to enact sections	2
	4709.071, 4713.351, and 4729.42 of the Revised	3
	Code and to amend Section 30 of H.B. 197 of the	4
	133rd General Assembly regarding the operation	5
	of businesses, practice of certain professions,	6
	and completion of education as it relates to	7
	COVID-19.	8

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

Section 1. That sections 4709.02, 4709.05, 4709.12,	9
4709.13, and 4729.41 be amended and sections 4709.071, 4713.351,	10
and 4729.42 of the Revised Code be enacted to read as follows:	11
Sec. 4709.02. Except as provided in this chapter, no	12
person shall do any of the following:	13
(A) Engage in or attempt to engage in the practice of	14
barbering, hold themselves out as a practicing barber, or	15
advertise in a manner that indicates they are a barber, without	16
a barber license or a temporary pre-examination work permit	17
issued pursuant to this chapter;	18

(B) Operate or attempt to operate a barber shop without a 19 barber shop license issued pursuant to this chapter; 20 (C) Engage in or attempt to engage in the teaching of or 21 assist in the teaching of the practice of barbering without a 22 barber teacher or assistant barber teacher license issued 23 pursuant to this chapter; 24 (D) Advertise barbering services unless the establishment 25 and personnel employed therein are licensed or hold a permit 26 pursuant to this chapter; 27 (E) Use or display a barber pole for the purpose of 28 29 offering barber services to the consuming public without a barber shop license issued pursuant to this chapter; 30 (F) Operate or attempt to operate a barber school without 31 a barber school license issued pursuant to this chapter; 32 (G) Teach or attempt to teach any phase of barbering for 33 pay, free, or otherwise without approval from the state 34 cosmetology and barber board; 35 (H) Being a barber, knowingly continue the practice of 36 barbering, or being a student, knowingly continue as a student 37 in any barber school, while such person has an infectious, 38 contagious, or communicable disease; 39 (I) Obtain or attempt to obtain a license or permit by 40 fraudulent misrepresentation for money, other than the required 41 fee, or any other thing of value; 42 (J) Practice or attempt to practice barbering by 43 fraudulent misrepresentation; 44 (K) Employ Perform, or employ another person to perform-or-45 himself perform, the practice of barbering in a licensed barber 46

shop unless that person is licensed as a barber holds a license	47
or permit to practice barbering under this chapter;	48
(L) Use any room or place for barbering which is also used	49
for residential or other business purposes, unless it is	50
separated by a substantial ceiling-high partition. This does not-	51
exclude hair care products used and sold in barber shops or the-	52
sale of clothing and related accessories as authorized by-	53
division (F) of section 4709.09 of the Revised Code.	54
(M)—Violate any rule adopted by the board or department of	55
health for barber shops or barber schools.	56
Sec. 4709.05. In addition to any other duty imposed on the	57
state cosmetology and barber board under this chapter or Chapter	58
4713. of the Revised Code, the board shall do all of the	59
following:	60
(A) Hold regular meetings, at the times and places as it	61
determines for the purpose of conducting the examinations	62
required under this chapter, and hold additional meetings for	63
the transaction of necessary business;	64
(B) Maintain a record of its proceedings and a register of	65
persons licensed as barbers. The register shall include each	66
licensee's name, place of business, residence, and licensure	67
date and number, and a record of all licenses issued, refused,	68
renewed, suspended, or revoked. The records are open to public	69
inspection at all reasonable times.	70
(C) Ensure that the practice of barbering is conducted	71
only in a licensed barber shop, except when the practice of	72
barbering is performed on a person whose physical or mental	73
disability prevents that person from going to a licensed barber	74
shop;	75

(D) Conduct or have conducted the examination for applicants to practice as licensed barbers at least four times per year at the times and places the board determines;

(E) Adopt rules, in accordance with Chapter 119. of the Revised Code, to administer and enforce this chapter and which cover all of the following:

 Sanitary standards for the operation of barber shops and barber schools that conform to guidelines established by the department of health;

(2) The content of the examination required of an
applicant for a barber license. The examination shall include a
practical demonstration and a written test, shall relate only to
the practice of barbering, and shall require the applicant to
demonstrate that the applicant has a thorough knowledge of and
competence in the proper techniques in the safe use of chemicals
used in the practice of barbering.

