As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 129

Senator Cirino

A BILL

Го	amend sections 4725.01, 4725.011, 4725.02,	1
	4725.09, 4725.11, 4725.12, 4725.121, 4725.13,	2
	4725.15, 4725.16, 4725.18, 4725.19, 4725.20,	3
	4725.21, 4725.23, 4725.231, 4725.24, 4725.25,	4
	4725.26, 4725.27, 4725.31, 4725.34, 4725.35,	5
	4725.501, 4725.531, and 4725.59; to enact	6
	section 4725.012; and to repeal section 4725.131	7
	of the Revised Code to revise the law governing	8
	the practice of optometry and to amend the	9
	versions of sections 4725.13, 4725.18, and	10
	4725.26 of the Revised Code that are scheduled	11
	to take effect on December 29, 2023, to continue	12
	the changes on and after that date.	13

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

Section 1. That sections 4725.01, 4725.011, 4725.02,	14
4725.09, 4725.11, 4725.12, 4725.121, 4725.13, 4725.15, 4725.16,	15
4725.18, 4725.19, 4725.20, 4725.21, 4725.23, 4725.231, 4725.24,	16
4725.25, 4725.26, 4725.27, 4725.31, 4725.34, 4725.35, 4725.501,	17
4725.531, and 4725.59 be amended and section 4725.012 of the	18
Revised Code be enacted to read as follows:	19

Sec. 4725.01. As used in this chapter sections 4725.01 to	20
4725.35 of the Revised Code:	21
(A) The "practice of optometry" means all of the	22
following:	23
Tollowing.	23
(1) The application of Applying optical principles,	24
through technical methods and devices, in the examination of	25
human eyes for the purpose of ascertaining departures from the	26
normal, measuring their functional powers, adapting optical	27
accessories for the aid thereof, and detecting ocular	28
abnormalities that may be evidence of disease, pathology, or	29
injury;	30
(2) Employing applying administoring and processibing	31
(2) Employing, applying, administering, and prescribing	
instruments, devices, and procedures, other than excluding	32
invasive procedures except as provided in division (A)(4) of	33
this section or as provided in section 4725.012 of the Revised	34
Code, for purpose purposes of examination, investigation,	35
diagnosis, treatment, or prevention of any disease, injury, or	36
other abnormal—condition of the visual system;	37
(3) Employing, applying, administering, and prescribing	38
topical ocular pharmaceutical agents;	39
(4) Employing, applying, administering, and prescribing	40
therapeutic pharmaceutical agents or personally furnishing a	41
complete or partial supply of a therapeutic pharmaceutical	42
<pre>agent;</pre>	43
(5) (4) Administering epinephrine by injection to	44
individuals in emergency situations to counteract anaphylaxis or	45
anaphylactic shock;	46
(5) Engaging in activities authorized by sections 4725.011	47
and 4725.012 of the Revised Code;	48

(6) Designing, fabricating, and fitting artificial eyes or	49
prostheses associated with the appearance or function of the	50
human eye;	51
(7) Assisting an individual in determining the	52
individual's blood glucose level by using a commercially	53
available glucose-monitoring device. Nothing in this section	54
precludes a licensed optometrist from using any particular type	55
of commercially available glucose-monitoring device;	56
(6) Designing, fabricating, and fitting artificial eyes or	57
prostheses associated with the appearance or function of the	58
human eye.	59
(B) "Topical ocular pharmaceutical agent" means a drug or	60
dangerous drug that is a topical drug and used for evaluative-	61
purposes in the practice of optometry or for purposes of	62
examination, investigation, diagnosis, treatment, or prevention	63
of any disease, injury, or other abnormal condition of the	64
visual system.	65
(C)—"Therapeutic pharmaceutical agent" means a drug or	66
dangerous drug that is used for <u>evaluation</u> , examination,	67
investigation, diagnosis, treatment, or prevention of any	68
disease, injury, or other abnormal—condition of the visual	69
system in the practice of optometry by a licensed optometrist—	70
and is any of the following:	71
(1) An oral drug or dangerous drug in one of the following	72
classifications:	73
(a) Anti-infectives, including antibiotics, antivirals,	7 4
antimicrobials, and antifungals;	75
(h) Anti-allergy agents:	76

(c) Antiglaucoma agents;	77
(d) Analgesics, including only analgesic drugs that are	78
available without a prescription, analgesic drugs or dangerous	79
drugs that require a prescription but are not controlled	80
substances, and, to the extent . "Therapeutic pharmaceutical	81
agent" does not include a controlled substance, except in the	82
case of an analgesic controlled substance authorized by the	83
state vision professionals board in rules adopted under section	84
4725.091 of the Revised Code, analgesic controlled substances;	85
(e) Anti-inflammatories, excluding all drugs or dangerous-	86
drugs classified as oral steroids other than methylpredisolone,	87
except that methylpredisolone may be used only if it is	88
prescribed under all of the following conditions:	89
(i) For use in allergy cases;	90
(ii) For use by an individual who is eighteen years of age	91
or older;	92
(iii) On the basis of an individual's particular episode	93
of illness;	94
(iv) In an amount that does not exceed the amount packaged	95
for a single course of therapy.	96
(2) Epinephrine administered by injection to individuals—	97
in emergency situations to counteract anaphylaxis or	98
anaphylactic shock. Notwithstanding any provision of this-	99
section to the contrary, administration of epinephrine in this-	100
manner does not constitute performance of an invasive procedure.	101
(3) An oral drug or dangerous drug that is not included	102
under division (C)(1) of this section, if the drug or dangerous	103
drug is approved, exempt from approval, certified, or exempt	104

from certification by the federal food and drug administration	105
for ophthalmic purposes and the drug or dangerous drug is	106
specified in rules adopted by the board under section 4725.09 of	107
the Revised Code.	108
(D) (C) "Controlled substance" has the same meaning as in	109
section 3719.01 of the Revised Code.	110
(E) (D) "Drug" and "dangerous drug" have the same meanings	111
as in section 4729.01 of the Revised Code.	112
(F) (E) "Invasive procedure" means any procedure that	113
involves cutting or otherwise infiltrating human tissue by	114
mechanical means including surgery, laser surgery, ionizing	115
radiation, therapeutic ultrasound, administering medication by	116
injection, or the removal of intraocular foreign bodies.	117
(G) (F) "Visual system" means the human eye, its	118
associated structures, and its accessory or subordinate	119
anatomical parts.	120
(H) "Certificate of licensure" means a certificate issued	121
by the board under section 4725.13 of the Revised Code	122
authorizing the holder to engage in the practice of optometry.	123
Sec. 4725.011. In prescribing and dispensing vision	124
correction devices, a A licensed optometrist may employ, apply,	125
administer, prescribe and, or dispense any device that has	126
vision correction as its primary purpose but also combines with	127
that purpose the delivery of may be used for the purpose of	128
delivering a drug or dangerous drug therapeutic pharmaceutical	129
agent through the device, if the drug delivered by the device	130
would otherwise be a topical ocular pharmaceutical agent or oral	131
therapeutic pharmaceutical agent. Devices authorized by to which	132
this section applies include, but are not limited to, vision-	133

