# As Passed by the House

### 134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 122

## Representatives Fraizer, Holmes

Cosponsors: Representatives Carfagna, Hall, Seitz, Baldridge, Blackshear, Brown, Carruthers, Click, Crossman, Cutrona, Edwards, Galonski, Ghanbari, Gross, Hoops, Householder, Ingram, Jarrells, Jones, Koehler, Lanese, LaRe, Lightbody, Liston, McClain, Miller, A., Miranda, Pavliga, Plummer, Ray, Richardson, Roemer, Russo, Sheehy, Smith, K., Smith, M., Sobecki, Stein, Stephens, Swearingen, Sweeney, West, White, Wiggam, Young, B., Young, T., Speaker Cupp

#### A BILL

Го	amend sections 3902.30, 4723.94, 4731.2910,	1
	4732.33, and 5164.95; to amend, for the purpose	2
	of adopting a new section number as indicated in	3
	parentheses, section 4731.2910 (4743.09); and to	4
	enact sections 3701.1310, 3721.60, 4725.35,	5
	4729.284, 4730.60, 4731.741, 4734.60, 4753.20,	6
	4755.90, 4757.50, 4758.80, 4759.20, 4761.30,	7
	4778.30, and 5119.368 of the Revised Code to	8
	establish and modify requirements regarding the	9
	provision of telehealth services.	10

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

Section 1. That sections 3902.30, 4723.94, 4731.2910,	11
4732.33, and 5164.95 be amended; section 4731.2910 (4743.09) be	12
amended for the purpose of adopting a new section number as	13
indicated in parentheses; and sections 3701.1310, 3721.60,	14

parademie, pasite mediem emergency, or pasite sarety emergency,	10
an individual with a developmental disability or any other	20
permanent disability who is in need of surgery or any other	21
health care procedure, any medical or other health care test, or	22
any clinical care visit shall be given the opportunity to have	23
at least one parent or legal guardian present if the presence of	24
the individual's parent or legal guardian is necessary to	25
alleviate any negative reaction that may be experienced by the	26
individual who is the patient.	27
The director of health may take any action necessary to	28
enforce this section.	29
Sec. 3721.60. (A) As used in this section, "long-term care	30
<pre>facility" means all of the following:</pre>	31
(1) A home, as defined in section 3721.10 of the Revised	32
<pre>Code;</pre>	33
(2) A residential facility licensed by the department of	34
mental health and addiction services under section 5119.34 of	35
the Revised Code;	36
(3) A residential facility licensed by the department of	37
developmental disabilities under section 5123.19 of the Revised	38
<pre>Code;</pre>	39
(4) A facility operated by a hospice care program licensed	40
by the department of health under Chapter 3712. of the Revised	41
Code that is used exclusively for care of hospice patients or	42
any other facility in which a hospice care program provides care	43

for hospice patients.	44
(B) During any declared disaster, epidemic, pandemic,	45
public health emergency, or public safety emergency, each long-	46
term care facility shall provide residents and their families	47
with a video-conference visitation option if the governor, the	48
director of health, other government official or entity, or the	49
<pre>long-term care facility determines that allowing in-person</pre>	50
visits at the facility would create a risk to the health of the	51
residents.	52
Sec. 3902.30. (A) As used in this section:	53
(1) "Cost sharing" means the cost to a covered individual	54
under a health benefit plan according to any coverage limit,	55
copayment, coinsurance, deductible, or other out-of-pocket	56
expense requirements imposed by the plan.	57
(2) "Health benefit plan," "health care services," and	58
"health plan issuer" have the same meanings as in section	59
3922.01 of the Revised Code.	60
(2) (3) "Health care professional" means any of the	61
following:	62
(a) A physician licensed under Chapter 4731. of the	63
Revised Code to practice medicine and surgery, osteopathic	64
medicine and surgery, or podiatric medicine and surgery;	65
(b) A physician assistant licensed under Chapter 4731. of	66
the Revised Code;	67
(c) An advanced practice registered nurse as defined in	68
section 4723.01 of the Revised Code. has the same meaning as in	69
section 4743.09 of the Revised Code.	70
(3) (4) "In-person health care services" means health care	71

