As Passed by the House

135th General Assembly

Regular Session

Sub. H. B. No. 52

2023-2024

Representatives Fowler Arthur, John

Cosponsors: Representatives Brennan, Miller, A., Hall, Gross, Ferguson, Schmidt, Holmes, Jones, Manchester, Mathews, Young, B., Lear, King, Plummer, Stein, Creech, McClain, Click, Williams, Stewart, Kick, Forhan, Thomas, C., Abdullahi, Baker, Barhorst, Bird, Blackshear, Brent, Brewer, Brown, Carruthers, Claggett, Cross, Cutrona, Dell'Aquila, Demetriou, Dobos, Edwards, Galonski, Ghanbari, Grim, Hillyer, Hoops, Humphrey, Isaacsohn, Jarrells, Johnson, Klopfenstein, Loychik, McNally, Miller, K., Miller, M., Mohamed, Pavliga, Peterson, Robb Blasdel, Santucci, Somani, Thomas, J., Weinstein, White, Wiggam, Willis

A BILL

То	amend sections 505.38, 737.22, 4765.10, 4765.11,	1
	4765.15, 4765.16, 4765.17, 4765.18, 4765.22,	2
	4765.23, 4765.24, 4765.29, 4765.30, 4765.31,	3
	4765.49, 4765.50, and 4765.55 of the Revised	4
	Code to restore law related to emergency medical	5
	services training and continuing education	6
	programs and EMS and fire instructor	7
	certification, to amend the versions of sections	8
	4765.10, 4765.11, 4765.30, and 4765.55 of the	9
	Revised Code that are scheduled to take effect	10
	on December 29, 2023, to continue the changes on	11
	and after that date, and to declare an	12
	emergency.	13

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

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4765.15,	4765.16,	4765.17,	4765.18,	4765.22,	4765.23,	4765.24,	
4765.29,	4765.30,	4765.31,	4765.49,	4765.50,	and 4765	.55 of the	
Revised (Code be ar	mended to	read as	follows:			

Sec. 505.38. (A) In each township or fire district that has a fire department, the head of the department shall be a fire chief, appointed by the board of township trustees, except that, in a joint fire district, the fire chief shall be appointed by the board of fire district trustees. Neither this section nor any other section of the Revised Code requires, or shall be construed to require, that the fire chief be a resident of the township or fire district.

The board shall provide for the employment of firefighters as it considers best and shall fix their compensation. No person shall be appointed as a permanent full-time paid member, whose duties include fire fighting, of the fire department of any township or fire district unless that person has received a certificate issued under former section 3303.07 or section 4765.55 of the Revised Code evidencing satisfactory completion of a firefighter training program. Those appointees shall continue in office until removed from office as provided by sections 733.35 to 733.39 of the Revised Code. To initiate removal proceedings, and for that purpose, the board shall designate the fire chief or a private citizen to investigate the conduct and prepare the necessary charges in conformity with those sections.

In case of the removal of a fire chief or any member of the fire department of a township or fire district, an appeal may be had from the decision of the board to the court of common pleas of the county in which the township or fire district fire department is situated to determine the sufficiency of the cause

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of removal. The appeal from the findings of the board shall be taken within ten days.

No person who is appointed as a volunteer firefighter of 47 the fire department of any township or fire district shall 48 remain in that position unless either of the following applies: 49

- (1) Within one year of the appointment, the person has

 received a certificate issued under former section 3303.07 of

 the Revised Code or section 4765.55 of the Revised Code

 evidencing satisfactory completion of a firefighter training

 program.

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- (2) The person began serving as a permanent full-time paid firefighter with the fire department of a city or village prior to July 2, 1970, or as a volunteer firefighter with the fire department of a city, village, or other township or fire district prior to July 2, 1979, and receives a certificate issued under division (C)(3) of section 4765.55 of the Revised Code.

No person shall receive an appointment under this section, 62 in the case of a volunteer firefighter, unless the person has, 63 not more than sixty days prior to receiving the appointment, 64 passed a physical examination, given by a licensed physician, a 65 physician assistant, a clinical nurse specialist, a certified 66 nurse practitioner, or a certified nurse-midwife, showing that 67 the person meets the physical requirements necessary to perform 68 the duties of the position to which the person is appointed as 69 established by the board of township trustees having 70 jurisdiction over the appointment. The appointing authority, 71 prior to making an appointment, shall file with the Ohio police 72 and fire pension fund or the local volunteer fire fighters' 73 dependents fund board a copy of the report or findings of that 74

licensed physician, physician assistant, clinical nurse specialist, certified nurse practitioner, or certified nursemidwife. The professional fee for the physical examination shall be paid for by the board of township trustees.

(B) In each township not having a fire department, the board of township trustees shall appoint a fire prevention officer who shall exercise all of the duties of a fire chief except those involving the maintenance and operation of fire apparatus. The board may appoint one or more deputy fire prevention officers who shall exercise the duties assigned by the fire prevention officer.

The board may fix the compensation for the fire prevention officer and the fire prevention officer's deputies as it considers best. The board shall appoint each fire prevention officer and deputy for a one-year term. An appointee may be reappointed at the end of a term to another one-year term. Any appointee may be removed from office during a term as provided by sections 733.35 to 733.39 of the Revised Code. Section 505.45 of the Revised Code extends to those officers.

- (C) (1) Division (A) of this section does not apply to any township that has a population of ten thousand or more persons residing within the township and outside of any municipal corporation, that has its own fire department employing ten or more full-time paid employees, and that has a civil service commission established under division (B) of section 124.40 of the Revised Code. The township shall comply with the procedures for the employment, promotion, and discharge of firefighters provided by Chapter 124. of the Revised Code, except as otherwise provided in divisions (C) (2) and (3) of this section.
 - (2) The board of township trustees of the township may

appoint the fire chief, and any person so appointed shall be in	105
the unclassified service under section 124.11 of the Revised	106
Code and shall serve at the pleasure of the board. Neither this	107
section nor any other section of the Revised Code requires, or	108
shall be construed to require, that the fire chief be a resident	109
of the township. A person who is appointed fire chief under	110
these conditions and who is removed by the board or resigns from	111
the position is entitled to return to the classified service in	112
the township fire department in the position held just prior to	113
the appointment as fire chief.	114

- (3) The appointing authority of an urban township, as defined in section 504.01 of the Revised Code, may appoint to a vacant position any one of the three highest scorers on the eligible list for a promotional examination.
- (4) The board of township trustees shall determine the number of personnel required and establish salary schedules and conditions of employment not in conflict with Chapter 124. of the Revised Code.
- (5) No person shall receive an original appointment as a permanent full-time paid member of the fire department of the township described in this division unless the person has received a certificate issued under former section 3303.07 or section 4765.55 of the Revised Code evidencing the satisfactory completion of a firefighter training program.
- (6) Persons employed as firefighters in the township described in this division on the date a civil service commission is appointed pursuant to division (B) of section 124.40 of the Revised Code, without being required to pass a competitive examination or a firefighter training program, shall retain their employment and any rank previously granted them by

persons are eligible for promotion only by compliance with

Chapter 124. of the Revised Code.

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Sec. 737.22. (A) Each village establishing a fire 138 department shall have a fire chief as the department's head, 139 appointed by the mayor with the advice and consent of the 140 legislative authority of the village, who shall continue in 141 office until removed from office as provided by sections 733.35 142 to 733.39 of the Revised Code. Neither this section nor any 143 other section of the Revised Code requires, or shall be 144 construed to require, that the fire chief be a resident of the 145 village. 146

In each village not having a fire department, the mayor

shall, with the advice and consent of the legislative authority

of the village, appoint a fire prevention officer who shall

exercise all of the duties of a fire chief except those

involving the maintenance and operation of fire apparatus.

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The legislative authority of the village may fix the compensation it considers best. The appointee shall continue in office until removed from office as provided by sections 733.35 to 733.39 of the Revised Code. Section 737.23 of the Revised Code shall extend to the officer.

(B) The legislative authority of the village may provide

for the appointment of permanent full-time paid firefighters as

it considers best and fix their compensation, or for the

services of volunteer firefighters, who shall be appointed by

the mayor with the advice and consent of the legislative

authority, and shall continue in office until removed from

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office.

(1) No person shall be appointed as a permanent full-time	164
paid firefighter of a village fire department, unless either of	165
the following applies:	166
(a) The person has received a certificate issued under	167
former section 3303.07 of the Revised Code or section 4765.55 of	168
the Revised Code evidencing satisfactory completion of a	169
firefighter training program.	170
(b) The person began serving as a permanent full-time paid	171
firefighter with the fire department of a city or other village	172
prior to July 2, 1970, and receives a fire training certificate	173
issued under section 4765.55 of the Revised Code.	174
(2) No person who is appointed as a volunteer firefighter	175
of a village fire department shall remain in that position,	176
unless either of the following applies:	177
(a) Within one year of the appointment, the person has	178
received a certificate issued under former section 3303.07 or	179
section 4765.55 of the Revised Code evidencing satisfactory	180
completion of a firefighter training program.	181
(b) The person has served as a permanent full-time paid	182
firefighter with the fire department of a city or other village	183
prior to July 2, 1970, or as a volunteer firefighter with the	184
fire department of a city, township, fire district, or other	185
village prior to July 2, 1979, and receives a certificate issued	186
under $\frac{\text{division}}{\text{(C)}}$ (3) of section 4765.55 of the Revised Code.	187
(3) No person shall receive an appointment under this	188
section unless the person has, not more than sixty days prior to	189
receiving the appointment, passed a physical examination, given	190
by a licensed physician, a physician assistant, a clinical nurse	191

specialist, a certified nurse practitioner, or a certified

nurse-midwife, showing that the person meets the physical	193
requirements necessary to perform the duties of the position to	194
which the person is to be appointed as established by the	195
legislative authority of the village. The appointing authority	196
shall, prior to making an appointment, file with the Ohio police	197
and fire pension fund or the local volunteer fire fighters'	198
dependents fund board a copy of the report or findings of that	199
licensed physician, physician assistant, clinical nurse	200
specialist, certified nurse practitioner, or certified nurse-	201
midwife. The professional fee for the physical examination shall	202
be paid for by the legislative authority of the village.	203
Sec. 4765.10. (A) The state board of emergency medical,	204
fire, and transportation services shall do all of the following:	205
(1) Administer and enforce the provisions of this chapter	206
and the rules adopted under it;	207
(2) Approve, in accordance with procedures established in	208
rules adopted under section 4765.11 of the Revised Code,	209
examinations that demonstrate competence to have a certificate	210
to practice renewed without completing <u>a</u> continuing education	211
requirementsprogram;	212
(3) Advise applicants for state or federal emergency	213
medical services funds, review and comment on applications for	214
these funds, and approve the use of all state and federal funds	215
designated solely for emergency medical service programs unless	216
federal law requires another state agency to approve the use of	217
all such federal funds;	218
(4) Serve as a statewide clearinghouse for discussion,	219
inquiry, and complaints concerning emergency medical services;	220