correcting the following: contact lenses that deliver such drugs	134
or dangerous drugs; punctal plugs; ocular inserts; and medical	135
devices that the state vision professionals board determines are	136
appropriate for use in the practice of optometry.	137
Sec. 4725.012. (A) Subject to division (C) of this	138
section, a licensed optometrist may employ, apply, administer,	139
or prescribe any of the following procedures for purposes of	140
examination, investigation, diagnosis, treatment, or prevention	141
of any disease, injury, or other condition of the visual system:	142
(1) Any injection, other than an intravenous or	143
intraocular injection, of a drug or dangerous drug, except that	144
this section does not apply to epinephrine injections authorized	145
under division (A) (4) of section 4725.01 of the Revised Code;	146
(2) The incision and curettage of a chalazion;	147
(3) The removal and biopsy of a skin lesion if the lesion	148
has a low risk of malignancy and does not involve the eyelid	149
margin;	150
(4) The excision or drainage, or both, of a conjunctival	151
<pre>cyst or concretion;</pre>	152
(5) Any suturing other than corneal and scleral suturing;	153
(6) A laser surgery consisting of capsulotomy,	154
trabeculoplasty, or peripheral iridotomy.	155
(B) The state vision professionals board shall adopt as	156
necessary rules governing the performance of procedures	157
described in division (A) of this section. The rules shall be	158
adopted in accordance with Chapter 119. of the Revised Code and	159
shall specify both of the following:	160
(1) The infection control practices to be followed by a	161

licensed optometrist when performing each procedure described in	162
division (A) of this section;	163
(2) The training requirements that a licensed optometrist	164
must satisfy in order to be eligible to perform each procedure	165
described in division (A) of this section.	166
For purposes of a procedure described in division (A)(6)	167
of this section, the training shall consist of at least thirty-	168
two hours of instruction. For all other procedures described in	169
division (A) of this section, the board shall determine the	170
minimum number of hours of instruction.	171
(C) To be eligible to employ, apply, administer, or	172
prescribe any of the procedures described in division (A) of	173
this section, a licensed optometrist shall demonstrate to the	174
state vision professionals board, in a manner prescribed by the	175
board, that the optometrist satisfies for that procedure the	176
training requirements established in rules adopted under	177
division (B) of this section.	178
For purposes of a procedure described in division (A)(6)	179
of this section, a licensed optometrist may demonstrate that the	180
optometrist satisfies the training requirements for the	181
procedure by providing to the board evidence of successfully	182
completing such training while enrolled in a school of optometry	183
approved by the board under section 4725.10 of the Revised Code.	184
Sec. 4725.02. (A) Except as provided in section 4725.26 of	185
the Revised Code, no person shall engage in the practice of	186
optometry, including the determination of the kind of procedure,	187
treatment, or optical accessories needed by a person or the	188
examination of the eyes of any person for the purpose of fitting	189
the same with optical accessories, unless the person holds a	190

current, valid certificate of licensure to practice optometry	191
from the state vision professionals board. No person shall claim	192
to be the lawful holder of a certificate of licensure to	193
practice optometry when in fact the person is not such lawful	194
holder, or impersonate any licensed optometrist.	195
(B) No optometrist shall personally furnish a therapeutic	196
pharmaceutical agent to any person, except that a licensed	197
optometrist may personally furnish a therapeutic pharmaceutical	198
agent to a patient if no charge is imposed for the agent or for-	199
furnishing it and the amount furnished does not exceed a-	200
seventy-two hour supply, except that if the minimum available-	201
quantity of the agent is greater than a seventy-two hour supply,	202
the optometrist may furnish the minimum available quantity.	203
Sec. 4725.09. (A) The state vision professionals board	204
shall adopt rules as it considers necessary to govern the	205
practice of optometry and to administer and enforce sections	206
4725.01 to 4725.34 4725.35 of the Revised Code. All rules	207
adopted under those sections shall be adopted in accordance with	208
Chapter 119. of the Revised Code.	209
(B) The board, in consultation with the state board of	210
pharmacy, shall adopt rules specifying any oral drugs or-	211
dangerous drugs that are therapeutic pharmaceutical agents under-	212
division (C) (3) of section 4725.01 of the Revised Code.	213
(C)—The board shall adopt rules that establish standards	214
to be met and procedures to be followed with respect to the	215
delegation by an optometrist of the performance of an optometric	216
task to a person who is not licensed or otherwise specifically	217
authorized by the Revised Code to perform the task. The rules	218
shall permit an optometrist to delegate the administration of	219
drugs included in the optometrist's scope of practice.	220

The rules adopted under this division shall provide for	221
all of the following:	222
(1) On-site supervision when the delegation occurs in an	223
institution or other facility that is used primarily for the	224
purpose of providing health care, unless the board established a	225
specific exception to the on-site supervision requirement with	226
respect to routine administration of a topical drug;	227
(2) Evaluation of whether delegation is appropriate	228
according to the acuity of the patient involved;	229
according to the acuity of the patient involved,	223
(3) Training and competency requirements that must be met	230
by the person administering the drugs;	231
(4) Other standards and procedures the board considers	232
relevant.	233
(D) (C) The board shall adopt rules establishing criminal	234
records checks requirements for applicants under section 4776.03	235
of the Revised Code.	236
Sec. 4725.11. (A) The state vision professionals board	237
shall accept as the examination that must be passed to receive a	238
license certificate of licensure to practice optometry in this	239
state the examination prepared, administered, and graded by the	240
national board of examiners in optometry or an examination	241
prepared, administered, and graded by another professional	242
testing organization recognized by the board as being qualified	243
to examine applicants for licensure to practice	244
optometry in this state. The board shall periodically review its	245
acceptance of a licensing examination under this section to	246
determine if the examination and the organization offering it	247
continue to meet standards the board considers appropriate.	248
(B) The licensing examination accepted by the board under	249

this section may be divided into parts and offered as follows:	250
(1) Part one: Tests in basic science, human biology,	251
ocular and visual biology, theoretical ophthalmic, physiological	252
optics, and physiological psychology;	253
(2) Part two: Tests in clinical science, systemic	254
conditions, the treatment and management of ocular disease,	255
refractive oculomotor, sensory integrative conditions,	256
perceptual conditions, public health, the legal issues regarding	257
the clinical practice of optometry, and pharmacology;	258
(3) Part three: Tests in patient care and management,	259
clinical skills, and the visual recognition and interpretation	260
of clinical signs.	261
(C) The licensing examination accepted by the board may be	262
offered in a manner other than the manner specified in division	263
(B) of this section, but if offered in another manner, the	264
examination must test the person sitting for the examination in	265
the areas specified in division (B) of this section and may test	266
the person in other areas.	267
The board may require as a condition of its acceptance of	268
an examination that the examination cover subject matters in	269
addition to those specified in division (B) of this section, if	270
the schools of optometry it approves under section 4725.10 of	271
the Revised Code include the additional subject matters in their	272
prescribed curriculum.	273
(D) The board shall accept direct delivery of the results	274
of the licensing examination from the testing organization	275
administering the examination. The results shall be kept as a	276
permanent part of the board's records maintained pursuant to	277
section 4725.07 of the Revised Code.	278