services delivered by a health care professional through the use	72
of any communication method where the professional and patient	73
are simultaneously present in the same geographic location.	74
(4) "Recipient" means a patient receiving health care-	75
services or a health care professional with whom the provider of	76
health care services is consulting regarding the patient.	77
(5) "Telemedicine-"Telehealth services" means a mode of	78
providing health care services through synchronous or	79
asynchronous information and communication technology by a	80
health care professional, within the professional's scope of	81
practice, who is located at a site other than the site where the	82
recipient is located has the same meaning as in section 4743.09	83
of the Revised Code.	84
(B)(1) A health benefit plan shall provide coverage for	85
telemedicine telehealth services on the same basis and to the	86
same extent that the plan provides coverage for the provision of	87
in-person health care services.	88
(2) A health benefit plan shall not exclude coverage for a	89
service solely because it is provided as a telemedicine-	90
telehealth service.	91
(3) A health plan issuer shall reimburse a health care	92
professional for a telehealth service that is covered under a	93
<pre>patient's health benefit plan. Division (B)(3) of this section</pre>	94
shall not be construed to require a specific reimbursement	95
amount.	96
(C) A health benefit plan shall not impose any annual or	97
lifetime benefit maximum in relation to telemedicine telehealth	98
services other than such a benefit maximum imposed on all	99
benefits offered under the plan.	100

(D) This (D)(1) A health benefit plan shall not impose a	101
cost-sharing requirement for telehealth services that exceeds	102
the cost-sharing requirement for comparable in-person health	103
care services.	104
(2) (a) A health benefit plan shall not impose a cost-	105
sharing requirement for a communication when all of the	106
following apply:	107
(i) The communication was initiated by the health care	108
<pre>professional.</pre>	109
(ii) The patient consented to receive a telehealth service	110
from that provider on any prior occasion.	111
(iii) The communication is conducted for the purposes of	112
preventive health care services only.	113
(b) If a communication described in division (D)(2)(a) of	114
this section is coded based on time, then only the time the	115
health care professional spends engaged in the communication is	116
billable.	117
(E) This section shall not be construed as doing any of	118
the following:	119
(1)—Prohibiting a health benefit plan from assessing cost-	120
sharing requirements to a covered individual for telemedicine	121
services, provided that such cost-sharing requirements for-	122
telemedicine services are not greater than those for comparable-	123
in-person health care services;	124
(2) Requiring a health plan issuer to reimburse a health	125
care professional for any costs or fees associated with the	126
provision of telemedicine telehealth services that would be in	127
addition to or greater than the standard reimbursement for	128

comparable in-person health care services;	129
(3) (2) Requiring a health plan issuer to reimburse a	130
telemedicine telehealth provider for telemedicine telehealth	131
services at the same rate as in-person services.	132
(E) This section applies to all health benefit plans	133
issued, offered, or renewed on or after January 1, 2021.;	134
(3) Requiring a health plan issuer to provide coverage for	135
asynchronous communication that differs from the coverage	136
described in the applicable health benefit plan.	137
(F) The superintendent of insurance may adopt rules in	138
accordance with Chapter 119. of the Revised Code as necessary to	139
carry out the requirements of this section. Any such rules are	140
not subject to the requirements of division (F) of section	141
121.95 of the Revised Code.	142
Sec. 4723.94. (A) As used in this section:	143
(1) "Facility fee" means any fee charged or billed for	144
(1) "Facility fee" means any fee charged or billed for	144
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to	144 145
(1) "Facility fee" means any fee charged or billed for- telemedicine services provided in a facility that is intended to- compensate the facility for its operational expenses and is	144 145 146
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.	144 145 146
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as in	144 145 146 147
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as in section 3922.01 of the Revised Code.	144 145 146 147 148
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as insection 3922.01 of the Revised Code.  (3) "Telemedicine services" has the same meaning as in-	144 145 146 147 148 149
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as in section 3922.01 of the Revised Code.  (3) "Telemedicine services" has the same meaning as in section 3902.30 of the Revised Code.	144 145 146 147 148 149 150
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as in section 3922.01 of the Revised Code.  (3) "Telemedicine services" has the same meaning as in section 3902.30 of the Revised Code.  (B)—An advanced practice registered nurse providing—	144 145 146 147 148 149 150 151
(1) "Facility fee" means any fee charged or billed for telemedicine services provided in a facility that is intended to compensate the facility for its operational expenses and is separate and distinct from a professional fee.  (2) "Health plan issuer" has the same meaning as in section 3922.01 of the Revised Code.  (3) "Telemedicine services" has the same meaning as in section 3902.30 of the Revised Code.  (B) An advanced practice registered nurse providing telemedicine may provide telehealth services shall not charge a	144 145 146 147 148 149 150 151

