As Re-Referred by the House Rules and Reference Committee

131st General Assembly

Regular Session 2015-2016 Sub. H. B. No. 261

Representatives Grossman, Huffman Cosponsors: Representatives Smith, K., Blessing

A BILL

To amend sections 101.82, 3701.17, 3727.09,	1
3727.10, 3727.102, 4511.81, 4765.01, 4765.02,	2
4765.03, 4765.04, 4765.05, 4765.06, 4765.07,	3
4765.11, 4765.16, 4765.35, 4765.37, 4765.38,	4
4765.39, 4765.40, 4765.41, and 4765.50; to	5
amend, for the purpose of adopting new section	6
numbers as indicated in parentheses, sections	7
3727.09 (3728.15), 3727.10 (3728.16), and	8
3727.102 (3728.25); to enact sections 3728.01,	9
3728.02, 3728.03, 3728.06, 3728.07, 3728.09,	10
3728.091, 3728.10, 3728.11, 3728.12, 3728.13,	11
3728.14, 3728.20, 3728.201, 3728.21, 3728.22,	12
3728.221, 3728.23, 3728.24, 3728.241, 3728.242,	13
3728.26, 3728.28, 4731.28, and 4765.44; and to	14
repeal sections 3727.081 and 3727.101 of the	15
Revised Code to establish the State Trauma Board	16
in the Ohio Department of Health, to require	17
that facilities that provide trauma care be	18
designated by the Board as level I, II, III, or	19
IV trauma centers, to provide that the amendment	20
by this act to section 101.82 of the Revised	21
Code terminates on December 31, 2016, and to	22
make an appropriation.	23

Section 1. That sections 101.82, 3701.17, 3727.09, 24 3727.10, 3727.102, 4511.81, 4765.01, 4765.02, 4765.03, 4765.04, 25 4765.05, 4765.06, 4765.07, 4765.11, 4765.16, 4765.35, 4765.37, 26 4765.38, 4765.39, 4765.40, 4765.41, and 4765.50 be amended; 27 sections 3727.09 (3728.15), 3727.10 (3728.16), and 3727.102 28 (3728.25) be amended for the purpose of adopting new section 29 numbers as shown in parentheses; and sections 3728.01, 3728.02, 30 3728.03, 3728.06, 3728.07, 3728.09, 3728.091, 3728.10, 3728.11, 31 3728.12, 3728.13, 3728.14, 3728.20, 3728.201, 3728.21, 3728.22, 32 3728.221, 3728.23, 3728.24, 3728.241, 3728.242, 3728.26, 33 3728.28, 4731.28, and 4765.44 of the Revised Code be enacted to 34 read as follows: 35 Sec. 101.82. As used in sections 101.82 to 101.87 of the 36 Revised Code: 37 (A) "Agency" means any board, commission, committee, or 38 council, or any other similar state public body required to be 39 established pursuant to state statutes for the exercise of any 40

function of state government and to which members are appointed41or elected. "Agency" does not include the following:42

(1) The general assembly, or any commission, committee, ord3other body composed entirely of members of the general assembly;44

(2) Any court;

(3) Any public body created by or directly pursuant to the constitution of this state;

(4) The board of trustees of any institution of higher48education financially supported in whole or in part by the49

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state;	50
(5) Any public body that has the authority to issue bonds	51
or notes or that has issued bonds or notes that have not been	52
fully repaid;	53
(6) The public utilities commission of Ohio;	54
(7) The consumers' counsel governing board;	55
(8) The Ohio board of regents;	56
(9) Any state board or commission that has the authority	57
to issue any final adjudicatory order that may be appealed to	58
the court of common pleas under Chapter 119. of the Revised	59
Code;	60
(10) Any board of elections;	61
(11) The board of directors of the Ohio insurance guaranty	62
association and the board of governors of the Ohio fair plan	63
underwriting association;	64
(12) The Ohio public employees deferred compensation	65
board;	66
(13) The Ohio retirement study council;	67
(14) The board of trustees of the Ohio police and fire	68
pension fund, public employees retirement board, school	69
employees retirement board, state highway patrol retirement	70
board, and state teachers retirement board;	71
(15) The industrial commission;	72
(16) The parole board;	73
(17) The board of tax appeals;	74
(18) The controlling board;	75

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(19) The release authority of department of youth	76
services;	77
(20) The environmental review appeals commission;	78
(21) The Ohio ethics commission;	79
(22) The Ohio public works commission;	80
(23) The self-insuring employers evaluation board;	81
(24) The state board of deposit;	82
(25) The state employment relations board <u>;</u>	83
(26) The state trauma board.	84
(B) "Abolish" means to repeal the statutes creating and	85
empowering an agency, remove its personnel, and transfer its	86
records to the department of administrative services pursuant to	87
division (E) of section 149.331 of the Revised Code.	88
(C) "Terminate" means to amend or repeal the statutes	89
creating and empowering an agency, remove its personnel, and	90
reassign its functions and records to another agency or officer	91
designated by the general assembly.	92
(D) "Transfer" means to amend the statutes creating and	93
empowering an agency so that its functions, records, and	94
personnel are conveyed to another agency or officer.	95
(E) "Renew" means to continue an agency, and may include	96
amendment of the statutes creating and empowering the agency, or	97
recommendations for changes in agency operation or personnel.	98
Sec. 3701.17. (A) As used in this section:	99
(1) "Prosecutor" has the same meaning as in section	100
2935.01 of the Revised Code.	101

(2) "Protected health information" means information, in
any form, including oral, written, electronic, visual,
pictorial, or physical that describes an individual's past,
present, or future physical or mental health status or
condition, receipt of treatment or care, or purchase of health
products, if either of the following applies:

(a) The information reveals the identity of the individualwho is the subject of the information.

(b) The information could be used to reveal the identity
of the individual who is the subject of the information, either
by using the information alone or with other information that is
available to predictable recipients of the information.

(B) Protected health information reported to or obtained
by the director of health, the department of health, or a board
of health of a city or general health district is confidential
and shall not be released without the written consent of the
individual who is the subject of the information unless the
information is released pursuant to division (C) of this section
or one of the following applies:

(1) The release of the information is necessary to provide
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treatment to the individual and the information is released
pursuant to a written agreement that requires the recipient of
the information to comply with the confidentiality requirements
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established under this section.

(2) The release of the information is necessary to ensure
the accuracy of the information and the information is released
pursuant to a written agreement that requires the recipient of
the information to comply with the confidentiality requirements
established under this section.

(3) The information is released pursuant to a search
warrant or subpoena issued by or at the request of a grand jury
or prosecutor in connection with a criminal investigation or
prosecution.

(4) The director determines the release of the information
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is necessary, based on an evaluation of relevant information, to
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avert or mitigate a clear threat to an individual or to the
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public health. Information may be released pursuant to this
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division only to those persons or entities necessary to control,
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prevent, or mitigate disease.

<u>(5)</u> The	information is released in accordance with	141
division (D)	of section 3728.12 of the Revised Code.	142

(C) Information that does not identify an individual is
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not protected health information and may be released in summary,
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statistical, or aggregate form. Information that is in a
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summary, statistical, or aggregate form and that does not
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identify an individual is a public record under section 149.43
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of the Revised Code and, upon request, shall be released by the
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director.

(D) Except for information released pursuant to division 150 (B) (4) or (5) of this section, any disclosure pursuant to this 151 section shall be in writing and accompanied by a written 152 statement that includes the following or substantially similar 153 language: "This information has been disclosed to you from 154 confidential records protected from disclosure by state law. If 155 this information has been released to you in other than a 156 summary, statistical, or aggregate form, you shall make no 157 further disclosure of this information without the specific, 158 written, and informed release of the individual to whom it 159 pertains, or as otherwise permitted by state law. A general 160

authorization for the release of medical or other information is	161
not sufficient for the release of information pursuant to this	162
section."	163
Sec. 3728.01. (A) As used in this chapter:	164
(1) "Dentist" means an individual licensed under Chapter	165
4715. of the Revised Code to practice dentistry.	166
(2) "Emergency medical technician-basic," "emergency	167
medical technician-intermediate," and "emergency medical	168
technician-paramedic" have the same meanings as in section	169
4765.01 of the Revised Code.	170
(3) "Physician" means an individual who is authorized	171
under Chapter 4731. of the Revised Code to practice medicine and	172
surgery or osteopathic medicine and surgery.	173
(4) "Registered nurse" means a registered nurse licensed	174
under Chapter 4723. of the Revised Code.	175
(5)(a) "Stabilization" means the provision of such medical	176
treatment as may be necessary to assure, within reasonable	177
medical probability, that no material deterioration of a	178
patient's medical condition is likely to result from or occur	179
during a transfer, if the medical condition could result in any	180
of the following:	181
(i) Placing the health of the patient or, with respect to	182
a pregnant woman, the health of the woman or her unborn child,	183
in serious jeopardy;	184
(ii) Serious impairment to bodily functions;	185
(iii) Serious dysfunction of any bodily organ or part.	186
(b) In the case of a woman having contractions,	187

"stabilization" means such medical treatment as may be necessary	188
to deliver, including delivering the placenta.	189
(6) "Transfer" has the same meaning as in section 1867 of	190
the "Social Security Act," 42 U.S.C. 1395dd, as amended.	191
(7) "Trauma" means damage to or destruction of tissue that	192
does both of the following:	193
(a) Creates a significant risk of any of the following:	194
(i) Loss of life;	195
(ii) Loss of a limb;	196
(iii) Significant, permanent disfigurement;	197
(iv) Significant, permanent disability.	198
(b) Is caused by any of the following:	199
(i) Blunt or penetrating injury;	200
(ii) Exposure to electromagnetic, chemical, radioactive,	201
or thermal energy;	202
(iii) Drowning, suffocation, or strangulation;	203
(iv) A deficit or excess of heat.	204
(8) "Trauma care" means assessment, diagnosis, treatment,	205
or rehabilitation of a patient for trauma.	206
(B) The state trauma board shall determine whether a	207
facility or portion of a facility is a trauma center. A facility	208
adversely affected by a determination of the board may appeal to	209
the director of health. The director shall hear the appeal in an	210
adjudication conducted under Chapter 119. of the Revised Code.	211
The director may order the board to reverse or modify the	212
determination or may uphold the determination.	213

Sec. 3728.02. (A) The state trauma board is hereby created 214 in the department of health. The appointing authorities for the 215 board are the governor, director of health, and the state board 216 of emergency medical, fire, and transportation services in the 217 division of emergency medical services of the department of 218 public safety. The state trauma board shall consist of the 219 following members: 220 (1) A member appointed by the governor, with the advice 221 and consent of the senate, who is a physician certified by the 222 American board of surgery or American osteopathic board of 223 surgery and actively practices general trauma surgery at a level 224 I or II trauma center. The governor shall appoint the member 225 from among three physicians nominated by the Ohio chapter of the 226 American college of surgeons, three physicians nominated by the 227 Ohio state medical association, and three physicians nominated 228 by the Ohio osteopathic association. 229 (2) A member appointed by the governor, with the advice 230 and consent of the senate, who is a physician certified by the 231 American board of surgery or American board of orthopaedic 232 surgery, the American osteopathic board of orthopedic surgery, 233 the American board of neurological surgery, or the American 234 osteopathic board of surgery and actively practices orthopedic 235 trauma surgery or neurosurgery on trauma patients. The governor 236 shall appoint the member from among three physicians nominated 237

the Ohio osteopathic association, and three physicians nominated by the Ohio state neurosurgical society.

by the Ohio orthopaedic society, three physicians nominated by

(3) A member appointed by the governor, with the advice241and consent of the senate, who is certified by the American242board of surgery or American osteopathic board of surgery with243

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special qualifications in pediatric surgery, and actively	244
practices pediatric trauma surgery. The governor shall appoint	245
the member from among three physicians nominated by the Ohio	246
chapter of the American academy of pediatrics, three physicians	247
nominated by the Ohio osteopathic association, and three	248
physicians nominated by the Ohio state medical association.	249
(4) A member appointed by the governor, with the advice	250
and consent of the senate, who is a registered nurse and	251
actively practices trauma nursing at a level I or II trauma	252
center. The governor shall appoint the member from among three	253
registered nurses nominated by the Ohio society of trauma nurse	254
leaders and three registered nurses nominated by the Ohio	255
emergency nurses association.	256
(5) A member appointed by the governor, with the advice	257
and consent of the senate, who is a registered nurse and	258
actively practices trauma nursing at a level III trauma center.	259
The governor shall appoint the member from among three	260
registered nurses nominated by the Ohio society of trauma nurse	261
leaders, three registered nurses nominated by the Ohio emergency	262
nurses association, and three registered nurses nominated by the	263
Ohio hospital association.	264
(6) A member appointed by the governor, with the advice	265
and consent of the senate, who is a registered nurse and	266
actively practices trauma nursing at a pediatric trauma center.	267
The governor shall appoint the member from among three	268
registered nurses nominated by the Ohio society of trauma nurse	269
leaders and three registered nurses nominated by the Ohio	270
emergency nurses association.	271
(7) A member appointed by the governor, with the advice	272
and consent of the senate, who is the administrator of a level	273

III trauma center. The governor shall appoint the member from	274
among three administrators nominated by the Ohio hospital	275
association and three administrators nominated by the Ohio	276
osteopathic association.	277
(8) A member appointed by the governor, with the advice	278
and consent of the senate, who is the administrator of a level I	279
or II trauma center. The governor shall appoint the member from	280
among three administrators nominated by the Ohio hospital	281
association and three administrators nominated by the Ohio	282
osteopathic association.	283
(9) A member appointed by the governor, with the advice	284
and consent of the senate, who is the administrator of a	285
hospital that does not include a trauma center but actively	286
provides emergency care other than trauma care. The governor	287
shall appoint the member from among three administrators	288
nominated by the Ohio hospital association and three	289
administrators nominated by the Ohio osteopathic association.	290
(10) A member appointed by the governor, with the advice	291
and consent of the senate, who is certified by the American	292
board of physical medicine and rehabilitation or American	293
osteopathic board of physical medicine and rehabilitation, and	294
actively provides rehabilitative care to trauma victims. The	295
governor shall appoint the member from among three physicians	296
nominated by the Ohio society of physical medicine and	297
rehabilitation and three physicians nominated by the Ohio	298
osteopathic association.	299
(11) A member appointed by the governor, with the advice	300
and consent of the senate, who is a physician certified by the	301
American board of emergency medicine or the American osteopathic	302
board of emergency medicine, actively practices emergency	303

medicine at a level I or II adult trauma center, and is actively	304
involved in emergency medical services. The governor shall	305
appoint the member from among three physicians nominated by the	306
Ohio chapter of the American college of emergency physicians,	307
three physicians nominated by the Ohio osteopathic association,	308
and three physicians nominated by the Ohio state medical	309
association.	310
(12) A member appointed by the governor, with the advice	311
and consent of the senate, who is a physician certified by the	312
American board of emergency medicine or the American osteopathic	313
board of emergency medicine, and actively practices at a	314
facility that is not designated as a level I, II, or III trauma	315
center. The governor shall appoint the member from among three	316
physicians nominated by the Ohio chapter of the American college	317
of emergency physicians and three physicians nominated by the	318
Ohio osteopathic association.	319
(13) A member appointed by the governor, with the advice	320
and consent of the senate, who practices burn surgery or nursing	321
at a burn center verified by the American burn association. The	321
governor shall appoint the member from among three physicians	323
nominated by the Ohio chapter of the American college of	324
surgeons and three nurses nominated by the Ohio society of	325
trauma nurse leaders.	326
	020
(14) A member appointed by the director of health who is	327
an injury prevention expert.	328
(15) A member appointed by the state board of emergency	329
medical, fire, and transportation services who is a member of	330
that board and is an emergency medical technician-basic,	331
emergency medical technician-intermediate, or emergency medical	332
technician-paramedic.	333

(16) A member appointed by the governor, with the advice 334 and consent of the senate, who is an emergency medical 335 technician-basic, emergency medical technician-intermediate, or 336 emergency medical technician-paramedic employed by an emergency 337 medical service organization that primarily uses paid 338 individuals. The governor shall appoint the member from among 339 three individuals nominated by the Ohio fire chiefs' 340 association, three individuals nominated by the Ohio association 341 of professional fire fighters, three individuals nominated by 342 the northern Ohio fire fighters association, and three 343 individuals nominated by the Ohio state firefighters' 344 association. 345 (17) A member appointed by the governor, with the advice 346 and consent of the senate, who is an emergency medical 347 technician-basic, emergency medical technician-intermediate, or 348 emergency medical technician-paramedic employed by an emergency 349 medical service organization that primarily uses volunteers. The 350 governor shall appoint the member from among three individuals 351 nominated by the Ohio fire chiefs' association, three 352 individuals nominated by the Ohio state firefighters' 353 association, and three individuals nominated by the Ohio 354 association of emergency medical services. 355

