As Passed by the Senate

133rd General Assembly

Regular Session 2019-2020

Sub. S. B. No. 7

Senators Lehner, Hackett

Cosponsors: Senators McColley, Hoagland, Huffman, S., Roegner, Fedor, Maharath, Craig, Uecker, Hottinger, Kunze, Antonio, Brenner, Burke, Coley, Dolan, Eklund, Gavarone, Hill, Huffman, M., Manning, Obhof, O'Brien, Peterson, Rulli, Sykes, Terhar, Thomas, Williams, Wilson, Yuko

A BILL

ГО	amend sections 4731.299, 4734.281, 4734.285,	1
	4734.49, 4743.04, 4759.02, 4759.10, 4761.03,	2
	4762.03, 4778.07, 4778.08, and 5903.04 and to	3
	enact sections 4730.121, 4731.153, 4731.57,	4
	4743.041, 4759.063, 4760.041, 4761.052,	5
	4762.041, 4774.041, 4778.051, and 4778.081 of	6
	the Revised Code regarding temporary state	7
	occupational licenses for members of the	8
	military and their spouses and regarding the	9
	state medical board issuing expedited licenses	10
	or certificates by endorsement to those	11
	individuals under certain circumstances.	12

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

Section 1. That sections 4731.299, 4734.281, 4734.285,	13
4734.49, 4743.04, 4759.02, 4759.10, 4761.03, 4762.03, 4778.07,	14
4778.08, and 5903.04 be amended and sections 4730.121, 4731.153,	15
4731.57, 4743.041, 4759.063, 4760.041, 4761.052, 4762.041,	16
4774.041, 4778.051, and 4778.081 of the Revised Code be enacted	17

to read as follows:	18
Sec. 4730.121. (A) The state medical board shall issue an	19
expedited license to practice as a physician assistant by	20
endorsement to an applicant who meets all of the requirements of	21
this section.	22
(B) An individual who seeks an expedited license by	23
endorsement under this section shall file with the board a	24
written application on a form prescribed and supplied by the	25
board. The applicant shall include in the application all of the	26
information the board considers necessary to process it.	27
(C) To be eligible to receive an expedited license by	28
endorsement, an applicant shall provide evidence satisfactory to	29
the board that the applicant meets all of the following	30
requirements:	31
(1) The applicant holds a valid license or certificate to	32
practice as a physician assistant issued by any other state or	33
jurisdiction.	34
(2) The license or certificate is current, and the	35
applicant is in good standing in the state or jurisdiction of	36
licensure or certification.	37
(3) One of the circumstances described in division (B)(3)	38
of section 4743.041 of the Revised Code applies to the	39
applicant.	40
(4) The applicant moved or will move to this state from	41
the state or jurisdiction in which the individual holds a	42
current license or certificate.	43
(5) The individual meets the requirements to receive a	44
license as specified in sections 4730.101 and 4730.11 of the	45

Revised Code.	46
(D) The board shall waive all fees associated with the	47
application for and issuance of an expedited license by	48
endorsement under this section.	49
(E) The secretary and supervising member of the board	50
shall review all applications received under this section. If	51
the secretary and supervising member determine that an applicant	52
meets the requirements for an expedited license by endorsement,	53
the board shall issue the license to the applicant.	54
Sec. 4731.153. (A) The state medical board shall issue,	55
without examination, an expedited certificate to practice a	56
limited branch of medicine by endorsement to an applicant who	57
meets all of the requirements of this section.	58
(B) An individual who seeks an expedited certificate by	59
endorsement under this section shall file with the board a	60
written application on a form prescribed and supplied by the	61
board. The applicant shall include in the application all of the	62
information the board considers necessary to process it.	63
(C) To be eligible to receive an expedited certificate by	64
endorsement, an applicant shall provide evidence satisfactory to	65
the board that the applicant meets all of the following	66
requirements:	67
(1) The applicant holds a valid license or certificate to	68
practice a limited branch of medicine issued by any other state	69
or jurisdiction.	70
(2) The license or certificate is current, and the	71
applicant is in good standing in the state or jurisdiction of	72
licensure or certification.	73

Sub. S. B. No. 7

Page 4

endorsement, an applicant shall do both of the following:	103
(1) Provide evidence satisfactory to the board that the	104
applicant meets all of the following requirements:	105
(a) Has passed one of the following:	106
(i) Steps one, two, and three of the United States medical	107
licensing examination;	108
(ii) Levels one, two, and three of the comprehensive	109
osteopathic medical licensing examination of the United States;	110
(iii) Any other medical licensing examination recognized	111
by the board.	112
(b) For at least five years immediately preceding the date	113
of application, has held a current, unrestricted license to	114
practice medicine and surgery or osteopathic medicine and	115
surgery issued by the licensing authority of another state or a	116
Canadian province;	117
(c) For at least two years immediately preceding the date	118
of application, has actively practiced medicine and surgery or	119
osteopathic medicine and surgery in a clinical setting;	120
(d) Is in compliance with the medical education and	121
training requirements in sections 4731.09 and 4731.14 of the	122
Revised Code.	123
(2) Certify to the board that all of the following are the	124
case:	125
(a) Not more than two malpractice claims have been filed	126
against the applicant within a period of ten years and no	127
malpractice claim against the applicant has resulted in total	128
nayment of more than five hundred thousand dollars	129