accordance with section 3902.30 4743.09 of the Revised Code.	157
Sec. 4725.35. An optometrist who holds a therapeutic	158
pharmaceutical agents certificate issued under this chapter may	159
provide telehealth services in accordance with section 4743.09	160
of the Revised Code.	161
Sec. 4729.284. A pharmacist may provide telehealth	162
services in accordance with section 4743.09 of the Revised Code.	163
Sec. 4730.60. A physician assistant may provide telehealth	164
services in accordance with section 4743.09 of the Revised Code.	165
Sec. 4731.741. A physician may provide telehealth services	166
in accordance with sections 4743.09 of the Revised Code.	167
Sec. 4732.33. (A) The state board of psychology shall	168
adopt rules governing the use of telepsychology for the purpose	169
of protecting the welfare of recipients of telepsychology	170
services and establishing requirements for the responsible use	171
of telepsychology in the practice of psychology and school	172
psychology, including supervision of persons registered with the	173
state board of psychology as described in division (B) of	174
section 4732.22 of the Revised Code. The rules shall be	175
consistent with section 4743.09 of the Revised Code.	176
(B) A psychologist or school psychologist may provide	177
telehealth services in accordance with section 4743.09 of the	178
Revised Code.	179
Sec. 4734.60. A chiropractor may provide telehealth	180
services in accordance with section 4743.09 of the Revised Code.	181
Sec. 4731.2910 4743.09. (A) As used in this section:	182
(1) "Durable medical equipment" means a type of equipment,	183
such as a remote monitoring device utilized by a physician,	184

physician assistant, or advanced practice registered nurse in	185
accordance with this section, that can withstand repeated use,	186
is primarily and customarily used to serve a medical purpose,	187
and generally is not useful to a person in the absence of	188
illness or injury and, in addition, includes repair and	189
replacement parts for the equipment.	190
(2) "Facility fee" has the same meaning as in section	191
4723.94 of the Revised Code means any fee charged or billed for	192
telehealth services provided in a facility that is intended to	193
compensate the facility for its operational expenses and is	194
separate and distinct from a professional fee.	195
(2) (3) "Health care professional" means:	196
(a) An advanced practice registered nurse, as defined in	197
section 4723.01 of the Revised Code;	198
(b) An optometrist licensed under Chapter 4725. of the	199
Revised Code to practice optometry under a therapeutic	200
<pre>pharmaceutical agents certificate;</pre>	201
(c) A pharmacist licensed under Chapter 4729. of the	202
Revised Code;	203
(d) A physician assistant licensed under Chapter 4730. of	204
the Revised Code;	205
(e) A physician licensed under this chapter Chapter 4731.	206
of the Revised Code to practice medicine and surgery,	207
osteopathic medicine and surgery, or podiatric medicine and	208
surgery;	209
(b) A physician assistant licensed under Chapter 4730.	210
(f) A psychologist or school psychologist licensed under	211
Chapter 4732. of the Revised Code;	212

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(d) The state medical board;

(e) The state board of psychology;	239
(f) The state chiropractic board;	240
(g) The state speech and hearing professionals board;	241
(h) The Ohio occupational therapy, physical therapy, and	242
<pre>athletic trainers board;</pre>	243
(i) The counselor, social worker, and marriage and family	244
therapist board;	245
(j) The chemical dependency professionals board.	246
(5) "Health plan issuer" has the same meaning as in	247
section 3922.01 of the Revised Code.	248
(4) (6) "Telemedicine Telehealth services" has the same	249
meaning as in section 3902.30 of the Revised Codemeans health	250
care services provided through the use of information and	251
communication technology by a health care professional, within	252
the professional's scope of practice, who is located at a site	253
other than the site where either of the following is located:	254
(a) The patient receiving the services;	255
(b) Another health care professional with whom the	256
provider of the services is consulting regarding the patient.	257
(B) Each health care professional licensing board shall	258
permit a health care professional under its jurisdiction to	259
provide the professional's services as telehealth services in	260
accordance with this section. The board may adopt any rules it	261
considers necessary to implement this section. The rules shall	262
be adopted in accordance with Chapter 119. of the Revised Code.	263
(C) With respect to the provision of telehealth services,	264
all of the following apply:	265