(5) Make recommendations to the general assembly on

legislation to improve the delivery of emergency medical	222
services;	223
(6) Maintain a toll-free long distance telephone number	224
through which it shall respond to questions about emergency	225
medical services;	226
(7) Work with appropriate state offices in coordinating	227
the training of firefighters and emergency medical service	228
personnel. Other state offices that are involved in the training	229
of firefighters or emergency medical service personnel shall	230
cooperate with the board and its committees and subcommittees to	231
achieve this goal.	232
(8) Provide a liaison to the state emergency operation	233
center during those periods when a disaster, as defined in	234
section 5502.21 of the Revised Code, has occurred in this state	235
and the governor has declared an emergency as defined in that	236
section.	237
(B) The board may do any of the following:	238
(1) Investigate complaints concerning emergency medical	239
services and emergency medical service organizations as it	240
determines necessary;	241
(2) Enter into reciprocal agreements with other states	242
that have standards for accreditation of emergency medical	243
services training and continuing education programs and for	244
certification of first responders, EMTs-basic, EMTs-I,	245
paramedics, firefighters, or fire safety inspectors that are	246
substantially similar to those established under this chapter	247
and the rules adopted under it;	248
(3) Establish a statewide public information system and	249
public education programs regarding emergency medical services;	250

(4) Establish an injury prevention program.	251
(C) The state board of emergency medical, fire, and	252
transportation services shall not regulate any profession that	253
otherwise is regulated by another board, commission, or similar	254
regulatory entity.	255
Sec. 4765.11. (A) The state board of emergency medical,	256
fire, and transportation services shall adopt, and may amend and	257
rescind, rules in accordance with Chapter 119. of the Revised	258
Code and divisions (C) and (D) of this section that establish	259
all of the following:	260
(1) Procedures for its governance and the control of its	261
actions and business affairs;	262
(2) Standards for the performance of emergency medical	263
services by first responders, emergency medical technicians-	264
basic, emergency medical technicians-intermediate, and emergency	265
medical technicians-paramedic;	266
(3) Application fees for certificates of accreditation,	267
certificates of approval, certificates to teach, and	268
certificates to practice, which shall be deposited into the	269
trauma and emergency medical services fund created in section	270
4513.263 of the Revised Code;	271
(4) Criteria for determining when the application or	272
renewal fee for a certificate to practice may be waived because	273
an applicant cannot afford to pay the fee;	274
(5) Procedures for issuance and renewal of certificates of	275
accreditation, certificates of approval, certificates to teach,	276
and certificates to practice, including any measures necessary	277
to implement section 9.79 of the Revised Code and any procedures	278
necessary to ensure that adequate notice of renewal is provided	279

in accordance with division (D) of section 4765.30 of the	280
Revised Code;	281
(6) Procedures for suspending or revoking certificates of	282
accreditation, certificates of approval, certificates to teach,	283
and certificates to practice;	284
(7) Grounds for suspension or revocation of a certificate	285
to practice issued under section 4765.30 of the Revised Code and	286
for taking any other disciplinary action against a first	287
responder, EMT-basic, EMT-I, or paramedic;	288
(8) Procedures for taking disciplinary action against a	289
first responder, EMT-basic, EMT-I, or paramedic;	290
(9) Standards for certificates of accreditation and	291
<pre>certificates of approval;</pre>	292
(10) Qualifications for certificates to teach;	293
(11) Requirements for a certificate to practice;	294
(12) The curricula, number of hours of instruction and	295
training, and instructional materials to be used in adult and	296
pediatric emergency medical services training and continuing	297
education programs and adult and pediatric emergency medical	298
services continuing education programs;	299
(13) Procedures for conducting courses in recognizing	300
symptoms of life-threatening allergic reactions and in	301
calculating proper dosage levels and administering injections of	302
epinephrine to adult and pediatric patients who suffer life-	303
threatening allergic reactions;	304
(14) Examinations for certificates to practice;	305
(15) Procedures for administering examinations for	306

certificates to practice;	307
(16) Procedures for approving examinations that	308
demonstrate competence to have a certificate to practice renewed	309
without completing <u>an</u> emergency medical services continuing	310
education requirementsprogram;	311
(17) Procedures for granting extensions and exemptions of	312
emergency medical services continuing education requirements;	313
(18) Specifications of the emergency medical services that	314
first responders are authorized to perform under section 4765.35	315
of the Revised Code, that EMTs-basic are authorized to perform	316
under section 4765.37 of the Revised Code, that EMTs-I are	317
authorized to perform under section 4765.38 of the Revised Code,	318
and that paramedics are authorized to perform under section	319
4765.39 of the Revised Code;	320
(19) Standards and procedures for implementing the	321
requirements of section 4765.06 of the Revised Code, including	322
designations of the persons who are required to report	323
information to the board and the types of information to be	324
reported;	325
(20) Procedures for administering the emergency medical	326
services grant program established under section 4765.07 of the	327
Revised Code;	328
(21) Procedures consistent with Chapter 119. of the	329
Revised Code for appealing decisions of the board;	330
(22) Minimum qualifications and peer review and quality	331
improvement requirements for persons who provide medical	332
direction to emergency medical service personnel, including,	333
subject to division (B) of section 4765.42 of the Revised Code,	334
qualifications for a physician to be eligible to serve as the	335

medical director of an emergency medical service organization or	336
a member of its cooperating physician advisory board;	337
(23) The manner in which a patient, or a patient's parent,	338
guardian, or custodian, may consent to the board releasing	339
identifying information about the patient under division (D) of	340
section 4765.102 of the Revised Code;	341
(24) Circumstances under which a training or continuing	342
education program or continuing education program, or portion of	343
either type of program, may be taught by a person who does not	344
hold a certificate to teach issued under section 4765.23 of the	345
Revised Code;	346
(25) Certification cycles for certificates issued under	347
sections 4765.23 and 4765.30 of the Revised Code and	348
certificates issued by the executive director of the state board	349
of emergency medical, fire, and transportation services under	350
section 4765.55 of the Revised Code that establish a common	351
expiration date for all certificates+	352
(26) Procedures and requirements for accrediting emergency	353
medical services training and continuing education programs	354
under one certificate of accreditation. An accredited program-	355
shall offer both training and continuing education services. The	356
rules adopted under division (A) (26) of this section shall	357
specify all of the following:	358
(a) The steps that the operator of a training program	359
accredited prior to the effective date of this amendment shall	360
take in order to offer continuing education courses;	361
(b) The steps the operator of a continuing education-	362
program accredited prior to the effective date of this amendment	363
shall take in order to offer training courses;	364

(c) The steps any person certified as an emergency medical	365
instructor or an emergency medical services continuing education	366
teacher prior to the effective date of this amendment shall take	367
to retain certification in order to teach both training and	368
continuing education courses.	369
(B) The board may adopt, and may amend and rescind, rules	370
in accordance with Chapter 119. of the Revised Code and	371
divisions (C) and (D) of this section that establish any of the	372
following:	373
(1) Specifications of information that may be collected	374
under the trauma system registry and incidence reporting system	375
created under section 4765.06 of the Revised Code;	376
(2) Standards and procedures for implementing any of the	377
recommendations made by any committees of the board or under	378
section 4765.04 of the Revised Code;	379
(3) Procedures and requirements for conducting background	380
checks on applicants for the issuance and renewal of	381
certificates of accreditation, certificates of approval,	382
certificates to teach, and certificates to practice in	383
accordance with section 109.578 of the Revised Code;	384
(4) Any other rules necessary to implement this chapter.	385
(C) In developing and administering rules adopted under	386
this chapter, the state board of emergency medical, fire, and	387
transportation services shall consult with regional directors	388
and regional advisory boards appointed under section 4765.05 of	389
the Revised Code and emphasize the special needs of pediatric	390
and geriatric patients.	391
(D) On and after the effective date of this amendment, the	392
evecutive director shall not require contification to practice	303

as an emergency medical services assistant instructor and shall	394
not adopt or enforce rules or issue a certificate regarding the	395
position of an emergency medical services assistant instructor.	396
Any emergency medical services assistant instructor certificate	397
that was issued in accordance with rules adopted under division	398
(A) of this section prior to the effective date of this-	399
amendment remain valid only until the expiration date of the	400
certificate, subject to any conditions or responsibilities of	401
retaining the validity of that certificate. The certificate	402
shall not be renewed. The board shall adopt, amend, or rescind-	403
rules in accordance with Chapter 119. of the Revised Code in-	404
order to effectuate this division.	405

(E)—Except as otherwise provided in this division, before adopting, amending, or rescinding any rule under this chapter, the board shall submit the proposed rule to the director of public safety for review. The director may review the proposed rule for not more than sixty days after the date it is submitted. If, within this sixty-day period, the director approves the proposed rule or does not notify the board that the rule is disapproved, the board may adopt, amend, or rescind the rule as proposed. If, within this sixty-day period, the director notifies the board that the proposed rule is disapproved, the board shall not adopt, amend, or rescind the rule as proposed unless at least twelve members of the board vote to adopt, amend, or rescind it.

