## As Passed by the House

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## Representatives Abrams, Baldridge

Cosponsors: Representatives LaRe, Seitz, Miller, K., Young, T., Jones, White, Ghanbari, Gross, Richardson, Miller, A., Miller, J., Brown, Carruthers, Click, Edwards, Ginter, Hall, Hillyer, John, Leland, Lepore-Hagan, Liston, McClain, Miranda, O'Brien, Oelslager, Patton, Pavliga, Plummer, Ray, Roemer, Schmidt, Stein, Swearingen, Weinstein, Speaker Cupp

### A BILL

То	amend section 4735.05 and to enact sections	1
	2317.023 and 4113.42 of the Revised Code to	2
	generally allow for privileged testimonial	3
	communications between a peer support team	4
	member and an individual receiving peer support	5
	services or advice from the team member.	6

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

<b>Section 1.</b> That section 4735.05 be amended and sections	7
2317.023 and 4113.42 of the Revised Code be enacted to read as	8
follows:	9
Sec. 2317.023. (A) As used in this section:	10
(1) "Corrections officer" means a person employed by a	11
public or private place used for the confinement of a person	12
charged with or convicted of any crime in this state or another	13
state or under the laws of the United States or alleged or found	14
to be a delinquent child or unruly child in this state or	15

another state or under the laws of the United States.	16
(2) "Emergency medical worker" means a first responder,	17
emergency medical technician-basic, emergency medical	18
technician-intermediate, or emergency medical technician-	19
paramedic, certified under Chapter 4765. of the Revised Code,	20
whether paid or volunteer.	21
(3) "Firefighter" means a firefighter, whether paid or	22
volunteer, of a lawfully constituted fire department.	23
(4) "Peace officer" has the same meaning as in section	24
2935.01 of the Revised Code.	25
(5) "Peer support services" means consultation, risk	26
assessment, referral, or on-site intervention services provided	27
by a peer support team member to an individual experiencing	28
psychological or physical symptoms caused by exposure to acute	29
or chronic high stress incidents in the course of the	
individual's employment. "Peer support services" includes both	31
of the following:	32
(a) Providing knowledge and experience or emotional,	33
social, or practical support to peers;	34
(b) Helping a peer navigate available resources, including	35
the mental health system.	36
(6) "Peer support team member" means an individual who	37
satisfies all of the following:	38
(a) The individual is one of the following:	39
(i) A peace officer, firefighter, emergency medical	40
worker, or corrections officer;	41
(ii) A dispatcher for peace officers, firefighters, or	42

<pre>emergency medical workers;</pre>	43
(iii) A civilian employee of an entity that employs peace	44
officers, firefighters, emergency medical workers, or	45
<pre>corrections officers;</pre>	46
(iv) A retired peace officer, firefighter, emergency	47
medical worker, or corrections officer acting with the approval	48
of the retired employee's former employer or the approval of the	49
employer appointing the peer support team;	50
(v) A retired dispatcher for peace officers, firefighters,	51
or emergency medical workers acting with the approval of the	52
retired dispatcher's former employer or the approval of the	53
employer appointing the peer support team.	54
(b) The individual has received not less than sixteen	55
hours of basic peer support training.	56
(c) The individual, as part of a peer support team,	57
provides peer support services to individuals with similar life	58
<pre>experiences.</pre>	59
(7) "Peer support team" means an organized group that has	60
been appointed by any of the following entities to provide peer	61
support services to an employee or member:	62
(a) An employer;	63
(b) A labor organization as defined in section 3517.01 of	64
the Revised Code;	65
(c) A charitable organization consisting of current or	66
former peace officers, firefighters, emergency medical workers,	67
or dispatchers of peace officers, firefighters, or emergency	68
medical workers.	69