(18) A member appointed by the governor, with the advice 356 and consent of the senate, who is a physician certified by the 357 American board of emergency medicine or American osteopathic 358 board of emergency medicine, and is actively involved in air 359 medical transport. The governor shall appoint the member from 360 among three physicians nominated by the Ohio chapter of the 361 American college of emergency physicians and three physicians 362 nominated by the Ohio association of critical care transport. 363

(19) A member appointed by the governor, with the advice	364
and consent of the senate, who is the administrator of a	365
pediatric trauma center. The governor shall appoint the member	366
from among three administrators nominated by the Ohio children's	367
hospital association and three administrators nominated by the	368
Ohio osteopathic association.	369
(B) In appointing members to the board, the appointing	370
authorities shall attempt to include members representing urban	371
and rural areas, various geographical areas of the state, and	372
various schools of training. The appointing authorities shall	373
coordinate appointments so that no two members are employed by	374
or practice at the same facility or emergency medical service	375
organization.	376
If an organization that is to make nominations under	377
division (A) of this section ceases to exist, the nominations	378
may be made by its successor organization. If an organization	379
fails to make nominations within a reasonable time after	380
nominations are requested, the appointing authority may accept	381
nominations from another organization. The appointing authority	382
may refuse to appoint any of the persons nominated by the	383
organizations that are to make the nominations. In that event,	384
the organizations shall continue to nominate the required number	385
of persons until the appointing authority appoints to the board	386
one or more of the persons nominated by the organizations.	387
(C) Members of the board shall serve at the pleasure of	388
the appointing authority, except that a member who ceases to be	389
qualified for the position to which the member was appointed	390
shall cease to be a member of the board.	391
Sec. 3728.03. Initial appointments to the state trauma	392
board shall be made not later than ninety days after the	393

effective date of this section. The initial members appointed by	394
the governor pursuant to divisions (A) (1) , (2) , (3) , (4) , (7) ,	395
and (18) of section 3728.02 of the Revised Code shall be	396
appointed for five year terms; the initial members appointed by	397
the governor pursuant to divisions (A)(5), (8), (9), (10), and	398
(16) of section 3728.02 of the Revised Code shall be appointed	399
for four year terms; and all other initial members appointed to	400
the board shall be appointed for three year terms. Thereafter,	401
all terms shall be three years. There is no limit on the number	402
<u>of terms a member may serve.</u>	403
Initial terms shall commence on the first day of the first	404
month following the appointment of the last member of the board	405
to be appointed.	406
Except as provided in division (C) of section 3728.02 of	407
the Revised Code, each member of the board shall hold office	408
from the date of appointment until the end of the term for which	409
the member was appointed. A member appointed to fill a vacancy	410
occurring prior to the expiration of the term for which the	411
member's predecessor was appointed shall hold office for the	412
remainder of such term. A member shall continue in office	413
subsequent to the expiration date of the member's term until the	414
member's successor takes office, or until a period of sixty days	415
has elapsed, whichever occurs first.	416
Members shall be reimbursed by the board for necessary	417
expenses incurred in the performance of their official duties.	418
	41.0
Sec. 3728.06. (A) The state trauma board shall organize by	419
electing from its members as officers a chairperson and co-	420
chairperson. Each of the officers shall serve for a term of one	421
year. The officers may administer oaths.	422

The board may form such committees as it considers	423
appropriate. Committee members shall be chosen by the board and	424
may include both board members and other individuals chosen for	425
their expertise.	426
(B) The board shall meet six times a year and at other	427
times specified by the chairperson. Meetings shall be open and	428
accessible to the public except for executive sessions as	429
provided in division (G) of section 121.22 of the Revised Code.	430
(C) A majority of the members of the board or of a	431
committee constitutes a quorum, but no action may be taken by	432
the board or a committee without the concurrence of a majority	433
of the members of the board or committee. Notwithstanding	434
division (C) of section 121.22 of the Revised Code, the	435
requirement that a member be present in person at a meeting to	436
be part of a quorum or to vote does not apply if the member	437
attends by interactive video conference or teleconference and	438
all of the following conditions are met:	439
(1) The meeting is held at a location that is open and	440
accessible to the public;	441
(2) A clear audio connection is established that enables	442
all members participating at the meeting location to hear the	443
participation of each member;	444
(3) A roll call vote is recorded for each vote taken;	445
(4) The minutes of the board or committee identify which	446
members participated by interactive video conference or	447
teleconference.	448
The board or a committee may limit the number of members	449
permitted to participate by interactive video conference or	450
teleconference in any particular meeting and the number of times	451

in any year that a particular member may participate in meetings	452
by interactive video conference or teleconference.	453
Sec. 3728.07. (A) The director of health shall appoint a	454
full-time executive director for the the state trauma board. The	455
executive director shall be a person who is knowledgeable in	456
trauma systems and trauma care and shall serve at the pleasure	457
of the director of health. The director of health shall appoint	458
the executive director from among three persons nominated by the	459
state trauma board. The director of health may refuse, for	460
cause, to appoint any of the board's nominees. If the director	461
fails to appoint any of the board's nominees, the board shall	462
continue to nominate groups of three persons until the director	463
appoints one of the board's nominees.	464
The executive director shall serve as the chief executive	465
officer of the board. The executive director shall attend each	466
meeting of the board, except that the board may exclude the	467
executive director from discussions concerning the employment or	468
performance of the executive director or medical director of the	469
board.	470
The executive director shall receive a salary from the	471
board and shall be reimbursed for actual and necessary expenses	472
incurred in carrying out duties as executive director.	473
The executive director shall submit a report to the	474
director of health no less often than once every three months	475
regarding the status of trauma services in this state.	476
The executive director shall meet with the director of	477
health at the director's request.	478
(B) The board shall appoint a medical director, who shall	479
serve at the pleasure of the board. The medical director must be	480

a physician certified by the American board of surgery or the	481
American osteopathic board of surgery who is active in the	482
practice of general trauma surgery and has been actively	483
involved with trauma services organizations for at least five	484
years prior to being appointed. The board shall consider any	485
recommendations for this appointment from the Ohio chapter of	486
the American college of surgeons, the Ohio chapter of the	487
American academy of pediatrics, the Ohio osteopathic	488
association, and the Ohio state medical association.	489
The medical director shall direct the executive director	490
and advise the board with regard to trauma services and trauma	491
system issues.	492
The medical director shall attend each meeting of the	493
board, except that the board may exclude the medical director	494
from discussions concerning the appointment or performance of	495
the medical director or executive director of the board.	496
The medical director shall be employed and paid by the	497
board and shall be reimbursed for actual and necessary expenses	498
incurred in carrying out duties as medical director.	499
(C) The board shall adopt internal management rules	500
pursuant to section 111.15 of the Revised Code. The rules shall	501
set forth criteria for assessing the board's accomplishments,	502
activities, and performance. The board shall include the	503
assessment in an annual report on the condition of trauma care	504
in this state. Copies of the report shall be distributed to the	505
general assembly in accordance with section 101.68 of the	506
Revised Code and to the governor and shall be made available to	507
the public.	508
(D) The board may enter into and enforce contracts in the	509
(D) THE DOALD MAY ENTER THEO AND ENTOICE CONTRACTS IN THE	203

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name of the board.	510
(E) The board may appoint employees as it determines	511
necessary. The board shall prescribe the duties and titles of	512
its employees.	513
Sec. 3728.09. (A) The state trauma board shall do all of	514
the following:	515
(1) Designate level I, II, III, and IV adult trauma	516
centers and level I and II pediatric trauma centers under	517
section 3728.23 of the Revised Code;	518
(2) Develop an inclusive trauma system that recognizes and	519
collaborates with all groups and institutions that play a role	520
in trauma care or prevention, including injury prevention	521
specialists, prehospital care providers, trauma centers, health	522
care facilities that are not trauma centers, and rehabilitation	523
facilities;	524
(3) Operate the state trauma registry under section	525
3728.12 of the Revised Code;	526
(4) Seek and distribute grants;	527
(5) Develop and provide trauma-related education;	528
(6) Develop a statewide system for improvement in the	529
quality of trauma care and rehabilitation;	530
(7) In consultation with the department of health, develop	531
a statewide system for injury prevention;	532
(8) Make recommendations to the state board of emergency	533
medical, fire, and transportation services within the division	534
of emergency medical services of the department of public safety	535
regarding establishment of standards for providers of trauma	536

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care in prehospital settings;	537
(9) Make recommendations to appropriate state boards and agencies regarding continuing education requirements for	538 539
providers of trauma care, other than physicians and dentists;	540
(10) With regard to regional trauma organizations, do all	541
of the following:	542
(a) Establish procedures for the board's recognition of <u>regional trauma organizations;</u>	543 544
(b) Develop minimum standards for recognition by the board;	545 546
(c) Collaborate with board-recognized regional trauma organizations;	547 548
(d) Establish procedures for the board's approval of fees	549
imposed by a board-recognized regional trauma organization on	550
participants in the organization and limits on the fees.	551
(11) Divide the state geographically into trauma regions and ensure that each county is included in a trauma region;	552 553
(12) Establish requirements for provisional designation as	554
<u>a level I, II, III, or IV adult trauma center or a level I or II</u>	555
<u>pediatric trauma center;</u>	556
(13) Research best practices and other issues related to	557
the development and implementation of a statewide time critical	558
diagnosis system of care for medical conditions including	559
trauma, stroke, and myocardial infarction.	560
(B) The board may establish either of the following as	561
requirements for designation as a level I, II, III, or IV trauma	562
center:	563

(1) Participation in statewide or regional injury	564
prevention, quality improvement, and interfacility communication	565
activities;	566
(2) Submission of information requested by the board for	567
	568
the maintenance of the state trauma registry.	200
(C) In establishing requirements pursuant to division (A)	569
(12) of this section for provisional designation, the board	570
shall consider the criteria for verification by the American	571
college of surgeons.	572
Sec. 3728.091. As used in this section, "time critical_	573
<u>diagnosis" means a diagnosis of trauma, stroke, myocardial</u>	574
infarction, or illness or injury of similar severity that	575
requires immediate diagnosis and care.	576
A provision that is contained in a law enacted by the	577
general assembly after the effective date of this section and	578
establishes a time critical diagnosis system of care may be	579
implemented only after the state trauma board has developed an	580
inclusive trauma system pursuant to division (A)(2) of section	581
3728.09 of the Revised Code.	582
Sec. 3728.10. The state trauma board shall adopt rules as	583
necessary to carry out the purposes of this chapter. The rules	584
shall be adopted in accordance with Chapter 119. of the Revised	585
Code.	586
Sec. 3728.11. (A) The trauma quality committee of the	587
state trauma board is hereby created. The committee shall	588
consist of members appointed by the board in accordance with	589
procedures established by the board. The members of the	590
committee must be residents of this state and may be members of	591
	592
the board. Committee members shall serve without compensation	J92

but shall be reimbursed for actual and necessary expenses	593
incurred in carrying out duties as members of the committee. The	594
committee shall select a chairperson and vice-chairperson from	595
among its members. The committee shall meet at the call of the	596
chair and at the direction of the board. The committee shall not	597
meet at times or locations that conflict with meetings of the	598
board. The committee shall advise and assist the board in	599
matters related to the development of a statewide system for	600
improvement in the quality of trauma care and rehabilitation	601
pursuant to division (A)(6) of section 3728.09 of the Revised	602
Code.	603
(B) Information, reports, and records received by the	604
committee in the execution of its duties are confidential and	605
not subject to discovery in any civil action. The information,	606
reports, and records shall be used by the committee and	607
committee members only in advising and assisting the board in	608
matters related to the development of the statewide system for	609
improvement in the quality of trauma care and rehabilitation.	610
Any information, reports, and records provided by the committee	611
to the board or any board member or employee that are	612
confidential when in possession of the committee are	613
confidential and not subject to discovery when in possession of	614
the board or a board member or employee.	615
The board shall adopt rules under section 3728.10 of the	616
Revised Code that specify procedures for ensuring the	617
confidentiality of information, reports, and records described_	618
in this section.	619
	019
Sec. 3728.12. (A) Responsibility for maintenance of the	620
state trauma registry established under former sections 4765.04	621
and 4765.06 of the Revised Code is hereby transferred to the	622

state trauma board. In matters relating to the registry, the	623
board shall consult with trauma data specialists throughout the	624
state. The board may appoint a committee to advise and assist	625
with the trauma registry. The committee may include persons with	626
expertise relevant to the trauma registry who are not members of	627
the board.	628
The state trauma registry shall be used for collection of	629
information regarding the care of trauma victims in this state.	630
The registry shall provide for the reporting of trauma-related	631
deaths, identification of trauma patients, monitoring of trauma	632
patient care information, determination of the total amount of	633
uncompensated trauma care provided annually by each facility	634
that provides care to trauma victims, and collection of any	635
other information specified by the board. The board shall	636
develop a single patient identifier system to be used by the	637
state trauma registry and any other registries that report	638
information to it.	639
Except as provided in division (B) of this section, all	640
persons designated by the board shall submit to the board	641
information requested by the board to maintain the state trauma	642
registry. At the request of the board, any state agency	643
possessing information regarding trauma care shall provide the	644
information to the board.	645
The board shall maintain the state trauma registry in	646
accordance with rules adopted under section 3728.10 of the	647
Revised Code. The rules shall not prohibit the operation of	648
other trauma registries and may provide for the reporting of	649
information to the state trauma registry by or through other	650
trauma registries in a manner consistent with information	651
otherwise reported to the state trauma registry. The rules shall	652

not require a person to report information to the state trauma	653
registry through another trauma registry. Pursuant to a written	654
agreement with the operators of another state's trauma registry,	655
the board may receive information reported by that state's	656
trauma registry.	657
Other trauma registries may report aggregate information_	658
to the state trauma registry, provided the information can be	659
matched to the person that reported it. All the provisions of	660
this section concerning information maintained by the state	661
trauma registry apply to information maintained by trauma	662
registries that report to the state trauma registry. A person	663
who provides, maintains, or adjusts such information for risk	664
shall comply with this section and rules adopted pursuant to it	665
in performing that function and has the same immunities with	666
respect to that function as a person who performs that function	667
with respect to the state trauma registry.	668
Except as provided in division (D) of this section, the	669
board and employees and contractors of the board, other trauma_	670
registries, or of the department of health shall not make public	671
information received under this chapter that identifies or would	672
tend to identify a specific trauma care patient. The board shall	673
adopt rules under section 3728.10 of the Revised Code that	674
specify procedures for ensuring the confidentiality of	675
information that is not to be made public under this section.	676
The board may make public statistical information that does not	677
identify or tend to identify a specific trauma care patient or	678
provider of trauma care.	679
In the absence of willful or wanton misconduct, no person	680
that furnishes information to the board with respect to any	681
patient the person examined or treated may, because of	682

furnishing the information, be held liable in damages to any	683
person or be held to answer for betrayal of a professional	684
confidence. No such information is subject to introduction in	685
evidence in any civil action against the provider. No person	686
that furnishes information to the board may be held liable for	687
the misuse or improper release of the information by the board	688
or by any person.	689
(B) As used in this division, "first responder,"	690
"emergency medical technician-basic," "emergency medical	691
technician-intermediate," "emergency medical technician-	692
paramedic," and "emergency medical service organization" have	693
the same meanings as in section 4765.01 of the Revised Code.	694
The board may request information from an emergency	695
medical service organization, a first responder, an emergency	696
medical technician-basic, an emergency medical technician-	697
intermediate, or an emergency medical technician-paramedic to	698
maintain the registry only if all of the following apply:	699
(1) The board cannot obtain the information from the state	700
board of emergency medical, fire, and transportation services or	701
through the emergency medical services incidence reporting	702
system established under section 4765.06 of the Revised Code.	703
(2) The state trauma board submits to the state board of	704
emergency medical, fire, and transportation services a request	705
for permission to request the information from an emergency	706
medical service organization, a first responder, an emergency	707
medical technician-basic, an emergency medical technician-	708
intermediate, or an emergency medical technician-paramedic.	709
(3) The state board of emergency medical, fire, and	710
transportation services grants the request.	711