(3) Continuing education requirements for persons licensed
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pursuant to this chapter. The board may impose continuing
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education requirements upon a licensee for a violation of this
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chapter or the rules adopted pursuant thereto or if the board
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determines that the requirements are necessary to preserve the
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health, safety, or welfare of the public.

(4) Requirements for the licensure of barber schools,98barber teachers, and assistant barber teachers;99

(5) Requirements for students of barber schools;

(6) Any other area the board determines appropriate to 101administer or enforce this chapter; 102

(7) Conditions an individual must satisfy to qualify for a 103

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temporary pre-examination work permit under section 4709.071 of	104
the Revised Code and the conditions and method of renewing a	105
temporary pre-examination work permit under that section. The	106
board may establish additional conditions for a temporary pre-	107
examination work permit under section 4709.071 of the Revised	108
Code that is applicable to individuals who are licensed to	109
practice barbering in another state or country.	110
(F) Prior to adopting any rule under this chapter,	111
indicate at a formal hearing the reasons why the rule is	112
necessary as a protection of the persons who use barber services	113
or as an improvement of the professional standing of barbers in	114
this state;	115
(G) Furnish each owner or manager of a barber shop and	116
barber school with a copy of all sanitary rules adopted pursuant	117
to division (E) of this section;	118
(H) Conduct such investigations and inspections of persons	119
and establishments licensed or unlicensed pursuant to this	120
chapter and for that purpose, any member of the board or any of	121
its authorized agents may enter and inspect any place of	122
business of a licensee or a person suspected of violating this	123
chapter or the rules adopted pursuant thereto, during normal	124
business hours;	125
(I) Upon the written request of an applicant and the	126
payment of the appropriate fee, provide to the applicant	127
licensure information concerning the applicant;	128
(J) Do all things necessary for the proper administration	129
and enforcement of this chapter.	130
Sec. 4709.071. (A) The state cosmetology and barber board	131
shall issue a temporary pre-examination work permit to practice	132

barbering to an individual who applies for and is eligible to	133
take an examination conducted under section 4709.07 of the	134
Revised Code, if the individual satisfies all of the following	135
conditions:	136
(1) The individual has not previously failed an	137
examination conducted under section 4709.07 of the Revised Code.	138
(2) The individual pays to the board the applicable fee.	139
(3) The individual satisfies all other conditions	140
established by rules adopted under section 4709.05 of the	141
Revised Code.	142
(B) An individual issued a temporary pre-examination work	143
permit under this section may practice until the date the	144
individual is scheduled to take an examination under section	145
4709.07 of the Revised Code. The individual shall practice under	146
the supervision of an individual holding a current, valid barber	147
license.	148
(C) A temporary pre-examination work permit is renewable	149
in accordance with rules adopted under section 4709.05 of the	150
Revised Code.	151
Sec. 4709.12. (A) The state cosmetology and barber board	152
shall charge and collect the following fees:	153
(1) For the application to take the barber examination,	154
ninety dollars;	155
(2) For an application to retake any part of the barber	156
examination, forty-five dollars;	157
(3) For the initial issuance of a license to practice as a	158
barber, thirty dollars;	159

(4) For the biennial renewal of the license to practice as 160 a barber, one hundred ten dollars; 161 (5) For the restoration of an expired barber license, one 162 hundred dollars, and seventy-five dollars for each lapsed year, 163 provided that the total fee shall not exceed six hundred ninety 164 dollars: 165 (6) For the issuance of a duplicate barber or shop 166 license, forty-five dollars; 167 (7) For the inspection of a new barber shop, change of 168 ownership, or reopening of premises or facilities formerly 169 operated as a barber shop, and issuance of a shop license, one 170 hundred ten dollars; 171 (8) For the biennial renewal of a barber shop license, 172 seventy-five dollars; 173 (9) For the restoration of a barber shop license, one 174 hundred ten dollars; 175 (10) For each inspection of premises for location of a new 176 barber school, or each inspection of premises for relocation of 177 a currently licensed barber school, seven hundred fifty dollars; 178 (11) For the initial barber school license, one thousand 179 dollars, and one thousand dollars for the renewal of the 180 license; 181 (12) For the restoration of a barber school license, one 182 thousand dollars; 183 (13) For the issuance of a student registration, forty 184 dollars; 185 (14) For the examination and issuance of a biennial 186