This division does not apply to an emergency rule adopted in accordance with section 119.03 of the Revised Code.

Sec. 4765.15. A person seeking to operate an emergency 421
medical services training and continuing education program shall 422
submit a completed application for accreditation to the state 423

board of emergency medical, fire, and transportation services on	424
a form the board shall prescribe and furnish. The application	425
shall be accompanied by the appropriate application fee	426
established in rules adopted under section 4765.11 of the	427
Revised Code.	428
A person seeking to operate an emergency medical services	429
continuing education program shall submit a completed	430
application for approval to the board on a form the board shall	431
prescribe and furnish. The application shall be accompanied by	432
the appropriate application fee established in rules adopted	433
under section 4765.11 of the Revised Code.	434
The board shall administer the accreditation process and	435
approval processes pursuant to rules adopted under section	436
4765.11 of the Revised Code. In administering this processthese	437
processes, the board may authorize other persons to evaluate	438
applications for accreditation or approval and may accept the	439
recommendations made by those persons.	440
The board may cause an investigation to be made into the	441
accuracy of the information submitted in any application for	442
accreditation or approval. If an investigation indicates that	443
false, misleading, or incomplete information has been submitted	444
to the board in connection with any application for	445
accreditation or approval, the board shall conduct a hearing on	446
the matter in accordance with Chapter 119. of the Revised Code.	447
Sec. 4765.16. (A) All courses offered through an emergency	448
medical services training and continuing education program or an	449
emergency medical services continuing education program, other	450
than an ambulance driving course and the dementia-related	451
training course developed under section 4765.162 of the Revised	452
Code, shall be developed under the direction of a physician who	453

(1) Emergency victim care;

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(2) Reading and interpreting a trauma victim's vital	482
signs;	483
(3) Triage protocols for adult and pediatric trauma	484
victims;	485
(4) In-hospital training;	486
(5) Clinical training;	487
(6) Training as an ambulance driver;	488
(7) Identifying and interacting with individuals with	489
dementia, as provided in the dementia-related training course	490
developed under section 4765.162 of the Revised Code.	491
Each operator of a training and continuing education	492
program for emergency medical technicians-basic shall allow any	493
pupil in the twelfth grade in a secondary school who is at least	494
seventeen years old and who otherwise meets the requirements for	495
admission into such a training program to be admitted to and	496
complete the program and, as part of $\underline{\text{the}}$ training, to ride in an	497
ambulance with emergency medical technicians-basic, emergency	498
medical technicians-intermediate, and emergency medical	499
technicians-paramedic. Each emergency medical service	500
organization shall allow pupils participating in training	501
programs to ride in an ambulance with emergency medical	502
technicians-basic, advanced emergency medical technicians-	503
intermediate, and emergency medical technicians-paramedic.	504
(D) All A training program for emergency medical	505
technicians-intermediate shall meet the standards established in	506
rules adopted by the board under section 4765.11 of the Revised	507
Code. The training program shall include, or require as a	508
prerequisite, the training specified in division (C) of this	509
section and courses in each of the following areas for at least	510

the number of hours established by the board's rules:	511
(1) Recognizing symptoms of life-threatening allergic	512
reactions and in calculating proper dosage levels and	513
administering injections of epinephrine to persons who suffer	514
life-threatening allergic reactions, conducted in accordance	515
with rules adopted by the board under section 4765.11 of the	516
Revised Code;	517
(2) Venous access procedures;	518
(3) Cardiac monitoring and electrical interventions to	519
support or correct the cardiac function.	520
(E) All A training program for emergency medical	521
technicians-paramedic shall meet the standards established in	522
rules adopted by the board under section 4765.11 of the Revised	523
Code. The training program shall include, or require as a	524
prerequisite, the training specified in divisions (C) and (D) of	525
this section and courses in each of the following areas for at	526
least the number of hours established by the board's rules:	527
(1) Medical terminology;	528
(2) Venous access procedures;	529
(3) Airway procedures;	530
(4) Patient assessment and triage;	531
(5) Acute cardiac care, including administration of	532
parenteral injections, electrical interventions, and other	533
emergency medical services;	534
(6) Emergency and trauma victim care beyond that required	535
under division (C) of this section;	536
(7) Clinical training beyond that required under division	537

(C) of this section.

(F) All-A continuing education program for first 539 responders, EMTs-basic, EMTs-I, or paramedics shall meet the 540 standards established in rules adopted by the board under 541 section 4765.11 of the Revised Code. <u>All-A</u>continuing education 542 program shall include instruction and training in subjects 543 established by the board's rules for at least the number of 544 hours established by the board's rules. Continuing A continuing 545 education program also shall include instruction in identifying 546 547 and interacting with individuals with dementia, as provided in the dementia-related training course developed under section 548 4765.162 of the Revised Code. The continuing education 549 550 requirements for paramedics shall not require more than seventyfive hours of continuing education for every three-year 551 552 certification cycle.

Sec. 4765.17. (A) The state board of emergency medical, 553 fire, and transportation services shall issue the appropriate 554 certificate of accreditation or certificate of approval to an 555 applicant who meets the requirements of section 4765.16 of the 556 557 Revised Code. The board shall grant or deny a certificate of accreditation or certificate of approval within one hundred 558 twenty days of receipt of the application. The board may issue a 559 certificate of accreditation or certificate of approval on a 560 provisional basis to an applicant who is in substantial 561 compliance with the requirements of section 4765.16 of the 562 Revised Code or renew a certificate of accreditation or 563 certificate of approval on a provisional basis to an applicant 564 who is of good reputation and is in substantial compliance with 565 the requirements of section 4765.16 of the Revised Code. The 566 board shall inform an applicant receiving such a certificate of 567 the conditions that must be met to complete compliance with 568

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section 4765.16 of the Revised Code.

- (B) Except as provided in division (C) of this section, a 570 certificate of accreditation or certificate of approval is valid 571 for up to five years and may be renewed by the board pursuant to 572 procedures and standards established in rules adopted under 573 section 4765.11 of the Revised Code. An application for renewal 574 shall be accompanied by the appropriate renewal fee established 575 in rules adopted under section 4765.11 of the Revised Code. 576
- (C) A certificate of accreditation or certificate of approval issued on a provisional basis is valid for the length of time established by the board. If the board finds that the holder of such a certificate has met the conditions it specifies under division (A) of this section, the board shall issue the appropriate certificate of accreditation or certificate of approval.
- (D) A certificate of accreditation is valid only for the 584 emergency medical services training and continuing education 585 program or programs for which it is issued. The holder of a 586 certificate of accreditation may apply to operate additional 587 training and continuing education programs in accordance with 588 rules adopted by the board under section 4765.11 of the Revised 589 Code. Any additional training and continuing education programs 590 shall expire on the expiration date of the applicant's current 591 certificate. A certificate of accreditation approval is valid 592 only for the emergency medical services continuing education 593 program for which it is issued. Neither is not transferable. 594
- (E) The holder of a certificate of accreditation or certificate of approval may offer courses at more than one location in accordance with rules adopted under section 4765.11 of the Revised Code.

Sec. 4765.18. The state board of emergency medical, fire,	599
and transportation services may suspend or revoke a certificate	600
of accreditation or a certificate of approval issued under	601
section 4765.17 of the Revised Code for any of the following	602
reasons:	603
(A) Violation of this chapter or any rule adopted under	604
it;	605
(B) Furnishing of false, misleading, or incomplete	606
information to the board;	607
(C) The signing of an application or the holding of a	608
certificate of accreditation by a person who has pleaded guilty	609
to or has been convicted of a felony, or has pleaded guilty to	610
or been convicted of a crime involving moral turpitude;	611
(D) The signing of an application or the holding of a	612
certificate of accreditation by a person who is addicted to the	613
use of any controlled substance or has been adjudicated	614
incompetent for that purpose by a court, as provided in section	615
5122.301 of the Revised Code;	616
(E) Violation of any commitment made in an application for	617
a certificate of accreditation or certificate of approval;	618
(F) Presentation to prospective students of misleading,	619
false, or fraudulent information relating to the emergency	620
medical services training and continuing education program or	621
emergency medical services continuing education program,	622
employment opportunities, or opportunities for enrollment in	623
accredited institutions of higher education after entering or	624
completing courses offered by the operator of a program;	625
(G) Failure to maintain in a safe and sanitary condition	626
premises and equipment used in conducting courses of study;	627

(H) Failure to maintain financial resources adequate for	628
the satisfactory conduct of courses of study or to retain a	629
sufficient number of certified instructors;	630
(I) Discrimination in the acceptance of students upon the	631
basis of race, color, religion, sex, or national origin.	632
Sec. 4765.22. A person seeking a certificate to teach in	633
an emergency medical services training and continuing education	634
program or an emergency medical services continuing education	635
program shall submit a completed application for certification	636
to the state board of emergency medical, fire, and	637
transportation services on a form the board shall prescribe and	638
furnish. The application shall be accompanied by the appropriate	639
application fee established in rules adopted under section	640
4765.11 of the Revised Code.	641
Sec. 4765.23. The state board of emergency medical, fire,	642
and transportation services shall issue a certificate to teach	643
in an emergency medical services training and continuing	644
education program or an emergency medical services continuing	645
education program to any applicant who it determines meets the	646
qualifications established in rules adopted under section	647
4765.11 of the Revised Code. The certificate shall indicate the	648
each type of instruction and training the certificate holder may	649
teach under the certificate.	650
A certificate to teach shall have a certification cycle	651
	650
established by the board and may be renewed by the board	652
pursuant to rules adopted under section 4765.11 of the Revised	653
pursuant to rules adopted under section 4765.11 of the Revised	653