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<u>(C) The state trauma board shall adopt rules under section</u>	712
3728.10 of the Revised Code that establish written standards and	713
procedures for risk adjustment of information received by the	714
board under this chapter. The rules shall be developed in	715
consultation with appropriate medical, hospital, trauma care,	716
and emergency medical service organizations and shall specify	717
the circumstances in which deliberations of the persons	718
performing risk adjustment functions under this section are not	719
open to the public and records of those deliberations are	720
maintained in confidence. The rules may provide for risk	721
adjustment by a contractor of the board. No person who performs	722
risk adjustment functions under this section may, because of	723
performing such functions, be held liable in a civil action for	724
betrayal of professional confidence or otherwise in the absence	725
of willful or wanton misconduct.	726
Except as provided in division (D) of this section, before	727
Except as provided in division (D) of this section, before risk adjustment standards and procedures are implemented, no	727 728
risk adjustment standards and procedures are implemented, no	728
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board	728 729
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information	728 729 730
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or	728 729 730 731
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma	728 729 730 731 732
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after	728 729 730 731 732 733
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after risk adjustment standards and procedures are implemented, the	728 729 730 731 732 733 734
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after risk adjustment standards and procedures are implemented, the board shall make public such information only on a risk adjusted	728 729 730 731 732 733 734 735
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after risk adjustment standards and procedures are implemented, the board shall make public such information only on a risk adjusted basis.	728 729 730 731 732 733 734 735 736
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after risk adjustment standards and procedures are implemented, the board shall make public such information only on a risk adjusted basis. (D) (1) The board may transmit information that identifies	728 729 730 731 732 733 734 735 736 737
risk adjustment standards and procedures are implemented, no member of the board and no employee or contractor of the board or the department of health shall make public information received by the board under this chapter that identifies or would tend to identify a specific facility or provider of trauma care. Except as provided in division (D) of this section, after risk adjustment standards and procedures are implemented, the board shall make public such information only on a risk adjusted basis. (D) (1) The board may transmit information that identifies or tends to identify a specific trauma care patient and	728 729 730 731 732 733 734 735 736 737 738

but only pursuant to a written contract between the board and

the American college of surgeons under which the college agrees	743
that, to the maximum extent permitted by state and federal law,	744
the college will use the information solely for inclusion in the	745
national trauma data bank and will not disclose it to the	746
public, through legal discovery or otherwise, in a manner that	747
identifies or tends to identify a specific provider of trauma	748
care or a specific trauma care patient.	749
(2) The board may transmit information that identifies or	750
	751
tends to identify a specific trauma care patient and information	-
that identifies or tends to identify a specific provider of	752
trauma care and has not been risk adjusted from the state trauma	753
registry to another state's trauma registry if all of the	754
following apply:	755
(a) The board has entered into a written agreement with	756
the operators of the other state's trauma registry.	757
<u>polabolo ol ono concl boaco o claama logibolj.</u>	
(b) Under the written agreement, the operators agree, to	758
the maximum extent permitted by state and federal law, to use	759
the information solely for quality assurance and trauma system_	760
operations purposes and not to disclose the information to the	761
public, through legal discovery or otherwise, in a manner that	762
identifies or tends to identify a specific provider of trauma	763
care or a specific trauma care patient.	764
(c) The information concerns a patient who either suffered	765
a traumatic injury in this state and received trauma care in the	766
state to which the information is transmitted or suffered a	767
traumatic injury in the other state and received trauma care in	768
<u>this state.</u>	769
Sec. 3728.13. The time critical diagnosis committee of the	770
state trauma board is hereby created. The committee shall	771

consist of members appointed by the board in accordance with	772
procedures established by the board. The members of the	773
committee must be residents of this state and may be members of	774
the board.	775
Committee members shall serve without compensation but	776
shall be reimbursed for actual and necessary expenses incurred	777
in carrying out duties as members of the committee.	778
The committee shall select a chairperson and vice-	779
chairperson from among its members.	780
The committee shall meet at the call of the chairperson	781
and at the direction of the board. The committee shall not meet	782
at times or locations that conflict with meetings of the board.	783
The committee shall meet not later than ninety days after the	784
initial meeting of the board.	785
The committee shall advise and assist the board in	786
conducting research under section 3728.09 of the Revised Code	787
into best practices and other issues related to the development	788
and implementation of a statewide time critical diagnosis system	789
<u>of care.</u>	790
The board may periodically submit a report of its findings_	791
to the governor, the general assembly, or any other person.	792
	792 793
Sec. 3728.14. A regional trauma organization recognized by	
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the	793
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the organization if the fee has been approved by the board in	793 794
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the organization if the fee has been approved by the board in accordance with procedures established by the board under	793 794 795 796
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the organization if the fee has been approved by the board in accordance with procedures established by the board under division (A) (10) of section 3728.09 of the Revised Code. A	793 794 795
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the organization if the fee has been approved by the board in accordance with procedures established by the board under division (A) (10) of section 3728.09 of the Revised Code. A regional trauma organization may not impose a fee that exceeds	793 794 795 796 797
Sec. 3728.14. A regional trauma organization recognized by the state trauma board may impose a fee for participation in the organization if the fee has been approved by the board in accordance with procedures established by the board under division (A) (10) of section 3728.09 of the Revised Code. A	793 794 795 796 797 798

Sec. 3727.09 3728.15. (A) As used in this section and	801
sections 3727.10 and 3727.101 section 3728.16 of the Revised	802
Code :	803
(1) "Trauma," "trauma care," "trauma center," "trauma-	804
patient," "pediatric," and "adult" have the same meanings as in	805
section 4765.01 of the Revised Code.	806
(2) "Stabilize" and "transfer" have the same meanings as	807
in section 1753.28 of the Revised Code, "hospital" includes an	808
emergency department that is operated as an independent	809
facility. "Hospital" does not include an urgent care center.	810
(B) On and after November 3, 2002, each <u>Each</u> hospital in	811
this state that is not a trauma center shall adopt protocols for	812
adult and pediatric trauma care provided in or by that hospital;	813
each hospital in this state that is an adult trauma center and	814
not a level I or level II p ediatric trauma center shall adopt	815
protocols for pediatric trauma care provided in or by that	816
hospital; each hospital in this state that is a pediatric trauma	817
center and not a level I and II <u>an</u> a dult trauma center shall	818
adopt protocols for adult trauma care provided in or by that	819
hospital. In developing its trauma care protocols, each hospital	820
shall consider the guidelines for trauma care established by the	821
American college of surgeons, the American college of emergency	822
physicians, and the American academy of pediatrics, and the	823
regional trauma organization that serves the trauma region in	824
which the hospital is located. Trauma care protocols shall be	825
written, comply with applicable federal and state laws, and	826
include policies and procedures with respect to all of the	827
following:	828

(1) Evaluation of trauma patients, including criteria forprompt identification of trauma patients who require a level of830

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adult or pediatric trauma care that exceeds the hospital's	831
capabilities;	832
(2) Emergency treatment and stabilization of trauma	833
patients prior to transfer to an appropriate adult or pediatric	834
trauma center;	835
(3) Timely transfer of trauma patients to appropriate	836
adult or pediatric trauma centers based on a patient's medical	837
needs. Trauma patient transfer protocols shall specify all of	838
the following:	839
(a) Procedures for selecting an appropriate trauma center	840
to receive a patient, which shall provide for the following,	841
unless doing so is not feasible or safe:	842
(i) Patients younger than sixteen years of age are to be	843
transported to a pediatric trauma center.	844
<u>(ii) Patients sixteen or seventeen years of age are to be</u>	845
transported to either an adult or pediatric trauma center.	846
(b) Confirmation of the ability of the receiving trauma	847
center to provide prompt adult or pediatric trauma care	848
appropriate to a patient's medical needs;	849
(b) <u>(</u>c) Procedures for selecting an appropriate	850
alternative adult or pediatric trauma center to receive a	851
patient when it is not feasible or safe to transport the patient	852
to a particular trauma center;	853
(c) <u>(</u>d) Advance notification and appropriate medical	854
consultation with the trauma center to which a trauma patient is	855
being, or will be, transferred;	856
(d) <u>(</u>e) Procedures for selecting an appropriate method of	857
transportation and the hospital responsible for arranging or	858

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providing the transportation;	859
(c) (f) Confirmation of the ability of the persons and	860
vehicle that will transport a trauma patient to provide	861
appropriate adult or pediatric-trauma care;	862
(f) (g) Assured communication with, and appropriate	863
medical direction of, the persons transporting a trauma patient	864
to a trauma center;	865
(g) <u>(h)</u> Identification and timely transfer of appropriate	866
medical records of the trauma patient being transferred;	867
(h) <u>(i)</u> The hospital responsible for care of a patient in	868
transit;	869
(i) <u>(j)</u> The responsibilities of the physician attending a	870
patient and, if different, the physician who authorizes a	871
transfer of the patient;	872
(j)_(k) Procedures for determining, in consultation with	873
an appropriate adult or pediatric trauma center and the persons	874
who will transport a trauma patient, when transportation of the	875
patient to a trauma center may be delayed for either of the	876
following reasons:	877
(i) Immediate transfer of the patient is unsafe due to	878
adverse weather or ground conditions.	879
(ii) No trauma center is able to provide appropriate adult -	880
or pediatric trauma care to the patient without undue delay.	881
(4) Peer review and quality assurance procedures for adult	882
and pediatric trauma care provided in or by the hospital.	883
(C)(1) On and after November 3, 2002 Except as provided in	884
division (C)(2) of this section, each hospital shall enter into	885

(a) An agreement with one or more adult trauma centers in
888
each level of categorization designation as a trauma center
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higher than the hospital that governs the transfer of adult
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trauma patients from the hospital to those trauma centers;
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(b) An agreement with one or more pediatric trauma centers
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in each level of categorization designation as a trauma center
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higher than the hospital that governs the transfer of pediatric
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trauma patients from the hospital to those trauma centers.

(2) A level I or level II adult trauma center is not 896 required to enter into an adult trauma patient transfer 897 agreement with another hospital. A level I or level II pediatric 898 trauma center is not required to enter into a pediatric trauma 899 patient transfer agreement with another hospital. A hospital is 900 not required to enter into an adult trauma patient transfer 901 agreement with a level III or level IV adult trauma center, or 902 enter into a pediatric trauma patient transfer agreement with a 903 level III or level IV pediatric trauma center, if no trauma 904 905 center of that type is reasonably available to receive trauma patients transferred from the hospital. 906

(3) A trauma patient transfer agreement entered into by a
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hospital under division (C) (1) of this section shall comply with
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applicable federal and state laws, including the "Emergency
909
<u>Medical Treatment and Labor Act," 100 Stat. 164 (1986), 42</u>
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<u>U.S.C. 1395dd,</u> and contain provisions conforming to the
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requirements for trauma care protocols set forth in division (B)
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(D) A hospital shall make trauma care protocols it adopts

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under division (B) of this section and trauma patient transfer 915 agreements it adopts under division (C) of this section 916 available for public inspection during normal working hours. A 917 hospital shall furnish a copy of such documents upon request and 918 may charge a reasonable and necessary fee for doing so, provided 919 that upon request it shall furnish a copy of such documents to 920 the director of health and the state trauma board free of 921 922 charge. 923 (E) A hospital that ceases to operate as an adult or 924 pediatric trauma center under provisional status is not inviolation of divisions (B) and (C) of this section during the-925 time it develops different trauma care protocols and enters into 926 927 different patient transfer agreements pursuant to division (D) (2) (c) of section 3727.101 of the Revised Code. 928 Sec. 3727.10 3728.16. On and after November 3, 2002, no No 929 930 hospital in this state shall knowingly do any of the following:

(A) Represent that it is able to provide adult or 931
pediatric trauma care to a severely injured patient that is 932
inconsistent with its level of categorization designation as an 933
adult or pediatric a trauma center, provided except that a 934
hospital that operates an emergency facility may represent that 935
it provides emergency care; 936

(B) Provide adult or pediatric trauma care to a severely
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injured patient that is inconsistent with applicable federal
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laws, state laws, and trauma care protocols and patient transfer
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agreements the hospital has adopted under section 3727.09
940
3728.15 of the Revised Code;
941

(C) Transfer a severely injured adult or pediatric trauma942patient to a hospital that is not a trauma center with an943

appropriate level of adult or pediatric categorization	944
designation or otherwise transfer a severely injured adult or	945
pediatric trauma patient in a manner inconsistent with any	946
applicable trauma patient transfer agreement adopted by the	947
hospital under section 3727.09 <u>3</u>728.15 of the Revised Code.	948
Sec. 3728.20. (A) Except as provided in division (B) of	949
this section, no person or government entity shall operate a	950
facility that admits trauma patients, whether as part of a	951
hospital or separate from a hospital, unless the facility is	952
designated, or provisionally designated, by the state trauma	953
board as a level I, II, or III adult trauma center or a level I_	954
or II pediatric trauma center.	955
(B)(1) A facility that is not designated or provisionally	956
designated as a trauma center may admit trauma patients until	957
the board makes a determination regarding the facility's	958
application for trauma center designation if the facility meets	959
one of the following requirements:	960
(a) It is verified as a trauma center by the American	961
college of surgeons on or before the effective date of this	962
section and maintains verification.	963
(b) It is verified as a trauma center by the American	964
college of surgeons after the effective date of this section but	965
before the board begins accepting applications under section	966
3728.22 of the Revised Code and maintains verification.	967
(2) This section does not exempt any person or government	968
entity that operates or plans to operate a facility that admits	969
trauma patients from the requirement that it apply under section	970
3728.22 of the Revised Code for designation as a trauma center.	971
(C) A facility that does not admit trauma patients is not	972

required to apply for designation as a trauma center under this	973
<u>chapter.</u>	974
Sec. 3728.201. A facility authorized by division (B) of	975
section 3728.20 of the Revised Code to admit trauma patients	976
shall be considered a designated trauma center for purposes of	977
sections 3728.15, 3728.16, 3728.25, 3728.28, 4731.28, 4765.40,	978
and 4765.41 of the Revised Code as long as the authorization is	979
in effect. The level of designation is the level at which the	980
facility is verified as a trauma center by the American college	981
<u>of surgeons.</u>	982
Sec. 3728.21. The state trauma board shall adopt rules	983
under section 3728.10 of the Revised Code specifying all of the	984
following:	985
(A) Forms and procedures for applying for designation;	986
(B) Renewal procedures;	987
(C) Procedures for suspending or revoking designation and	988
for reinstating designation;	989
(D) Reporting and auditing requirements;	990
(E) Any other procedures or requirements the board	991
considers necessary or appropriate to implement the designation	992
and monitoring process.	993
Sec. 3728.22. (A) Each person or government entity that	994
operates or plans to operate a facility that admits trauma	995
patients shall apply to the state trauma board for designation	996
as a level I, II, or III adult trauma center or level I or II	997
pediatric trauma center.	998
(B) To be eligible for designation as a level I, II, or IV	999
adult trauma center or level I or II pediatric trauma center, a	1000

facility must be verified as a trauma center by the American	1001
college of surgeons, participate in a regional trauma	1002
organization that serves the trauma region in which the facility	1003
is located and is recognized by the board, and meet any other	1004
requirements established by the board under division (B) of	1005
section 3728.09 of the Revised Code.	1006
(C) To be eligible for designation as a level III adult	1007
trauma center, a facility must participate in a regional trauma	1008
organization that serves the trauma region in which the facility	1009
is located and is recognized by the board, meet the requirements	1010
established by the board under division (B) of section 3728.09	1011
of the Revised Code, and do either of the following:	1012
(1) Be verified as a trauma center by the American college	1013
<u>of surgeons;</u>	1014
(2) Receive a determination regarding an application for	1015
verification by the American college of surgeons, submit to the	1016
board a written plan to correct any deficiencies identified in	1017
the report of the results of a consultation visit or	1018
reverification visit conducted by the American college of	1019
surgeons, and have the plan accepted by the board under section	1020
3728.23 of the Revised Code.	1021
Sec. 3728.221. To be eligible for provisional designation	1022
<u>as a level I, II, III, or IV adult trauma center or level I or </u>	1023
II pediatric trauma center, a facility must satisfy the	1024
following requirements:	1025
(A) The facility must submit to the state trauma board a	1026
written report received from the American college of surgeons of	1027
the results of a consultation visit or reverification visit	1028
conducted by the American college of surgeons.	1029