teacher license, one hundred eighty-five dollars;	187
(15) For the renewal of a biennial teacher license, one	188
hundred fifty dollars;	189
(16) For the restoration of an expired teacher license,	190
two hundred twenty-five dollars, and sixty dollars for each	191
lapsed year, provided that the total fee shall not exceed four	192
hundred fifty dollars;	193
(17) For the issuance of a barber license by reciprocity	194
pursuant to section 4709.08 of the Revised Code, three hundred	195
dollars;	196
(18) For providing licensure information concerning an	197
applicant, upon written request of the applicant, forty dollars $\underline{;}$	198
(19) For a temporary pre-examination work permit	199
under section 4709.071 of the Revised Code, not more than	200
<u>fifteen dollars</u> .	201
(B) The board, subject to the approval of the controlling	202
board, may establish fees in excess of the amounts provided in	203
this section, provided that the fees do not exceed the amounts	204
permitted by this section by more than fifty per cent.	205
(C) In addition to any other fee charged and collected	206
under this section, the board shall ask each person renewing a	207
license to practice as a barber whether the person wishes to	208
make a two-dollar voluntary contribution to the Ed Jeffers	209
barber museum. The board shall transmit any contributions to the	210
treasurer of state for deposit into the occupational licensing	211
fund.	212

Sec. 4709.13. (A) The state cosmetology and barber board213may refuse to issue or renew or may suspend or revoke or impose214

conditions upon any license or permit issued pursuant to this	215
chapter for any one or more of the following causes:	216
(1) Advertising by means of knowingly false or deceptive	217
statements;	218
(2) Habitual drunkenness or possession of or addiction to	219
the use of any controlled drug prohibited by state or federal	220
law;	221
(3) Immoral or unprofessional conduct;	222
(4) Continuing to be employed in a barber shop wherein	223
rules of the board or department of health are violated;	224
(5) Employing any person who does not have a current Ohio	225
license or permit to perform the practice of barbering;	226
(6) Owning, managing, operating, or controlling any barber	227
school or portion thereof, wherein the practice of barbering is	228
carried on, whether in the same building or not, without	229
displaying a sign at all entrances to the places where the	230
barbering is carried on, indicating that the work therein is	231
done by students exclusively;	232
(7) Owning, managing, operating, or controlling any barber	233
shop, unless it displays a recognizable sign or barber pole	234
indicating that it is a barber shop, and the sign or pole is	235
clearly visible at the main entrance to the shop;	236
(8) Violating any sanitary rules approved by the	237
department of health or the board;	238
(9) Employing another person to perform or personally	239
perform the practice of barbering in a licensed barber shop	240
unless that person is licensed as a barber <u>or holds a permit to</u>	241
practice barbering under this chapter;	242

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(10) Gross incompetence.

(B) (1) The board may refuse to renew or may suspend or 244 revoke or impose conditions upon any license <u>or permit</u>issued 245 pursuant to this chapter for conviction of or plea of guilty to 246 a felony committed after the person has been issued a license <u>or</u> 247 <u>permit</u>under this chapter, shown by a certified copy of the 248 record of the court in which the person was convicted or pleaded 249 guilty. 250

(2) A conviction or plea of guilty to a felony committed
 prior to being issued a license <u>or permit</u> under this chapter
 shall not disqualify a person from being issued an initial
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 license under this chapter.

(C) Prior to taking any action under division (A) or (B) of this section, the board shall provide the person with a statement of the charges against the person and notice of the time and place of a hearing on the charges. The board shall conduct the hearing according to Chapter 119. of the Revised Code. Any person dissatisfied with a decision of the board may appeal the board's decision to the court of common pleas in Franklin county.