(E) On request of any person seeking to practice optometry	279
in this state, the board shall provide information on the	280
licensing examination accepted by the board, including	281
requirements that must be met to be eligible to sit for the	282
examination and the dates the examination is offered.	283
Sec. 4725.12. (A) Each person who desires to commence the	284
practice of optometry in the state shall file with the executive	285
director of the state vision professionals board an application	286
for a certificate of licensure to practice optometry. The	287
application shall be accompanied by the application fee	288
specified under section 4725.34 of the Revised Code and shall	289
contain all information the board considers necessary to	290
determine whether an applicant is qualified to receive the	291
certificate of licensure. The application shall be made upon the	292
form prescribed by the board and shall be verified by the oath	293
of the applicant.	294
(B) To receive a certificate of licensure to practice	295
optometry, an applicant must meet all of the following	296
conditions:	297
(1) Be at least eighteen years of age;	298
(2) Complete satisfactorily a course of study of at least	299
six college years;	300
(3) Graduate from a school of optometry approved by the	301
board under section 4725.10 of the Revised Code;	302
(4) Pass the licensing examination accepted by the board	303
under section 4725.11 of the Revised Code.	304
Sec. 4725.121. (A) As used in this section, "license" and	305
"applicant for an initial license" have the same meanings as in	306
section 4776.01 of the Revised Code, except that "license" as	307

used in both of those terms refers to the types of	308
authorizations otherwise issued or conferred under this-	309
chaptersections 4725.01 to 4725.35 of the Revised Code.	310
(B) In addition to any other eligibility requirement set	311
forth in this chaptersections 4725.01 to 4725.35 of the Revised	312
<u>Code</u> , each applicant for an initial license shall comply with	313
sections 4776.01 to 4776.04 of the Revised Code. The state	314
vision professionals board shall not grant a license to an	315
applicant for an initial license unless the applicant complies	316
with sections 4776.01 to 4776.04 of the Revised Code.	317
Sec. 4725.13. (A) The state vision professionals board, by	318
an affirmative vote of a majority of its members, shall issue	319
under its seal a certificate of licensure authorizing the holder	320
to engage in the practice of optometry under its seal to every	321
applicant who passes all parts of the licensing examination	322
accepted by the board under section 4725.11 of the Revised Code	323
and otherwise complies with the requirements of sections 4725.01	324
to <u>4725.34 4725.35</u> of the Revised Code.	325
(B) Each person to whom a certificate of licensure is	326
issued pursuant to this section by the board shall keep the	327
certificate of licensure displayed in a conspicuous place in the	328
location at which that person practices optometry and shall	329
whenever required exhibit the certificate of licensure to any	330
member or agent of the board. If an optometrist practices	331
outside of or away from the location at which the optometrist's	332
certificate of licensure is displayed, the optometrist shall	333
$\operatorname{deliver}_{\boldsymbol{L}}$ to each person examined or fitted with optical	334
accessories by the optometrist, a receipt signed by the	335
optometrist in which the optometrist shall set forth the amounts	336
charged, the optometrist's post-office address, and the number	337

assigned to the optometrist's certificate of licensure. The	338
information may be provided as part of a prescription given to	339
the person.	340
Sec. 4725.15. If the state vision professionals board	341
receives notice under division (D) of section 4725.11 of the	342
Revised Code that an applicant has failed four times the	343
licensing examination or part of the examination—that must be	344
passed pursuant to section 4725.12 of the Revised Code, the	345
board shall not give further consideration to the application	346
until the applicant completes thirty hours of remedial training	347
approved by the board in the specific subject area or areas	348
covered by the examination or part of the examination that was	349
failed.	350
Sec. 4725.16. (A) (1) Each certificate of licensure for the	351
to practice of optometry issued by the state vision	352
professionals board shall expire on the last day of December of	353
each even-numbered year, and may be renewed in accordance with	354
this section and the standard renewal procedure established	355
under Chapter 4745. of the Revised Code.	356
(2) An optometrist seeking to continue to practice	357
optometry shall file with the board an application for license	358
renewal of the optometrist's certificate of licensure. The	359
application shall be in such form and require such pertinent	360
professional biographical data as the board may require.	361
(3)(a) Except as provided in division (A)(3)(b) of this	362
section, in the case of an optometrist seeking renewal who	363
prescribes or personally furnishes analgesic controlled	364
substances authorized pursuant to section 4725.091 of the	365
Revised Code that are opioid analgesics, as defined in section	366
3719.01 of the Revised Code, the optometrist shall certify to	367

the board whether the optometrist has been granted access to the	368
drug database established and maintained by the state board of	369
pharmacy pursuant to section 4729.75 of the Revised Code.	370
(b) The requirement in division (A)(3)(a) of this section	371
does not apply if any of the following is the case:	372
(i) The state board of pharmacy notifies the state vision	373
professionals board pursuant to section 4729.861 of the Revised	374
Code that the license holder has been restricted from obtaining	375
further information from the drug database.	376
(ii) The state board of pharmacy no longer maintains the	377
drug database.	378
(iii) The license holder does not practice optometry in	379
this state.	380
(c) If an optometrist certifies to the state vision	381
professionals board that the optometrist has been granted access	382
to the drug database and the board finds through an audit or	383
other means that the optometrist has not been granted access,	384
the board may take action under section 4725.19 of the Revised	385
Code.	386
(B) All licensed optometrists shall complete continuing	387
education in subjects relating to the practice of optometry, to	388
the end that the utilization and application of new techniques,	389
scientific and clinical advances, and the achievements of	390
research will assure comprehensive care to the public. The board	391
shall prescribe by rule the continuing optometric education that	392
licensed optometrists must complete. The length of study shall	393
be fifty clock hours each biennial licensing period, including	394
twenty clock hours of instruction in pharmacology to be	395
completed by all licensed optometrists.	396

Unless the continuing education required under this	397
division is waived or deferred under division (D) of this	398
section, the continuing education must be completed during the	399
biennial licensing period beginning on the first day of January	400
of each odd-numbered year and ending on the last day of December	401
of each even-numbered year. If the board receives notice from a	402
continuing education program indicating that an optometrist	403
completed the program after the last day of December of an even-	404
numbered year, and the optometrist wants to use the continuing	405
education completed after that day to renew the	406
licensecertificate of licensure, the optometrist shall pay the	407
penalty specified under section 4725.34 of the Revised Code for	408
late completion of continuing education.	409

At least once annually, the board shall post on its web 410 site and shall mail, or send by electronic mail, to each 411 licensed optometrist a list of courses approved in accordance 412 with standards prescribed by board rule. Upon the request of a 413 licensed optometrist, the executive director of the board shall 414 supply a list of additional courses that the board has approved 415 subsequent to the most recent web site posting, electronic mail 416 transmission, or mailing of the list of approved courses. 417

(C)(1) Not later than the first day of November of each 418 even-numbered year, the board shall mail or send by electronic 419 mail a notice regarding license renewal to each licensed 420 optometrist who may be eligible for renewal. The notice shall be 421 sent to the optometrist's most recent electronic mail or mailing 422 address shown in the board's records. If the board knows that 423 the optometrist has completed the required continuing optometric 424 education for the biennium, the board may include with the 425 notice an application for license renewal. 426

(2) Filing a license renewal application with the board	427
shall serve as notice by the optometrist that the continuing	428
optometric education requirement has been successfully	429
completed. If the board finds that an optometrist has not	430
completed the required continuing optometric education, the	431
board shall disapprove the optometrist's application. The	432
board's disapproval of renewal is effective without a hearing,	433
unless a hearing is requested pursuant to Chapter 119. of the	434
Revised Code.	435
(3) The board shall refuse to accept an application for	436
renewal from any applicant whose license certificate of	437
<u>licensure</u> is not in good standing or who is under disciplinary	438
review pursuant to section 4725.19 of the Revised Code.	439
(4) Notice of an applicant's failure to qualify for	440
renewal shall be served upon the applicant by mail to the	441
applicant's last address shown in the board's records.	442
(D) In cases of certified illness or undue hardship, the	443
board may waive or defer for up to twelve months the requirement	444
of continuing optometric education, except that in such cases	445
the board may not waive or defer the continuing education in	446
pharmacology-required to be completed by optometrists. The board	447
shall waive the requirement of continuing optometric education	448
for any optometrist who is serving on active duty in the armed	449
forces of the United States or a reserve component of the armed	450
forces of the United States, including the Ohio national guard	451
or the national guard of any other state or who has received an	452
initial certificate of licensure during the nine-month period	453
which ended on the last day of December of an even-numbered	454
year.	455