(B) The facility must complete the application process for	1030
verification or reverification by the American college of	1031
surgeons not later than one year after receiving from the	1032
American college of surgeons the report described in division	1033
(A) of this section.	1034
(C) The facility's chief medical officer and chief	1035
executive officer must certify in writing to the facility's	1036
governing board that the facility is committed and able to	1037
provide adult or pediatric trauma care consistent with the level	1038
of verification or reverification being sought.	1039
	1040
(D) The facility's governing board must adopt a resolution	1040
stating that the facility is committed and able to provide adult	1041
or pediatric trauma care consistent with the level of	1042
verification or reverification being sought.	1043
(E) The facility's governing board must approve a written	1044
plan and timetable for obtaining the level of verification or	1045
reverification being sought, including provisions for correcting	1046
at the earliest practicable time any deficiencies identified in	1047
the report described in division (A) of this section.	1048
(F) The facility must satisfy the requirements established	1049
by the board under division (A)(12) of section 3728.09 of the	1050
Revised Code.	1051
	1050
Sec. 3728.23. The state trauma board shall designate as a	1052
level I, II, or IV adult trauma center or as a level I or II	1053
pediatric trauma center a facility that meets the requirements	1054
of division (B) of section 3728.22 of the Revised Code and	1055
submits a complete application.	1056
The board shall designate as a level III adult trauma	1057
center a facility that meets the requirements of division (C)(1)	1058

of section 3728.22 of the Revised Code and submits a complete	1059
application.	1060
The board may designate a facility as a level III adult_	1061
trauma center if the facility submits a plan in accordance with	1062
division (C)(2) of section 3728.22 of the Revised Code, the	1063
board determines that the plan will adequately correct the	1064
deficiencies identified in the report of the results of a	1065
consultation visit or reverification visit conducted by the	1066
American college of surgeons and accepts the plan, and the	1067
facility submits a complete application.	1068
	1000
The board may grant provisional designation as a level I,	1069
II, III, or IV adult trauma center or as a level I or II	1070
pediatric trauma center to a facility that meets the	1071
requirements of section 3728.221 of the Revised Code and submits	1072
a complete application.	1073
A facility may appeal to the director of health the	1074
board's refusal to designate it as a trauma center, to designate	1075
it at a level requested by the facility, or to grant provisional	1076
designation. The director shall bear the appeal in an	
designation. The director shall hear the appeal in an	1077
adjudication conducted under Chapter 119. of the Revised Code.	1077 1078
adjudication conducted under Chapter 119. of the Revised Code.	1078
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the	1078 1079
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the requirements of division (B) or (C) of section 3728.22 of the	1078 1079 1080
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the requirements of division (B) or (C) of section 3728.22 of the Revised Code for trauma center designation or section 3728.221	1078 1079 1080 1081
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the requirements of division (B) or (C) of section 3728.22 of the Revised Code for trauma center designation or section 3728.221 of the Revised Code for provisional designation, the director	1078 1079 1080 1081 1082
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the requirements of division (B) or (C) of section 3728.22 of the Revised Code for trauma center designation or section 3728.221 of the Revised Code for provisional designation, the director shall order the board to designate the facility a trauma center at the level specified by the director.	1078 1079 1080 1081 1082 1083 1084
adjudication conducted under Chapter 119. of the Revised Code. If the director determines that the facility meets the requirements of division (B) or (C) of section 3728.22 of the Revised Code for trauma center designation or section 3728.221 of the Revised Code for provisional designation, the director shall order the board to designate the facility a trauma center at the level specified by the director. The board shall issue a certificate to each trauma center	1078 1079 1080 1081 1082 1083 1084
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certificate. Provisional designation does not affect the level	1089
of trauma care that a facility designated as a trauma center may	1090
provide.	1091
Sec. 3728.24. (A) This section does not apply to	1092
provisional designation as a trauma center under this chapter.	1093
(B) Designation as a trauma center under this chapter is	1094
valid for one year, unless earlier revoked or suspended under	1095
section 3728.28 of the Revised Code.	1096
Designation may be renewed in the manner prescribed in	1097
rules adopted under section 3728.21 of the Revised Code. The	1098
board shall not renew a designation if the facility does not	1099
meet the requirements of section 3728.22 of the Revised Code for	1100
initial designation as a trauma center that are in effect on the	1101
date the application for renewal is submitted. The board shall	1102
not renew more than twice the designation of a facility that is	1103
not verified as a trauma center by the American college of	1104
surgeons.	1105
A facility may appeal to the director of health the	1106
board's refusal to renew its designation. The director shall	1107
hear the appeal in an adjudication conducted under Chapter 119.	1108
of the Revised Code. If the director determines that the	1109
facility meets the requirements for renewal of its designation,	1110
the director shall order the board to renew the facility's	1111
designation.	1112
Sec. 3728.241. (A) Provisional designation as a trauma	1113
center under this chapter is valid until one of the following	1114
applies:	1115
(1) The facility's application for verification or	1116
reverification by the American college of surgeons is denied,	1117

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suspended, terminated, or withdrawn.	1118
(2) If the facility is seeking initial verification,	1119
verification at a different level, or reverification after	1120
having ceased to be verified for one year or longer, the	1121
facility has not obtained verification or reverification by the	1122
date that occurs eighteen months after being granted provisional	1123
designation.	1124
(3) If the facility is seeking reverification after having	1125
ceased to be verified for less than one year, the facility has	1126
not obtained reverification by the date that occurs one year	1127
after being granted provisional designation.	1128
(4) The state trauma board suspends or revokes the	1129
provisional designation under section 3728.28 of the Revised	1130
<u>Code.</u>	1131
(5) The facility's provisional designation is replaced by	1132
the state trauma board by designation as a level I, II, III, or	1133
<u>IV adult trauma center or a level I or II pediatric trauma</u>	1134
<u>center.</u>	1135
(B) A facility whose provisional designation as a trauma	1136
center ceases to be valid pursuant to division (A)(1), (2), (3),	1137
or (4) of this section shall do all of the following:	1138
(1) Except as otherwise provided by federal law, at the	1139
earliest practicable date transfer to one or more appropriate	1140
trauma centers all trauma patients in the facility to whom the	1141
facility is not permitted to provide trauma care.	1142
(2) Promptly comply with section 3728.16 of the Revised	1143
Code according to its current status.	1144
(3) Not later than one hundred eighty days after the	1145

provisional designation ceases to be valid, prepare a protocol	1146
in accordance with section 3728.15 of the Revised Code.	1147
(C) A facility whose provisional designation ceases to be	1148
valid may not apply for provisional designation until two years	1149
have elapsed since it ceased to operate under that provisional	1150
designation.	1151
Sec. 3728.242. A facility granted provisional designation	1152
as a trauma center shall make available for public inspection	1153
during normal working hours a copy of the certification,	1154
resolution, and application prepared pursuant to section	1155
3728.221 of the Revised Code. On request, the facility shall	1156
provide a copy of the documents. A reasonable fee may be charged	1157
to cover necessary expenses incurred in furnishing the copies,	1158
except that no fee may be charged for copies furnished to the	1159
director of health or the state trauma board.	1160
On request the facility shall furnish to the director of	1161
On request, the facility shall furnish to the director of	1161
health or the board a copy of the report of the consultative or	1162
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons	1162 1163
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised	1162 1163 1164
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health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised	1162 1163 1164
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised Code and a copy of the plan and timetable accepted pursuant to	1162 1163 1164 1165
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised Code and a copy of the plan and timetable accepted pursuant to division (E) of that section for obtaining verification or	1162 1163 1164 1165 1166
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised Code and a copy of the plan and timetable accepted pursuant to division (E) of that section for obtaining verification or reverification. The documents provided may omit patient-	1162 1163 1164 1165 1166 1167
health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised Code and a copy of the plan and timetable accepted pursuant to division (E) of that section for obtaining verification or reverification. The documents provided may omit patient- identifying information. Submission of the documents to the	1162 1163 1164 1165 1166 1167 1168
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health or the board a copy of the report of the consultative or reverification visit from the American college of surgeons described in division (A) of section 3728.221 of the Revised Code and a copy of the plan and timetable accepted pursuant to division (E) of that section for obtaining verification or reverification. The documents provided may omit patient- identifying information. Submission of the documents to the director or the board does not waive any privilege or right of confidentiality that otherwise applies to the documents and the information in them.	1162 1163 1164 1165 1166 1167 1168 1169 1170 1171
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to examine the copies and information in them. The documents and	1176
information in them are not subject to discovery or introduction	1177
into evidence in a civil action, except an action brought by the	1178
director or board against the facility or a person that	1179
authorized, approved, or created the original documents and the	1180
information in them.	1181
Sec. 3727.102 3728.25. A hospital (A) A facility	1182
designated as a trauma center under this chapter shall promptly	1183
notify in writing the director of health, the emergency medical	1184
services division of the department of public safety $_{m{ au}}$ and the	1185
appropriate regional directors and regional advisory boards	1186
appointed under section 4765.05 of the Revised Code if any of	1187
the following occurs:	1188
(A)(1) The hospital facility ceases to be an adult or	1189
pediatric <u>a</u> trauma center verified by the American college of	1190
surgeons.	1191
(B)(2) The hospital facility changes its level of	1192
verification as an adult or pediatric <u>a</u> trauma center verified	1193
by the American college of surgeons.	1194
(C)<u>(</u>3) The hospital <u>facility</u> commences to operate as <u>an</u>	1195
adult or pediatric <u>a</u> trauma center under <u>a</u> provisional status	1196
<u>designation</u> pursuant to section 3727.101 <u>3728.23</u> of the Revised	1197
Code.	1198
(D)(4) The hospital facility changes the level of	1199
verification or reverification designation it is seeking under	1200
its provisional status designation.	1201
(E)<u>(5)</u> The <u>hospital_facility</u> ceases to operate under its	1202
provisional-status_designation.	1203
(F)(6) The hospital facility receives verification or	1204

reverification a designation that is not provisional in place of	1205
its provisional-status_designation.	1206
(B) A facility designated as a trauma center under this_	1207
chapter shall also promptly notify in writing the state trauma	1208
board if any of the occurrences described in divisions (A)(1),	1209
(2), (3), or (5) of this section occur.	1210
Sec. 3728.26. The state trauma board shall monitor	1211
compliance with and investigate a possible violation of this	1212
chapter or rules adopted under it. Any person may report to the	1213
board in a signed writing any information the person may have	1214
that appears to show a violation. In the absence of bad faith, a	1215
person who reports such information or testifies before the	1216
board shall not be held liable in damages in a civil action as a	1217
result of the report or testimony.	1218
In investigating a possible violation, the board may do	1219
all of the following: question witnesses; conduct interviews;	1220
administer oaths; order the taking of depositions; inspect and	1221
copy any books, accounts, papers, records, or documents; issue	1222
subpoenas; and compel the attendance of witnesses and production	1223
of books, accounts, papers, records, documents, and testimony,	1224
except that a subpoena for patient record information shall not	1225
be issued without consultation with the attorney general's	1226
office and approval of the chairperson of the board.	1227
On failure of any person to comply with a subpoena issued	1228
by the board and after reasonable notice to the person being	1229
subpoenaed, the board may move for an order compelling the	1230
production of persons or records pursuant to the Ohio Rules of	1231
<u>Civil Procedure.</u>	1232
A subpoena issued by the board may be served by a sheriff,	1233

the sheriff's deputy, or a board employee designated by the1234board. Service of a subpoena issued by the board may be made by1235delivering a copy of the subpoena to the person named therein,1236reading it to the person, or leaving it at the person's usual1237place of residence, usual place of business, or address on file1238with the board. Service of a subpoena may be made by certified1239mail, return receipt requested. The subpoena shall be deemed1240served on the date delivery is made or the date the person1241refuses to accept delivery of the subpoena or is not located, service1243may be made to an attorney who notifies the board that the1244attorney is representing the person.1245A sheriff's deputy who serves a subpoena shall receive the1246same fees as a sheriff. Each witness who appears before the1247board in obedience to a subpoena shall receive the fees and1248mileage provided for under section 119.094 of the Revised Code.1251that has as its sole source the proceeding or records of a peer1252review committee, as defined in section 2305.25 of the Revised1253code. The board may accept and consider any information.1254deument, or record that was presented to a peer review1255committee, if the information, document, or record is produced1256from a source separate from the peer review committee.1257A report required to be submitted to the board under this1268chapter, a complaint, or information received by t		
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shall conduct all investigations and proceedings in a manner 1262	pursuant to an investigation under this chapter is confidential	1260
	and not subject to discovery in any civil action. The board	1261
that protects the confidentiality of patients and persons who 1263	shall conduct all investigations and proceedings in a manner	1262
	that protects the confidentiality of patients and persons who	1263

file complaints with the board. The board shall not make public	1264
the names or any other identifying information about patients or	1265
complainants unless proper consent is given or, in the case of a	1266
patient, a waiver of the patient privilege exists under division	1267
(B) of section 2317.02 of the Revised Code, except that consent	1268
or a waiver is not required if the board possesses reliable and	1269
substantial evidence that no bona fide physician-patient	1270
<u>relationship exists.</u>	1271
To the extent permitted by federal and state law, the	1272
board may share any information it receives pursuant to an	1273
investigation, including patient records and patient record	1274
information, with law enforcement agencies, other licensing	1275
boards, and other governmental agencies that are prosecuting,	1276
adjudicating, or investigating alleged violations of statutes or	1277
administrative rules. An agency or board that receives the	1278
information shall comply with the same requirements regarding	1279
confidentiality as those with which the state trauma board must	1280
comply, notwithstanding any conflicting provision of the Revised	1281
Code or procedure of the agency or board that applies when it is	1282
dealing with other information in its possession. In a judicial	1283
proceeding, the information may be admitted into evidence only	1284
in accordance with the Ohio Rules of Evidence, but the court	1285
shall require that appropriate measures be taken to ensure that	1286
confidentiality is maintained with respect to any part of the	1287
information that contains names or other identifying information	1288
about patients or complainants whose confidentiality was	1289
protected by the state trauma board when the information was in	1290
the board's possession. Measures to ensure confidentiality that	1291
may be taken by the court include sealing its records or	1292
deleting specific information from its records.	1293

Sec. 3728.28. (A) In accordance with Chapter 119. of the 1294

Revised Code, the state trauma board may do any or all of the	1295
following:	1296
(1) Suspend or revoke designation as a trauma center under	1297
	1297
this chapter if the board determines that material	
misrepresentations were made in the application for designation	1299
or that a trauma center has violated this chapter or rules	1300
adopted under it;	1301
(2) Suspend or revoke designation as a trauma center if	1302
the board determines that the trauma center has failed to	1303
maintain standards required for verification by the American	1304
<u>college of surgeons;</u>	1305
(3) Suspend or revoke designation as a trauma center if	1306
the board determines that the trauma center has failed to	1307
continue to meet designation requirements established under	1308
section 3728.09 of the Revised Code.	1309
(B) A facility adversely affected by an action taken or	1310
proposed to be taken by the board under division (A) of this	1311
section may appeal to the director of health. The director shall	1312
hear the appeal in an adjudication conducted under Chapter 119.	1313
of the Revised Code. The director may order the board not to	1314
take the action or to reverse or modify the action or may uphold	1315
the action.	1316
	1910
(C) The board may suspend designation without adjudication	1317
if it believes there is clear and convincing evidence that	1318
continued operation of a trauma center presents a danger of	1319
immediate and serious harm to the public. The board shall issue	1320
a written order of suspension and cause it to be delivered by	1321
certified mail or in person in accordance with section 119.07 of	1322
the Revised Code. The order shall not be subject to suspension	1323

by the court while an appeal filed under section 119.12 of the	1324
Revised Code is pending. If the trauma center subject to the	1325
suspension requests adjudication, the director of health shall	1326
conduct the adjudication under Chapter 119. of the Revised Code.	1327
The date set for the adjudication shall be not later than	1328
fifteen days but not earlier than seven days after the request	1329
is made, unless another date is agreed to by the trauma center	1330
and the director. The suspension shall remain in effect, unless	1331
reversed by the board, until a final adjudication order issued	1332
by the director pursuant to this section and Chapter 119. of the	1333
Revised Code becomes effective.	1334
The director chall issue a final adjudication and a nat	1005
The director shall issue a final adjudication order not	1335
later than ninety days after completion of the adjudication. If	1336
the director does not issue a final order within the ninety-day	1337
period, the suspension shall be void, but any final adjudication	1338
order issued subsequent to the ninety-day period shall not be	1339
affected.	1340
(D) If the board or the director of health revokes or	1341
	-
suspends designation of a facility as a trauma center under this	1342
chapter and the facility continues to operate as a trauma	1343
center, at the request of the board or director the attorney	1344
general shall apply to the court of common pleas of the county	1345
in which the facility is located for an order enjoining its	1346
operation. The court shall grant the order on a showing that the	1347
facility continues to operate as a trauma center.	1348
Cas (F11 91 (7) When any shild the is in either or both	1240

Sec. 4511.81. (A) When any child who is in either or both1349of the following categories is being transported in a motor1350vehicle, other than a taxicab or public safety vehicle as1351defined in section 4511.01 of the Revised Code, that is required1352by the United States department of transportation to be equipped1353

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1360

with seat belts at the time of manufacture or assembly, the 1354 operator of the motor vehicle shall have the child properly 1355 secured in accordance with the manufacturer's instructions in a 1356 child restraint system that meets federal motor vehicle safety 1357 standards: 1358

- (1) A child who is less than four years of age; 1359
- (2) A child who weighs less than forty pounds.