The board may suspend or revoke a certificate to teach	657
pursuant to rules adopted under section 4765.11 of the Revised	658
Code.	659
Sec. 4765.24. The operator of an accredited training and	660
continuing education program for first responders shall issue a	661
certificate of completion in first responder training to each	662
student who successfully completes the training program	663
described in division (B) of section 4765.16 of the Revised	664
Code.	665
The operator of an accredited training and continuing	666
education—program for emergency medical technicians-basic shall	667
issue a certificate of completion in emergency medical services	668
training-basic to each student who successfully completes the	669
EMT-basic training program described in division (C) of section	670
4765.16 of the Revised Code.	671
The operator of an accredited training and continuing	672
education program for emergency medical technicians-intermediate	673
shall issue a certificate of completion in emergency medical	674
services training-intermediate to each student who successfully	675
completes the EMT-I training program described in division (D)	676
of section 4765.16 of the Revised Code.	677
The operator of an accredited training and continuing	678
education program for emergency medical technicians-paramedic	679
shall issue a certificate of completion in emergency medical	680
services training-paramedic to each student who successfully	681
completes the training program described in division (E) of	682
section 4765.16 of the Revised Code.	683
The operator of an accredited training and approved	684

emergency medical services continuing education program shall

issue the appropriate certificate of completion in emergency	686
medical services continuing education to each student who	687
successfully completes any a continuing education requirements	688
program described in division (F) of section 4765.16 of the	689
Revised Code.	690

Sec. 4765.29. (A) The state board of emergency medical, 691 fire, and transportation services shall provide for the 692 examination of applicants for certification to practice as first 693 responders, emergency medical technicians-basic, emergency 694 695 medical technicians-intermediate, and emergency medical technicians-paramedic. The examinations shall be established by 696 the board in rules adopted under section 4765.11 of the Revised 697 Code. The board may administer the examinations or contract with 698 other persons to administer the examinations. In either case, 699 the examinations shall be administered pursuant to procedures 700 established in rules adopted under section 4765.11 of the 701 Revised Code and shall be offered at various locations in the 702 state selected by the board. 703

Except as provided in division (B) of this section, an 704 705 applicant shall not be permitted to take an examination for the same certificate to practice more than three times since last 706 707 receiving the certificate of completion pursuant to section 4765.24 of the Revised Code that qualifies the applicant to take 708 the examination unless the applicant receives another 709 certificate of completion that qualifies the applicant to take 710 the examination. 711

(B) On request of an applicant who fails three 712 examinations for the same certificate to practice, the board may 713 direct the applicant to complete a specific portion of an 714 accredited emergency medical services training and continuing 715

education program. If the applicant provides satisfactory proof	716
to the board that the applicant has successfully completed that	717
portion of the program, the applicant shall be permitted to take	718
the examination.	719
Sec. 4765.30. All of the following apply to the state	720
board of emergency medical, fire, and transportation services	721
with respect to issuing and renewing certificates to practice:	722
(A) The board shall issue a certificate to practice as a	723
first responder to an applicant who meets all of the following	724
conditions:	725
(1) Holds the appropriate certificate of completion issued	726
in accordance with section 4765.24 of the Revised Code;	727
(2) Passes the appropriate examination conducted under	728
section 4765.29 of the Revised Code;	729
(3) Is not in violation of any provision of this chapter	730
or the rules adopted under it;	731
(4) Meets any other certification requirements established	732
in rules adopted under section 4765.11 of the Revised Code.	733
(B) The board shall issue a certificate to practice as an	734
emergency medical technician-basic to an applicant who meets all	735
of the following conditions:	736
(1) Holds the appropriate certificate of completion issued	737
in accordance with section 4765.24 of the Revised Code;	738
(2) Passes the appropriate examination conducted under	739
section 4765.29 of the Revised Code;	740
(3) Is not in violation of any provision of this chapter	741
or the rules adopted under it:	742

(4) Meets any other certification requirements established	743
in rules adopted under section 4765.11 of the Revised Code.	744
(C) The board shall issue a certificate to practice as an	745
emergency medical technician-intermediate or emergency medical	746
technician-paramedic to an applicant who meets all of the	747
following conditions:	748
(1) Holds a certificate to practice as an emergency	749
medical technician-basic;	750
(2) Holds the appropriate certificate of completion issued	751
in accordance with section 4765.24 of the Revised Code;	752
(3) Passes the appropriate examination conducted under	753
section 4765.29 of the Revised Code;	754
(4) Is not in violation of any provision of this chapter	755
or the rules adopted under it;	756
(5) Meets any other certification requirements established	757
in rules adopted under section 4765.11 of the Revised Code.	758
(D) A certificate to practice shall have a certification	759
cycle established by the board and may be renewed by the board	760
pursuant to rules adopted under section 4765.11 of the Revised	761
Code. Not later than sixty days prior to the expiration date of	762
an individual's certificate to practice, the board shall notify	763
the individual of the scheduled expiration.	764
An application for renewal shall be accompanied by the	765
appropriate renewal fee established in rules adopted under	766
section 4765.11 of the Revised Code, unless the board waives the	767
fee on determining pursuant to those rules that the applicant	768
cannot afford to pay the fee. Except as provided in division (B)	769
of section 4765.31 of the Revised Code, the application shall	770

include evidence of either of the following:	771
(1) That the applicant received a certificate of	772
completion from the appropriate emergency medical services	773
training and continuing education program pursuant to section	774
4765.24 of the Revised Code;	775
(2) That the applicant has successfully passed an	776
examination that demonstrates the competence to have a	777
certificate renewed without completing <u>an</u> emergency medical	778
services continuing education requirementsprogram. The board	779
shall approve such examinations in accordance with rules adopted	780
under section 4765.11 of the Revised Code.	781
(E) The board shall not require an applicant for renewal	782
of a certificate to practice to take an examination as a	783
condition of renewing the certificate. This division does not	784
preclude the use of examinations by operators of accredited	785
approved emergency medical services training and continuing	786
education programs as a condition for issuance of a certificate	787
of completion in emergency medical services continuing	788
education.	789
Sec. 4765.31. (A) Except as provided in division (B) of	790
this section, a first responder, emergency medical technician-	791
basic, emergency medical technician-intermediate, and emergency	792
medical technician-paramedic shall complete <u>all-an</u> emergency	793
medical services continuing education <pre>requirements program</pre> or	794
pass an examination approved by the state board of emergency	795
medical, fire, and transportation services under division (A) of	796
section 4765.10 of the Revised Code prior to the expiration of	797
the individual's certificate to practice. Completion of the	798
continuing education requirements for EMTs-I or paramedics	799

satisfies the continuing education requirements for renewing the

certificate to practice as an EMT-basic held by an EMT-I or	801
paramedic.	802
(B)(1) An applicant for renewal of a certificate to	803
practice may apply to the board, in writing, for an extension to	804
complete the continuing education requirements established under	805
division (A) of this section. The board may grant such an	806
extension and determine the length of the extension. The board	807
may authorize the applicant to continue to practice during the	808
extension as if the certificate to practice had not expired.	809
(2) An applicant for renewal of a certificate to practice	810
may apply to the board, in writing, for an exemption from the	811
continuing education requirements established under division (A)	812
of this section. The board may exempt an individual or a group	813
of individuals from all or any part of the continuing education	814
requirements due to active military service, unusual	815
circumstance, emergency, special hardship, or any other cause	816
considered reasonable by the board.	817
(C) Decisions of whether to grant an extension or	818
exemption under division (B) of this section shall be made by	819
the board pursuant to procedures established in rules adopted	820
under section 4765.11 of the Revised Code.	821
Sec. 4765.49. (A) A first responder, emergency medical	822
technician-basic, emergency medical technician-intermediate, or	823
emergency medical technician-paramedic is not liable in damages	824
in a civil action for injury, death, or loss to person or	825
property resulting from the individual's administration of	826
emergency medical services, unless the services are administered	827
in a manner that constitutes willful or wanton misconduct. A	828
physician, physician assistant designated by a physician, or	829
registered nurse designated by a physician, any of whom is	830

advising or assisting in the emergency medical services by means 831 of any communication device or telemetering system, is not 832 liable in damages in a civil action for injury, death, or loss 833 to person or property resulting from the individual's advisory 834 communication or assistance, unless the advisory communication 835 or assistance is provided in a manner that constitutes willful 836 or wanton misconduct. Medical directors and members of 837 cooperating physician advisory boards of emergency medical 838 service organizations are not liable in damages in a civil 839 840 action for injury, death, or loss to person or property resulting from their acts or omissions in the performance of 841 their duties, unless the act or omission constitutes willful or 842 wanton misconduct. 843

(B) A political subdivision, joint ambulance district, 844 joint emergency medical services district, or other public 845 agency, and any officer or employee of a public agency or of a 846 private organization operating under contract or in joint 847 agreement with one or more political subdivisions, that provides 848 849 emergency medical services, or that enters into a joint agreement or a contract with the state, any political 850 subdivision, joint ambulance district, or joint emergency 851 medical services district for the provision of emergency medical 852 services, is not liable in damages in a civil action for injury, 853 death, or loss to person or property arising out of any actions 854 taken by a first responder, EMT-basic, EMT-I, or paramedic 855 working under the officer's or employee's jurisdiction, or for 856 injury, death, or loss to person or property arising out of any 857 actions of licensed medical personnel advising or assisting the 858 first responder, EMT-basic, EMT-I, or paramedic, unless the 859 services are provided in a manner that constitutes willful or 860 wanton misconduct. 861