(1) A health care professional may use synchronous or	266
asynchronous technology to provide telehealth services to a	267
patient during an initial visit if the appropriate standard of	268
care for an initial visit is satisfied.	269
(2) A health care professional may deny a patient	270
telehealth services and, instead, require the patient to undergo	271
an in-person visit.	272
(3) When providing telehealth services in accordance with	273
this section, a health care professional shall comply with all	274
requirements under state and federal law regarding the	275
protection of patient information. A health care professional	276
shall ensure that any username or password information and any	277
electronic communications between the professional and a patient	278
are securely transmitted and stored.	279
(4) A health care professional may use synchronous or	280
asynchronous technology to provide telehealth services to a	281
patient during an annual visit if the appropriate standard of	282
care for an annual visit is satisfied.	283
(5) In the case of a health care professional who is a	284
physician, physician assistant, or advanced practice registered	285
nurse, both of the following apply:	286
(a) The professional may provide telehealth services to a	287
patient located outside of this state if permitted by the laws	288
of the state in which the patient is located.	289
(b) The professional may provide telehealth services	290
through the use of medical devices that enable remote	291
monitoring, including such activities as monitoring a patient's	292
blood pressure, heart rate, or glucose level.	293
(D) When a patient has consented to receiving telehealth	294

services, the health care professional who provides those	295
services is not liable in damages under any claim made on the	296
basis that the services do not meet the same standard of care	297
that would apply if the services were provided in-person.	298
(E)(1) A health care professional providing telemedicine	299
telehealth services shall not charge a health plan issuer	300
covering telehealth services under section 3902.30 of the	301
Revised Code any of the following: a facility fee, an	302
origination fee, or any fee associated with the cost of the	303
equipment used at the provider site to provide telemedicine	304
telehealth services to a health plan issuer covering	305
telemedicine services under section 3902.30 of the Revised Code.	306
A health care professional may charge a health plan issuer for	307
durable medical equipment used at a patient or client site.	308
(2) A health care professional may negotiate with a health	309
plan issuer to establish a reimbursement rate for fees	310
associated with the administrative costs incurred in providing	311
telehealth services as long as a patient is not responsible for	312
any portion of the fee.	313
(3) A health care professional providing telehealth	314
services shall obtain a patient's consent before billing for the	315
cost of providing the services, but the requirement to do so	316
applies only once.	317
(F) Nothing in this section limits or otherwise affects	318
any other provision of the Revised Code that requires a health	319
care professional who is not a physician to practice under the	320
supervision of, in collaboration with, in consultation with, or	321
pursuant to the referral of another health care professional.	322
Sec. 4753.20. An audiologist or speech-language_	323

pathologist may provide telehealth services in accordance with	324
section 4743.09 of the Revised Code.	325
Sec. 4755.90. An occupational therapist or physical	326
therapist may provide telehealth services in accordance with	327
section 4743.09 of the Revised Code.	328
An occupational therapy assistant or physical therapist	329
assistant may provide telehealth services in accordance with	330
section 4743.09 of the Revised Code.	331
Sec. 4757.50. A professional clinical counselor,	332
independent social worker, or independent marriage and family	333
therapist may provide telehealth services in accordance with	334
section 4743.09 of the Revised Code.	335
Sec. 4758.80. An independent chemical dependency counselor	336
may provide telehealth services in accordance with section	337
4743.09 of the Revised Code.	338
Sec. 4759.20. A dietitian may provide telehealth services	339
in accordance with section 4743.09 of the Revised Code.	340
Sec. 4761.30. A respiratory care professional may provide	341
telehealth services in accordance with section 4743.09 of the	342
Revised Code.	343
Sec. 4778.30. A genetic counselor may provide telehealth	344
services in accordance with section 4743.09 of the Revised Code.	345
Sec. 5119.368. (A) As used in this section, "telehealth	346
services" has the same meaning as in section 4743.09 of the	347
Revised Code.	348
(B) Each community mental health services provider and	349
community addiction services provider shall establish written	350
policies and procedures describing how the provider will ensure	351