(B) When any child who is in either or both of the 1361 following categories is being transported in a motor vehicle, 1362 other than a taxicab, that is owned, leased, or otherwise under 1363 the control of a nursery school or day-care center, the operator 1364 of the motor vehicle shall have the child properly secured in 1365 accordance with the manufacturer's instructions in a child 1366 restraint system that meets federal motor vehicle safety 1367 standards: 1368

- (1) A child who is less than four years of age; 1369
- (2) A child who weighs less than forty pounds. 1370

(C) When any child who is less than eight years of age and 1371 less than four feet nine inches in height, who is not required 1372 by division (A) or (B) of this section to be secured in a child 1373 1374 restraint system, is being transported in a motor vehicle, other than a taxicab or public safety vehicle as defined in section 1375 4511.01 of the Revised Code or a vehicle that is regulated under 1376 section 5104.015 of the Revised Code, that is required by the 1377 United States department of transportation to be equipped with 1378 seat belts at the time of manufacture or assembly, the operator 1379 of the motor vehicle shall have the child properly secured in 1380 accordance with the manufacturer's instructions on a booster 1381 seat that meets federal motor vehicle safety standards. 1382

(D) When any child who is at least eight years of age but 1383 not older than fifteen years of age, and who is not otherwise 1384 required by division (A), (B), or (C) of this section to be 1385 secured in a child restraint system or booster seat, is being 1386 transported in a motor vehicle, other than a taxicab or public 1387 safety vehicle as defined in section 4511.01 of the Revised 1388 Code, that is required by the United States department of 1389 transportation to be equipped with seat belts at the time of 1390 manufacture or assembly, the operator of the motor vehicle shall 1391 have the child properly restrained either in accordance with the 1392 manufacturer's instructions in a child restraint system that 1393 meets federal motor vehicle safety standards or in an occupant 1394 restraining device as defined in section 4513.263 of the Revised 1395 Code. 1396

(E) Notwithstanding any provision of law to the contrary, 1397 no law enforcement officer shall cause an operator of a motor 1398 vehicle being operated on any street or highway to stop the 1399 motor vehicle for the sole purpose of determining whether a 1400 violation of division (C) or (D) of this section has been or is 1401 being committed or for the sole purpose of issuing a ticket, 1402 citation, or summons for a violation of division (C) or (D) of 1403 this section or causing the arrest of or commencing a 1404 prosecution of a person for a violation of division (C) or (D) 1405 of this section, and absent another violation of law, a law 1406 enforcement officer's view of the interior or visual inspection 1407 of a motor vehicle being operated on any street or highway may 1408 not be used for the purpose of determining whether a violation 1409 of division (C) or (D) of this section has been or is being 1410 committed. 1411

(F) The director of public safety shall adopt such rulesas are necessary to carry out this section.1413

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(G) The failure of an operator of a motor vehicle to 1414 secure a child in a child restraint system, a booster seat, or 1415 an occupant restraining device as required by this section is 1416 not negligence imputable to the child, is not admissible as 1417 evidence in any civil action involving the rights of the child 1418 against any other person allegedly liable for injuries to the 1419 child, is not to be used as a basis for a criminal prosecution 1420 of the operator of the motor vehicle other than a prosecution 1421 for a violation of this section, and is not admissible as 1422 evidence in any criminal action involving the operator of the 1423 motor vehicle other than a prosecution for a violation of this 1424 section. 1425

(H) This section does not apply when an emergency exists 1426 that threatens the life of any person operating or occupying a 1427 motor vehicle that is being used to transport a child who 1428 otherwise would be required to be restrained under this section. 1429 This section does not apply to a person operating a motor 1430 vehicle who has an affidavit signed by a physician licensed to 1431 practice in this state under Chapter 4731. of the Revised Code 1432 or a chiropractor licensed to practice in this state under 1433 Chapter 4734. of the Revised Code that states that the child who 1434 otherwise would be required to be restrained under this section 1435 has a physical impairment that makes use of a child restraint 1436 system, booster seat, or an occupant restraining device 1437 impossible or impractical, provided that the person operating 1438 the vehicle has safely and appropriately restrained the child in 1439 accordance with any recommendations of the physician or 1440 chiropractor as noted on the affidavit. 1441

(I) There is hereby created in the state treasury the 1442 child highway safety fund, consisting of fines imposed pursuant 1443 to division $\frac{(K)(L)}{(1)}$ of this section for violations of 1444

divisions (A), (B), (C), and (D) of this section. The money in 1445 the fund shall be used by the department of health state trauma 1446 board only to defray the cost of designating hospitals as 1447 pediatric trauma centers under section 3727.081 Chapter 3728. of 1448 the Revised Code and to establish and administer a child highway 1449 safety program. The purpose of the program shall be to educate 1450 the public about child restraint systems and booster seats and 1451 the importance of their proper use. The program also shall 1452 include a process for providing child restraint systems and 1453 booster seats to persons who meet the eligibility criteria 1454 established by the department, and a toll-free telephone number 1455 the public may utilize to obtain information about child 1456 restraint systems and booster seats, and their proper use. 1457

(J) The director of health, in accordance with Chapter 1458 119. of the Revised Code, shall adopt any rules necessary to 1459 carry out this section, including rules establishing the 1460 criteria a person must meet in order to receive a child 1461 restraint system or booster seat under the department's child 1462 highway safety program; provided that rules relating to the 1463 verification of pediatric trauma centers shall not be adopted 1464 under this section. 1465

(K) Nothing in this section shall be construed to require 1466 any person to carry with the person the birth certificate of a 1467 child to prove the age of the child, but the production of a 1468 valid birth certificate for a child showing that the child was 1469 not of an age to which this section applies is a defense against 1470 any ticket, citation, or summons issued for violating this 1471 section. 1472

(L)(1) Whoever violates division (A), (B), (C), or (D) of 1473 this section shall be punished as follows, provided that the 1474

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failure of an operator of a motor vehicle to secure more than 1475 one child in a child restraint system, booster seat, or occupant 1476 restraining device as required by this section that occurred at 1477 the same time, on the same day, and at the same location is 1478 deemed to be a single violation of this section: 1479 (a) Except as otherwise provided in division (L)(1)(b) of 1480 this section, the offender is guilty of a minor misdemeanor and 1481 shall be fined not less than twenty-five dollars nor more than 1482 seventy-five dollars. 1483 (b) If the offender previously has been convicted of or 1484 pleaded quilty to a violation of division (A), (B), (C), or (D) 1485 of this section or of a municipal ordinance that is 1486 substantially similar to any of those divisions, the offender is 1487 quilty of a misdemeanor of the fourth degree. 1488 (2) All fines imposed pursuant to division (L)(1) of this 1489 section shall be forwarded to the treasurer of state for deposit 1490 in the child highway safety fund created by division (I) of this 1491 section. 1492 Sec. 4731.28. (A) Except as provided in division (B) of 1493 1494 this section or to the extent necessary to comply with the "Emergency Medical Treatment and Labor Act," 100 Stat. 164 1495 (1986), 42 U.S.C. 1395dd, an individual authorized under this 1496 chapter to practice medicine and surgery or osteopathic medicine 1497 and surgery shall not do either of the following: 1498 (1) Admit a patient for trauma care to a facility that is 1499 not designated under Chapter 3728. of the Revised Code as a 1500 level I, II, or III adult trauma center or level I or II 1501 pediatric trauma center; 1502 (2) Fail to transfer a trauma patient to a facility 1503

designated under Chapter 3728. of the Revised Code as a level I,	1504
II, or III adult trauma center or level I or II pediatric trauma	1505
center in accordance with trauma protocols and patient transfer	1506
agreements adopted under section 3728.15 of the Revised Code and	1507
applicable federal and state law, including the "Emergency	1508
Medical Treatment and Labor Act."	1509
(B) Division (A) of this section does not apply in the	1510
following circumstances:	1511
(1) The patient refuses to give or withdraws informed	1512
consent to be admitted or transferred to a trauma center.	1513
(2) The patient is less than eighteen years of age, and a	1514
parent, guardian, or other person having care or charge of the	1515
patient refuses to give or withdraws informed consent for	1516
admission or transfer to a trauma center.	1517
(3) The patient lacks the capacity to make informed health	1518
care decisions, and the person authorized to make such decisions	1519
on the patient's behalf refuses to give or withdraws informed	1520
<u>consent for admission or transfer to a trauma center.</u>	1521
Sec. 4765.01. As used in this chapter:	1522
(A) "First responder" means an individual who holds a	1523
current, valid certificate issued under section 4765.30 of the	1524
Revised Code to practice as a first responder.	1525
(B) "Emergency medical technician-basic" or "EMT-basic"	1526
means an individual who holds a current, valid certificate	1527
issued under section 4765.30 of the Revised Code to practice as	1528

(C) "Emergency medical technician-intermediate" or "EMT-I"1530means an individual who holds a current, valid certificate1531

an emergency medical technician-basic.

1529

issued under section 4765.30 of the Revised Code to practice as

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1532

an emergency medical technician-intermediate.	1533
(D) "Emergency medical technician-paramedic" or	1534
"paramedic" means an individual who holds a current, valid	1535
certificate issued under section 4765.30 of the Revised Code to	1536
practice as an emergency medical technician-paramedic.	1537
(E) "Ambulance" means any motor vehicle that is used, or	1538
is intended to be used, for the purpose of responding to	1539
emergency medical situations, transporting emergency patients,	1540
and administering emergency medical service to patients before,	1541
during, or after transportation.	1542
(F) "Cardiac monitoring" means a procedure used for the	1543
purpose of observing and documenting the rate and rhythm of a	1544
patient's heart by attaching electrical leads from an	1545
electrocardiograph monitor to certain points on the patient's	1546
body surface.	1547
(G) "Emergency medical service" means any of the services	1548
described in sections 4765.35, 4765.37, 4765.38, and 4765.39 of	1549
the Revised Code that are performed by first responders,	1550
emergency medical technicians-basic, emergency medical	1551
technicians-intermediate, and paramedics. "Emergency medical	1552
service" includes such services performed before or during any	1553
transport of a patient, including transports between hospitals	1554
and transports to and from helicopters.	1555
(H) "Emergency medical service organization" means a	1556
(H) "Emergency medical service organization" means a public or private organization using first responders, EMTs-	1556 1557
public or private organization using first responders, EMTs-	1557

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(I) "Physician" means an individual who holds a current, 1561 valid certificate issued under Chapter 4731. of the Revised Code 1562 authorizing the practice of medicine and surgery or osteopathic 1563 medicine and surgery. 1564 (J) "Registered nurse" means an individual who holds a 1565 current, valid license issued under Chapter 4723. of the Revised 1566 Code authorizing the practice of nursing as a registered nurse. 1567 (K) "Volunteer" means a person who provides services 1568 either for no compensation or for compensation that does not 1569 exceed the actual expenses incurred in providing the services or 1570

in training to provide the services.

(a) Loss of life;

(L) "Emergency medical service personnel" means first
 responders, emergency medical service technicians-basic,
 emergency medical service technicians-intermediate, emergency
 1574
 medical service technicians-paramedic, and persons who provide
 1575
 medical direction to such persons.

(M) "Hospital" has the same meaning as in section 3727.01
of the Revised Code, except that it also includes an emergency
department that is operated as an independent facility.
1579

(N) "Trauma" or "traumatic injury" means severe damage to
 1580
 or destruction of tissue that satisfies both of the following
 1581
 conditions:
 1582

(1) It creates a significant risk of any of the following: 1583

(b) Loss of a limb;1585(c) Significant, permanent disfigurement;1586

(d) Significant, permanent disability. 1587

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(2) It is caused by any of the following:	1588
(a) Blunt or penetrating injury;	1589
(b) Exposure to electromagnetic, chemical, or radioactive-	1590
energy;-	1591
(c) Drowning, suffocation, or strangulation;	1592
(d) A deficit or excess of heat and "trauma care" have the	1593
same meanings as in section 3728.01 of the Revised Code.	1594
(O) "Trauma victim" or "trauma patient" means a person who	1595
has sustained a traumatic <u>an</u> injury <u>due to trauma</u>.	1596
(P) "Trauma care" means the assessment, diagnosis,	1597
transportation, treatment, or rehabilitation of a trauma victim-	1598
by emergency medical service personnel or by a physician, nurse,	1599
physician assistant, respiratory therapist, physical therapist,	1600
chiropractor, occupational therapist, speech-language-	1601
pathologist, audiologist, or psychologist licensed to practice-	1602
as such in this state or another jurisdiction.	1603
(Q) " Trauma center" means all of the following:	1604
(1) Any hospital that is verified by the American college	1605
of surgeons as an adult or pediatric trauma center;	1606
(2) Any hospital that is operating as an adult or	1607
pediatric trauma center under provisional status pursuant to	1608
section 3727.101 of the Revised Code;	1609
(3) Until December 31, 2004, any hospital in this state	1610
that is designated by the director of health as a level II-	1611
pediatric trauma center under section 3727.081 of the Revised	1612
Code;	1613
(4) Any hospital in another state that is licensed or	1614

designated under the laws of that state as capable of providing-	1615
specialized trauma care appropriate to the medical needs of the-	1616
trauma patient a facility designated as a trauma center under	1617
Chapter 3728. of the Revised Code.	1618
(<u>R) (Q)</u> "Pediatric" means involving a patient who is less	1619
than sixteen years of age.	1620
(S) "Adult" means involving a patient who is not a	1621
pediatric patient.	1622
(T)-<u>(R)</u> "Geriatric" means involving a patient who is at	1623
least seventy years old or exhibits significant anatomical or	1624
physiological characteristics associated with advanced aging.	1625
(U) (S) "Air medical organization" means an organization	1626
that provides emergency medical services, or transports	1627
emergency victims, by means of fixed or rotary wing aircraft.	1628
(V) "Emergency care" and "emergency facility" have the	1629
same meanings as in section 3727.01 of the Revised Code.	1630
(W) "Stabilize," (T) "Stabilization," except as it is used	1631
in division (B) of section 4765.35 of the Revised Code with	1632
respect to the manual stabilization of fractures, has the same	1633
meaning as in section 1753.28 3728.01 of the Revised Code.	1634
(X) (U) "Transfer" has the same meaning as in section	1635
1753.28 1867 of the Revised Code "Social Security Act," 42 U.S.C.	1636
<u>1395dd</u> , as amended.	1637
(Y) (V) "Firefighter" means any member of a fire	1638
department as defined in section 742.01 of the Revised Code.	1639
$\frac{(Z)}{(W)}$ "Volunteer firefighter" has the same meaning as in	1640
section 146.01 of the Revised Code.	1641

(AA) - (X) "Part-time paid firefighter" means a person who1642provides firefighting services on less than a full-time basis,1643is routinely scheduled to be present on site at a fire station1644or other designated location for purposes of responding to a1645fire or other emergency, and receives more than nominal1646compensation for the provision of firefighting services.1647

(BB) (Y)"Physician assistant" means an individual who1648holds a valid license to practice as a physician assistant1649issued under Chapter 4730. of the Revised Code.1650

Sec. 4765.02. (A) (1) There is hereby created the state 1651 board of emergency medical, fire, and transportation services 1652 within the division of emergency medical services of the 1653 department of public safety. The board shall consist of the 1654 members specified in this section who are residents of this 1655 state. The governor, with the advice and consent of the senate, 1656 shall appoint all members of the board, except the employee of 1657 the department of public safety designated by the director of 1658 public safety under this section to be a member of the board. In 1659 making the appointments, the governor shall appoint only members 1660 with background or experience in emergency medical services or 1661 trauma care and shall attempt to include members representing 1662 urban and rural areas, various geographical regions of the 1663 state, and various schools of training. 1664

(2) One As used in this division, "EMT" means an emergency1665medical technician-basic who is also known as such pursuant to1666section 4765.011 of the Revised Code and "AEMT" means an1667emergency medical technician-intermediate who is also known as1668such pursuant to that section.1669

<u>One</u> member of the board shall be a physician certified by 1670 the American board of emergency medicine or the American 1671