(2) The board shall waive the application fee required by

division (E)(1) of this section if the applicant presents

156

157

Sub. S. B. No. 7

As Passed by the Senate

Page 7

endorsement under this section shall file with the board a	186
written application on a form prescribed and supplied by the	187
board. The applicant shall include in the application all of the	188
information the board considers necessary to process it.	189
(C) To be eligible to receive an expedited license by	190
endorsement, an applicant shall provide evidence satisfactory to	191
the board that the applicant meets all of the following	192
requirements:	193
(1) The applicant holds a valid license or certificate to	194
practice podiatric medicine and surgery issued by any other	195
state or jurisdiction.	196
(2) The license or certificate is current, and the	197
applicant is in good standing in the state or jurisdiction of	198
licensure or certification.	199
(3) One of the circumstances described in division (B)(3)	200
of section 4743.041 of the Revised Code applies to the	201
applicant.	202
(4) The applicant moved or will move to this state from	203
the state or jurisdiction in which the individual holds a	204
current license or certificate.	205
(5) The individual meets the requirements to receive a	206
license as specified in sections 4731.52 and 4731.531 of the	207
Revised Code.	208
(D) The board shall waive all fees associated with the	209
application for and issuance of an expedited license by	210
endorsement under this section.	211
(E) The secretary and supervising member of the board	212
shall review all applications received under this section. If	213

the secretary and supervising member determine that an applicant	214
meets the requirements for an expedited license by endorsement,	215
the board shall issue the license to the applicant.	216
Sec. 4734.281. Except in cases where a chiropractor holds	217
a certificate issued under section 4762.04 Chapter 4762. of the	218
Revised Code or is an individual described in division (B) of	219
section 4762.02 of the Revised Code, a chiropractor licensed	220
under this chapter shall not engage in the practice of	221
acupuncture unless the chiropractor holds a valid certificate to	222
practice acupuncture issued by the state chiropractic board	223
under this chapter.	224
Sec. 4734.285. A chiropractor who holds a certificate to	225
practice acupuncture issued under this chapter may represent or	226
advertise the chiropractor to be a "chiropractor certified by	227
the state chiropractic board to practice acupuncture." Unless	228
the chiropractor holds a license issued under section 4762.04	229
<pre>Chapter 4762. of the Revised Code, the chiropractor shall not</pre>	230
represent or advertise the chiropractor as holding any of the	231
titles listed in section 4762.08 of the Revised Code.	232
This section does not prohibit a chiropractor from using	233
any of the titles listed in division (C) of section 4734.15 of	234
the Revised Code.	235
Sec. 4734.49. (A) The attorney general, the prosecuting	236
attorney of the county in which a violation of this chapter is	237
committed or is threatened to be committed or in which the	238
offender resides, the state chiropractic board, or any other	239
person having knowledge of a person committing or threatening to	240
commit a violation of this chapter may, in accordance with the	241
provisions of the Revised Code governing injunctions, maintain	242
an action in the name of this state to enjoin the person from	243

committing the violation by applying for an injunction in any	244
court of competent jurisdiction. Upon the filing of a verified	245
petition in court, the court shall conduct a hearing on the	246
petition and shall give the same preference to this proceeding	247
as is given all proceedings under Chapter 119. of the Revised	248
Code, irrespective of the position of the proceeding on the	249
calendar of the court. If the court grants a final or permanent	250
injunction that is a final appealable order, the court may award	251
to the person or entity that maintained the action an amount not	252
exceeding five thousand dollars to cover reasonable attorney's	253
fees, investigative costs, and other costs related to the	254
investigation or prosecution of the case. Injunction proceedings	255
brought under this section shall be in addition to, and not in	256
lieu of, all penalties and other remedies provided in this	257
chapter.	258

- (B) (1) The practice of chiropractic by any person not at that time holding a valid and current license issued under this chapter is hereby declared to be inimical to the public welfare and to constitute a public nuisance.
- (2) Except for the practice of acupuncture by persons described in section 4762.02 of the Revised Code and persons who hold certificates issued under section 4762.04 Chapter 4762. of the Revised Code, the practice of acupuncture by any person not at that time holding a valid and current certificate to practice acupuncture issued under this chapter is hereby declared to be inimical to the public welfare and to constitute a public nuisance.
- Sec. 4743.04. (A) The renewal of a license or other 271 authorization to practice a trade or profession issued under 272 Title XLVII of the Revised Code is subject to the provisions of 273

(2) An individual or an individual's license or

Page 11

302

Sub. S. B. No. 7

certificate issued by another state or jurisdiction is in "good	303
standing" if all of the following apply:	304
(a) The individual is in compliance with all applicable	305
federal, state, and local regulations.	306
(b) The individual is not the subject of an investigation	307
or disciplinary action by any agency of federal, state, or local	308
government.	309
(c) The individual has not been denied a license or	310
certificate, or had a license or certificate limited, suspended,	311
or revoked by any public agency or licensing agency.	312
(B) Pursuant to division (D) of section 4743.04 of the	313
Revised Code, a department, agency, or office of this state,	314
excluding the state medical board as described in that division,	315
shall issue a temporary license or certificate to practice a	316
trade or profession to an individual for not more than six	317
years, provided that all of the following qualifications are	318
<pre>met:</pre>	319
(1) The individual holds a valid license or certificate to	320
practice the trade or profession issued by any other state or	321
jurisdiction.	322
(2) The license or certificate is current, and the	323
individual is in good standing in the state or jurisdiction of	324
licensure or certification.	325
(3) The individual presents adequate proof to the	326
department, agency, or office of any of the following	327
<pre>circumstances:</pre>	328
(a) The individual or the individual's spouse is a member	329
of the uniformed services and is on active military duty in this	330