that staff persons assisting clients with receiving telehealth	352
services or providing telehealth services are fully trained in	353
using equipment necessary for providing the services.	354
(C) Prior to providing telehealth services to a client, a	355
provider shall describe to the client the potential risks	356
associated with receiving treatment through telehealth services	357
and shall document that the client was provided with the risks	358
and agreed to assume those risks. The risks communicated to a	359
<pre>client shall address the following:</pre>	360
(1) Clinical aspects of receiving treatment through	361
telehealth services;	362
(2) Security considerations when receiving treatment	363
through telehealth services;	364
(3) Confidentiality for individual and group counseling.	365
(D) It is the responsibility of the provider, to the	366
extent possible, to ensure contractually that any entity or	367
individuals involved in the transmission of information through	368
telehealth mechanisms guarantee that the confidentiality of the	369
information is protected.	370
(E) Every provider shall have a contingency plan for	371
providing telehealth services to clients in the event that	372
technical problems occur during the provision of those services.	373
(F) Providers shall maintain, at a minimum, the following	374
<pre>information pertaining to local resources:</pre>	375
(1) The local suicide prevention telephone hotline, if	376
available, or the national suicide prevention telephone hotline.	377
(2) Contact information for the local police and fire	378
departments.	379

The provider shall provide the client written information	380
on how to access assistance in a crisis, including one caused by	381
equipment malfunction or failure.	382
(G) It is the responsibility of the provider to ensure	383
that equipment meets standards sufficient to do the following:	384
(1) To the extent possible, ensure confidentiality of	385
<pre>communication;</pre>	386
(2) Provide for interactive communication between the	387
<pre>provider and the client;</pre>	388
(3) When providing telehealth services using synchronous	389
technology, ensure that video or audio are sufficient to enable	390
real-time interaction between the client and the provider and to	391
ensure the quality of the service provided.	392
(H) A mental health facility or unit that is serving as a	393
client site shall be maintained in such a manner that	394
appropriate staff persons are on hand at the facility or unit in	395
the event of a malfunction with the equipment used to provide	396
telehealth services.	397
(I) (1) All telehealth services provided by interactive	398
videoconferencing shall meet both of the following conditions:	399
(a) Begin with the verification of the client through a	400
name and password or personal identification number when	401
treatment services are being provided;	402
(b) Be provided in accordance with state and federal law.	403
(2) When providing telehealth services in accordance with	404
this section, a provider shall comply with all requirements	405
under state and federal law regarding the protection of patient	406
information. Each provider shall ensure that any username or	407

password information and any electronic communications between	408
the provider and a client are securely transmitted and stored.	409
(J) The department of mental health and addiction services	410
may adopt rules as it considers necessary to implement this	411
section. The rules shall be adopted in accordance with Chapter	412
119. of the Revised Code. Any such rules are not subject to the	413
requirements of division (F) of section 121.95 of the Revised	414
<pre>Code.</pre>	415
Sec. 5164.95. (A) As used in this section, "telehealth	416
service" means a health care service delivered to a patient	417
through the use of interactive audio, video, or other	418
telecommunications or electronic technology from a site other	419
than the site where the patient is located.	420
(B) The department of medicaid shall establish standards	421
for medicaid payments for health care services the department	422
determines are appropriate to be covered by the medicaid program	423
when provided as telehealth services. The standards shall be	424
established in rules adopted under section 5164.02 of the	425
Revised Code.	426
In accordance with section 5162.021 of the Revised Code,	427
the medicaid director shall adopt rules authorizing the	428
directors of other state agencies to adopt rules regarding the	429
medicaid coverage of telehealth services under programs	430
administered by the other state agencies. Any such rules adopted	431
by the medicaid director or the directors of other state	432
agencies are not subject to the requirements of division (F) of	433
section 121.95 of the Revised Code.	434
(C) (1) The following practitioners are eligible to provide	435
telehealth services covered pursuant to this section:	436