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osteopathic board of emergency medicine who is active in the 1672 practice of emergency medicine and is actively involved with an 1673 emergency medical service organization. The governor shall 1674 appoint this member from among three persons nominated by the 1675 Ohio chapter of the American college of emergency physicians and 1676 three persons nominated by the Ohio osteopathic association. One 1677 member shall be a physician certified by the American board of 1678 surgery or the American osteopathic board of surgery who is 1679 active in the practice of trauma surgery and is actively 1680 involved with emergency medical services. The governor shall 1681 appoint this member from among three persons nominated by the 1682 Ohio chapter of the American college of surgeons and three 1683 persons nominated by the Ohio osteopathic association. One 1684 member shall be a physician certified by the American academy of 1685 pediatrics or American osteopathic board of pediatrics who is 1686 active in the practice of pediatric emergency medicine and 1687 actively involved with an emergency medical service 1688 organization. The governor shall appoint this member from among 1689 three persons nominated by the Ohio chapter of the American 1690 academy of pediatrics and three persons nominated by the Ohio 1691 osteopathic association. One member shall be the administrator 1692 of a hospital located in this state. The governor shall appoint 1693 this member from among three persons nominated by OHA: the Ohio 1694 hospital association for hospitals and health systems, three 1695 persons nominated by the Ohio osteopathic association, and three 1696 persons nominated by the Ohio children's hospital association of 1697 Ohio children's hospitals. One member shall be an adult or 1698 pediatric trauma program manager or trauma program director who 1699 is involved in the daily management of a verified trauma center 1700 EMT, AEMT, or a paramedic. The governor shall appoint this 1701 member from among three persons nominated by the Ohio-nurses 1702 1703 association, three persons nominated by the Ohio society of

trauma nurse leaders, and three persons nominated by the Ohio	1704
state council of the emergency nurses association association of	1705
professional fire fighters. One member shall be the chief of a	1706
fire department that is also an emergency medical service	1707
organization in which more than fifty per cent of the persons	1708
who provide emergency medical services are full-time paid	1709
employees. The governor shall appoint this member from among	1710
three persons nominated by the Ohio fire chiefs' association.	1711
One member shall be the chief of a fire department that is also	1712
an emergency medical service organization in which more than	1713
fifty per cent of the persons who provide emergency medical	1714
services are volunteers. The governor shall appoint this member	1715
from among three persons nominated by the Ohio fire chiefs'	1716
association. One member shall be a person who is certified to	1717
teach under section 4765.23 of the Revised Code and holds a	1718
valid certificate to practice as an EMT, AEMT, or paramedic. The	1719
governor shall appoint this member from among three persons	1720
nominated by the Ohio emergency medical technician instructors	1721
association and the Ohio instructor/coordinators' society. One	1722
member shall be an EMT, AEMT, or paramedic, and one member shall	1723
be a paramedic. The governor shall appoint these members from	1724
among three EMTs or AEMTs and three paramedics nominated by the	1725
Ohio association of professional fire fighters and three EMTs,	1726
three AEMTs, and three paramedics nominated by the northern Ohio	1727
fire fighters. One member shall be an EMT, AEMT, or paramedic,	1728
and one member shall be a paramedic. The governor shall appoint	1729
these members from among three EMTs or AEMTs and three	1730
paramedics nominated by the Ohio state firefighter's	1731
$\underline{firefighters'}$ association. One member shall be a person whom the	1732
governor shall appoint from among an EMT, AEMT, or a paramedic	1733
nominated by the Ohio association of emergency medical services	1734
or the Ohio ambulance and medical transportation association.	1735

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One member shall be an EMT, AEMT, or a paramedic, whom the 1736 governor shall appoint from among three persons nominated by the 1737 Ohio ambulance and medical transportation association. One 1738 member shall be a paramedic, whom the governor shall appoint 1739 from among three persons nominated by the Ohio ambulance and 1740 medical transportation association. One member shall be the 1741 owner or operator of a private emergency medical service 1742 organization whom the governor shall appoint from among three 1743 persons nominated by the Ohio ambulance and medical 1744 transportation association. One member shall be a provider of 1745 mobile intensive care unit transportation in this state whom the 1746 governor shall appoint from among three persons nominated by the 1747 Ohio association of critical care transport. One member shall be 1748 a provider of air-medical transportation in this state whom the 1749 governor shall appoint from among three persons nominated by the 1750 Ohio association of critical care transport. One member shall be 1751 the owner or operator of a nonemergency medical service 1752 organization in this state that provides ambulette services whom 1753 the governor shall appoint from among three persons nominated by 1754 the Ohio ambulance and medical transportation association. 1755

The governor may refuse to appoint any of the persons 1756 nominated by one or more organizations under division (A)(2) of 1757 this section, except the employee of the department of public 1758 safety designated by the director of public safety under this 1759 section to be a member of the board. In that event, the 1760 organization or organizations shall continue to nominate the 1761 required number of persons until the governor appoints to the 1762 board one or more of the persons nominated by the organization 1763 or organizations. 1764

The director of public safety shall designate an employee 1765 of the department of public safety to serve as a member of the 1766

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board at the director's pleasure. This member shall serve as a 1767 liaison between the department and the division of emergency 1768 medical services in cooperation with the executive director of 1769 the board. 1770 (B) Terms of office of all members appointed by the 1771 governor shall be for three years, each term ending on the same 1772 day of the same month as did the term it succeeds. Each member 1773 shall hold office from the date of appointment until the end of 1774 the term for which the member was appointed. A member shall 1775 continue in office subsequent to the expiration date of the 1776 member's term until the member's successor takes office, or 1777 until a period of sixty days has elapsed, whichever occurs 1778 first. 1779

Each vacancy shall be filled in the same manner as the1780original appointment. A member appointed to fill a vacancy1781occurring prior to the expiration of the term for which the1782member's predecessor was appointed shall hold office for the1783remainder of the unexpired term.1784

The term of a member shall expire if the member ceases to 1785 meet any of the requirements to be appointed as that member. The 1786 governor may remove any member from office for neglect of duty, 1787 malfeasance, misfeasance, or nonfeasance, after an adjudication 1788 hearing held in accordance with Chapter 119. of the Revised 1789 Code. 1790

(C) The members of the board shall serve without
 1791
 compensation but shall be reimbursed for their actual and
 necessary expenses incurred in carrying out their duties as
 board members.

(D) The board shall organize by annually selecting a chair 1795

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and vice-chair from among its members. The board may adopt	1796
bylaws to regulate its affairs. A majority of all members of the	1797
board shall constitute a quorum. No action shall be taken	1798
without the concurrence of a majority of all members of the	1799
board. The board shall meet at least four times annually and at	1800
the call of the chair. The chair shall call a meeting on the	1801
request of the executive director or the medical director of the	1802
board or on the written request of five members. The board shall	1803
maintain written or electronic records of its meetings.	1804
Notwithstanding division (C) of section 121.22 of the	1805
Revised Code, the requirement that a member be present in person	1806
at a meeting to be part of a quorum or to vote does not apply if	1807
a member attends by interactive video conference or	1808
teleconference and all of the following conditions are met:	1809
(1) The meeting is held at a location that is open and	1810
accessible to the public.	1811
(2) A clear audio connection is established that enables	1812
all members participating at the meeting location to hear the	1813
participation of each member.	1814
(3) A roll call vote is recorded for each vote taken.	1815
(4) The minutes of the board identify which members	1816
(4) The minutes of the board identify which members participated by interactive video conference or teleconference.	1816 1817
participated by interactive video conference or teleconference.	1817
participated by interactive video conference or teleconference. The board may limit the number of members permitted to	1817 1818
participated by interactive video conference or teleconference. <u>The board may limit the number of members permitted to</u> participate by interactive video conference or teleconference in	1817 1818 1819
participated by interactive video conference or teleconference. <u>The board may limit the number of members permitted to</u> <u>participate by interactive video conference or teleconference in</u> <u>any particular meeting and the number of times in any year that</u>	1817 1818 1819 1820

(E) Upon twenty-four hours' notice from a member of the 1823 board, the member's employer shall release the member from the 1824

member's employment duties to attend meetings of the full board. 1825 Nothing in this division requires the employer of a member of 1826 the board to compensate the member for time the member is 1827 released from employment duties under this paragraph, but any 1828 civil immunity, workers' compensation, disability, or similar 1829 coverage that applies to a member of the board as a result of 1830 the member's employment shall continue to apply while the member 1831 is released from employment duties under this paragraph. 1832

Sec. 4765.03. (A) The director of public safety shall 1833 appoint a full-time executive director for the state board of 1834 emergency medical, fire, and transportation services. The 1835 executive director shall be knowledgeable in emergency medical 1836 services and trauma care and shall serve at the pleasure of the 1837 director of public safety. The director of public safety shall 1838 appoint the executive director from among three persons 1839 nominated by the board. The director of public safety may 1840 refuse, for cause, to appoint any of the board's nominees. If 1841 the director fails to appoint any of the board's nominees, the 1842 board shall continue to nominate groups of three persons until 1843 the director does appoint one of the board's nominees. The 1844 executive director shall serve as the chief executive officer of 1845 the board and as the executive director of the division of 1846 emergency medical services. The executive director shall attend 1847 each meeting of the board, except the board may exclude the 1848 executive director from discussions concerning the employment or 1849 performance of the executive director or medical director of the 1850 board. The executive director shall give a surety bond to the 1851 state in such sum as the board determines, conditioned on the 1852 faithful performance of the duties of the executive director's 1853 office. The executive director shall receive a salary from the 1854 board and shall be reimbursed for actual and necessary expenses 1855

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1856

incurred in carrying out duties as executive director.

The executive director shall submit a report to the1857director of public safety at least every three months regarding1858the status of emergency medical services in this state. The1859executive director shall meet with the director of public safety1860at the director's request.1861

(B) The board shall appoint a medical director, who shall 1862 serve at the pleasure of the board. The medical director shall 1863 be a physician certified by the American board of emergency 1864 medicine or the American osteopathic board of emergency medicine 1865 who is active in the practice of emergency medicine and has been 1866 actively involved with an emergency medical service organization 1867 for at least five years prior to being appointed. The board 1868 shall consider any recommendations for this appointment from the 1869 Ohio chapter of the American college of emergency physicians, 1870 the Ohio chapter of the American college of surgeons, the Ohio 1871 chapter of the American academy of pediatrics, the Ohio 1872 osteopathic association, and the Ohio state medical association. 1873

The medical director shall direct the executive director 1874 and advise the board with regard to adult and pediatric trauma 1875 and emergency medical services issues. The medical director 1876 shall attend each meeting of the board, except the board may 1877 exclude the medical director from discussions concerning the 1878 appointment or performance of the medical director or executive 1879 director of the board. The medical director shall be employed 1880 and paid by the board and shall be reimbursed for actual and 1881 necessary expenses incurred in carrying out duties as medical 1882 director. 1883

(C) The board may appoint employees as it determines1884necessary. The board shall prescribe the duties and titles of1885

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its employees.

1886

Sec. 4765.04. (A) The firefighter and fire safety 1887 inspector training committee of the state board of emergency 1888 medical, fire, and transportation services is hereby created and 1889 shall consist of the members of the board who are chiefs of fire 1890 departments, and the members of the board who are emergency 1891 medical technicians-basic, emergency medical technicians-1892 intermediate, and emergency medical technicians-paramedic 1893 appointed from among persons nominated by the Ohio association 1894 of professional fire fighters or the northern Ohio fire fighters 1895 and from among persons nominated by the Ohio state firefighter's 1896 firefighters' association. Each member of the committee, except 1897 the chairperson, may designate a person with fire experience to 1898 serve in that member's place. The members of the committee or 1899 their designees shall select a chairperson from among the 1900 1901 members or their designees.

The committee may conduct investigations in the course of 1902 discharging its duties under this chapter. In the course of an 1903 investigation, the committee may issue subpoenas. If a person 1904 subpoenaed fails to comply with the subpoena, the committee may 1905 authorize its chairperson to apply to the court of common pleas 1906 in the county where the person to be subpoenaed resides for an 1907 order compelling compliance in the same manner as compliance 1908 with a subpoena issued by the court is compelled. 1909

(B) The trauma committee of the state board of emergency
1910
medical, fire, and transportation services is hereby created and
1911
shall consist of the following members appointed by the director
of public safety:

(1) A physician who is certified by the American board of1914surgery or American osteopathic board of surgery and actively1915

practices general trauma surgery, appointed from among three	1916
persons nominated by the Ohio chapter of the American college of	1917
surgeons, three persons nominated by the Ohio state medical	1918
association, and three persons nominated by the Ohio osteopathic	1919
association;	1920
(2) A physician who is certified by the American board of	1921
surgery or the American osteopathic board of surgery and	1922
actively practices orthopedic trauma surgery, appointed from-	1923
among three persons nominated by the Ohio orthopedic society and	1924
three persons nominated by the Ohio osteopathic association;	1925
(3) A physician who is certified by the American board of	1926
neurological surgeons or the American osteopathic board of	1927
surgery and actively practices neurosurgery on trauma victims,	1928
appointed from among three persons nominated by the Ohio state	1929
neurological society and three persons nominated by the Ohio-	1930
osteopathic association;	1931
(4) A physician who is certified by the American board of	1932
surgeons or American osteopathic board of surgeons and actively-	1933
specializes in treating burn victims, appointed from among three-	1934
persons nominated by the Ohio chapter of the American college of	1935
surgeons and three persons nominated by the Ohio osteopathic	1936
association;	1937
(5) A dentist who is certified by the American board of	1938
oral and maxillofacial surgery and actively practices oral and	1939
maxillofacial surgery, appointed from among three persons-	1940
nominated by the Ohio dental association;	1941
(6) A physician who is certified by the American board of	1942
physical medicine and rehabilitation or American osteopathic	1943
board of rehabilitation medicine and actively provides-	1944

rehabilitative care to trauma victims, appointed from among-	1945
three persons nominated by the Ohio society of physical medicine	1946
and rehabilitation and three persons nominated by the Ohio-	1947
osteopathic association;	1948
(7) A physician who is certified by the American board of	1949
surgery or American osteopathic board of surgery with special	1950
qualifications in pediatric surgery and actively practices-	1951
pediatric trauma surgery, appointed from among three persons	1952
nominated by the Ohio chapter of the American academy of	1953
pediatrics and three persons nominated by the Ohio osteopathic-	1954
association;	1955
(8) A physician who is certified by the American board of	1956
emergency medicine or American osteopathic board of emergency	1957
medicine, actively practices emergency medicine, and is actively	1958
involved in emergency medical services, appointed from among	1959
three persons nominated by the Ohio chapter of the American	1960
college of emergency physicians and three persons nominated by	1961
the Ohio osteopathic association;	1962
(9) A physician who is certified by the American board of	1963
pediatrics, American osteopathic board of pediatrics, or	1964
American board of emergency medicine, is sub-boarded in	1965
pediatric emergency medicine, actively practices pediatric-	1966
emergency medicine, and is actively involved in emergency	1967
medical services, appointed from among three persons nominated	1968
by the Ohio chapter of the American academy of pediatrics, three	1969
persons nominated by the Ohio chapter of the American college of	1970
emergency physicians, and three persons nominated by the Ohio-	1971
osteopathic association;	1972
(10) A physician who is certified by the American board of	1973
surgery, American osteopathic board of surgery, or American	1974

board of emergency medicine and is the chief medical officer of	1975
an air medical organization, appointed from among three persons-	1976
nominated by the Ohio association of air medical services;	1977
(11) A coroner or medical examiner appointed from among-	1978
three people nominated by the Ohio state coroners' association;	1979
(12) A registered nurse who actively practices trauma	1980
nursing at an adult or pediatric trauma center, appointed from-	1981
among three persons nominated by the Ohio association of trauma-	1982
nurse coordinators;	1983
(13) A registered nurse who actively practices emergency-	1984
nursing and is actively involved in emergency medical services,	1985
appointed from among three persons nominated by the Ohio chapter-	1986
of the emergency nurses' association;	1987
(14) The chief trauma registrar of an adult or pediatric-	1988
trauma center, appointed from among three persons nominated by-	1989
the alliance of Ohio trauma registrars;	1990
(15) The administrator of an adult or pediatric trauma-	1991
center, appointed from among three persons nominated by OHA: the	1992
association for hospitals and health systems, three persons-	1993
nominated by the Ohio osteopathic association, three persons	1994
nominated by the association of Ohio children's hospitals, and	1995
three persons nominated by the health forum of Ohio;	1996
(16) The administrator of a hospital that is not a trauma	1997
center and actively provides emergency care to adult or	1998
pediatric trauma patients, appointed from among three persons	1999
nominated by OHA: the association for hospitals and health	2000
systems, three persons nominated by the Ohio osteopathic	2001
association, three persons nominated by the association of Ohio-	2002
children's hospitals, and three persons nominated by the health-	2003