(D) The board may adopt rules in accordance with Chapter
119. of the Revised Code, specifying additional grounds upon
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which the board may take action under division (A) of this
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section.

Sec. 4713.351. (A) For purposes of this section, a	267
"limited event" includes, but is not limited to, the following:	268
(1) A charity event;	269
(2) On-location wedding or event preparation;	270

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(3) A bridal or hair show;	271
(4) An on-location spa event;	272
(5) An on-location event at a location such as a nursing	273
home, hospital, or other care facility that lacks an on-site	274
salon or barber shop;	275
(6) An on-location event at the private residence of an	276
individual who is unable to visit a fixed location salon or	277
barber shop.	278
(B) Notwithstanding any provision of this chapter or	279
Chapter 4709. of the Revised Code, or the rules adopted under	280
either chapter, to the contrary, an individual who is licensed	281
to provide services under Chapter 4709. or 4713. of the Revised	282
Code may provide those services on premises other than a salon	283
or a barber shop licensed under Chapter 4709., as applicable,	284
for limited events only if the services provided are incidental	285
to the licensee's practice in a salon or barber shop.	286
(C) The state cosmetology and barber board shall not	287
require an individual who provides incidental services as	288
described in this section to obtain an additional license or	289
permit to provide those services.	290
Sec. 4729.41. (A)(1) A pharmacist licensed under this	291
chapter who meets the requirements of division (B) of this	292
section, and a pharmacy intern licensed under this chapter who	293
meets the requirements of division (B) of this section and is	294
working under the direct supervision of a pharmacist who meets	295
the requirements of that division, may do any of the following:	296
(a) Administer immunizations for influenza to individuals	297
who are seven years of age or older;	298

(b) Only pursuant to a prescription, administer to	299
individuals who are seven years of age or older but not more	300
than thirteen years of age any of the immunizations included in	301
division (A)(2) of this section;	302
(c) Administer to individuals who are thirteen years of	303
age or older any of the immunizations included in division (A)	304
(2) of this section <u>;</u>	305
(d) Administer immunizations for COVID-19, if any, to	306
individuals who are seven years of age or older.	307
(2) A pharmacist or pharmacy intern may administer in	308
accordance with divisions (A)(1)(b) and (c) of this section	309
either of the following:	310
(a) Any immunization that on March 19, 2015, is included	311
in either of the following immunization schedules recommended by	312
the advisory committee on immunization practices of the centers	313
for disease control and prevention in the United States	314
department of health and human services:	315
(i) The recommended immunization schedule for persons aged	316
zero through eighteen years;	317
(ii) The recommended adult immunization schedule.	318
(b) Any other immunization specified in rules adopted	319
under division (E)(1)(d) of this section.	320
(3) As part of engaging in the administration of	321
immunizations or supervising a pharmacy intern's administration	322
of immunizations, a pharmacist may administer epinephrine or	323
diphenhydramine, or both, to individuals in emergency situations	324
resulting from adverse reactions to the immunizations	325
administered by the pharmacist or pharmacy intern.	326

(B) For a pharmacist or pharmacy intern to be authorized	327
to engage in the administration of immunizations pursuant to	328
division (A) of this section, the pharmacist or pharmacy intern	329
shall do all of the following:	330
(1) Successfully complete a course in the administration	331
of immunizations that meets the requirements established in	332
rules adopted under this section for such courses;	333
(2) Receive and maintain certification to perform basic	334
life-support procedures by successfully completing a basic life-	335
support training course that is certified by the American red	336
cross or American heart association or approved by the state	337
board of pharmacy;	338
(3) Practice in accordance with a protocol that meets the	339
requirements of division (C) of this section.	340
(C) All of the following apply with respect to the	341
protocol required by division (B)(3) of this section:	342
(1) The protocol shall be established by a physician	343
authorized under Chapter 4731. of the Revised Code to practice	344
medicine and surgery or osteopathic medicine and surgery.	345
(2) The protocol shall specify a definitive set of	346
treatment guidelines and the locations at which a pharmacist or	347
pharmacy intern may engage in the administration of	348
immunizations.	349
(3) The protocol shall satisfy the requirements	350
established in rules adopted under this section for protocols.	351
(4) The protocol shall include provisions for	352
implementation of the following requirements:	353
(a) The pharmacist or pharmacy intern who administers an	354