(B) Except as provided in division (C) of this section, a	70
peer support team member shall not testify concerning either of	71
the following:	72
(1) A communication received from an individual who	73
receives peer support services from the peer support team	74
<pre>member;</pre>	75
(2) The peer support team member's advice to the	76
individual.	77
(C) The testimonial privilege established under division	78
(B) of this section does not apply if any of the following are	7.9
true:	80
(1) The communication or advice indicates clear and	81
present danger to the individual who receives peer support	82
services or to other persons.	83
(2) The individual who received peer support services	84
expressly consents to the testimony.	85
(3) If the individual who received peer support services	86
is deceased, the surviving spouse or the executor or	87
administrator of the estate of the deceased individual expressly	88
consents.	8.9
(4) The individual who received peer support services	90
voluntarily testifies, in which case the peer support team	91
member may be compelled to testify on the same subject.	92
(5) The court in camera determines that the information	93
communicated by the individual who received peer support	94
services is not germane to the relationship between the	95
individual and the peer support team member.	96
(6) The communication or advice pertains or is related to	97

any criminal act.	98
(D) For purposes of division (C)(1) of this section,	99
indications of past or present abuse or neglect of a child	100
constitute a clear and present danger.	101
(E) To receive the testimonial privilege established under	102
division (B) of this section, a peer support team member must	103
complete not less than eight hours of basic peer support	104
training every two years.	105
(F) For the testimonial privilege established under	106
division (B) of this section to apply to a communication made at	107
the scene of and immediately after an acute high stress	108
incident, the peer support team member must have provided the	109
peer support services at the request of the recipient and at the	110
direction of the appointing entity listed in division (A)(7) of	111
this section.	112
(G) An employer or organization that appoints a peer	113
support team may designate any of the following individuals as	114
an advisor to ensure team members are appropriately trained and	115
are providing proper peer support services:	116
(1) An individual licensed to practice medicine and	117
surgery or osteopathic medicine and surgery by the state medical	118
board, including such an individual who has satisfactorily	119
<pre>completed a residency training program in psychiatry;</pre>	120
(2) An individual licensed under Chapter 4732. of the	121
Revised Code to practice psychology;	122
(3) A clinical nurse specialist as defined in section	123
4723.01 of the Revised Code who holds a psychiatric-mental	124
health credential issued by the American nurses credentialing	125
center or a successor organization:	126

(4) A certified nurse practitioner as defined in section	127
4723.01 of the Revised Code who holds a psychiatric-mental	128
health credential issued by the American nurses credentialing	129
center or a successor organization;	130
(5) A licensed professional clinical counselor or licensed	131
professional counselor authorized to practice under Chapter	132
4757. of the Revised Code.	133
Sec. 4113.42. (A) As used in this section, "peer support	134
team" and "peer support team member" have the same meanings as	135
in section 2317.023 of the Revised Code.	136
(B) An employer or organization that appoints a peer	137
support team, or an advisor designated by an employer or	138
organization under division (F) of section 2317.023 of the	139
Revised Code, shall keep a roster of the peer support team	140
members that make up each peer support team maintained by the	141
employer or organization. The employer, organization, or advisor	142
shall do both of the following in the roster:	143
(1) Identify each peer support team member providing	144
services at the time the roster is created by first and last	145
<pre>name;</pre>	146
(2) Identify whether the member is in compliance with the	147
peer support training requirements necessary for the testimonial	148
privilege described in section 2317.023 of the Revised Code.	149
(C) The roster shall not include the address, telephone	150
number, or other contact information for a team member. The	151
employer, organization, or advisor shall update the roster on a	152
regular basis.	153
(D) The roster required by this section is not a public	154
record under section 1/9 /3 of the Povised Code However the	155

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employer, organization, or advisor shall make the roster	156
available at the request of a prosecutor, investigator, or any	157
other individual who has a legal right or duty to determine	158
whether a peer support team member is prohibited from testifying	159
in any proceeding to which section 2317.023 of the Revised Code	160
applies.	161
Sec. 4735.05. (A) The Ohio real estate commission is a	162
part of the department of commerce for administrative purposes.	163
The director of commerce is ex officio the executive officer of	164
the commission, or the director may designate any employee of	165
the department as superintendent of real estate and professional	166
licensing to act as executive officer of the commission.	167
The commission and the real estate appraiser board created	168
pursuant to section 4763.02 of the Revised Code shall each	169
submit to the director a list of three persons whom the	170
commission and the board consider qualified to be superintendent	171
within sixty days after the office of superintendent becomes	172
vacant. The director shall appoint a superintendent from the	173
lists submitted by the commission and the board, and the	174
superintendent shall serve at the pleasure of the director.	175
(B) The superintendent, except as otherwise provided,	176
shall do all of the following in regard to this chapter:	177
(1) Administer this chapter;	178
(2) Issue all orders necessary to implement this chapter;	179
(3) Investigate complaints concerning the violation of	180
this chapter or the conduct of any licensee;	181
(4) Establish and maintain an investigation and audit	182
section to investigate complaints and conduct inspections,	183