<u>state.</u>	331
(b) The individual or the individual's spouse is a	332
military technician dual status under 10 U.S.C. 10216 and was	333
transferred to duty in this state.	334
(c) A circumstance described in division (B)(3)(a) or (b)	335
of this section will occur within three months after the date of	336
application.	337
(4) The individual presents adequate proof to the	338
department, agency, or office that the individual moved or will	339
move to this state from the state or jurisdiction in which the	340
individual holds a current license or certificate.	341
(5) The individual complies with sections 4776.01 to	342
4776.04 of the Revised Code.	343
(C) A department, agency, or office of this state may, in	344
accordance with Chapter 119. of the Revised Code, deny an	345
individual a temporary license or certificate issued under this	346
section or revoke an individual's temporary license or	347
certificate issued under this section if any of the following	348
<pre>circumstances occur:</pre>	349
(1) The individual has a criminal record according to a	350
<pre>criminal records check.</pre>	351
(2) The individual is unable to practice the trade or	352
profession according to acceptable and prevailing standards of	353
care by reason of mental illness or physical illness, including	354
physical deterioration that adversely affects cognitive, motor,	355
or perceptive skills.	356
(3) The individual is unable to practice the trade or	357
profession according to acceptable and prevailing standards of	358

care because of the habitual or excessive use or abuse of	359
alcohol or other substances that impair the ability to practice.	360
(4) An adverse action has been taken against the	361
individual by a health care institution.	362
(5) The individual's license or certificate issued by	363
another state or jurisdiction expires, is revoked, or is not in	364
good standing or the individual, with respect to that license or	365
certificate, is placed on disciplinary probation.	366
(6) With respect to an individual who was eligible for a	367
temporary license or certificate under this section as the	368
spouse of a member of the uniformed services or of a military	369
technician dual status, six months have elapsed since the	370
divorce, dissolution, or annulment of the marriage.	371
(7) The individual is dishonorably discharged from the	372
military.	373
(8) The individual is required to register under Chapter	374
2950. of the Revised Code or a substantially similar law of	375
another state, the United States, or another country.	376
(9) The individual is required to register under section	377
2909.15 of the Revised Code or a substantially similar law of	378
another state, the United States, or another country.	379
(10) The individual has been convicted of, pleaded guilty	380
to, or had a judicial finding of guilt for any criminal	381
violation set forth in the Revised Code mandating that the	382
individual is ineligible for licensure or certification in the	383
trade or profession.	384
(11) An individual issued a temporary license or	385
certificate under this section fails to obtain a full license or	386

certificate within six years after the temporary license or	387
certificate was issued.	388
(D) A department, agency, or office of this state shall	389
waive all fees associated with the issuance of a temporary	390
license or certificate under this section.	391
(E) An individual with a temporary license or certificate	392
issued under this section may practice the trade or profession	393
in this state only within the scope and practice that is	394
permitted under Ohio law and that does not exceed the	395
<pre>individual's training.</pre>	396
(F) Each department, agency, or office subject to this	397
section that issues a license or certificate to practice a trade	398
or profession shall adopt rules under Chapter 119. of the	399
Revised Code as necessary to implement this section.	400
(G) The director of administrative services shall, on the	401
conclusion of the state fiscal year, prepare a report on the	402
number and type of temporary licenses or certificates that were	403
issued during the fiscal year under section 4743.041 of the	404
Revised Code. The director of administrative services shall	405
provide the report to the director of veterans services not	406
later than thirty days after the end of the fiscal year. The	407
director of veterans services shall compile the reports and make	408
them available to the public.	409
Sec. 4759.02. (A) Except as otherwise provided in this	410
section or in section 4759.10 of the Revised Code, no person	411
shall practice, offer to practice, or hold self forth to	412
practice dietetics unless the person has been licensed under	413
section 4759.06 of the Revised Code this chapter.	414
(B) Except for a person licensed under section 4759.06 of	415

the Revised Code this chapter, or as otherwise provided in this	416
section or in section 4759.10 of the Revised Code:	417
(1) No person shall use the title "dietitian";	418
(2) No person except for a person licensed under Title	419
XLVII of the Revised Code, when acting within the scope of their	420
practice, shall use any other title, designation, words,	421
letters, abbreviation, or insignia or combination of any title,	422
designation, words, letters, abbreviation, or insignia tending	423
to indicate that the person is practicing dietetics.	424
(C) Notwithstanding division (B) of this section, a person	425
who is a dietitian registered by the commission on dietetic	426
registration and who does not violate division (A) of this	427
section may use the designation "registered dietitian" and the	428
abbreviation "R.D."	429
(D) Division (A) of this section does not apply to:	430
(1) A student enrolled in an academic program that is in	431
compliance with division (A)(4) of section 4759.06 of the	432
Revised Code who is engaging in the practice of dietetics under	433
the supervision of a dietitian licensed under section 4759.06 of	434
the Revised Code this chapter or a dietitian registered by the	125
	435
commission on dietetic registration, as part of the academic	433
commission on dietetic registration, as part of the academic program;	
	436
program;	436 437
program; (2) A person participating in the pre-professional	436 437 438
program; (2) A person participating in the pre-professional experience required by division (A)(5) of section 4759.06 of the	436 437 438 439
program; (2) A person participating in the pre-professional experience required by division (A)(5) of section 4759.06 of the Revised Code;	436 437 438 439 440

county in which the offense was committed or the offender	444
resides, the state medical board, or any other person having	445
knowledge of a person who either directly or by complicity is in	446
violation of this section, may, in accordance with provisions of	447
the Revised Code governing injunctions, maintain an action in	448
the name of the state to enjoin any person from engaging either	449
directly or by complicity in the unlawful activity by applying	450
for an injunction in the Franklin county court of common pleas	451
or any other court of competent jurisdiction.	452

Prior to application for such injunction, the secretary of 453 the state medical board shall notify the person allegedly 454 engaged either directly or by complicity in the unlawful 455 activity by registered mail that the secretary has received 456 information indicating that the person is so engaged. The person 457 shall answer the secretary within thirty days showing that the 458 person is either properly licensed for the stated activity or 459 that the person is not in violation of this chapter. If the 460 answer is not forthcoming within thirty days after notice by the 461 secretary, the secretary shall request that the attorney 462 general, the prosecuting attorney of the county in which the 463 offense was committed or the offender resides, or the state 464 medical board proceed as authorized in this section. 465

Upon the filing of a verified petition in court, the court

shall conduct a hearing on the petition and shall give the same

467

preference to this proceeding as is given all proceedings under

Chapter 119. of the Revised Code, irrespective of the position

469

of the proceeding on the calendar of the court. Injunction

470

proceedings shall be in addition to, and not in lieu of, all

471

penalties and other remedies provided under this chapter.