(E) An optometrist whose renewal application has been

approved may renew the license <u>certificate of licensure</u> held by	457
paying to the treasurer of state the fee for renewal fee	458
specified under section 4725.34 of the Revised Code. On payment	459
of all applicable feesthe renewal fee, the board shall issue a	460
renewal of the optometrist's certificate of licensure.	461
(F) Not later than the fifteenth day of January of each	462
odd-numbered year, the board shall mail or send by electronic	463
mail a second notice regarding license renewal to each licensed	464
optometrist who may be eligible for renewal but did not respond	465
to the notice sent under division (C)(1) of this section. The	466
notice shall be sent to the optometrist's most recent electronic	467
mail or mailing address shown in the board's records. If an	468
optometrist fails to file a renewal application after the second	469
notice is sent, the board shall send a third notice regarding	470
license renewal prior to any action under division (I) of this	471
section to classify the optometrist's license certificate of	472
<u>licensure</u> as expired.	473
(G) The failure of an optometrist to apply for license	474
renewal or the failure to pay the applicable renewal fee on or	475
before the date of expiration, shall automatically work a	476
forfeiture of the optometrist's authority to practice optometry	477
in this state.	478
(II) The beard shall aggest renoval applications and	479
(H) The board shall accept renewal applications and	
renewal fees that are submitted from the first day of January to	480
the last day of January of the odd-numbered year next succeeding	481
the date of expiration. An individual who submits such a late	482
renewal application or fee shall pay the late renewal fee	483
specified in section 4725.34 of the Revised Code.	484
(I)(1) If the date of expiration <u>date</u> of a an individual's	485
certificate of licensure issued by the board to an individual	486

has passed and the individual has not filed with the board a	487
complete application during the late renewal period, the	488
individual's certificate of licensure—shall be classified in the	489
board's records as expired.	490
(2) Any optometrist whose certificate of licensure has	491
been classified as expired may submit an application to the	492
board for reinstatement. For reinstatement to occur, the	493
applicant must meet all of the following conditions:	494
(a) Submit to the board evidence of compliance with board	495
rules requiring continuing optometric education in a sufficient	496
number of hours to make up for any delinquent compliance;	497
(b) Pay the renewal <u>fees</u> for the biennium in which	498
application for reinstatement is made;	499
(c) Pass all or part of the licensing examination accepted	500
by the board under section 4725.11 of the Revised Code as the	501
board considers appropriate to determine whether the application	502
for reinstatement should be approved;	503
(d) If the applicant has been practicing optometry in	504
another state or country, submit evidence that the applicant's	505
license to practice optometry in the other state or country is	506
in good standing.	507
(3) The board shall approve an application for	508
reinstatement if the conditions specified in division (I)(2) of	509
this section are met. An optometrist who receives reinstatement	510
is subject to the continuing education requirements specified	511
under division (B) of this section for the <pre>year_biennium_in</pre>	512
which reinstatement occurs.	513
Sec. 4725.18. (A) The state vision professionals board may	514
issue, by endorsement, a certificate of licensure by endorsement	515

to practice optometry to an individual licensed as an	516
optometrist by another state or a Canadian province if the board	517
determines that the other state or province has standards for	518
the practice of optometry that are at least as stringent as the	519
standards established under sections 4725.01 to 4725.34 4725.35	520
of the Revised Code and the individual meets the conditions	521
specified in division (B) of this section. The certificate of	522
licensure may be issued only by an affirmative vote of a	523
majority of the board's members.	524
(B) An individual seeking a certificate of licensure	525
pursuant to this section shall submit an application to the	526
board. To receive the certificate of licensure, an applicant	527
must meet all of the following conditions:	528
(1) Meet the same qualifications that an individual must	529
meet under divisions (B)(1) to (3) of section 4725.12 of the	530
Revised Code to receive a certificate of licensure under that	531
section;	532
(2) Be licensed to practice optometry by a state or	533
province that requires passage of a written, entry-level	534
examination at the time of initial licensure;	535
(3) Be licensed in good standing by the optometry	536
licensing agency of the other state or province, evidenced by	537
submission of a letter from the licensing agency of the other	538
state or province attesting to the applicant's good standing;	539
(4) Provide the board with certified reports from the	540
optometry licensing agencies of all states and provinces in	541
which the applicant is licensed or has been licensed to practice	542
optometry describing all past and pending actions taken by those	543
agencies with respect to the applicant's authority to practice	544

optometry in those jurisdictions, including such actions as	545
investigations, entering into consent agreements, suspensions,	546
revocations, and refusals to issue or renew a license;	547
(5) Have been actively engaged in the practice of	548
optometry, including the use of therapeutic pharmaceutical	549
agents, for at least three years immediately preceding making	550
application under this section;	551
(6) Pay the nonrefundable application fee established	552
under section 4725.34 of the Revised Code for a certificate of	553
licensure;	554
(7) Submit all transcripts, reports, or other information	555
the board requires;	556
(8) Participate in a two-hour instruction session provided	557
by the board on the optometry statutes and rules of this state	558
or pass an Ohio optometry jurisprudence test administered by the	559
board;	560
(9) Pass all or part of the licensing examination accepted	561
by the board under section 4725.11 of the Revised Code, if the	562
board determines that testing is necessary to determine whether	563
the applicant's qualifications are sufficient for issuance of a	564
certificate of licensure under this section;	565
(10) Not have been previously denied issuance of a	566
certificate of licensure by the board.	567
Sec. 4725.19. (A) In accordance with Chapter 119. of the	568
Revised Code and by an affirmative vote of a majority of its	569
members, the state vision professionals board, for any of the	570
reasons specified in division (B) of this section, shall refuse	571
to grant a certificate of licensure to practice optometry to an	572
applicant and may, with respect to a licensed optometrist, do	573

one or more of the following:	574
(1) Suspend the operation of any a certificate of	575
licensure granted by it to the optometrist;	576
(2) Permanently revoke the certificate of licensure;	577
(3) Limit or otherwise place restrictions on the	578
certificate of licensure;	579
(4) Reprimand the optometrist;	580
(5) Impose a monetary penalty. If the reason for which the	581
board is imposing the penalty involves a criminal offense that	582
carries a fine under the Revised Code, the penalty shall not	583
exceed the maximum fine that may be imposed for the criminal	584
offense. In any other case, the penalty imposed by the board	585
shall not exceed five hundred dollars.	586
(6) Require the optometrist to take corrective action	587
courses .	588
The The amount and content of corrective action courses	589
shall be established by the board in rules adopted under section	590
4725.09 of the Revised Code.	591
(B) Except as provided in division (E) of this section,	592
the sanctions specified in division (A) of this section may be	593
taken by the board for any of the following reasons:	594
(1) Committing fraud in passing the licensing examination	595
or making false or purposely misleading statements in an	596
application for a certificate of licensure;	597
(2) Being at any time guilty of immorality, regardless of	598
the jurisdiction in which the act was committed;	599
(3) Being guilty of dishonesty or unprofessional conduct	600

in the practice of optometry;	601
(4) Being at any time guilty of a felony, regardless of	602
the jurisdiction in which the act was committed;	603
(5) Being at any time guilty of a misdemeanor committed in	604
the course of practice, regardless of the jurisdiction in which	605
the act was committed;	606
(6) Violating the conditions of any limitation or other	607
restriction placed by the board on $\frac{1}{2}$ the optometrist's	608
certificate of licensure—issued by the board;	609
(7) Engaging in the practice of optometry as provided in	610
section 4725.01 of the Revised Code when the optometrist's	611
certificate of licensure authorizing that practice—is under	612
suspension, in which case the board shall permanently revoke the	613
certificate of licensure;	614
(8) Being denied a license to practice optometry in	615
another state or country or being subject to any other sanction	616
by the optometric licensing authority of another state or	617
country, other than sanctions imposed for the nonpayment of	618
fees;	619
(9) Departing from or failing to conform to acceptable and	620
prevailing standards of care in the practice of optometry as	621
followed by similar practitioners under the same or similar	622
circumstances, regardless of whether actual injury to a patient	623
is established;	624
(10) Failing to maintain comprehensive patient records;	625
(11) Advertising a price of optical accessories, eye	626
examinations, or other products or services by any means that	627
would deceive or mislead the public;	628