(C) A student who is enrolled in an emergency medical	862
services training and continuing education program accredited	863
under section 4765.17 of the Revised Code or an emergency	864
medical services continuing education program approved under	865
that section is not liable in damages in a civil action for	866
injury, death, or loss to person or property resulting from	867
either of the following:	868
(1) mb - studentle eduinistration of success wedited	0.00

- (1) The student's administration of emergency medical 869 services or patient care or treatment, if the services, care, or 870 treatment is administered while the student is under the direct 871 supervision and in the immediate presence of an EMT-basic, EMT-872 I, paramedic, registered nurse, physician assistant, or 873 physician and while the student is receiving clinical training 874 that is required by the program, unless the services, care, or 875 treatment is provided in a manner that constitutes willful or 876 wanton misconduct: 877
- (2) The student's training as an ambulance driver, unless 878 the driving is done in a manner that constitutes willful or 879 wanton misconduct.
- (D) An EMT-basic, EMT-I, paramedic, or other operator, who 881 holds a valid commercial driver's license issued pursuant to 882 Chapter 4506. of the Revised Code or driver's license issued 883 pursuant to Chapter 4507. of the Revised Code and who is 884 employed by an emergency medical service organization that is 885 not owned or operated by a political subdivision as defined in 886 section 2744.01 of the Revised Code, is not liable in damages in 887 a civil action for injury, death, or loss to person or property 888 that is caused by the operation of an ambulance by the EMT-889 basic, EMT-I, paramedic, or other operator while responding to 890 or completing a call for emergency medical services, unless the 891

operation constitutes willful or wanton misconduct or does not	892
comply with the precautions of section 4511.03 of the Revised	893
Code. An emergency medical service organization is not liable in	894
damages in a civil action for any injury, death, or loss to	895
person or property that is caused by the operation of an	896
ambulance by its employee or agent, if this division grants the	897
employee or agent immunity from civil liability for the injury,	898
death, or loss.	899

- 900 (E) An employee or agent of an emergency medical service 901 organization who receives requests for emergency medical services that are directed to the organization, dispatches first 902 responders, EMTs-basic, EMTs-I, or paramedics in response to 903 those requests, communicates those requests to those employees 904 or agents of the organization who are authorized to dispatch 905 first responders, EMTs-basic, EMTs-I, or paramedics, or performs 906 any combination of these functions for the organization, is not 907 liable in damages in a civil action for injury, death, or loss 908 to person or property resulting from the individual's acts or 909 omissions in the performance of those duties for the 910 organization, unless an act or omission constitutes willful or 911 wanton misconduct. 912
- 913 (F) A person who is performing the functions of a first responder, EMT-basic, EMT-I, or paramedic under the authority of 914 the laws of a state that borders this state and who provides 915 emergency medical services to or transportation of a patient in 916 this state is not liable in damages in a civil action for 917 injury, death, or loss to person or property resulting from the 918 person's administration of emergency medical services, unless 919 the services are administered in a manner that constitutes 920 willful or wanton misconduct. A physician, physician assistant 921 designated by a physician, or registered nurse designated by a 922

physician, any of whom is licensed to practice in the adjoining 923 state and who is advising or assisting in the emergency medical 924 services by means of any communication device or telemetering 925 system, is not liable in damages in a civil action for injury, 926 death, or loss to person or property resulting from the person's 927 advisory communication or assistance, unless the advisory 928 929 communication or assistance is provided in a manner that constitutes willful or wanton misconduct. 930

- (G) A person certified under section 4765.23 of the 931 932 Revised Code to teach in an emergency medical services training and continuing education program or emergency medical services 933 continuing education program, and a person who teaches at the 934 Ohio fire academy established under section 3737.33 of the 935 Revised Code or in a fire service training program described in 936 division (A) of section 4765.55 of the Revised Code, is not 937 liable in damages in a civil action for injury, death, or loss 938 to person or property resulting from the person's acts or 939 omissions in the performance of the person's duties, unless an 940 act or omission constitutes willful or wanton misconduct. 941
- (H) In the accreditation of emergency medical services 942 943 training and continuing education programs or approval of emergency medical services continuing education programs, the 944 state board of emergency medical, fire, and transportation 945 services and any person or entity authorized by the board to 946 evaluate applications for accreditation or approval are not 947 liable in damages in a civil action for injury, death, or loss 948 to person or property resulting from their acts or omissions in 949 the performance of their duties, unless an act or omission 950 constitutes willful or wanton misconduct. 951
 - (I) A person authorized by an emergency medical service

organization to review the performance of first responders,	953
EMTs-basic, EMTs-I, and paramedics or to administer quality	954
assurance programs is not liable in damages in a civil action	955
for injury, death, or loss to person or property resulting from	956
the person's acts or omissions in the performance of the	957
person's duties, unless an act or omission constitutes willful	958
or wanton misconduct.	959
Sec. 4765.50. (A) Except as provided in division (D) of	960
this section, no person shall represent that the person is a	961
first responder, an emergency medical technician-basic or EMT-	962
basic, an emergency medical technician-intermediate or EMT-I, or	963
an emergency medical technician-paramedic or paramedic unless	964
appropriately certified under section 4765.30 of the Revised	965
Code.	966
(B)(1) No person shall operate an emergency medical	967
services training and continuing education program without a	968
certificate of accreditation issued under section 4765.17 of the	969
Revised Code.	970
(2) No person shall operate an emergency medical services	971
continuing education program without a certificate of approval	972
issued under section 4765.17 of the Revised Code.	973
	3.0
(C) No public or private entity shall advertise or	974
disseminate information leading the public to believe that the	975
entity is an emergency medical service organization, unless that	976
entity actually provides emergency medical services.	977
(D) A person who is performing the functions of a first	978
responder, EMT-basic, EMT-I, or paramedic under the authority of	979
the laws of a jurisdiction other than this state, who is	980
employed by or serves as a volunteer with an emergency medical	981

service organization based in that state, and provides emergency	982
medical services to or transportation of a patient in this state	983
is not in violation of division (A) of this section.	984
A person who is performing the functions of a first	985
responder, EMT-basic, EMT-I, or paramedic under a reciprocal	986
agreement authorized by section 4765.10 of the Revised Code is	987
not in violation of division (A) of this section.	988
(E) On and after November 3, 2002, no physician shall	989
purposefully do any of the following:	990
(1) Admit an adult trauma patient to a hospital that is	991
not an adult trauma center for the purpose of providing adult	992
trauma care;	993
(2) Admit a pediatric trauma patient to a hospital that is	994
not a pediatric trauma center for the purpose of providing	995
pediatric trauma care;	996
(3) Fail to transfer an adult or pediatric trauma patient	997
to an adult or pediatric trauma center in accordance with	998
applicable federal law, state law, and adult or pediatric trauma	999
protocols and patient transfer agreements adopted under section	1000
3727.09 of the Revised Code.	1001
Sec. 4765.55. (A) The executive director of the state	1002
board of emergency medical, fire, and transportation services,	1003
with the advice and counsel of the firefighter and fire safety	1004
inspector training committee of the state board of emergency	1005
medical, fire, and transportation services, shall assist in the	1006
establishment and maintenance by any state agency, or any	1007
county, township, city, village, school district, or educational	1008
service center of a fire service training program for the	1009
training of all persons in positions of any fire training	1010

certification level approved by the executive director,	1011
including full-time paid firefighters, part-time paid	1012
firefighters, volunteer firefighters, and fire safety inspectors	1013
in this state. The executive director, with the advice and	1014
counsel of the committee, shall adopt rules to regulate those	1015
firefighter and fire safety inspector training programs, and	1016
other training programs approved by the executive director. The	1017
rules may include, but need not be limited to, training	1018
curriculum, certification examinations, training schedules,	1019
minimum hours of instruction, attendance requirements, required	1020
equipment and facilities, basic physical requirements, and	1021
methods of training for all persons in positions of any fire	1022
training certification level approved by the executive director,	1023
including full-time paid firefighters, part-time paid	1024
firefighters, volunteer firefighters, and fire safety	1025
inspectors. The rules adopted to regulate training programs for	1026
volunteer firefighters shall not require more than thirty-six	1027
hours of training.	1028

The executive director, with the advice and counsel of the 1029 committee, shall provide for the classification and chartering 1030 of fire service training programs in accordance with rules 1031 adopted under division (B) of this section, and may take action 1032 against any chartered training program or applicant, in 1033 accordance with rules adopted under divisions (B)(4) and (5) of 1034 this section, for failure to meet standards set by the adopted 1035 rules. 1036