472

Sec. 4759.063. (A) The state medical board shall issue,

without examination, an expedited license to practice dietetics	474
by endorsement to an applicant who meets all of the requirements	475
of this section.	476
(B) An individual who seeks an expedited license by	477
endorsement under this section shall file with the board a	478
written application on a form prescribed and supplied by the	479
board. The applicant shall include in the application all of the	480
information the board considers necessary to process it.	481
(C) To be eligible to receive an expedited license by	482
endorsement, an applicant shall provide evidence satisfactory to	483
the board that the applicant meets all of the following	484
requirements:	485
(1) The applicant holds a valid license or certificate to	486
practice dietetics issued by any other state or jurisdiction.	487
(2) The license or certificate is current, and the	488
applicant is in good standing in the state or jurisdiction of	489
licensure or certification.	490
(3) One of the circumstances described in division (B)(3)	491
of section 4743.041 of the Revised Code applies to the	492
applicant.	493
(4) The applicant moved or will move to this state from	494
the state or jurisdiction in which the individual holds a	495
current license or certificate.	496
(5) The individual meets the requirements to receive a	497
license as specified in sections 4759.06 and 4759.061 of the	498
Revised Code.	499
(D) The board shall waive all fees associated with the	500
application for and issuance of an expedited license by	501

endorsement under this section.	502
(E) The secretary and supervising member of the board	503
shall review all applications received under this section. If	504
the secretary and supervising member determine that an applicant	505
meets the requirements for an expedited license by endorsement,	506
the board shall issue the license to the applicant.	507
Sec. 4759.10. Sections 4759.01 to 4759.08 of the Revised	508
Code do not apply to any of the following:	509
(A) A person licensed under Title XLVII of the Revised	510
Code who is acting within the scope of the person's profession,	511
provided that the person complies with division (B) of section	512
4759.02 of the Revised Code;	513
(B) A person who is a graduate of an associate degree	514
program approved by the academy of nutrition and dietetics or	515
the state medical board who is working as a dietetic technician	516
under the supervision of a dietitian licensed under section	517
4759.06 of the Revised Code this chapter or registered by the	518
commission on dietetic registration, except that the person is	519
subject to division (B) of section 4759.02 of the Revised Code	520
if the person uses a title other than "dietetic technician";	521
(C) A person who practices dietetics related to employment	522
in the armed forces, veteran's administration, or the public	523
health service of the United States;	524
(D) Persons employed by a nonprofit agency approved by the	525
board or by a federal, state, municipal or county government, or	526
by any other political subdivision, elementary or secondary	527
school, or an institution of higher education approved by the	528
state medical board or by a regional agency recognized by the	529
council on postsecondary accreditation, who performs only	530

nutritional education activities and such other nutritional	531
activities as the board, by rule, permits, provided the person	532
does not violate division (B) of section 4759.02 of the Revised	533
Code;	534
(E) A person who has completed a program meeting the	535
academic standards set for dietitians by the academy of	536
nutrition and dietetics, received a baccalaureate or higher	537
degree from a school, college, or university approved by a	538
regional accreditation agency recognized by the council on	539
postsecondary accreditation, works under the supervision of a	540
licensed dietitian or registered dietitian, and does not violate	541
division (B) of section 4759.02 of the Revised Code;	542
(F) A person when acting, under the direction and	543
supervision of a person licensed under Title XLVII of the	544
Revised Code, in the execution of a plan of treatment authorized	545
by the licensed person, provided the person complies with	546
division (B) of section 4759.02 of the Revised Code;	547
(G) The free dissemination of literature in the state;	548
(H) Provided that the persons involved in the sale,	549
promotion, or explanation of the sale of food, food materials,	550
or dietary supplements do not violate division (B) of section	551
4759.02 of the Revised Code, the sale of food, food materials,	552
or dietary supplements and the marketing and distribution of	553
food, food materials, or dietary supplements and the promotion	554
or explanation of the use of food, food materials, or dietary	555
supplements provided that the promotion or explanation does not	556
violate Chapter 1345. of the Revised Code;	557
(I) A person who offers dietary supplements for sale and	558
who makes the following statements about the product if the	559

statements are consistent with the dietary supplement's label or	560
labeling:	561
(1) Claim a benefit related to a classical nutrient	562
deficiency disease and disclose the prevalence of the disease in	563
the United States;	564
(2) Describe the role of a nutrient or dietary ingredient	565
intended to affect the structure or function of the human body;	566
(3) Characterize the documented mechanism by which a	567
nutrient or dietary ingredient acts to maintain the structure or	568
function of the human body;	569
(4) Describe general well-being from the consumption of a	570
nutrient or dietary ingredient.	571
(J) Provided that the persons involved in presenting a	572
general program of instruction for weight control do not violate	573
division (B) of section 4759.02 of the Revised Code, a general	574
program of instruction for weight control approved in writing by	575
a licensed dietitian, a physician licensed under Chapter 4731.	576
of the Revised Code to practice medicine or surgery or	577
osteopathic medicine or surgery, a person licensed in another	578
state that the board considers to have substantially equivalent	579
licensure requirements as this state, or a registered dietitian;	580
(K) The continued practice of dietetics at a hospital by a	581
person employed at that same hospital to practice dietetics for	582
the twenty years immediately prior to July 1, 1987, so long as	583
the person works under the supervision of a dietitian licensed	584
under section 4759.06 of the Revised Code this chapter and does	585
not violate division (B) of section 4759.02 of the Revised Code.	586
This division does not apply to any person who has held a	587
license issued under this chapter to practice dietetics. As used	588