(12) Being addicted to the use of alcohol, stimulants,	629
narcotics, or any other substance which that impairs the	630
intellect and judgment to such an extent as to hinder or	631
diminish the performance of the duties included in the person's	632
<pre>practice of optometry;</pre>	633
(13) Engaging in the practice of optometry as provided in	634
section 4725.01 of the Revised Code without authority to do so	635
or, if authorized, in a manner inconsistent with the authority	636
granted;	637
(14)—Failing to make a report to the board as required by	638
division (A) of section 4725.21 or section 4725.31 of the	639
Revised Code;	640
(15) (14) Soliciting patients from door to door or	641
establishing temporary offices, in which case the board shall	642
suspend the <pre>optometrist's</pre> certificate of licensure	643
<pre>optometrist;</pre>	644
(16) (15) Except as provided in division (D) of this	645
section:	646
(a) Waiving the payment of all or any part of a deductible	647
or copayment that a patient, pursuant to a health insurance or	648
health care policy, contract, or plan that covers optometric	649
services, would otherwise be required to pay if the waiver is	650
used as an enticement to a patient or group of patients to	651
receive health care services from that optometrist.	652
(b) Advertising that the optometrist will waive the	653
payment of all or any part of a deductible or copayment that a	654
patient, pursuant to a health insurance or health care policy,	655
contract, or plan that covers optometric services, would	656
otherwise be required to pay.	657

$\frac{(17)-(16)}{(16)}$ Failing to comply with the requirements $\frac{1}{(16)}$	658
section 3719.061 of the Revised Code before issuing for a minor	659
a prescription for an analgesic controlled substance authorized	660
pursuant to section 4725.091 of the Revised Code that is an	661
opioid analgesic, as defined in section 3719.01 of the Revised	662
Code;	663
(18) (17) Violating the rules adopted under section	664
4725.66 of the Revised Code;	665
(19) (18) A pattern of continuous or repeated violations	666
of division (E)(2) or (3) of section 3963.02 of the Revised	667
Code.	668
(C) Any person who is the holder of a certificate of	669
licensure, or who is an applicant for a certificate of licensure	670
against whom is preferred any charges, subject of a proposed	671
action under division (A) of this section shall be furnished by	672
the board with a copy of the complaint board's order proposing	673
the action and shall have a hearing before the board in	674
accordance with Chapter 119. of the Revised Code.	675
(D) Sanctions shall not be imposed under division $\frac{\text{(B)}(16)}{\text{(B)}}$	676
(B) (15) of this section against any optometrist who waives	677
deductibles and copayments:	678
(1) In compliance with the health benefit plan that	679
expressly allows such a practice. Waiver of the deductibles or	680
copayments shall be made only with the full knowledge and	681
consent of the plan purchaser, payer, and third-party	682
administrator. Documentation of the consent shall be made	683
available to the board upon request.	684
(2) For professional services rendered to any other	685
optometrist licensed by the board, to the extent allowed by	686

sections 4725.01 to $\frac{4725.34}{2725.35}$ of the Revised Code and the	687
rules of the board.	688
(E) The board shall not refuse to grant a certificate of	689
	690
licensure to practice optometry to an applicant because of a	
conviction of or plea of guilty to an offense unless the refusal	691
is in accordance with section 9.79 of the Revised Code.	692
(F) If a violation described in this section has caused,	693
is causing, or is about to cause substantial and material harm,	694
the board may issue an order requiring that person to cease and	695
desist from engaging in the violation. Notice of the order shall	696
be mailed by certified mail, return receipt requested,	697
immediately after its issuance to the person subject to the	698
order and to all persons known to be involved in the violation.	699
The board may thereafter publicize or otherwise make known to	700
all interested parties that the order has been issued.	701
The notice shall specify the particular act, omission,	702
practice, or transaction that is subject to the cease-and-desist	703
order and shall set a date, not more than fifteen days after the	704
date of the order, for a hearing on the continuation or	705
revocation of the order. The person shall comply with the order	706
immediately upon receipt of notice of the order.	707
The board may, on the application of a party and for good	708
cause shown, continue the hearing. Chapter 119. of the Revised	709
Code applies to the hearing to the extent that that chapter does	710
not conflict with the procedures set forth in this section. The	711
board shall, within fifteen days after objections are submitted	712
to the hearing officer's report and recommendation, issue a	713
final order either confirming or revoking the cease-and-desist	714

order. The final order may be appealed as provided under section

119.12 of the Revised Code.

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The remedy under this division is cumulative and	717
concurrent with the other remedies available under this section.	718
Sec. 4725.20. On receipt of a notice pursuant to section	719
3123.43 of the Revised Code, the state vision professionals	720
board shall comply with sections 3123.41 to 3123.50 of the	721
Revised Code and any applicable rules adopted under section	722
3123.63 of the Revised Code with respect to a certificate of	723
licensure to practice optometry issued by the board under this	724
chapter.	725
Sec. 4725.21. (A) If an optometrist licensed by the state	726
vision professionals board has reason to believe that another	727
optometrist licensed currently or previously by the board has	728
engaged in any course of treatment or other services to a	729
patient that constitutes unprofessional conduct under section	730
4725.19 of the Revised Code, or has an addiction subject to	731
board action under section 4725.19 of the Revised Code, the	732
optometrist shall make a report to the board.	733
(B) Any person may report to the board in a signed writing	734
any information that the person may have that appears to show a	735
violation of any provision of sections 4725.01 to 4725.34	736
4725.35 of the Revised Code or the rules adopted under those	737
sections.	738
(C) Each complaint or allegation of a violation received	739
by the board shall be assigned a case number and shall be	740
recorded by the board.	741
(D) In the absence of fraud or bad faith, no person who	742
reports to the board under this section or testifies in any	743
adjudication conducted under Chapter 119. of the Revised Code	744
shall be liable to any person for damages in a civil action as a	745

result of the report or testimony.	746
Sec. 4725.23. (A) The state vision professionals board	747
shall investigate evidence that appears to show that a person	748
has violated any provision of sections 4725.01 to 4725.34	749
4725.35 of the Revised Code or any rule adopted under those	750
sections. Investigations of alleged violations shall be	751
supervised by the member of the board appointed by the board to	752
act as the supervising member of investigations. The supervising	753
member shall not participate in the final vote that occurs in an	754
adjudication of the case.	755
(B) In investigating a possible violation, the board may	756
administer oaths, order the taking of depositions, issue	757
subpoenas, and compel the attendance of witnesses and production	758
of books, accounts, papers, records, documents, and testimony. A	759
subpoena for patient record information shall not be issued	760
without consultation with the attorney general's office and	761
approval of the secretary of the board and the board's	762
supervising member of investigations. Before issuance of a	763
subpoena for patient record information, the secretary and	764
supervising member shall determine whether there is probable	765
cause to believe that the complaint filed alleges a violation of	766
sections 4725.01 to $\frac{4725.34}{4725.35}$ of the Revised Code or any	767
rule adopted under those sections and that the records sought	768
are relevant to the alleged violation and material to the	769
investigation. The subpoena may apply only to records that cover	770
a reasonable period of time surrounding the alleged violation.	771
On failure to comply with any subpoena issued by the board	772
and after reasonable notice to the person being subpoenaed, the	773
board may move for an order compelling the production of persons	774

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or records pursuant to the Rules of Civil Procedure.