(B) The executive director, with the advice and counsel of 1037 the firefighter and fire safety inspector training committee of 1038 the state board of emergency medical, fire, and transportation 1039 services, shall adopt, and may amend or rescind, rules under 1040 Chapter 119. of the Revised Code that establish all of the 1041

following:	1042
(1) Requirements for, and procedures for chartering, the	1043
training programs regulated by this section;	1044
(2) Requirements for, and requirements and procedures for	1045
obtaining and renewing, an instructor certificate to teach the	1046
training programs and continuing education classes regulated by	1047
this section;	1048
(3) Requirements for, and requirements and procedures for	1049
obtaining and renewing, any of the fire training certificates	1050
regulated by this section;	1051
(4) Grounds and procedures for suspending, revoking,	1052
restricting, or refusing to issue or renew any of the	1053
certificates or charters regulated by this section, which	1054
grounds shall be limited to one of the following:	1055
(a) Failure to satisfy the education or training	1056
requirements of this section;	1057
(b) Conviction of a felony offense;	1058
(c) Conviction of a misdemeanor involving moral turpitude;	1059
(d) Conviction of a misdemeanor committed in the course of	1060
practice;	1061
(e) In the case of a chartered training program or	1062
applicant, failure to meet standards set by the rules adopted	1063
under this division.	1064
(5) Grounds and procedures for imposing and collecting	1065
fines, not to exceed one thousand dollars, in relation to	1066
actions taken under division (B)(4) of this section against	1067
persons holding certificates and charters regulated by this	1068

section, the fines to be deposited into the trauma and emergency	1069
medical services fund established under section 4513.263 of the	1070
Revised Code;	1071
(6) Continuing education requirements for certificate	1072
holders, including a requirement that credit shall be granted	1073
for in-service training programs conducted by local entities.	1074
The continuing education requirements shall not require more	1075
than thirty-six hours of continuing education every three-year	1076
certification cycle. Local entities may require additional	1077
continuing education, provided that completion of such	1078
additional continuing education is not required for renewal of	1079
certification.	1080
(7) Procedures for considering the granting of an	1081
extension or exemption of fire service continuing education	1082
requirements;	1083
(8) Certification cycles for which the certificates and	1084
charters regulated by this section are valid;	1085
(9) If determined necessary by the executive director,	1086
procedures and requirements for conducting background checks on	1087
applicants for the issuance and renewal of certification as a	1088
fire safety inspector in accordance with section 109.578 of the	1089
Revised Code.	1090
(C)(1) The executive director, with the advice and counsel	1091
of the firefighter and fire safety inspector training committee	1092
of the state board of emergency medical, fire, and	1093
transportation services, shall issue or renew an instructor	1094
certificate to teach the training programs and continuing	1095
education classes regulated by this section to any applicant	1096
that the executive director determines meets the qualifications	1097

the same of the sa	
and may take disciplinary action against an instructor	1099
certificate holder or applicant in accordance with rules adopted	1100
under division (B) of this section.	1101
(2) On and after the effective date of this amendment, the	1102
executive director shall not require certification to practice	1103
as an assistant fire instructor and shall not adopt or enforce	1104
rules or issue a certificate regarding the position of assistant	1105
fire instructor. Any assistant fire instructor certificate that	1106
was issued in accordance with rules adopted under division (B)	1107
of this section prior to the effective date of this amendment	1108
remains valid until the expiration date of the certificate,	1109
subject to any conditions or responsibilities of retaining the	1110
validity of that certificate. The certificate shall not be	1111
renewed. The executive director shall adopt, amend, or rescind-	1112
rules in accordance with Chapter 119. of the Revised Code in	1113
order to effectuate division (C)(2) of this section.	1114
(3) The executive director, with the advice and counsel of	1115
the committee, shall charter or renew the charter of any	1116
training program that the executive director determines meets	1117
the qualifications established in rules adopted under division	1118
(B) of this section, and may take disciplinary action against	1119
the holder of a charter in accordance with rules adopted under	1120
division (B) of this section.	1121
(D) The executive director shall issue or renew a fire	1122
training certificate for a firefighter, a fire safety inspector,	1123
or another position of any fire training certification level	1124
-	
approved by the executive director, to any applicant that the	1125
executive director determines meets the qualifications	1126
established in rules adopted under division (B) of this section	1127

established in rules adopted under division (B) of this section,

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and may take disciplinary actions against a certificate holder	1128
or applicant in accordance with rules adopted under division (B)	1129
of this section.	1130
(E) Certificates issued under this section shall be on a	1131
form prescribed by the executive director, with the advice and	1132
	_
counsel of the firefighter and fire safety inspector training	1133
committee of the state board of emergency medical, fire, and	1134
transportation services.	1135
(F)(1) The executive director, with the advice and counsel	1136
of the firefighter and fire safety inspector training committee	1137
of the state board of emergency medical, fire, and	1138
transportation services, shall establish criteria for evaluating	1139
the standards maintained by other states and the branches of the	1140
United States military for firefighter, fire safety inspector,	1141
and fire instructor training programs, and other training	1142
programs recognized by the executive director, to determine	1143
whether the standards are equivalent to those established under	1144
this section and shall establish requirements and procedures for	1145
issuing a certificate to each person who presents proof to the	1146
executive director of having satisfactorily completed a training	1147
program that meets those standards.	1148
(2) The executive director, with the committee's advice	1149
and counsel, shall adopt rules establishing requirements and	1150
procedures for issuing a fire training certificate in lieu of	1151
completing a chartered training program.	1152
(G) Nothing in this section invalidates any other section	1153

of the Revised Code relating to the fire training academy.

Section 4765.11 of the Revised Code does not affect any powers

and duties granted to the executive director under this section.

(H) Notwithstanding any provision of division (B)(4) of	1157
this section to the contrary, the executive director shall not	1158
adopt rules for refusing to issue any of the certificates or	1159
charters regulated by this section to an applicant because of a	1160
criminal conviction unless the rules establishing grounds and	1161
procedures for refusal are in accordance with section 9.79 of	1162
the Revised Code.	1163
Section 2. That existing sections 505.38, 737.22, 4765.10,	1164
4765.11, 4765.15, 4765.16, 4765.17, 4765.18, 4765.22, 4765.23,	1165
4765.24, 4765.29, 4765.30, 4765.31, 4765.49, 4765.50, and	1166
4765.55 of the Revised Code are hereby repealed.	1167
Section 3. Sections 1 and 2 of this act take effect April	1168
6, 2023.	1169
Section 4. That the versions of sections 4765.10, 4765.11,	1170
4765.30, and 4765.55 of the Revised Code that are scheduled to	1171
take effect December 29, 2023, be amended to read as follows:	1172
Sec. 4765.10. (A) The state board of emergency medical,	1173
fire, and transportation services shall do all of the following:	1174
(1) Administer and enforce the provisions of this chapter	1175
and the rules adopted under it;	1176
(2) Approve, in accordance with procedures established in	1177
rules adopted under section 4765.11 of the Revised Code,	1178
examinations that demonstrate competence to have a certificate	1179
to practice renewed without completing \underline{a} continuing education	1180
requirementsprogram;	1181
(3) Advise applicants for state or federal emergency	1182
medical services funds, review and comment on applications for	1183
these funds, and approve the use of all state and federal funds	1184
designated solely for emergency medical service programs unless	1185

federal law requires another state agency to approve the use of	1186
all such federal funds;	1187
(4) Serve as a statewide clearinghouse for discussion,	1188
inquiry, and complaints concerning emergency medical services;	1189
(5) Make recommendations to the general assembly on	1190
legislation to improve the delivery of emergency medical	1191
services;	1192
(6) Maintain a toll-free long distance telephone number	1193
through which it shall respond to questions about emergency	1194
medical services;	1195
(7) Work with appropriate state offices in coordinating	1196
the training of firefighters and emergency medical service	1197
personnel. Other state offices that are involved in the training	1198
of firefighters or emergency medical service personnel shall	1199
cooperate with the board and its committees and subcommittees to	1200
achieve this goal.	1201
(8) Provide a liaison to the state emergency operation	1202
center during those periods when a disaster, as defined in	1203
section 5502.21 of the Revised Code, has occurred in this state	1204
and the governor has declared an emergency as defined in that	1205
section.	1206
(B) The board may do any of the following:	1207
(1) Investigate complaints concerning emergency medical	1208
services and emergency medical service organizations as it	1209
determines necessary;	1210
(2) Establish a statewide public information system and	1211
public education programs regarding emergency medical services;	1212
(3) Establish an injury prevention program.	1213

(C) The state board of emergency medical, fire, and	1214
transportation services shall not regulate any profession that	1215
otherwise is regulated by another board, commission, or similar	1216
regulatory entity.	1217
Sec. 4765.11. (A) The state board of emergency medical,	1218
fire, and transportation services shall adopt, and may amend and	1219
rescind, rules in accordance with Chapter 119. of the Revised	1220
Code and divisions (C) and (D) of this section that establish	1221
all of the following:	1222
(1) Procedures for its governance and the control of its	1223
actions and business affairs;	1224
(2) Standards for the performance of emergency medical	1225
services by first responders, emergency medical technicians-	1226
basic, emergency medical technicians-intermediate, and emergency	1227
medical technicians-paramedic;	1228
(3) Application fees for certificates of accreditation,	1229
certificates of approval, certificates to teach, and	1230
certificates to practice, which shall be deposited into the	1231
trauma and emergency medical services fund created in section	1232
4513.263 of the Revised Code;	1233
(4) Criteria for determining when the application or	1234
renewal fee for a certificate to practice may be waived because	1235
an applicant cannot afford to pay the fee;	1236
(5) Procedures for issuance and renewal of certificates of	1237
accreditation, certificates of approval, certificates to teach,	1238
and certificates to practice, including any measures necessary	1239
to implement section 9.79 of the Revised Code and any procedures	1240
necessary to ensure that adequate notice of renewal is provided	1241
in accordance with division (E) of section 4765.30 of the	1242

Revised Code;	1243
(6) Procedures for suspending or revoking certificates of	1244
accreditation, certificates of approval, certificates to teach,	1245
and certificates to practice;	1246
(7) Grounds for suspension or revocation of a certificate	1247
to practice issued under section 4765.30 of the Revised Code and	1248
for taking any other disciplinary action against a first	1249
responder, EMT-basic, EMT-I, or paramedic;	1250
(8) Procedures for taking disciplinary action against a	1251
first responder, EMT-basic, EMT-I, or paramedic;	1252
(9) Standards for certificates of accreditation and	1253
<pre>certificates of approval;</pre>	1254
(10) Qualifications for certificates to teach;	1255
(11) Requirements for a certificate to practice;	1256
(12) The curricula, number of hours of instruction and	1257
training, and instructional materials to be used in adult and	1258
pediatric emergency medical services training and continuing	1259
education programs and adult and pediatric emergency medical	1260
services continuing education programs;	1261
(13) Procedures for conducting courses in recognizing	1262
symptoms of life-threatening allergic reactions and in	1263
calculating proper dosage levels and administering injections of	1264
epinephrine to adult and pediatric patients who suffer life-	1265
threatening allergic reactions;	1266
(14) Examinations for certificates to practice;	1267
(15) Procedures for administering examinations for	1268
certificates to practice;	1269