forum of Ohio;	2004
(17) The operator of an ambulance company that actively	2005
provides trauma care to emergency patients, appointed from among	2006
three persons nominated by the Ohio ambulance association;	2007
(18) The chief of a fire department that actively provides	2008
trauma care to emergency patients, appointed from among three-	2009
persons nominated by the Ohio fire chiefs' association;	2010
(19) An EMT or paramedic who is certified under this	2011
chapter and actively provides trauma care to emergency patients,	2012
appointed from among three persons nominated by the Ohio-	2013
association of professional firefighters, three persons	2014
nominated by the northern Ohio fire fighters, three persons-	2015
nominated by the Ohio state firefighters' association, and three-	2016
persons nominated by the Ohio association of emergency medical	2017
	0.01.0
services;	2018
(20) A person who actively advocates for trauma victims,	2018
(20) A person who actively advocates for trauma victims,	2019
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury	2019 2020
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's	2019 2020 2021
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities;	2019 2020 2021 2022
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial	2019 2020 2021 2022 2023
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by	2019 2020 2021 2022 2023 2023 2024
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by an adult or pediatric trauma center, appointed from among three	2019 2020 2021 2022 2023 2024 2025
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by an adult or pediatric trauma center, appointed from among three persons nominated by OHA: the association for hospitals and	2019 2020 2021 2022 2023 2024 2025 2026
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by an adult or pediatric trauma center, appointed from among three persons nominated by OHA: the association for hospitals and health systems, three persons nominated by the Ohio osteopathic	2019 2020 2021 2022 2023 2024 2025 2026 2027
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by an adult or pediatric trauma center, appointed from among three persons nominated by OHA: the association for hospitals and health systems, three persons nominated by the Ohio osteopathic association, three persons nominated by the association of Ohio	2019 2020 2021 2022 2023 2024 2025 2026 2027 2028
(20) A person who actively advocates for trauma victims, appointed from three persons nominated by the Ohio brain injury association and three persons nominated by the governor's council on people with disabilities; (21) A physician or nurse who has substantial administrative responsibility for trauma care provided in or by an adult or pediatric trauma center, appointed from among three persons nominated by OHA: the association for hospitals and health systems, three persons nominated by the Ohio osteopathic association, three persons nominated by the association of Ohio children's hospitals, and three persons nominated by the health	2019 2020 2021 2022 2023 2024 2025 2026 2027 2028 2029

patients, appointed from among three persons nominated by OHA:	2033
the association for hospitals and health systems, three persons-	2034
nominated by the Ohio osteopathic association, three persons-	2035
nominated by the association of Ohio children's hospitals, and	2036
three persons nominated by the health forum of Ohio. The-	2037
representatives may be hospital administrators, physicians,	2038
nurses, or other clinical professionals.	2039
Mambaua of the committee chall have substantial comparisons	2040

Members of the committee shall have substantial experience 2040 in the categories they represent, shall be residents of this 2041 state, and may be members of the state board of emergency-2042 medical, fire, and transportation services. In appointing-2043 members of the committee, the director shall attempt to include 2044 members representing urban and rural areas, various geographical 2045 areas of the state, and various schools of training. The 2046 director shall not appoint to the committee more than one member-2047 who is employed by or practices at the same hospital, health 2048 system, or emergency medical service organization. 2049

The director may refuse to appoint any of the persons-2050 nominated by an organization or organizations under this-2051 division. In that event, the organization or organizations shall 2052 continue to nominate the required number of persons until the 2053 director appoints to the committee one or more of the persons-2054 nominated by the organization or organizations. 2055

Initial appointments to the committee shall be made by the 2056 director not later than ninety days after November 3, 2000. 2057 Members of the committee shall serve at the pleasure of the-2058 director, except that any member of the committee who ceases to 2059 be qualified for the position to which the member was appointed 2060 shall cease to be a member of the committee. Vacancies on the 2061 committee shall be filled in the same manner as original-2062

appointments.

2063

The members of the committee shall serve without	2064
compensation but shall be reimbursed for actual and necessary	2065
expenses incurred in carrying out duties as members of the	2066
committee.	2067

The committee shall select a chairperson and vice-	2068
chairperson from among its members. A majority of all members of	2069
the committee shall constitute a quorum. No action shall be	2070
taken without the concurrence of a majority of all members of	2071
the committee. The committee shall meet at the call of the	2072
chair, upon written request of five members of the committee,	2073
and at the direction of the state board of emergency medical,	2074
fire, and transportation services. The committee shall not meet-	2075
at times or locations that conflict with meetings of the board.	2076
The executive director and medical director of the state board	2077
of emergency medical, fire, and transportation services may-	2078
participate in any meeting of the committee and shall do so at	2079
the request of the committee.	2080
The committee shall advise and assist the state board of	2081

The committee shall advise and assist the state board of	2081
emergency medical, fire, and transportation services in matters	2082
related to adult and pediatric trauma care and the establishment	2083
and operation of the state trauma registry. In matters relating-	2084
to the state trauma registry, the board and the committee shall-	2085
consult with trauma registrars from adult and pediatric trauma-	2086
centers in the state. The committee may appoint a subcommittee-	2087
to advise and assist with the trauma registry. The subcommittee-	2088
may include persons with expertise relevant to the trauma-	2089
registry who are not members of the board or committee.	2090

(C)(1) The medical transportation committee of the state2091board of emergency medical, fire, and transportation services is2092

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hereby created. The committee shall consist of members appointed 2093 by the board in accordance with rules adopted by the board. In 2094 appointing members of the committee, the board shall attempt to 2095 include members representing urban and rural areas and various 2096 geographical areas of the state, and shall ensure the members 2097 have substantial experience in the transportation of patients, 2098 including addressing the unique issues of mobile intensive care 2099 and air medical services. The members of the committee shall be 2100 residents of this state and may be members of the board. The 2101 members of the committee shall serve without compensation but 2102 shall be reimbursed for actual and necessary expenses incurred 2103 in carrying out duties as members of the committee. The 2104 committee shall select a chairperson and vice-chairperson from 2105 among its members. A majority of all members of the committee 2106 shall constitute a quorum. No action shall be taken without the 2107 concurrence of a majority of all members of the committee. The 2108 committee shall meet at the call of the chair and at the 2109 direction of the board. The committee shall not meet at times or 2110 locations that conflict with meetings of the board. The 2111 committee shall advise and assist the board in matters related 2112 to the licensing of nonemergency medical service, emergency 2113 medical service, and air medical service organizations in this 2114 state. 2115

(2) There is hereby created the critical care subcommittee
(2) There is hereby created the critical care subcommittee
(2) There is hereby created the critical care subcommittee
(2) The membership of the
(3) The membership of the
(4) The membe

(D) _(C) The state board of emergency medical, fire, and

2123

transportation services may appoint other committees and	2124
subcommittees as it considers necessary.	2125
(E) (D) The state board of emergency medical, fire, and	2126
transportation services, and any of its committees or	2127
subcommittees, may request assistance from any state agency. The	2128
board and its committees and subcommittees may permit persons	2129
who are not members of those bodies to participate in	2130
deliberations of those bodies, but no person who is not a member	2131
of the board shall vote on the board and no person who is not a	2132
member of a committee created under division (A) $_{ au}$ or (B) $_{ au}$ or (C)-	2133
of this section shall vote on that committee.	2134
(F) <u>(</u>E) Sections 101.82 to 101.87 of the Revised Code do	2135
not apply to the committees established under divisions (A) $_{ au_{-}}$ and	2136
(B) , and (C) of this section.	2137
(F) Notwithstanding division (C) of section 121.22 of the	2138
Revised Code, the requirement that a member be present in person	2139
<u>at a meeting to be part of a quorum or to vote does not apply to </u>	2140
a member of a committee of the state board of emergency medical,	2141
fire, and transportation services if the member attends by	2142
interactive video conference or teleconference and all of the	2143
following conditions are met:	2144
(1) The meeting is held at a location that is open and	2145
accessible to the public.	2146
(2) A clear audio connection is established that enables	2147
all members participating at the meeting location to hear the	2148
participation of each member.	2149
(3) A roll call vote is recorded for each vote taken.	2150
(4) The minutes of the committee identify which members	2151
participated by interactive video conference or teleconference.	2152

The board or committee may limit the number of members2153permitted to participate by interactive video conference or2154teleconference in any particular meeting and the number of times2155in any year that a particular member may participate in meetings2156by interactive video conference or teleconference.2157

Sec. 4765.05. (A) As used in this section, "prehospital 2158 emergency medical services" means an emergency medical services 2159 system that provides medical services to patients who require 2160 immediate assistance, because of illness or injury, prior to 2161 their arrival at an emergency medical facility. 2162

(B) The state board of emergency medical, fire, and 2163 transportation services shall divide the state geographically 2164 into prehospital emergency medical services regions for purposes 2165 of overseeing the delivery of adult and pediatric prehospital 2166 emergency medical services. For each prehospital emergency 2167 medical services region, the state board of emergency medical, 2168 fire, and transportation services shall appoint either a 2169 2170 physician to serve as the regional director or a physician advisory board to serve as the regional advisory board. The 2171 state board of emergency medical, fire, and transportation 2172 services shall specify the duties of each regional director and 2173 regional advisory board. Regional directors and members of 2174 regional advisory boards shall serve without compensation, but 2175 shall be reimbursed for actual and necessary expenses incurred 2176 in carrying out duties as regional directors and members of 2177 regional advisory boards. 2178

(C) Nothing in this section shall be construed to limit in 2179any way the ability of a hospital to determine the market area 2180of that hospital. 2181

Sec. 4765.06. (A) The state board of emergency medical, 2182

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fire, and transportation services shall establish an emergency 2183 medical services incidence reporting system for the collection 2184 of information regarding the delivery of emergency medical 2185 services in this state and the frequency at which the services 2186 are provided. All emergency medical service organizations shall 2187 submit to the board any information that the board determines is 2188 necessary for maintaining the incidence reporting system. 2189

2190 (B) The board shall establish a state trauma registry to be used for the collection of information regarding the care of 2191 adult and pediatric trauma victims in this state. The registry 2192 shall provide for the reporting of adult and pediatric trauma-2193 related deaths, identification of adult and pediatric trauma 2194 patients, monitoring of adult and pediatric trauma patient care-2195 data, determination of the total amount of uncompensated adult 2196 and pediatric trauma care provided annually by each facility 2197 that provides care to trauma victims, and collection of any 2198 other information specified by the board. All persons designated 2199 by the board shall submit to the board any information it 2200 determines is necessary for maintaining the state trauma 2201 registry. At the request of the board any state agency-2202 2203 possessing information regarding adult or pediatric trauma care shall provide the information to the board. The board shall 2204 maintain the state trauma registry in accordance with rules 2205 adopted under section 4765.11 of the Revised Code. 2206

Rules relating to the state trauma registry adopted under2207this section and section 4765.11 of the Revised Code shall not2208prohibit the operation of other trauma registries and may2209provide for the reporting of information to the state trauma2210registry by or through other trauma registries in a manner2211consistent with information otherwise reported to the state2212trauma registry. Other trauma registries may report aggregate2213

information to the state trauma registry, provided the	2214
information can be matched to the person that reported it.	2215
Information maintained by another trauma registry and reported	2216
to the state trauma registry in lieu of being reported directly-	2217
to the state trauma registry is a public record and shall be-	2218
maintained, made available to the public, held in confidence,	2219
risk adjusted, and not subject to discovery or introduction into-	2220
evidence in a civil action as provided in section 149.43 of the	2221
Revised Code and this section. Any person who provides,	2222
maintains, or risk adjusts such information shall comply with	2223
this section and rules adopted under it in performing that	2224
function and has the same immunities with respect to that	2225
function as a person who performs that function with respect to	2226
the state trauma registry.	2227

(C) TheExcept as provided in division (F) of this section,2228the board and any employee or contractor of the board or the2229department of public safety shall not make public information it2230receives under Chapter 4765. of the Revised Code this chapter2231that identifies or would tend to identify a specific recipient2232of emergency medical services or adult or pediatric trauma care.2233

(D) Not later than two years after November 3, 2000, the 2234 (C) The board shall adopt and implement rules under section 2235 4765.11 of the Revised Code that provide written standards and 2236 procedures for risk adjustment of information received by the 2237 board under Chapter 4765. of the Revised Code this chapter. The 2238 rules shall be developed in consultation with appropriate 2239 medical, hospital, and emergency medical service organizations 2240 and may provide for risk adjustment by a contractor of the 2241 board. Except as provided in division $\frac{(G)}{(F)}$ of this section, 2242 before risk adjustment standards and procedures are implemented, 2243 no member of the board and no any employee or contractor of the 2244

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board or the department of public safety shall make public 2245 information received by the board under Chapter 4765. of the 2246 Revised Code it receives under this chapter that identifies or 2247 would tend to identify a specific provider of emergency medical 2248 services or adult or pediatric trauma care. Except as provided 2249 in division (G) of this section, after risk adjustment standards-2250 and procedures are implemented, the board shall make public such 2251 information only on a risk adjusted basis. 2252

(E) (D) The board shall adopt rules under section 4765.11 2253 2254 of the Revised Code that specify procedures for ensuring the 2255 confidentiality of information that is not to be made public under this section. The rules shall specify the circumstances in 2256 2257 which deliberations of the persons performing risk adjustment functions under this section are not open to the public and 2258 records of those deliberations are maintained in confidence. 2259 Nothing in this section prohibits the board from making public 2260 statistical information that does not identify or tend to 2261 identify a specific recipient or provider of emergency medical 2262 services or adult or pediatric trauma care. 2263

(F) (E) No provider that furnishes information to the 2264 board with respect to any patient the provider examined or 2265 2266 treated shall, because of this furnishing, be deemed liable in damages to any person or be held to answer for betrayal of a 2267 professional confidence in the absence of willful or wanton 2268 misconduct. No such information shall be subject to introduction 2269 in evidence in any civil action against the provider. No 2270 provider that furnishes information to the board shall be liable 2271 for the misuse or improper release of the information by the 2272 board or any other person. 2273

No person who performs risk adjustment functions under

this section shall, because of performing such functions, be 2275 held liable in a civil action for betrayal of professional 2276 confidence or otherwise in the absence of willful or wanton 2277 misconduct. 2278 (G) (F) The board may transmit data information that 2279 identifies or tends to identify a specific recipient of 2280 emergency medical services and information that identifies or 2281 tends to identify a specific provider of emergency medical 2282 services care and has not, regardless of whether it has been 2283 2284 risk-adjusted, from the emergency medical services incident reporting system directly to the national emergency medical 2285 services information system, pursuant to a written contract 2286 between the board and the federal agency that administers the 2287 national emergency medical services information that system, 2288 which . The contract shall ensure to the maximum extent 2289 permitted by federal law that such the agency shall must use 2290 such data the information solely for inclusion in the national 2291 emergency medical services information system and shall must not 2292 disclose such data the information to the public, through legal 2293 discovery, a freedom of information request, or otherwise, in a 2294 2295 manner that identifies or tends to identify a specific recipient of emergency medical services or a specific provider of 2296 emergency medical services care. 2297

Sec. 4765.07. (A) The state board of emergency medical, 2298 fire, and transportation services shall adopt rules under 2299 section 4765.11 of the Revised Code to establish and administer 2300 a grant program under which grants are distributed according to 2301 the following priorities: 2302

(1) First priority shall be given to emergency medical2303service organizations for the training of personnel, for the2304

purchase of equipment and vehicles, and to improve the	2305
availability, accessibility, and quality of emergency medical	2306
services in this state. In this category, the board shall give	2307
priority to grants that fund training and equipping of emergency	2308
medical service personnel.	2309
(2) Second priority shall be given to entities that	2310
research, test, and evaluate medical procedures and systems	2311
related to adult and pediatric trauma care.	2312
(3) Third priority shall be given to entities that	2313
research the causes, nature, and effects of traumatic injuries,	2314
educate the public about injury prevention, and implement, test,	2315
and evaluate injury prevention strategies.	2316
(4) Fourth priority shall be given to entities that	2317
research, test, and evaluate procedures that promote the	2318
rehabilitation, retraining, and reemployment of adult or	2319
pediatric trauma victims and social service support mechanisms-	2320
for adult or pediatric trauma victims and their families.	2321
(5) Fifth priority shall be given to entities that conduct	2322
research on, test, or evaluate one or more of the following:	2323
(a) Procedures governing the performance of emergency	2324
medical services in this state;	2325
(b) The training of emergency medical service personnel;	2326
(c) The staffing of emergency medical service	2327
organizations.	2328
(6) For grants distributed for the grant award years	2329
occurring not later than the award year ending June 30, 2017,	2330
sixth (3) Third p riority shall be given to entities that operate	2331
paramedic training programs and are seeking national	2332