in this division, "hospital" has the same meaning as in section	589
3727.01 of the Revised Code.	590
Sec. 4760.041. (A) The state medical board shall issue an	591
expedited certificate to practice as an anesthesiologist	592
assistant by endorsement to an applicant who meets all of the	593
requirements of this section.	594
(B) An individual who seeks an expedited certificate by	595
endorsement under this section shall file with the board a	596
written application on a form prescribed and supplied by the	597
board. The applicant shall include in the application all of the	598
information the board considers necessary to process it.	599
(C) To be eligible to receive an expedited certificate by	600
endorsement, an applicant shall provide evidence satisfactory to	601
the board that the applicant meets all of the following	602
<pre>requirements:</pre>	603
(1) The applicant holds a valid license or certificate to	604
practice as an anesthesiologist assistant issued by any other	605
state or jurisdiction.	606
(2) The license or certificate is current, and the	607
applicant is in good standing in the state or jurisdiction of	608
licensure or certification.	609
(3) One of the circumstances described in division (B)(3)	610
of section 4743.041 of the Revised Code applies to the	611
applicant.	612
(4) The applicant moved or will move to this state from	613
the state or jurisdiction in which the individual holds a	614
current license or certificate.	615
(5) The individual meets the requirements to receive a	616

certificate as specified in sections 4760.03, 4760.031, and	617
4760.032 of the Revised Code.	618
(D) The board shall waive all fees associated with the	619
application for and issuance of an expedited certificate by	620
endorsement under this section.	621
(E) The secretary and supervising member of the board	622
shall review all applications received under this section. If	623
the secretary and supervising member determine that an applicant	624
meets the requirements for an expedited certificate by	625
endorsement, the board shall issue the certificate to the	626
applicant.	627
Sec. 4761.03. (A) The state medical board shall regulate	628
the practice of respiratory care in this state and the persons	629
to whom the board issues licenses and limited permits under this	630
chapter. Rules adopted under this chapter that deal with the	631
provision of respiratory care in a hospital, other than rules	632
regulating the issuance of licenses or limited permits, shall be	633
consistent with the conditions for participation under medicare,	634
Title XVIII of the "Social Security Act," 79 Stat. 286 (1965),	635
42 U.S.C.A. 1395, as amended, and with the respiratory care	636
accreditation standards of the joint commission or the American	637
osteopathic association.	638
(B) The board shall adopt, and may rescind or amend, rules	639
in accordance with Chapter 119. of the Revised Code to carry out	640
the purposes of this chapter, including rules prescribing the	641
following:	642
(1) The form and manner for filing applications under	643
sections 4761.05, 4761.052, and 4761.06 of the Revised Code;	644
(2) Standards for the approval of examinations and	645

reexaminations administered by national organizations for	646
licensure, license renewal, and license reinstatement;	647
(3) Standards for the approval of educational programs	648
required to qualify for licensure and approval of continuing	649
education programs required for license renewal;	650
(4) Continuing education courses and the number of hour	651
requirements necessary for license renewal under section 4761.06	652
of the Revised Code, including rules providing for pro rata	653
reductions by month of the number of hours of continuing	654
education that must be completed for license holders who are in	655
their first renewal period, have been disabled by illness or	656
accident, or have been absent from the country;	657
(5) Procedures for the issuance and renewal of licenses	658
and limited permits, including the duties that may be fulfilled	659
by the board's executive director and other board employees;	660
(6) Procedures for the limitation, suspension, and	661
revocation of licenses and limited permits, the refusal to	662
issue, renew, or reinstate licenses and limited permits, and the	663
imposition of a reprimand or probation under section 4761.09 of	664
the Revised Code;	665
(7) Standards of ethical conduct for the practice of	666
respiratory care;	667
(8) The respiratory care tasks that may be performed by an	668
individual practicing as a polysomnographic technologist	669
pursuant to division (B)(3) of section 4761.10 of the Revised	670
Code;	671
(9) Requirements for criminal records checks of applicants	672
under section 4776.03 of the Revised Code.	673

- (C) The board shall determine the sufficiency of an 674 applicant's qualifications for admission to the licensing 675 examination or a reexamination, and for the issuance or renewal 676 of a license or limited permit. 677
- (D) The board shall determine the respiratory care 678 educational programs that are acceptable for fulfilling the 679 requirements of division (A) of section 4761.04 of the Revised 680 Code. 681
- (E) (1) The board shall investigate evidence that appears 682 to show that a person has violated any provision of this chapter 683 or any rule adopted under it. Any person may report to the board 684 in a signed writing any information that the person may have 685 that appears to show a violation of any provision of this 686 chapter or any rule adopted under it. In the absence of bad 687 faith, any person who reports information of that nature or who 688 testifies before the board in any adjudication conducted under 689 Chapter 119. of the Revised Code shall not be liable in damages 690 in a civil action as a result of the report or testimony. Each 691 complaint or allegation of a violation received by the board 692 shall be assigned a case number and shall be recorded by the 693 board. 694
- (2) Investigations of alleged violations of this chapter 695 or any rule adopted under it shall be supervised by the 696 supervising member elected by the board in accordance with 697 section 4731.02 of the Revised Code and by the secretary as 698 provided in section 4761.012 of the Revised Code. The president 699 may designate another member of the board to supervise the 700 investigation in place of the supervising member. No member of 701 the board who supervises the investigation of a case shall 702 participate in further adjudication of the case. 703

Sub. S. B. No. 7 As Passed by the Senate

(3) In investigating a possible violation of this chapter	704
or any rule adopted under it, the board may issue subpoenas,	705
administer oaths, question witnesses, conduct interviews, order	706
the taking of depositions, inspect and copy any books, accounts,	707
papers, records, or documents, and compel the attendance of	708
witnesses and production of books, accounts, papers, records,	709
documents, and testimony, except that a subpoena for patient	710
record information shall not be issued without consultation with	711
the attorney general's office and approval of the secretary and	712
supervising member of the board.	713

Before issuance of a subpoena for patient record information, the secretary and supervising member shall determine whether there is probable cause to believe that the complaint filed alleges a violation of this chapter or any rule adopted under it and that the records sought are relevant to the alleged violation and material to the investigation. The subpoena may apply only to records that cover a reasonable period of time surrounding the alleged violation.