audits, and other inquiries as in the judgment of the

superintendent are appropriate to enforce this chapter. The	185
investigators or auditors have the right to review and audit the	186
business records of licensees and continuing education course	187
providers during normal business hours.	188
(5) Appoint a hearing examiner for any proceeding	189
involving disciplinary action under section 3123.47, 4735.052,	190
or 4735.18 of the Revised Code;	191
(6) Administer the real estate recovery fund.	192
(C) The superintendent may do all of the following:	193
(1) In connection with investigations and audits under	194
division (B) of this section, subpoena witnesses as provided in	195
section 4735.04 of the Revised Code;	196
(2) Apply to the appropriate court to enjoin any violation	197
of this chapter. Upon a showing by the superintendent that any	
person has violated or is about to violate any provision of this	
chapter, the court shall grant an injunction, restraining order,	
or other appropriate order.	201
(3) Recommend the appointment of an ancillary trustee who	202
is qualified as determined by the superintendent in any of the	203
following instances:	204
(a) Upon the death of a licensed broker, if there is no	205
other licensed broker within the brokerage, upon application by	206
any interested party, subject to the approval by the appropriate	207
probate court, to conclude the business transactions of the	208
deceased broker;	209
(b) Upon the revocation of a licensed broker, if there is	210
no other licensed broker within the brokerage, to conclude the	211
business transactions of the revoked broker;	212

- (c) Upon the incapacitation, suspension, or incarceration 213 of a licensed broker, if there is no other licensed broker 214 within the brokerage, to continue the business transactions of 215 the brokerage for a period of time not to exceed the period of 216 incapacitation, suspension, or incarceration. 217
- (4) In conjunction with the enforcement of this chapter, 218 when the superintendent of real estate has reasonable cause to 219 believe that an applicant or licensee has committed a criminal 220 offense, the superintendent of real estate may request the 221 superintendent of the bureau of criminal identification and 222 223 investigation to conduct a criminal records check of the applicant or licensee. The superintendent of the bureau of 224 criminal identification and investigation shall obtain 225 information from the federal bureau of investigation as part of 226 the criminal records check of the applicant or licensee. The 227 superintendent of real estate may assess the applicant or 228 licensee a fee equal to the fee assessed for the criminal 229 records check. 230
- (5) In conjunction with the enforcement of this chapter, 231 issue advisory letters in lieu of initiating disciplinary action 232 under section 4735.051 or 4735.052 of the Revised Code or 233 issuing a citation under section 4735.16 or 4735.181 of the 234 Revised Code. 235
- (D) All information that is obtained by investigators and
  auditors performing investigations or conducting inspections,
  237
  audits, and other inquiries pursuant to division (B) (4) of this
  section, from licensees, complainants, or other persons, and all
  reports, documents, and other work products that arise from that
  information and that are prepared by the investigators,
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  auditors, or other personnel of the department, shall be held in

confidence by the superintendent, the investigators and	243
auditors, and other personnel of the department. Notwithstanding	244
division (D) of section 2317.023 any provision of the Revised	245
Code to the contrary, all information obtained by investigators	246
or auditors from an informal mediation meeting held pursuant to	247
section 4735.051 of the Revised Code, including but not limited	248
to the agreement to mediate and the accommodation agreement,	249
shall be held in confidence by the superintendent,	250
investigators, auditors, and other personnel of the department.	251
(E) This section does not prevent the division of real	252
estate and professional licensing from releasing information	
relating to licensees to the superintendent of financial	
institutions for purposes relating to the administration of	
Chapter 1322. of the Revised Code, to the superintendent of	
insurance for purposes relating to the administration of Chapter	
3953. of the Revised Code, to the attorney general, or to local	
law enforcement agencies and local prosecutors. Information	259
released by the division pursuant to this section remains	260
confidential.	261
Section 2. That existing section 4735.05 of the Revised	262
Code is hereby repealed.	263