A subpoena issued by the board may be served by a sheriff,	77
the sheriff's deputy, or a board employee designated by the	77
board. Service of a subpoena issued by the board may be made by	77
delivering a copy of the subpoena to the person named therein,	77
reading it to the person, or leaving it at the person's usual	78
place of residence. When the person being served is an	78
optometrist licensed under this chapter, service of the subpoena	78
may be made by certified mail, restricted delivery, return	78
receipt requested, and the subpoena shall be deemed served on	78
the date delivery is made or the date the optometrist refuses to	78
accept delivery.	78

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Each witness who appears before the board in obedience to a subpoena shall receive the fees and mileage provided for under section 119.094 of the Revised Code.

(C) Information received by the board pursuant to an 790 investigation is confidential and not subject to discovery in 791 any civil action.

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

The board may share any information it receives pursuant 798 to an investigation, including patient records and patient 799 record information, with other licensing boards and governmental 800 agencies that are investigating alleged professional misconduct 801 and with law enforcement agencies and other governmental 802 agencies that are investigating or prosecuting alleged criminal 803 offenses. A board or agency that receives the information shall 804 comply with the same requirements regarding confidentiality as 805

those with which the state vision professionals board must	806
comply, notwithstanding any conflicting provision of the Revised	807
Code or procedure of the board or agency that applies when the	808
board or agency is dealing with other information in its	809
possession. The information may be admitted into evidence in a	810
criminal trial in accordance with the Rules of Evidence, but the	811
court shall require that appropriate measures are taken to	812
ensure that confidentiality is maintained with respect to any	813
part of the information that contains names or other identifying	814
information about persons whose confidentiality was protected by	815
the state vision professionals board when the information was in	816
the board's possession. Measures to ensure confidentiality that	817
may be taken by the court include sealing its records or	818
deleting specific information from its records.	819

Sec. 4725.231. The state vision professionals board may 820 issue a cease-and-desist order against any person engaging in 821 the practice of optometry without having received a license 822 under sections 4725.01 to 4725.34 4725.35 of the Revised Code 823 that the board reasonably suspects has violated, is currently 824 violating, or is about to violate this chapter. The board's 825 authority to issue a cease-and-desist order under this section 826 is in addition to any action the board may take under section 827 4725.23 of the Revised Code. 828

Sec. 4725.24. If the secretary of the state vision 829 professionals board and the board's supervising member of 830 investigations determine that there is clear and convincing 831 evidence that an optometrist has violated division (B) of 832 section 4725.19 of the Revised Code and that the optometrist's 833 continued practice presents a danger of immediate and serious 834 harm to the public, they may recommend that the board suspend 835 without a prior hearing the optometrist's certificate of 836

licensure. Written allegations shall be prepared for	837
consideration by the full board.	838
The board, upon review of those allegations and by an	839
affirmative vote of three members other than the secretary and	840
supervising member may order the suspension without a prior	841
hearing. A telephone conference call may be utilized for	842
reviewing the allegations and taking the vote on the summary	843
suspension.	844
The board shall issue a written order of suspension by	845
certified mail or in person in accordance with section 119.07 of	846
the Revised Code. The order shall not be subject to suspension	847
by the court during pendency of any appeal filed under section	848
119.12 of the Revised Code. If the individual subject to the	849
summary suspension requests an adjudicatory hearing by the	850
board, the date set for the hearing shall be within fifteen	851
days, but not earlier than seven days, after the individual	852
requests the hearing, unless otherwise agreed to by both the	853
board and the individual.	854
Any summary suspension imposed under this division section	855
shall remain in effect, unless reversed on appeal, until a final	856
adjudicative order issued by the board pursuant to section	857
4725.19 of the Revised Code and Chapter 119. of the Revised Code	858
becomes effective. The board shall issue its final adjudicative	859
order within sixty days after completion of its hearing. A	860
failure to issue the order within sixty days shall result in	861
dissolution of the summary suspension order but shall not	862
invalidate any subsequent, final adjudicative order.	863
Sec. 4725.25. Sections 4725.01 to 4725.34 <u>4725.35</u> of the	864
Revised Code do not confer on an optometrist the title of	865
medical doctor, physician, surgeon, oculist, ophthalmologist, or	866

any other word or abbreviation indicating that the optometrist	867
is engaged in the practice of medicine.	868
Sec. 4725.26. Division (A) of section Section 4725.02 of	869
the Revised Code does not apply to the following:	870
(A) Physicians authorized to practice medicine and surgery	871
or osteopathic medicine and surgery under Chapter 4731. of the	872
Revised Code;	873
(B) Persons who sell optical accessories but do not assume	874
to adapt them to the eye, and neither practice nor profess to	875
<pre>practice optometry;</pre>	876
(C) An instructor in a school of optometry that is located	877
in this state and approved by the state vision professionals	878
board under section 4725.10 of the Revised Code who holds a	879
valid current license to practice optometry from a licensing	880
body in another jurisdiction and limits the practice of	881
optometry to the instruction of students enrolled in the school.	882
(D) A student enrolled in a school of optometry, located	883
in this or another state and approved by the board under section	884
4725.10 of the Revised Code, while the student is participating	885
in this state in an optometry training program provided or	886
sponsored by the school, if the student acts under the direct,	887
personal supervision and control of an optometrist licensed by	888
the board or authorized to practice pursuant to division (C) of	889
this section.	890
(E) An individual who is licensed or otherwise	891
specifically authorized by the Revised Code to engage in an	892
activity that is included in the practice of optometry.	893
(F) An individual who is not licensed or otherwise	894
specifically authorized by the Revised Code to engage in an	895

activity that is included in the practice of optometry, but is	896
acting pursuant to the rules for delegation of optometric tasks	897
adopted under section 4725.09 of the Revised Code.	898
(G) An individual who holds in good standing a valid	899
license to practice optometry from a licensing body in another	900
jurisdiction and is practicing as a volunteer without	901
remuneration during a charitable event that lasts not more than	902
seven days.	903
When an individual meets the conditions of this division,	904
the individual shall be deemed to hold, during the course of the	905
charitable event, a license to practice optometry from the state	906
vision professionals board and shall be subject to the	907
provisions of this chapter authorizing the board to take	908
disciplinary action against a license holder. Not less than	909
seven calendar days before the first day of the charitable	910
event, the individual or the event's organizer shall notify the	911
board of the individual's intent to engage in the practice of	912
optometry at the event. During the course of the charitable	913
event, the individual's scope of practice is limited to the	914
procedures that an optometrist licensed under this chapter is	915
authorized to perform unless the individual's scope of practice	916
in the other jurisdiction is more restrictive than in this	917
state. If the latter is the case, the individual's scope of	918
practice is limited to the procedures that an optometrist in the	919
other jurisdiction may perform.	920
Sec. 4725.27. The testimony and reports of an optometrist	921
licensed by the state vision professionals board under this	922
chapter shall be received by All of the following apply to any	923
state, county, municipal, school district, or other public	924