immunization shall observe the individual who receives the 355 immunization to determine whether the individual has an adverse 356 reaction to the immunization. The length of time and location of 357 the observation shall comply with the rules adopted under this 358 section establishing requirements for protocols. The protocol 359 shall specify procedures to be followed by a pharmacist when 360 administering epinephrine, diphenhydramine, or both, to an 361 individual who has an adverse reaction to an immunization 362 363 administered by the pharmacist or a pharmacy intern.

(b) For each immunization administered to an individual by 364 a pharmacist or pharmacy intern, other than an immunization for 365 influenza administered to an individual eighteen years of age or 366 older, the pharmacist or pharmacy intern shall notify the 367 individual's family physician or, if the individual has no 368 family physician, the board of health of the health district in 369 which the individual resides or the authority having the duties 370 of a board of health for that district under section 3709.05 of 371 the Revised Code. The notice shall be given not later than 372 thirty days after the immunization is administered. 373

(c) For each immunization administered by a pharmacist or
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pharmacy intern to an individual younger than eighteen years of
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age pursuant to division (A) (1) of this section, the pharmacist
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or a pharmacy intern shall obtain permission from the
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individual's parent or legal guardian in accordance with the
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procedures specified in rules adopted under this section.

(D) (1) No pharmacist shall do either of the following: 380

(a) Engage in the administration of immunizations unless381the requirements of division (B) of this section have been met;382

(b) Delegate to any person the pharmacist's authority to 383

engage in or supervise the administration of immunizations.	384
(2) No pharmacy intern shall engage in the administration	385
of immunizations unless the requirements of division (B) of this	386
section have been met.	387
(E)(1) The state board of pharmacy shall adopt rules to	388
implement this section. The rules shall be adopted in accordance	389
with Chapter 119. of the Revised Code and shall include the	390
following:	391
(a) Requirements for courses in administration of	392
immunizations, including requirements that are consistent with	393
any standards established for such courses by the centers for	394
disease control and prevention;	395
(b) Requirements for protocols to be followed by	396
pharmacists and pharmacy interns in engaging in the	397
administration of immunizations;	398
(c) Procedures to be followed by pharmacists and pharmacy	399
interns in obtaining from the individual's parent or legal	400
guardian permission to administer immunizations to an individual	401
younger than eighteen years of age pursuant to division (A)(1)	402
of this section;	403
(d) Provisions specifying any immunizations that may be	404
administered under division (A)(2)(b) of this section.	405
(2) Prior to adopting rules regarding requirements for	406
protocols to be followed by pharmacists and pharmacy interns in	407
engaging in the administration of immunizations, the state board	408
of pharmacy shall consult with the state medical board and the	409
board of nursing.	410