On failure to comply with any subpoena issued by the board and after reasonable notice to the person being subpoenaed, the board may move for an order compelling the production of persons or records pursuant to the Rules of Civil Procedure.

A subpoena issued by the board may be served by a sheriff, the sheriff's deputy, or a board employee or agent designated by the board. Service of a subpoena issued by the board may be made by delivering a copy of the subpoena to the person named therein, reading it to the person, or leaving it at the person's usual place of residence, usual place of business, or address on file with the board. When serving a subpoena to an applicant for or the holder of a license or limited permit issued under this

chapter, service of the subpoena may be made by certified mail,	73
return receipt requested, and the subpoena shall be deemed	73
served on the date delivery is made or the date the person	73
refuses to accept delivery. If the person being served refuses	73
to accept the subpoena or is not located, service may be made to	73
an attorney who notifies the board that the attorney is	73
representing the person.	74

A sheriff's deputy who serves a subpoena shall receive the same fees as a sheriff. Each witness who appears before the board in obedience to a subpoena shall receive the fees and mileage provided for under section 119.094 of the Revised Code.

- (4) All hearings, investigations, and inspections of the board shall be considered civil actions for the purposes of section 2305.252 of the Revised Code.
- (5) A report required to be submitted to the board under this chapter, a complaint, or information received by the board pursuant to an investigation is confidential and not subject to discovery in any civil action.

The board shall conduct all investigations or inspections and proceedings in a manner that protects the confidentiality of patients and persons who file complaints with the board. The board shall not make public the names or any other identifying information about patients or complainants unless proper consent is given.

The board may share any information it receives pursuant to an investigation or inspection, including patient records and patient record information, with law enforcement agencies, other licensing boards, and other governmental agencies that are prosecuting, adjudicating, or investigating alleged violations

of statutes or administrative rules. An agency or board that	763
receives the information shall comply with the same requirements	764
regarding confidentiality as those with which the state medical	765
board must comply, notwithstanding any conflicting provision of	766
the Revised Code or procedure of the agency or board that	767
applies when it is dealing with other information in its	768
possession. In a judicial proceeding, the information may be	769
admitted into evidence only in accordance with the Rules of	770
Evidence, but the court shall require that appropriate measures	771
are taken to ensure that confidentiality is maintained with	772
respect to any part of the information that contains names or	773
other identifying information about patients or complainants	774
whose confidentiality was protected by the state medical board	775
when the information was in the board's possession. Measures to	776
ensure confidentiality that may be taken by the court include	777
sealing its records or deleting specific information from its	778
records.	779
(6) On a quarterly basis, the board shall prepare a report	780
that documents the disposition of all cases during the preceding	781
three months. The report shall contain the following information	782
for each case with which the board has completed its activities:	783
(a) The case number assigned to the complaint or alleged	784
violation;	785
(b) The type of license or limited permit, if any, held by	786
the individual against whom the complaint is directed;	787
(c) A description of the allegations contained in the	788
complaint;	789
Compidatio,	, 0 9
(d) The disposition of the case.	790

The report shall state how many cases are still pending

and shall be prepared in a manner that protects the identity of	792
each person involved in each case. The report shall be a public	793
record under section 149.43 of the Revised Code.	794
(F) The board shall keep records of its proceedings and do	795
other things as are necessary and proper to carry out and	796
enforce the provisions of this chapter.	797
(G) The board shall maintain and publish on its internet	798
web site all of the following:	799
(1) The requirements for the issuance of licenses and	800
limited permits under this chapter and rules adopted by the	801
board;	802
(2) A list of the names and locations of the institutions	803
that each year granted degrees or certificates of completion in	804
respiratory care.	805
Sec. 4761.052. (A) The state medical board shall issue,	806
without examination, an expedited license to practice	807
respiratory care by endorsement to an applicant who meets all of	808
the requirements of this section.	809
(B) An individual who seeks an expedited license by	810
endorsement under this section shall file with the board a	811
written application on a form prescribed and supplied by the	812
board. The applicant shall include in the application all of the	813
information the board considers necessary to process it.	814
(C) To be eligible to receive an expedited license by	815
endorsement, an applicant shall provide evidence satisfactory to	816
the board that the applicant meets all of the following	817
requirements:	818
(1) The applicant holds a valid license or certificate to	819

(B) To be eligible for the certificate to practice, an

Page 30

846

847

Sub. S. B. No. 7

the board.

applicant shall meet all of the following conditions, as	848
applicable:	849
(1) The applicant shall submit evidence satisfactory to	850
the board that the applicant is at least eighteen years of age	851
and of good moral character.	852
(2) In the case of an applicant seeking a certificate to	853
practice as an oriental medicine practitioner, the applicant	854
shall submit evidence satisfactory to the board of both of the	855
following:	856
(a) That the applicant holds a current and active	857
designation from the national certification commission for	858
acupuncture and oriental medicine as either a diplomate in	859
oriental medicine or diplomate of acupuncture and Chinese	860
herbology;	861
(b) That the applicant has successfully completed, in the	862
two-year period immediately preceding application for the	863
certificate to practice, one course approved by the commission	864
on federal food and drug administration dispensary and	865
compounding guidelines and procedures.	866
(3) In the case of an applicant seeking a certificate to	867
practice as an acupuncturist, the applicant shall submit	868
evidence satisfactory to the board that the applicant holds a	869
current and active designation from the national certification	870
commission for acupuncture and oriental medicine as a diplomate	871
in acupuncture.	872
(4) The applicant shall demonstrate to the board	873
proficiency in spoken English by satisfying one of the following	874
requirements:	875
(a) Passing the examination described in section 4731.142	876

884

885

886

887

888

889

890

891

897

898

of the Revised Code;