(16) Procedures for approving examinations that	1270
demonstrate competence to have a certificate to practice renewed	1271
without completing <u>an</u> emergency medical services continuing	1272
education requirementsprogram;	1273
(17) Procedures for granting extensions and exemptions of	1274
emergency medical services continuing education requirements;	1275
(18) Specifications of the emergency medical services that	1276
first responders are authorized to perform under section 4765.35	1277
of the Revised Code, that EMTs-basic are authorized to perform	1278
under section 4765.37 of the Revised Code, that EMTs-I are	1279
authorized to perform under section 4765.38 of the Revised Code,	1280
and that paramedics are authorized to perform under section	1281
4765.39 of the Revised Code;	1282
(19) Standards and procedures for implementing the	1283
requirements of section 4765.06 of the Revised Code, including	1284
designations of the persons who are required to report	1285
information to the board and the types of information to be	1286
reported;	1287
(20) Procedures for administering the emergency medical	1288
services grant program established under section 4765.07 of the	1289
Revised Code;	1290
(21) Procedures consistent with Chapter 119. of the	1291
Revised Code for appealing decisions of the board;	1292
(22) Minimum qualifications and peer review and quality	1293
improvement requirements for persons who provide medical	1294
direction to emergency medical service personnel, including,	1295
subject to division (B) of section 4765.42 of the Revised Code,	1296
qualifications for a physician to be eligible to serve as the	1297
medical director of an emergency medical service organization or	1298

a member of its cooperating physician advisory board;	1299
(23) The manner in which a patient, or a patient's parent,	1300
guardian, or custodian, may consent to the board releasing	1301
identifying information about the patient under division (D) of	1302
section 4765.102 of the Revised Code;	1303
(24) Circumstances under which a training or continuing	1304
education program or continuing education program, or portion of	1305
either type of program, may be taught by a person who does not	1306
hold a certificate to teach issued under section 4765.23 of the	1307
Revised Code;	1308
(25) Certification cycles for certificates issued under	1309
sections 4765.23 and 4765.30 of the Revised Code and	1310
certificates issued by the executive director of the state board	1311
of emergency medical, fire, and transportation services under	1312
section 4765.55 of the Revised Code that establish a common	1313
expiration date for all certificates+	1314
(26) Procedures and requirements for accrediting emergency	1315
medical services training and continuing education programs-	1316
under one certificate of accreditation. An accredited program-	1317
shall offer both training and continuing education services. The	1318
rules adopted under division (A) (26) of this section shall-	1319
specify all of the following:	1320
(a) The steps that the operator of a training program	1321
accredited prior to the effective date of this amendment shall	1322
take in order to offer continuing education courses;	1323
(b) The steps the operator of a continuing education	1324
program accredited prior to the effective date of this amendment-	1325
shall take in order to offer training courses;	1326
(c) The steps any person certified as an emergency medical	1327

instructor or an emergency medical services continuing education	1328
teacher prior to the effective date of this amendment shall take	1329
to retain certification in order to teach both training and	1330
continuing education courses.	1331
(B) The board may adopt, and may amend and rescind, rules	1332
in accordance with Chapter 119. of the Revised Code and	1333
divisions (C) and (D) of this section that establish any of the	1334
following:	1335
(1) Specifications of information that may be collected	1336
under the trauma system registry and incidence reporting system	1337
created under section 4765.06 of the Revised Code;	1338
(2) Standards and procedures for implementing any of the	1339
recommendations made by any committees of the board or under	1340
section 4765.04 of the Revised Code;	1341
(3) Procedures and requirements for conducting background	1342
checks on applicants for the issuance and renewal of	1343
certificates of accreditation, certificates of approval,	1344
certificates to teach, and certificates to practice in	1345
accordance with section 109.578 of the Revised Code;	1346
(4) Any other rules necessary to implement this chapter.	1347
(C) In developing and administering rules adopted under	1348
this chapter, the state board of emergency medical, fire, and	1349
transportation services shall consult with regional directors	1350
and regional advisory boards appointed under section 4765.05 of	1351
the Revised Code and emphasize the special needs of pediatric	1352
and geriatric patients.	1353
(D) On and after the effective date of this amendment, the	1354
executive director shall not require certification to practice	1355
as an emergency medical services assistant instructor and shall	1356

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not adopt or enforce rules or issue a certificate regarding the	1357
position of an emergency medical services assistant instructor.	1358
Any emergency medical services assistant instructor certificate	1359
that was issued in accordance with rules adopted under division-	1360
(A) of this section prior to the effective date of this-	1361
amendmentremain valid only until the expiration date of the	1362
certificate, subject to any conditions or responsibilities of	1363
retaining the validity of that certificate. The certificate	1364
shall not be renewed. The board shall adopt, amend, or rescind	1365
rules in accordance with Chapter 119. of the Revised Code in-	1366
order to effectuate this division.	1367

(E) Except as otherwise provided in this division, before 1368 adopting, amending, or rescinding any rule under this chapter, 1369 the board shall submit the proposed rule to the director of 1370 public safety for review. The director may review the proposed 1371 rule for not more than sixty days after the date it is 1372 submitted. If, within this sixty-day period, the director 1373 approves the proposed rule or does not notify the board that the 1374 rule is disapproved, the board may adopt, amend, or rescind the 1375 rule as proposed. If, within this sixty-day period, the director 1376 notifies the board that the proposed rule is disapproved, the 1377 board shall not adopt, amend, or rescind the rule as proposed 1378 unless at least twelve members of the board vote to adopt, 1379 amend, or rescind it. 1380

This division does not apply to an emergency rule adopted in accordance with section 119.03 of the Revised Code.

(F) (E) Notwithstanding any requirement for a certificate 1383 issued in accordance with rules adopted by the board under this 1384 section, the board, in accordance with Chapter 4796. of the 1385 Revised Code, shall issue a certificate that is a license as 1386

defined in section 4796.01 of the Revised Code to an individual	1387
if either of the following applies:	1388
(1) The individual holds a license or certificate in	1389
another state.	1390
(2) The individual has satisfactory work experience, a	1391
government certification, or a private certification as	1392
described in that chapter as a first responder, emergency	1393
medical technician-basic, emergency medical technician-	1394
intermediate, or emergency medical technician-paramedic in a	1395
state that does not issue that license or certificate.	1396
Sec. 4765.30. All of the following apply to the state	1397
board of emergency medical, fire, and transportation services	1398
with respect to issuing and renewing certificates to practice:	1399
(A) The board shall issue a certificate to practice as a	1400
first responder to an applicant who meets all of the following	1401
conditions:	1402
(1) Holds the appropriate certificate of completion issued	1403
in accordance with section 4765.24 of the Revised Code;	1404
(2) Passes the appropriate examination conducted under	1405
section 4765.29 of the Revised Code;	1406
(3) Is not in violation of any provision of this chapter	1407
or the rules adopted under it;	1408
(4) Meets any other certification requirements established	1409
in rules adopted under section 4765.11 of the Revised Code.	1410
(B) The board shall issue a certificate to practice as an	1411
emergency medical technician-basic to an applicant who meets all	1412
of the following conditions:	1413

(1) Holds the appropriate certificate of completion issued	1414
in accordance with section 4765.24 of the Revised Code;	1415
(2) Passes the appropriate examination conducted under	1416
section 4765.29 of the Revised Code;	1417
(3) Is not in violation of any provision of this chapter	1418
or the rules adopted under it;	1419
(4) Meets any other certification requirements established	1420
in rules adopted under section 4765.11 of the Revised Code.	1421
(C) The board shall issue a certificate to practice as an	1422
emergency medical technician-intermediate or emergency medical	1423
technician-paramedic to an applicant who meets all of the	1424
following conditions:	1425
(1) Holds a certificate to practice as an emergency	1426
medical technician-basic;	1427
(2) Holds the appropriate certificate of completion issued	1428
in accordance with section 4765.24 of the Revised Code;	1429
(3) Passes the appropriate examination conducted under	1430
section 4765.29 of the Revised Code;	1431
(4) Is not in violation of any provision of this chapter	1432
or the rules adopted under it;	1433
(5) Meets any other certification requirements established	1434
in rules adopted under section 4765.11 of the Revised Code.	1435
(D) Notwithstanding any requirement for a certificate to	1436
practice issued under this section, the board shall issue a	1437
certificate in accordance with Chapter 4796. of the Revised Code	1438
to an individual if either of the following applies:	1439
(1) The individual holds a license or certificate in	1440

another state.	1441
(2) The individual has satisfactory work experience, a	1442
government certification, or a private certification as	1443
described in that chapter as a first responder in a state that	1444
does not issue that license or certificate.	1445
(E) A certificate to practice shall have a certification	1446
cycle established by the board and may be renewed by the board	1447
pursuant to rules adopted under section 4765.11 of the Revised	1448
Code. Not later than sixty days prior to the expiration date of	1449
an individual's certificate to practice, the board shall notify	1450
the individual of the scheduled expiration.	1451
An application for renewal shall be accompanied by the	1452
appropriate renewal fee established in rules adopted under	1453
section 4765.11 of the Revised Code, unless the board waives the	1454
fee on determining pursuant to those rules that the applicant	1455
cannot afford to pay the fee. Except as provided in division (B)	1456
of section 4765.31 of the Revised Code, the application shall	1457
include evidence of either of the following:	1458
(1) That the applicant received a certificate of	1459
completion from the appropriate emergency medical services	1460
training and continuing education program pursuant to section	1461
4765.24 of the Revised Code;	1462
(2) That the applicant has successfully passed an	1463
examination that demonstrates the competence to have a	1464
certificate renewed without completing <u>an</u> emergency medical	1465
services continuing education requirementsprogram. The board	1466
shall approve such examinations in accordance with rules adopted	1467
under section 4765.11 of the Revised Code.	1468
(F) The board shall not require an applicant for renewal	1469

of a certificate to practice to take an examination as a	1470
condition of renewing the certificate. This division does not	1471
preclude the use of examinations by operators of accredited	1472
approved emergency medical services training and continuing	1473
education programs as a condition for issuance of a certificate	1474
of completion in emergency medical services continuing	1475
education.	1476