board, body, agency, institution, or official and by any private

educational or other institution receiving public funds:	926
(A) The board, body, agency, official, or institution	927
shall receive the testimony and reports of an optometrist	928
licensed by the state vision professionals board as competent	929
evidence with respect to any matter within the scope of the	930
practice of optometry. No such	931
(B) The board, body, agency, official, or institution	932
shall <pre>not_interfere with any individual's right to a free choice</pre>	933
of receiving services from either an optometrist or a physician.	934
No-such-	935
(C) The board, body, agency, official, or institution	936
shall <pre>not_discriminate against an optometrist performing</pre>	937
procedures that are included in the practice of optometry—as—	938
provided in section 4725.01 of the Revised Code if the	939
optometrist is licensed under this chapter to perform those-	940
procedures.	941
Sec. 4725.31. An optometrist licensed by the state vision	942
professionals board shall promptly report to the board any	943
instance of a clinically significant drug-induced side effect in	944
a patient due to the optometrist's administering, employing,	945
applying, or prescribing a topical ocular or therapeutic	946
pharmaceutical agent to or for the patient. The board, by rule	947
adopted in accordance with Chapter 119. of the Revised Code,	948
shall establish reporting procedures and specify the types of	949
side effects to be reported. The information provided to the	950
board shall not include the name of $\underline{\text{the patient}}$ or any $\underline{\text{other}}$	951
identifying information about the patient.	952
Sec. 4725.34. (A) The state vision professionals board	953
shall charge the following nonrefundable fees:	954

(1) Three hundred fifty dollars for application for a	955
certificate of licensure to practice optometry;	956
(2) Three hundred fifty dollars for renewal of a	957
certificate of licensure to practice optometry;	958
(3) One hundred twenty-five dollars for late completion or	959
submission, or both, of continuing optometric education;	960
(4) One hundred twenty-five dollars for late renewal of a	961
certificate of licensure to practice optometry that has expired;	962
(5) Additional fees to cover administrative costs incurred	963
by the board, including fees a fee for replacing licenses issued	964
by the board a certificate of licensure to practice optometry	965
and <u>a fee for providing rosters a roster</u> of currently licensed	966
optometrists. Such fees shall be established at a regular	967
meeting of the board and shall comply with any applicable	968
guidelines or policies set by the department of administrative	969
services or the office of budget and management.	970
(B) The board, subject to the approval of the controlling	971
board, may establish fees in excess of the amounts specified in	972
division (A) of this section if the fees do not exceed the	973
amounts specified by more than fifty per cent.	974
(C) All receipts of the board, from any source, shall be	975
deposited in the state treasury to the credit of the	976
occupational licensing and regulatory fund created in section	977
4743.05 of the Revised Code.	978
Sec. 4725.35. An optometrist licensed who holds a	979
<pre>certificate of licensure to practice optometry issued under this</pre>	980
chapter may provide telehealth services in accordance with	981
section 4743.09 of the Revised Code.	982

Sec. 4725.501. (A) As used in this section, "license" and	983
"applicant for an initial license" have the same meanings as in	984
section 4776.01 of the Revised Code, except that "license" as	985
used in both of those terms refers to the types of	986
authorizations otherwise issued or conferred under this	987
chaptersections 4725.40 to 4725.59 of the Revised Code.	988
(B) In addition to any other eligibility requirement set	989
forth in this chaptersections 4725.40 to 4725.59 of the Revised	990
Code, each applicant for an initial license shall comply with	991
sections 4776.01 to 4776.04 of the Revised Code. The state	992
vision professionals board shall not grant a license to an	993
applicant for an initial license unless the applicant complies	994
with sections 4776.01 to 4776.04 of the Revised Code.	995
Sec. 4725.531. On receipt of a notice pursuant to section	996
3123.43 of the Revised Code, the state vision professionals	997
board shall comply with sections 3123.41 to 3123.50 of the	998
Revised Code and any applicable rules adopted under section	999
3123.63 of the Revised Code with respect to a license	1000
certificate of licensure to practice as a dispensing optician	1001
issued by the board pursuant to this chapter.	1002
Sec. 4725.59. (A) Sections 4725.40 to 4725.59 of the	1003
Revised Code do not apply to:	1004
(1) A physician authorized under Chapter 4731. of the	1005
Revised Code to practice medicine and surgery or osteopathic	1006
medicine and surgery, or to persons while in the employment and	1007
under the supervision of \underline{a} physician at the physician's office;	1008
(2) An optometrist licensed under sections 4725.01 to	1009
4725.34 4725.35 of the Revised Code, or to persons while in the	1010
employment and under the supervision of an optometrist at the	1011

optometrist's office.	1012
(B) Nothing in sections 4725.40 to 4725.59 of the Revised	1013
Code shall prevent or restrict any individual, firm, or	1014
corporation from employing or from engaging in optical	1015
dispensing through persons licensed or registered under such	1016
sections.	1017
Section 2. That existing sections 4725.01, 4725.011,	1018
4725.02, 4725.09, 4725.11, 4725.12, 4725.121, 4725.13, 4725.15,	1019
4725.16, 4725.18, 4725.19, 4725.20, 4725.21, 4725.23, 4725.231,	1020
4725.24, 4725.25, 4725.26, 4725.27, 4725.31, 4725.34, 4725.35,	1021
4725.501, 4725.531, and 4725.59 of the Revised Code are hereby	1022
repealed.	1023
Section 3. That section 4725.131 of the Revised Code is	1024
hereby repealed.	1025
Section 4. That the versions of sections 4725.13, 4725.18,	1026
and 4725.26 of the Revised Code that are scheduled to take	1027
effect December 29, 2023, be amended to read as follows:	1028
Sec. 4725.13. (A) The state vision professionals board, by	1029
an affirmative vote of a majority of its members, shall issue	1030
<u>under its seal</u> a certificate of licensure authorizing the holder	1031
to engage in the practice of optometry under its seal—to every	1032
applicant who passes all parts of the licensing examination	1033
accepted by the board under section 4725.11 of the Revised Code	1034
and otherwise complies with the requirements of sections 4725.01	1035
to 4725.34 <u>4725.35</u> of the Revised Code.	1036
(B) Each person to whom a certificate of licensure is	1037
issued pursuant to this section by the board shall keep the	1038
certificate of licensure displayed in a conspicuous place in the	1039
location at which that person practices optometry and shall	1040

whenever required exhibit the certificate of licensure to any	1041
member or agent of the board. If an optometrist practices	1042
outside of or away from the location at which the optometrist's	1043
certificate of licensure is displayed, the optometrist shall	1044
deliver $_{m{L}}$ to each person examined or fitted with optical	1045
accessories by the optometrist, a receipt signed by the	1046
optometrist in which the optometrist shall set forth the amounts	1047
charged, the optometrist's post-office address, and the number	1048
assigned to the optometrist's certificate of licensure. The	1049
information may be provided as part of a prescription given to	1050
the person.	1051
(C) Chapter 4796. of the Revised Code does not apply to-	1052
certificates issued under division (A)(2) or (3) of this	1053
section.	1054
Sec. 4725.18. (A) The state vision professionals board may	1055
issue, by endorsement, a certificate of licensure by endorsement	1056
to an individual licensed as an optometrist by a Canadian	1057
province if the board determines that the province has standards	1058
for the practice of optometry that are at least as stringent as	1059
the standards established under sections 4725.01 to 4725.34	1060
4725.35 of the Revised Code and the individual meets the	1061
conditions specified in division (B) of this section. The	1062
certificate of licensure may be issued only by an affirmative	1063
vote of a majority of the board's members.	1064
(B) An individual seeking a certificate of licensure	1065
pursuant to division (A) of this section shall submit an	1066
application to the board. To receive the certificate of	1067
licensure, an applicant must meet all of the following	1068
conditions:	1069