(a) A physician licensed under Chapter 4731. of the	437
Revised Code to practice medicine and surgery, osteopathic	438
medicine and surgery, or podiatric medicine and surgery;	439
(b) A psychologist licensed under Chapter 4732. of the	440
Revised Code;	441
(c) A physician assistant licensed under Chapter 4730. of	442
the Revised Code;	443
(d) A clinical nurse specialist, certified nurse-midwife,	444
or certified nurse practitioner licensed under Chapter 4723. of	445
the Revised Code;	446
(e) An independent social worker, independent marriage and	447
family therapist, or professional clinical counselor licensed	448
under Chapter 4757. of the Revised Code;	449
(f) An independent chemical dependency counselor licensed	450
under Chapter 4758. of the Revised Code;	451
(g) A supervised practitioner or supervised trainee;	452
(h) An audiologist or speech-language pathologist licensed	453
under Chapter 4753. of the Revised Code;	454
(i) An audiology aide or speech-language pathology aide,	455
as defined in section 4753.072 of the Revised Code, or an	456
individual holding a conditional license under section 4753.071	457
of the Revised Code;	458
(j) An occupational therapist or physical therapist	459
licensed under Chapter 4755. of the Revised Code;	460
(k) An occupational therapy assistant or physical	461
therapist assistant licensed under Chapter 4755. of the Revised	462
Code.	463

(1) A dietitian licensed under Chapter 4759. of the	464
Revised Code;	465
(m) A chiropractor licensed under Chapter 4734. of the	466
Revised Code;	467
(n) A pharmacist licensed under Chapter 4729. of the	468
Revised Code;	469
(o) A genetic counselor licensed under Chapter 4778. of	470
the Revised Code;	471
(p) An optometrist licensed under Chapter 4725. of the	472
Revised Code to practice optometry under a therapeutic	473
<pre>pharmaceutical agents certificate;</pre>	474
(q) A respiratory care professional licensed under Chapter_	475
4761. of the Revised Code;	476
(r) A practitioner who provides services through a	477
medicaid school program;	478
(s) Subject to section 5119.368 of the Revised Code, a	479
practitioner authorized to provide services and supports	480
certified under section 5119.36 of the Revised Code through a	481
community mental health services provider or community addiction	482
services provider;	483
(t) Any other practitioner the medicaid director considers	484
eligible to provide telehealth services.	485
(2) The following provider types are eligible to submit	486
<pre>claims for medicaid payments for providing telehealth services:</pre>	487
(a) Any practitioner described in division (B)(1) of this	488
section, except for those described in divisions (B)(1)(g), (i),	489
and (k) of this section;	490

(b) A professional medical group;	491
(c) A federally qualified health center or rural health	492
<pre>clinic;</pre>	493
(d) An ambulatory health care clinic;	494
(e) An outpatient hospital;	495
(f) A medicaid school program;	496
(g) Subject to section 5119.368 of the Revised Code, a	497
community mental health services provider or community addiction	498
services provider that offers services and supports certified	499
under section 5119.36 of the Revised Code;	500
(h) Any other provider type the medicaid director	501
considers eligible to submit the claims for payment.	502
(D) (1) When providing telehealth services under this	503
section, a practitioner shall comply with all requirements under	504
state and federal law regarding the protection of patient	505
information. A practitioner shall ensure that any username or	506
password information and any electronic communications between	507
the practitioner and a patient are securely transmitted and	508
stored.	509
(2) When providing telehealth services under this section,	510
every practitioner site shall have access to the medical records	511
of the patient at the time telehealth services are provided.	512
Section 2. That existing sections 3902.30, 4723.94,	513
4731.2910, 4732.33, and 5164.95 of the Revised Code are hereby	514
repealed.	515
Section 3. Section 3902.30 of the Revised Code, as amended	516
by this act, applies to health benefit plans, as defined in	517

As Passed by the House	
section 3922.01 of the Revised Code, that are in effect on the	518
effective date of the amendment to that section and to plans	519
that are issued, renewed, modified, or amended on or after the	520
effective date of that amendment.	521

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