(b) Submitting evidence satisfactory to the board that the	878
applicant was required to demonstrate proficiency in spoken	879
English as a condition of obtaining designation from the	880
national certification commission for acupuncture and oriental	881
medicine as a diplomate in oriental medicine, diplomate of	882
acupuncture and Chinese herbology, or diplomate in acupuncture;	883

- (c) Submitting evidence satisfactory to the board that the applicant, in seeking a designation from the national certification commission for acupuncture and oriental medicine as a diplomate of oriental medicine, diplomate of acupuncture and Chinese herbology, or diplomate of acupuncture, has successfully completed in English the examination required for such a designation by the national certification commission for acupuncture and oriental medicine;
- (d) In the case of an applicant seeking a certificate to 892 practice as an oriental medicine practitioner, submitting 893 evidence satisfactory to the board that the applicant has 894 previously held a certificate to practice as an acupuncturist 895 issued under—section 4762.04 of the Revised Code this chapter. 896
- (5) The applicant shall submit to the board any other information the board requires.
- (6) The applicant shall pay to the board a fee of one 899 hundred dollars, no part of which may be returned to the 900 applicant.
- (C) The board shall review all applications received under 902 this section. The board shall determine whether an applicant 903 meets the requirements to receive a certificate to practice not 904 later than sixty days after receiving a complete application. 905

The affirmative vote of not fewer than six members of the board	906
is required to determine that an applicant meets the	907
requirements for a certificate.	908
Sec. 4762.041. (A) The state medical board shall issue an	909
expedited certificate to practice as an oriental medicine	910
practitioner or acupuncturist by endorsement to an applicant who	911
meets all of the requirements of this section.	912
(B) An individual who seeks an expedited certificate by	913
endorsement under this section shall file with the board a	914
written application on a form prescribed and supplied by the	915
board. The applicant shall include in the application all of the	916
information the board considers necessary to process it.	917
(C) To be eligible to receive an expedited certificate by	918
endorsement, an applicant shall provide evidence satisfactory to	919
the board that the applicant meets all of the following	920
requirements:	921
(1) The applicant holds a valid license or certificate to	922
practice as an oriental medicine practitioner or acupuncturist	923
issued by any other state or jurisdiction.	924
(2) The license or certificate is current, and the	925
applicant is in good standing in the state or jurisdiction of	926
licensure or certification.	927
(3) One of the circumstances described in division (B)(3)	928
of section 4743.041 of the Revised Code applies to the	929
applicant.	930
(4) The applicant moved or will move to this state from	931
the state or jurisdiction in which the individual holds a	932
current license or certificate.	933

(5) The individual meets the requirements to receive a	934
certificate as specified in sections 4762.03 and 4762.031 of the	935
Revised Code.	936
(D) The board shall waive all fees associated with the	937
application for and issuance of an expedited certificate by	938
endorsement under this section.	939
(E) The secretary and supervising member of the board	940
shall review all applications received under this section. If	941
the secretary and supervising member determine that an applicant	942
meets the requirements for an expedited certificate by	943
endorsement, the board shall issue the certificate to the	944
applicant.	945
Sec. 4774.041. (A) The state medical board shall issue an	946
expedited certificate to practice as a radiologist assistant by	947
endorsement to an applicant who meets all of the requirements of	948
this section.	949
(B) An individual who seeks an expedited certificate by	950
endorsement under this section shall file with the board a	951
written application on a form prescribed and supplied by the	952
board. The applicant shall include in the application all of the	953
information the board considers necessary to process it.	954
(C) To be eligible to receive an expedited certificate by	955
endorsement, an applicant shall provide evidence satisfactory to	956
the board that the applicant meets all of the following	957
<pre>requirements:</pre>	958
(1) The applicant holds a valid license or certificate to	959
practice as a radiologist assistant issued by any other state or	960
jurisdiction.	961
(2) The license or certificate is current, and the	962

applicant is in good standing in the state or jurisdiction of	963
licensure or certification.	964
(3) One of the circumstances described in division (B)(3)	965
of section 4743.041 of the Revised Code applies to the	966
applicant.	967
(4) The applicant moved or will move to this state from	968
the state or jurisdiction in which the individual holds a	969
current license or certificate.	970
(5) The individual meets the requirements to receive a	971
certificate as specified in sections 4774.03 and 4774.031 of the	972
Revised Code.	973
(D) The board shall waive all fees associated with the	974
application for and issuance of an expedited certificate by	975
endorsement under this section.	976
(E) The secretary and supervising member of the board	977
shall review all applications received under this section. If	978
the secretary and supervising member determine that an applicant	979
meets the requirements for an expedited certificate by	980
endorsement, the board shall issue the certificate to the	981
applicant.	982
Sec. 4778.051. (A) The state medical board shall issue an	983
expedited license to practice as a genetic counselor by	984
endorsement to an applicant who meets all of the requirements of	985
this section.	986
(B) An individual who seeks an expedited license by	987
endorsement under this section shall file with the board a	988
written application on a form prescribed and supplied by the	989
board. The applicant shall include in the application all of the	990
information the board considers necessary to process it.	991

(C) To be eligible to receive an expedited license by	992
endorsement, an applicant shall provide evidence satisfactory to	993
the board that the applicant meets all of the following	994
requirements:	995
(1) The applicant holds a valid license or certificate to	996
practice as a genetic counselor issued by any other state or	997
jurisdiction.	998
(2) The license or certificate is current, and the	999
applicant is in good standing in the state or jurisdiction of	1000
licensure or certification.	1001
(3) One of the circumstances described in division (B)(3)	1002
of section 4743.041 of the Revised Code applies to the	1003
applicant.	1004
(4) The applicant moved or will move to this state from	1005
the state or jurisdiction in which the individual holds a	1006
current license or certificate.	1007
(5) The individual meets the requirements to receive a	1008
license as specified in sections 4778.03 and 4778.04 of the	1009
Revised Code.	1010
(D) The board shall waive all fees associated with the	1011
application for and issuance of an expedited license by	1012
endorsement under this section.	1013
(E) The secretary and supervising member of the board	1014
shall review all applications received under this section. If	1015
the secretary and supervising member determine that an applicant	1016
meets the requirements for an expedited license by endorsement,	1017
the board shall issue the license to the applicant.	1018
Sec. 4778.07. (A) A license to practice as a genetic	1019