(1) Meet the same qualifications that an individual must

meet under divisions (B)(1) to (3) of section 4725.12 of the	1071
Revised Code to receive a certificate of licensure under that	1072
section;	1073
(2) Be licensed to practice optometry by a Canadian	1074
province that requires passage of a written, entry-level	1075
examination at the time of initial licensure;	1076
(3) Be licensed in good standing by the optometry	1077
licensing agency of the province, evidenced by submission of a	1078
letter from the licensing agency of the province attesting to	1079
the applicant's good standing;	1080
(4) Provide the board with certified reports from the	1081
optometry licensing agencies of all provinces in which the	1082
applicant is licensed or has been licensed to practice optometry	1083
describing all past and pending actions taken by those agencies	1084
with respect to the applicant's authority to practice optometry	1085
in those jurisdictions, including such actions as	1086
investigations, entering into consent agreements, suspensions,	1087
revocations, and refusals to issue or renew a license;	1088
(5) Have been actively engaged in the practice of	1089
optometry, including the use of therapeutic pharmaceutical	1090
$\frac{\text{agents}_{r}}{r}$ for at least three years immediately preceding making	1091
application under this section;	1092
(6) Pay the nonrefundable application fee established	1093
under section 4725.34 of the Revised Code for a certificate of	1094
licensure;	1095
(7) Submit all transcripts, reports, or other information	1096
the board requires;	1097
(8) Participate in a two-hour instruction session provided	1098
by the board on the optometry statutes and rules of this state	1099

or pass an Ohio optometry jurisprudence test administered by the	1100
board;	1101
(9) Pass all or part of the licensing examination accepted	1102
by the board under section 4725.11 of the Revised Code, if the	1103
board determines that testing is necessary to determine whether	1104
the applicant's qualifications are sufficient for issuance of a	1105
certificate of licensure under this section;	1106
(10) Not have been previously denied issuance of a	1107
certificate of licensure by the board.	1108
(C) The board shall issue a certificate of licensure in	1109
accordance with Chapter 4796. of the Revised Code to an	1110
applicant if either of the following applies:	1111
(1) The applicant holds a certificate or license in	1112
another state.	1113
(2) The applicant has satisfactory work experience, a	1114
government certification, or a private certification as	1115
described in that chapter in the practice of optometry in a	1116
state that does not issue that license or certificate.	1117
Sec. 4725.26. Division (A) of section Section 4725.02 of	1118
the Revised Code does not apply to the following:	1119
(A) Physicians authorized to practice medicine and surgery	1120
or osteopathic medicine and surgery under Chapter 4731. of the	1121
Revised Code;	1122
(B) Persons who sell optical accessories but do not assume	1123
to adapt them to the eye, and neither practice nor profess to	1124
<pre>practice optometry;</pre>	1125
(C) A nonresident instructor in a school of optometry that	1126
is located in this state and approved by the state vision	1127

professionals board under section 4725.10 of the Revised Code	1128
who holds a valid current license to practice optometry from a	1129
licensing body in another jurisdiction and limits the practice	1130
of optometry to the instruction of students enrolled in the	1131
school. The state vision professionals board shall not require a	1132
nonresident instructor who holds a license in another state to	1133
obtain a license in accordance with Chapter 4796. of the Revised	1134
Code to practice optometry in the manner described under this	1135
division.	1136
(D) A student enrolled in a school of optometry, located	1137
in this or another state and approved by the board under section	1138
4725.10 of the Revised Code, while the student is participating	1139
in this state in an optometry training program provided or	1140
sponsored by the school, if the student acts under the direct,	1141
personal supervision and control of an optometrist licensed by	1142
the board or authorized to practice pursuant to division (C) of	1143
this section.	1144
(E) An individual who is licensed or otherwise	1145
specifically authorized by the Revised Code to engage in an	1146
activity that is included in the practice of optometry.	1147
(F) An individual who is not licensed or otherwise	1148
specifically authorized by the Revised Code to engage in an	1149
activity that is included in the practice of optometry, but is	1150
acting pursuant to the rules for delegation of optometric tasks	1151
adopted under section 4725.09 of the Revised Code.	1152
(G) A nonresident individual who holds in good standing a	1153
valid license to practice optometry from a licensing body in	1154
another jurisdiction and is practicing as a volunteer without	1155
remuneration during a charitable event that lasts not more than	1156
seven days.	1157

seven days.

When an individual meets the conditions of this division,	1158
the individual shall be deemed to hold, during the course of the	1159
charitable event, a license to practice optometry from the state	1160
vision professionals board and shall be subject to the	1161
provisions of this chapter authorizing the board to take	1162
disciplinary action against a license holder. Not less than	1163
seven calendar days before the first day of the charitable	1164
event, the individual or the event's organizer shall notify the	1165
board of the individual's intent to engage in the practice of	1166
optometry at the event. During the course of the charitable	1167
event, the individual's scope of practice is limited to the	1168
procedures that an optometrist licensed under this chapter is	1169
authorized to perform unless the individual's scope of practice	1170
in the other jurisdiction is more restrictive than in this	1171
state. If the latter is the case, the individual's scope of	1172
practice is limited to the procedures that an optometrist in the	1173
other jurisdiction may perform.	1174
The board shall not require a nonresident individual who	1175

The board shall not require a nonresident individual who 1175 holds a license in another state to obtain a license in 1176 accordance with Chapter 4796. of the Revised Code to practice 1177 optometry as a volunteer in the manner described under this 1178 division.

Section 5. That the existing versions of sections 4725.13, 1180 4725.18, and 4725.26 of the Revised Code that are scheduled to 1181 take effect December 29, 2023, are hereby repealed. 1182

Section 6. The State Vision Professionals Board may take

any action it considers necessary to convert each valid

certificate of licensure, topical ocular pharmaceutical agents

certificate, and therapeutic pharmaceutical agents certificate

issued under sections 4725.01 to 4725.35 of the Revised Code, as

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those sections existed immediately prior to the effective date	1188
of H.B. 509 of the 134th General Assembly and immediately prior	1189
to the effective date of this section, into a certificate of	1190
licensure to practice optometry, in accordance with those	1191
sections as amended, enacted, and repealed by H.B. 509 of the	1192
134th General Assembly and by this act. The conversion of the	1193
certificates does not expand or otherwise alter the authorized	1194
practice of either of the following types of optometrists:	1195
(A) An optometrist who holds a certificate of licensure	1196
authorizing the practice of optometry only as defined in	1197
division (A)(1) of section 4725.01 of the Revised Code, as that	1198
division existed immediately prior to the effective date of H.B.	1199
509 of the 134th General Assembly;	1200
(B) An optometrist who holds a certificate of licensure	1201
and a topical ocular pharmaceutical agents certificate	1202
authorizing the practice of optometry only as defined in	1203
division (A)(2) of section 4725.01 of the Revised Code, as that	1204
division existed immediately prior to the effective date of H.B.	1205
509 of the 134th General Assembly.	1206
Section 7. The General Assembly, applying the principle	1207
stated in division (B) of section 1.52 of the Revised Code that	1208
amendments are to be harmonized if reasonably capable of	1209
simultaneous operation, finds that the following sections,	1210
presented in this act as composites of the sections as amended	1211
by the acts indicated, are the resulting versions of the	1212
sections in effect prior to the effective date of the sections	1213
as presented in this act:	1214
The version of section 4725.13 of the Revised Code that is	1215
scheduled to take effect December 29, 2023, as amended by both	1216
H.B. 509 and S.B. 131 of the 134th General Assembly.	1217

The version of section 4725.18 of the Revised Code that is	1218
scheduled to take effect December 29, 2023, as amended by both	1219
H.B. 509 and S.B. 131 of the 134th General Assembly.	1220