(3) Prior to adopting rules specifying any immunizations 411

that may be administered under division (A)(2)(b) of this	412
section, the state board of pharmacy shall consult with the	413
state medical board.	414
(F) In addition to the rules it adopts under division (E)	415
of this section, the state board of pharmacy may adopt rules	416
that change the immunizations authorized by division (A)(2)(a)	417
of this section to reflect changes in the recommendations of the	418
advisory committee on immunization practices. The rules shall be	419
adopted in accordance with Chapter 119. of the Revised Code.	420
Sec. 4729.42. A pharmacist may order and administer	421
diagnostic tests for COVID-19 and tests for COVID-19 antibodies.	422
Both of the following may, under the direct supervision of	423
a pharmacist, administer diagnostic tests for COVID-19 and tests	424
for COVID-19 antibodies:	425
(A) A pharmacy intern;	426
(A) A pharmacy intern; (B) A certified pharmacy technician.	426 427
(B) A certified pharmacy technician.	427
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05,	427 428
 (B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby 	427 428 429
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed.	427 428 429 430
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd	427 428 429 430 431
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd General Assembly be amended to read as follows:	427 428 429 430 431 432
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd General Assembly be amended to read as follows: Sec. 30. (A) During the period of beginning on the date	427 428 429 430 431 432 433
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd General Assembly be amended to read as follows: Sec. 30. (A) During the period of beginning on the date that the emergency declared by Executive Order 2020-01D, was	427 428 429 430 431 432 433 434
<pre>(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd General Assembly be amended to read as follows: Sec. 30. (A) During the period of beginning on the date that the emergency declared by Executive Order 2020-01D, was issued on, March 9, 2020, and ending on July 1, 2021, the</pre>	427 428 429 430 431 432 433 434 435
(B) A certified pharmacy technician. Section 2. That existing sections 4709.02, 4709.05, 4709.12, 4709.13, and 4729.41 of the Revised Code are hereby repealed. Section 3. That Section 30 of H.B. 197 of the 133rd General Assembly be amended to read as follows: Sec. 30. (A) During the period of beginning on the date that the emergency declared by Executive Order 2020-01D, was issued on, March 9, 2020, and ending on July 1, 2021, the requirement of division (A) (2) (a) of section 4723.09 of the	427 428 429 430 431 432 433 434 435 436

license to practice nursing as a registered nurse or as a 440
licensed practical nurse if the conditions of divisions (A)(1) 441
and (A)(2)(b) to (d) of section 4723.09 of the Revised Code have 442
been met. 443

For each nurse practicing under a temporary license as444authorized by this division, the State Board of Nursing shall445recognize any hours the nurse works under the temporary license446and count those hours towards any outstanding clinical447experience that must be completed before the nurse is eligible448to take the examination that is required when division (A) (2) (a)449of section 4723.09 of the Revised Code is no longer suspended.450

(B) A temporary license issued under this section shall be 451
 <u>is</u> valid until whichever of the following dates occurs first: 452

(1) The date that is ninety days after December 1, 2020; 453

(2) The date that is ninety days after the duration of the454period of the emergency described in division (A) of this455sectionJuly 1, 2021.456

(C) (1) An individual is not eligible for a temporary457license issued under this section if any of the following apply:458

(a) The individual has previously taken and failed the459examination for licensure to practice as a registered nurse or460as a licensed practical nurse;461

(b) A criminal records check conducted in accordance with462section 4723.091 of the Revised Code indicates that the463individual has been convicted of, pleaded guilty to, or had a464judicial finding of guilt for, any felony;465

(c) The individual has taken a drug test and failed that466test, as determined by the Board.467

(2) If, while holding a temporary license issued under	468
this section, any of the following occur, the licensee's	469
temporary license is void and has no effect immediately	470
beginning on the date of the occurrence:	471
(a) The licenses fails the exemination for licensums to	170
(a) The licensee fails the examination for licensure to	472
practice as a registered nurse or as a licensed practical nurse;	473
(b) A criminal records check conducted in accordance with	474
section 4723.091 of the Revised Code indicates that the licensee	475
has been convicted of, pleaded guilty to, or had a judicial	476
finding of guilt for, any felony;	477
(c) The licensee fails a drug test, as determined by the	478
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Board.	479
Section 4. That existing Section 30 of H.B. 197 of the	480
133rd General Assembly is hereby repealed.	481
Section 5. Notwithstanding any provision of law to the	482
contrary, each educator preparation program approved under	483
section 3333.048 of the Revised Code shall develop and implement	484
a plan to provide its students with alternative experiences,	485
assignments, or instruction in the 2020-2021 academic year to	486
make up any hours or weeks of clinical experiences, including	487
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field experiences, student teaching, and internship placements,	100
field experiences, student teaching, and internship placements, that the students miss due to the Director of Health's order	489
that the students miss due to the Director of Health's order	489
that the students miss due to the Director of Health's order under section 3701.13 of the Revised Code "In re: Order the	489 490
that the students miss due to the Director of Health's order under section 3701.13 of the Revised Code "In re: Order the Closure of All K-12 Schools in the State of Ohio" issued on	489 490 491
that the students miss due to the Director of Health's order under section 3701.13 of the Revised Code "In re: Order the Closure of All K-12 Schools in the State of Ohio" issued on March 14, 2020, or any local board of health order, and any	489 490 491 492
that the students miss due to the Director of Health's order under section 3701.13 of the Revised Code "In re: Order the Closure of All K-12 Schools in the State of Ohio" issued on March 14, 2020, or any local board of health order, and any extension of any order, based on the implications of COVID-19 or due to any other closure of schools or implementation of limited	489 490 491 492 493
that the students miss due to the Director of Health's order under section 3701.13 of the Revised Code "In re: Order the Closure of All K-12 Schools in the State of Ohio" issued on March 14, 2020, or any local board of health order, and any extension of any order, based on the implications of COVID-19 or	489 490 491 492 493 494