Sec. 4765.55. (A) The executive director of the state 1477 board of emergency medical, fire, and transportation services, 1478 with the advice and counsel of the firefighter and fire safety 1479 inspector training committee of the state board of emergency 1480 medical, fire, and transportation services, shall assist in the 1481 establishment and maintenance by any state agency, or any 1482 county, township, city, village, school district, or educational 1483 service center of a fire service training program for the 1484 training of all persons in positions of any fire training 1485 certification level approved by the executive director, 1486 including full-time paid firefighters, part-time paid 1487 firefighters, volunteer firefighters, and fire safety inspectors 1488 in this state. The executive director, with the advice and 1489 counsel of the committee, shall adopt rules to regulate those 1490 firefighter and fire safety inspector training programs, and 1491 other training programs approved by the executive director. The 1492 rules may include, but need not be limited to, training 1493 curriculum, certification examinations, training schedules, 1494 minimum hours of instruction, attendance requirements, required 1495 equipment and facilities, basic physical requirements, and 1496 methods of training for all persons in positions of any fire 1497 training certification level approved by the executive director, 1498 including full-time paid firefighters, part-time paid 1499 firefighters, volunteer firefighters, and fire safety 1500

inspectors. The rules adopted to regulate training programs for	1501
volunteer firefighters shall not require more than thirty-six	1502
hours of training.	1503
The executive director, with the advice and counsel of the	1504
committee, shall provide for the classification and chartering	1505
of fire service training programs in accordance with rules	1506
adopted under division (B) of this section, and may take action	1507
against any chartered training program or applicant, in	1508
accordance with rules adopted under divisions (B)(4) and (5) of	1509
this section, for failure to meet standards set by the adopted	1510
rules.	1511
(B) The executive director, with the advice and counsel of	1512
the firefighter and fire safety inspector training committee of	1513
the state board of emergency medical, fire, and transportation	1514
services, shall adopt, and may amend or rescind, rules under	1515
Chapter 119. of the Revised Code that establish all of the	1516
following:	1517
(1) Requirements for, and procedures for chartering, the	1518
training programs regulated by this section;	1519
(2) Requirements for, and requirements and procedures for	1520
obtaining and renewing, an instructor certificate to teach the	1521
training programs and continuing education classes regulated by	1522
this section;	1523
(3) Requirements for, and requirements and procedures for	1524
obtaining and renewing, any of the fire training certificates	1525
regulated by this section;	1526
(4) Grounds and procedures for suspending, revoking,	1527
restricting, or refusing to issue or renew any of the	1528
certificates or charters regulated by this section, which	1529

grounds shall be limited to one of the following:	1530
(a) Failure to satisfy the education or training	1531
requirements of this section;	1532
(b) Conviction of a felony offense;	1533
(c) Conviction of a misdemeanor involving moral turpitude;	1534
(d) Conviction of a misdemeanor committed in the course of	1535
practice;	1536
(e) In the case of a chartered training program or	1537
applicant, failure to meet standards set by the rules adopted	1538
under this division.	1539
(5) Grounds and procedures for imposing and collecting	1540
fines, not to exceed one thousand dollars, in relation to	1541
actions taken under division (B)(4) of this section against	1542
persons holding certificates and charters regulated by this	1543
section, the fines to be deposited into the trauma and emergency	1544
medical services fund established under section 4513.263 of the	1545
Revised Code;	1546
(6) Continuing education requirements for certificate	1547
holders, including a requirement that credit shall be granted	1548
for in-service training programs conducted by local entities.	1549
The continuing education requirements shall not require more	1550
than thirty-six hours of continuing education every three-year	1551
certification cycle. Local entities may require additional	1552
continuing education, provided that completion of such	1553
additional continuing education is not required for renewal of	1554
certification.	1555
(7) Procedures for considering the granting of an	1556
extension or exemption of fire service continuing education	1557

requirements;	1558
(8) Certification cycles for which the certificates and	1559
charters regulated by this section are valid;	1560
(9) If determined necessary by the executive director,	1561
procedures and requirements for conducting background checks on	1562
applicants for the issuance and renewal of certification as a	1563
fire safety inspector in accordance with section 109.578 of the	1564
Revised Code.	1565
(C)(1) The executive director, with the advice and counsel	1566
of the firefighter and fire safety inspector training committee	1567
of the state board of emergency medical, fire, and	1568
transportation services, shall issue or renew an instructor	1569
certificate to teach the training programs and continuing	1570
education classes regulated by this section to any applicant	1571
that the executive director determines meets the qualifications	1572
established in rules adopted under division (B) of this section,	1573
and may take disciplinary action against an instructor	1574
certificate holder or applicant in accordance with rules adopted	1575
under division (B) of this section.	1576
(2) On and after the effective date of this amendment, the	1577
executive director shall not require certification to practice	1578
as an assistant fire instructor and shall not adopt or enforce-	1579
rules or issue a certificate regarding the position of assistant	1580
fire instructor. Any assistant fire instructor certificate that	1581
was issued in accordance with rules adopted under division (B)	1582
of this section prior to the effective date of this amendment-	1583
remains valid until the expiration date of the certificate,	1584
subject to any conditions or responsibilities of retaining the	1585
validity of that certificate. The certificate shall not be	1586
renewed. The executive director shall adopt, amend, or rescind	1587

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rules in accordance with Chapter 119. of the Revised Code in	1588
order to effectuate division (C)(2) of this section.	1589
(3)—The executive director, with the advice and counsel of	1590
the committee, shall charter or renew the charter of any	1591
training program that the executive director determines meets	1592
the qualifications established in rules adopted under division	1593
(B) of this section, and may take disciplinary action against	1594
the holder of a charter in accordance with rules adopted under	1595
division (B) of this section.	1596
(D) The executive director shall issue or renew a fire	1597
training certificate for a firefighter, a fire safety inspector,	1598
or another position of any fire training certification level	1599
approved by the executive director, to any applicant that the	1600
executive director determines meets the qualifications	1601
established in rules adopted under division (B) of this section	1602
and may take disciplinary actions against a certificate holder	1603
or applicant in accordance with rules adopted under division (B)	1604
of this section.	1605
(E) Certificates issued under this section shall be on a	1606
form prescribed by the executive director, with the advice and	1607
counsel of the firefighter and fire safety inspector training	1608
committee of the state board of emergency medical, fire, and	1609
transportation services.	1610
(F) (1) The executive director, with the advice and counsel	1611
of the firefighter and fire safety inspector training committee	1612
of the state board of emergency medical, fire, and	1613
transportation services, shall establish criteria for evaluating	1614
the standards maintained by the branches of the United States	1615

military for firefighter, fire safety inspector, and fire

instructor training programs, and other training programs

recognized by the executive director, to determine whether the	1618
standards are equivalent to those established under this section	1619
and shall establish requirements and procedures for issuing a	1620
certificate to each person who presents proof to the executive	1621
director of having satisfactorily completed a training program	1622
that meets those standards.	1623
(2) The executive director, with the committee's advice	1624
and counsel, shall adopt rules establishing requirements and	1625
procedures for issuing a fire training certificate in lieu of	1626
completing a chartered training program.	1627
(G) Notwithstanding any requirement for a certificate	1628
issued under this section, the executive director shall issue a	1629
certificate in accordance with Chapter 4796. of the Revised Code	1630
to an individual if either of the following applies:	1631
(1) The individual holds a license or certificate in	1632
another state.	1633
(2) The individual has satisfactory work experience, a	1634
government certification, or a private certification as	1635
described in that chapter as a firefighter or fire safety	1636
inspector in a state that does not issue that license or	1637
certificate.	1638
(H) Nothing in this section invalidates any other section	1639
of the Revised Code relating to the fire training academy.	1640
Section 4765.11 of the Revised Code does not affect any powers	1641
and duties granted to the executive director under this section.	1642
(I) Notwithstanding any provision of division (B)(4) of	1643
this section to the contrary, the executive director shall not	1644
adopt rules for refusing to issue any of the certificates or	1645
charters regulated by this section to an applicant because of a	1646

Section 4765.16 of the Revised Code as amended by both

The version of section 4765.30 that is scheduled to take

effect December 29, 2023, as amended by both H.B. 509 and S.B.

H.B. 23 and H.B. 509 of the 134th General Assembly.

131 of the 134th General Assembly.

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shall go into immediate effect.

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The version of section 4765.55 of the Revised Code that is	1675
scheduled to take effect December 29, 2023, as amended by both	1676
H.B. 509 and S.B. 131 of the 134th General Assembly.	1677
	1 670
Section 8. This act is hereby declared to be an emergency	1678
measure necessary for the immediate preservation of the public	1679
peace, health, and safety. The reason for such necessity is that	1680
changes from H.B. 509 of the 134th General Assembly merging the	1681
emergency medical services training programs with the continuing	1682
educations programs are scheduled to take effect on April 6,	1683
2023. That merger will create serious hardships for emergency	1684
medical service organizations and providers. Therefore, this act	1685