1048

counselor issued under section 4778.05 of the Revised Code this	1020
<u>chapter</u> that is not renewed on or before its expiration date is	1021
automatically suspended on its expiration date. Continued	1022
practice after suspension shall be considered as practicing in	1023
violation of section 4778.02 of the Revised Code.	1024
(B) If a license has been suspended pursuant to this	1025
section for two years or less, the board shall reinstate the	1026
license upon an applicant's submission of a complete renewal	1027
application, the biennial renewal fee, and a monetary penalty of	1028
twenty-five dollars.	1029
(C)(1) If a license has been suspended pursuant to this	1030
section for more than two years, it may be restored upon an	1031
applicant's submission of a complete restoration application,	1032
the biennial renewal fee, and a monetary penalty of fifty	1033
dollars and compliance with sections 4776.01 to 4776.04 of the	1034
Revised Code. The board shall not restore a license unless the	1035
board, in its discretion, decides that the results of the	1036
criminal records check do not make the applicant ineligible for	1037
a license issued pursuant to section 4778.05 of the Revised	1038
Code.	1039
(2) The board may impose terms and conditions for the	1040
restoration, including the following:	1041
(a) Requiring the applicant to pass an oral or written	1042
examination, or both, to determine the applicant's present	1043
fitness to resume practice;	1044
(b) Requiring the applicant to obtain additional training	1045
and to pass an examination upon completion of such training;	1046

(c) Restricting or limiting the extent, scope, or type of

practice of the applicant.

Sec. 4778.08. (A) The state medical board may issue to an	1049
applicant under section 4778.03 of the Revised Code a license to	1050
practice as a genetic counselor, designated as a supervised	1051
practice license, if both of the following apply:	1052
(1) The applicant meets the requirements specified in	1053
section 4778.03 of the Revised Code other than being a certified	1054
genetic counselor;	1055
(2) The applicant is in active candidate status with the	1056
American board of genetic counseling.	1057
(B) A supervised practice license authorizes the holder to	1058
engage in the activities authorized by section 4778.11 of the	1059
Revised Code while the holder is under the general supervision	1060
of a genetic counselor licensed under section 4778.05 of the	1061
Revised Code this chapter or a physician. General supervision	1062
does not require the supervising licensed genetic counselor or	1063
physician to be present while the holder engages in such	1064
activities, but does require the licensed genetic counselor or	1065
physician to have professional responsibility for the holder and	1066
be readily accessible to the holder for professional	1067
consultation and assistance.	1068
A supervised practice license is valid from the date of	1069
issuance until the earlier of one year from that date or the	1070
date a license is issued under section 4778.05 or 4778.051 of	1071
the Revised Code. A supervised practice license may not be	1072
renewed.	1073
Sec. 4778.081. (A) The state medical board shall issue an	1074
expedited genetic counselor supervised practice license by	1075
endorsement to an applicant who meets all of the requirements of	1076
this section.	1077

Sub. S. B. No. 7 As Passed by the Senate

(B) An individual who seeks an expedited license by	1078
endorsement under this section shall file with the board a	1079
written application on a form prescribed and supplied by the	1080
board. The applicant shall include in the application all of the	1081
information the board considers necessary to process it.	1082
(C) To be eligible to receive an expedited license by	1083
endorsement, an applicant shall provide evidence satisfactory to	1084
the board that the applicant meets all of the following	1085
requirements:	1086
(1) The applicant holds a valid license or certificate to	1087
practice as a genetic counselor under supervision issued by any	1088
other state or jurisdiction.	1089
(2) The license or certificate is current, and the	1090
applicant is in good standing in the state or jurisdiction of	1091
licensure or certification.	1092
(3) One of the circumstances described in division (B)(3)	1093
of section 4743.041 of the Revised Code applies to the	1094
applicant.	1095
(4) The applicant moved or will move to this state from	1096
the state or jurisdiction in which the individual holds a	1097
current license or certificate.	1098
(5) The individual meets the requirements to receive a	1099
license as specified in section 4778.08 of the Revised Code.	1100
(D) The board shall waive all fees associated with the	1101
application for and issuance of an expedited license by	1102
endorsement under this section.	1103
(E) The secretary and supervising member of the board	1104
shall review all applications received under this section. If	1105

the secretary and supervising member determine that an applicant	1106
meets the requirements for an expedited license by endorsement,	1107
the board shall issue the license to the applicant.	1108
Sec. 5903.04. Each licensing agency shall adopt rules	1109
under Chapter 119. of the Revised Code to establish and	1110
implement all of the following:	1111
(A) A process to obtain from each applicant documentation	1112
and additional information necessary to determine if the	1113
applicant is a service member or veteran, or the spouse or	1114
surviving spouse of a service member or veteran;	1115
(B) A process to record, track, and monitor applications	1116
that have been received from a service member, veteran, or the	1117
spouse or surviving spouse of a service member or veteran; and	1118
(C) A process to prioritize and expedite certification or	1119
licensing for each applicant who is a service member, veteran,	1120
or the spouse or a surviving spouse of a service member or	1121
veteran.	1122
In establishing these processes, the licensing agency	1123
shall include any special accommodations that may be appropriate	1124
for applicants facing imminent deployment, and for applicants	1125
for a temporary license or certificate under division (D) of	1126
section 4743.04 of the Revised Code.	1127
Section 2. That existing sections 4731.299, 4734.281,	1128
4734.285, 4734.49, 4743.04, 4759.02, 4759.10, 4761.03, 4762.03,	1129
4778.07, 4778.08, and 5903.04 of the Revised Code are hereby	1130
repealed.	1131