demonstrate mastery of the expected outcomes of clinical	497
experiences. The alternative experiences, assignments, or	498
instruction may include virtual learning, designing lessons and	499
units of instruction, selecting and implementing instructional	500
strategies, teaching lessons and content, assessing learning to	501
evaluate student progress and inform instructional decisions,	502
creating a supportive learning environment, managing the	503
classroom effectively, and other appropriate activities. The	504
Department of Higher Education and the Department of Education	505
shall consider a student who successfully completes make up	506
hours or weeks in the 2020-2021 academic year using alternative	507
experiences, assignments, or instruction eligible for licensure	508
and endorsement recommendations in the same manner as a student	509
who completes clinical experiences. This section shall not apply	510
to a barber school licensed under Chapter 4709. of the Revised	511
Code or a school of cosmetology licensed under Chapter 4713. of	512
the Revised Code.	513
Section 6. (A) As used in this section:	514
(1)(a) "Occupational license" means any license,	515
(1)(a) "Occupational license" means any license, certificate, permit, or other authorization issued by a state	515 516
certificate, permit, or other authorization issued by a state	516
certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession.	516 517
certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession. (b) "Occupational license" does not include a license	516 517 518
<pre>certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession. (b) "Occupational license" does not include a license issued pursuant to rules prescribed under Section 5 of Article</pre>	516 517 518 519
<pre>certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession. (b) "Occupational license" does not include a license issued pursuant to rules prescribed under Section 5 of Article IV, Ohio Constitution.</pre>	516 517 518 519 520
<pre>certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession. (b) "Occupational license" does not include a license issued pursuant to rules prescribed under Section 5 of Article IV, Ohio Constitution. (2) "State agency" has the same meaning as in section 1.60</pre>	516 517 518 519 520 521
<pre>certificate, permit, or other authorization issued by a state agency that allows the holder to practice a job or profession. (b) "Occupational license" does not include a license issued pursuant to rules prescribed under Section 5 of Article IV, Ohio Constitution. (2) "State agency" has the same meaning as in section 1.60 of the Revised Code.</pre>	516 517 518 519 520 521 522

presented in this act.

are separated by distance or time, or both.

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(B) (1) Except as provided in division (B) (2) of this 527 section and notwithstanding any provision of law to the 528 contrary, beginning on the effective date of this section and 529 ending on December 1, 2020, any requirement that a person must 530 complete continuing education to maintain or renew an 531 occupational license is suspended. 532 (2) Division (B)(1) of this section does not apply if the 533 laws governing the applicable occupational license allow a 534 person to complete continuing education through distance 535 education. 536 Section 7. Section 4729.41 of the Revised Code is 537 presented in this act as a composite of the section as amended 538 by both H.B. 101 and H.B. 541 of the 132nd General Assembly. The 539 General Assembly, applying the principle stated in division (B) 540

of section 1.52 of the Revised Code that amendments are to be

finds that the composite is the resulting version of the section

harmonized if reasonably capable of simultaneous operation,

in effect prior to the effective date of the section as