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accreditation of the programsconduct research on emergency	2333
medical services in general.	2334
(B) To be eligible for a grant distributed pursuant to	2335
division (A)(6) of this section, an applicant for the grant	2336
shall meet all of the following conditions:	2337
(1) Hold a certificate of accreditation issued by the	2338
board under section 4765.17 of the Revised Code to operate a	2339
paramedic training program;	2340
(2) Be seeking initial national accreditation of the	2341
program from an accrediting organization approved by the board;	2342
(3) Apply for the national accreditation on or after-	2343
February 25, 2010.	2344
(C) The grant program shall be funded from the trauma and	2345
emergency medical services fund created by section 4513.263 of	2346
the Revised Code.	2347
Sec. 4765.11. (A) The state board of emergency medical,	2348
fire, and transportation services shall adopt, and may amend and	2349
rescind, rules in accordance with Chapter 119. of the Revised	2350
Code and division (C) of this section that establish all of the	2351
following:	2352
(1) Procedures for its governance and the control of its	2353
actions and business affairs;	2354
(2) Standards for the performance of emergency medical	2355
services by first responders, emergency medical technicians-	2356
basic, emergency medical technicians-intermediate, and emergency	2357
medical technicians-paramedic;	2358

(3) Application fees for certificates of accreditation, 2359certificates of approval, certificates to teach, and 2360

certificates to practice, which shall be deposited into the	2361
trauma and emergency medical services fund created in section	2362
4513.263 of the Revised Code;	2363
(4) Criteria for determining when the application or	2364
renewal fee for a certificate to practice may be waived because	2365
an applicant cannot afford to pay the fee;	2366
an appricant cannot arrora to pay the rec,	2300
(5) Procedures for issuance and renewal of certificates of	2367
accreditation, certificates of approval, certificates to teach,	2368
and certificates to practice, including any procedures necessary	2369
to ensure that adequate notice of renewal is provided in	2370
accordance with division (D) of section 4765.30 of the Revised	2371
Code;	2372
(6) Procedures for suspending or revoking certificates of	2373
accreditation, certificates of approval, certificates to teach,	2374
and certificates to practice;	2375
	0050
(7) Grounds for suspension or revocation of a certificate	2376
to practice issued under section 4765.30 of the Revised Code and	2377
for taking any other disciplinary action against a first	2378
responder, EMT-basic, EMT-I, or paramedic;	2379
(8) Procedures for taking disciplinary action against a	2380
first responder, EMT-basic, EMT-I, or paramedic;	2381
(9) Standards for certificates of accreditation and	2382
	2382
certificates of approval;	2303
(10) Qualifications for certificates to teach;	2384
(11) Requirements for a certificate to practice;	2385
(12) The curricula, number of hours of instruction and	2386
training, and instructional materials to be used in adult and	2387
pediatric emergency medical services training programs and adult	2388

and pediatric emergency medical services continuing education	2389
programs;	2390
(13) Procedures for conducting courses in recognizing	2391
symptoms of life-threatening allergic reactions and in	2392
calculating proper dosage levels and administering injections of	2393
epinephrine to adult and pediatric patients who suffer life-	2394
threatening allergic reactions;	2395
(14) Examinations for certificates to practice;	2396
(15) Procedures for administering examinations for	2397
certificates to practice;	2398
(16) Procedures for approving examinations that	2399
demonstrate competence to have a certificate to practice renewed	2400
without completing an emergency medical services continuing	2401
education program;	2402
(17) Procedures for granting extensions and exemptions of	2403
emergency medical services continuing education requirements;	2404
(18) Procedures for approving the additional emergency	2405
medical services first responders are authorized by division (C)	2406
of section 4765.35 of the Revised Code to perform, EMTs-basic	2407
are authorized by division (C) of section 4765.37 of the Revised	2408
Code to perform, EMTs-I are authorized by division (B)(5) of	2409
section 4765.38 of the Revised Code to perform, and paramedics	2410
are authorized by division (B)(6) of section 4765.39 of the	2411
Revised Code to perform;	2412
(19) Standards and procedures for implementing the	2413
requirements of section 4765.06 of the Revised Code, including	2414
designations of the persons who are required to report	2415
information to the board and the types of information to be	2416
reported;	2417

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(20) Procedures for administering the emergency medical	2418
services grant program established under section 4765.07 of the	2419
Revised Code;	2420
(21) Procedures consistent with Chapter 119. of the	2421
Revised Code for appealing decisions of the board;	2422
Revised code for appearing decisions of the board,	2722
(22) Minimum qualifications and peer review and quality	2423
improvement requirements for persons who provide medical	2424
direction to emergency medical service personnel;	2425
(23) The manner in which a patient, or a patient's parent,	2426
quardian, or custodian may consent to the board releasing	2427
identifying information about the patient under division (D) of	2428
section 4765.102 of the Revised Code;	2429
section 4705.102 of the Revised Code,	2429
(24) Circumstances under which a training program or	2430
continuing education program, or portion of either type of	2431
program, may be taught by a person who does not hold a	2432
certificate to teach issued under section 4765.23 of the Revised	2433
Code;	2434
(25) Certification cycles for certificates issued under	2435
sections 4765.23 and 4765.30 of the Revised Code and	2436
certificates issued by the executive director of the state board	2437
of emergency medical, fire, and transportation services under	2438
section 4765.55 of the Revised Code that establish a common	2439
expiration date for all certificates <u>;</u>	2440
	0.4.4.1
(26) Standards for providers of trauma care in prehospital	2441
<u>settings</u> .	2442

(B) The board may adopt, and may amend and rescind, rules
in accordance with Chapter 119. of the Revised Code and division
(C) of this section that establish the following:
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(1) Specifications of information that may be collected	2446
under the trauma system registry and incidence reporting system	2447
created under section 4765.06 of the Revised Code;	2448

(2) Standards and procedures for implementing any of the
recommendations made by any committees of the board or under
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section 4765.04 of the Revised Code;
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(3) Requirements that a person must meet to receive a 2452
certificate to practice as a first responder pursuant to 2453
division (A)(2) of section 4765.30 of the Revised Code; 2454

(4) Any other rules necessary to implement this chapter. 2455

(C) In developing and administering rules adopted under 2456 this chapter, the state board of emergency medical, fire, and 2457 transportation services shall consult with regional directors 2458 and regional physician advisory boards created by section 2459 4765.05 of the Revised Code and emphasize the special needs of 2460 pediatric and geriatric patients. 2461

In establishing the standards for providers of trauma care2462in prehospital settings, the board shall consider2463recommendations from the state trauma board.2464

(D) Except as otherwise provided in this division, before 2465 adopting, amending, or rescinding any rule under this chapter, 2466 the board shall submit the proposed rule to the director of 2467 public safety for review. The director may review the proposed 2468 rule for not more than sixty days after the date it is 2469 submitted. If, within this sixty-day period, the director 2470 approves the proposed rule or does not notify the board that the 2471 rule is disapproved, the board may adopt, amend, or rescind the 2472 rule as proposed. If, within this sixty-day period, the director 2473 notifies the board that the proposed rule is disapproved, the 2474

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board shall not adopt, amend, or rescind the rule as proposed	2475
unless at least twelve members of the board vote to adopt,	2476
amend, or rescind it.	2477

This division does not apply to an emergency rule adopted2478in accordance with section 119.03 of the Revised Code.2479

Sec. 4765.16. (A) All courses offered through an emergency 2480 medical services training program or an emergency medical 2481 2482 services continuing education program, other than ambulance driving, shall be developed under the direction of a physician 2483 who specializes in emergency medicine. Each course that deals 2484 with trauma care shall be developed in consultation with a 2485 physician who specializes in emergency medicine or trauma 2486 surgery. Except as specified by the state board of emergency 2487 medical, fire, and transportation services pursuant to rules 2488 adopted under section 4765.11 of the Revised Code, each course 2489 offered through a training program or continuing education 2490 program shall be taught by a person who holds the appropriate 2491 certificate to teach issued under section 4765.23 of the Revised 2492 Code. 2493

(B) A training program for first responders shall meet the
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standards established in rules adopted by the board under
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section 4765.11 of the Revised Code. The program shall include
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courses in both of the following areas for at least the number
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of hours established by the board's rules:
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(1) Emergency victim care;

(2) Reading and interpreting a trauma victim's vital2500signs.

(C) A training program for emergency medical technicians-2502basic shall meet the standards established in rules adopted by2503

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the board under section 4765.11 of the Revised Code. The program	2504
shall include courses in each of the following areas for at	2505
least the number of hours established by the board's rules:	2506
(1) Emergency victim care;	2507
(2) Reading and interpreting a trauma victim's vital	2508
signs;	2509
	0510
(3) Triage protocols for adult and pediatric trauma	2510
victims;	2511
(4) In-hospital training;	2512
(5) Clinical training;	2513
(6) Training as an ambulance driver.	2514
Each operator of a training program for emergency medical	2515
technicians-basic shall allow any pupil in the twelfth grade in	2516
a secondary school who is at least seventeen years old and who	2517
otherwise meets the requirements for admission into such a	2518
training program to be admitted to and complete the program and,	2519
as part of the training, to ride in an ambulance with emergency	2520
medical technicians-basic, emergency medical technicians-	2521
intermediate, and emergency medical technicians-paramedic. Each	2522
emergency medical service organization shall allow pupils	2523
participating in training programs to ride in an ambulance with	2524
emergency medical technicians-basic, advanced emergency medical	2525
technicians-intermediate, and emergency medical technicians-	2526
paramedic.	2527
(D) A training program for emergency medical technicians-	2528
intermediate shall meet the standards established in rules	2529
adopted by the board under section 4765.11 of the Revised Code.	2530

The program shall include, or require as a prerequisite, the

training specified in division (C) of this section and courses	2532
in each of the following areas for at least the number of hours	2533
established by the board's rules:	2534
(1) Recognizing symptoms of life-threatening allergic	2535
reactions and in calculating proper dosage levels and	2536
administering injections of epinephrine to persons who suffer	2537
life-threatening allergic reactions, conducted in accordance	2538
with rules adopted by the board under section 4765.11 of the	2539
Revised Code;	2540
(2) Venous access procedures;	2541
(3) Cardiac monitoring and electrical interventions to	2542
support or correct the cardiac function.	2543
(E) A training program for emergency medical technicians-	2544
paramedic shall meet the standards established in rules adopted	2545
by the board under section 4765.11 of the Revised Code. The	2546
program shall include, or require as a prerequisite, the	2547
training specified in divisions (C) and (D) of this section and	2548
courses in each of the following areas for at least the number	2549
of hours established by the board's rules:	2550
(1) Medical terminology;	2551
(2) Venous access procedures;	2552
(3) Airway procedures;	2553
(4) Patient assessment and triage;	2554
(5) Acute cardiac care, including administration of	2555
parenteral injections, electrical interventions, and other	2556
emergency medical services;	2557
(6) Emergency and trauma victim care beyond that required	2558

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under d	livision	(C)	of	this	sectior	1 <i>;</i>				
(7) Clinic	cal	trai	lning	beyond	that	required	under	division	

(C) of this section.

(F) A continuing education program for first responders,
EMTs-basic, EMTs-I, or paramedics shall meet the standards
established in rules adopted by the board under section 4765.11
of the Revised Code. A continuing education program shall
continuing in subjects established by the
board's rules for at least the number of hours established by
the board's rules.

Sec. 4765.35. (A) A first responder shall perform the2569emergency medical services described in this section in2570accordance with this chapter and any rules adopted under it.2571

(B) A first responder may provide limited emergency 2572 medical services to patients until the arrival of an emergency 2573 medical technician-basic, emergency medical technician-2574 intermediate, or emergency medical technician-paramedic. In an 2575 emergency, a first responder may render emergency medical 2576 services such as opening and maintaining an airway, giving mouth 2577 2578 to barrier ventilation, chest compressions, electrical 2579 interventions with automated defibrillators to support or correct the cardiac function and other methods determined by the 2580 board, controlling of hemorrhage, manual stabilization of 2581 fractures, bandaging, assisting in childbirth, and determining 2582 triage of trauma victims. 2583

(C) A first responder may perform any other emergency
medical services approved pursuant to rules adopted under
section 4765.11 of the Revised Code. The board shall determine
whether the nature of any such service requires that a first
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responder receive authorization prior to performing the service.	2588
(D)(1) Except as provided in division (D)(2) of this	2589
section, if the board determines under division (C) of this	2590
section that a service requires prior authorization, the service	2591
shall be performed only pursuant to the written or verbal	2592
authorization of a physician or of the cooperating physician	2593
advisory board, or pursuant to an authorization transmitted	2594
through a direct communication device by a physician, physician	2595
assistant designated by a physician, or registered nurse	2596
designated by a physician.	2597
(2) If communications fail during an emergency situation	2598
or the required response time prohibits communication, a first	2599
responder may perform services subject to this division, if, in	2600
the judgment of the first responder, the life of the patient is	2601
in immediate danger. Services performed under these	2602
circumstances shall be performed in accordance with the written	2603
protocols for triage of adult and pediatric trauma victims	2604
established in rules adopted under sections 4765.11 and 4765.40	2605
of the Revised Code and any applicable protocols adopted by the	2606

Sec. 4765.37. (A) An emergency medical technician-basic shall perform the emergency medical services described in this section in accordance with this chapter and any rules adopted under it by the state board of emergency medical, fire, and transportation services.

emergency medical service organization with which the first

responder is affiliated.

(B) An emergency medical technician-basic may operate, or
be responsible for operation of, an ambulance and may provide
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emergency medical services to patients. In an emergency, an EMT2616
basic may determine the nature and extent of illness or injury
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and establish priority for required emergency medical services. 2618 An EMT-basic may render emergency medical services such as 2619 opening and maintaining an airway, giving positive pressure 2620 ventilation, cardiac resuscitation, electrical interventions 2621 with automated defibrillators to support or correct the cardiac 2622 function and other methods determined by the board, controlling 2623 of hemorrhage, treatment of shock, immobilization of fractures, 2624 bandaging, assisting in childbirth, management of mentally 2625 disturbed patients, initial care of poison and burn patients, 2626 and determining triage of adult and pediatric trauma victims. 2627 Where patients must in an emergency be extricated from 2628 entrapment, an EMT-basic may assess the extent of injury and 2629 render all possible emergency medical services and protection to 2630 the entrapped patient; provide light rescue services if an 2631 ambulance has not been accompanied by a specialized unit; and 2632 after extrication, provide additional care in sorting of the 2633 injured in accordance with standard emergency procedures. 2634

(C) An EMT-basic may perform any other emergency medical
services approved pursuant to rules adopted under section
4765.11 of the Revised Code. The board shall determine whether
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the nature of any such service requires that an EMT-basic
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receive authorization prior to performing the service.

(D) (1) Except as provided in division (D) (2) of this 2640 section, if the board determines under division (C) of this 2641 section that a service requires prior authorization, the service 2642 shall be performed only pursuant to the written or verbal 2643 authorization of a physician or of the cooperating physician 2644 advisory board, or pursuant to an authorization transmitted 2645 through a direct communication device by a physician, physician 2646 assistant designated by a physician, or registered nurse 2647 designated by a physician. 2648

(2) If communications fail during an emergency situation	2649
(2) If communications fail during an emergency situation	2650
or the required response time prohibits communication, an EMT-	
basic may perform services subject to this division, if, in the	2651
judgment of the EMT-basic, the life of the patient is in	2652
immediate danger. Services performed under these circumstances	2653
shall be performed in accordance with the protocols for triage	2654
of adult and pediatric trauma victims established in rules	2655
adopted under sections 4765.11 and 4765.40 of the Revised Code	2656
and any applicable protocols adopted by the emergency medical	2657
service organization with which the EMT-basic is affiliated.	2658
Sec. 4765.38. (A) An emergency medical technician-	2659
intermediate shall perform the emergency medical services	2660
described in this section in accordance with this chapter and	2661
any rules adopted under it.	2662
(B) An EMT-I may do any of the following:	2663
(1) Establish and maintain an intravenous lifeline that	2664
has been approved by a cooperating physician or physician	2665
advisory board;	2666
(2) Perform cardiac monitoring;	2667
(3) Perform electrical interventions to support or correct	2668
the cardiac function;	2669
(4) Administer epinephrine;	2670
(5) Determine triage of adult and pediatric trauma	2671
victims;	2672
(6) Perform any other emergency medical services approved	2673
pursuant to rules adopted under section 4765.11 of the Revised	2674
Code.	2675
(C)(1) Except as provided in division (C)(2) of this	2676

section, the services described in division (B) of this section 2677
shall be performed by an EMT-I only pursuant to the written or 2678
verbal authorization of a physician or of the cooperating 2679
physician advisory board, or pursuant to an authorization 2680
transmitted through a direct communication device by a 2681
physician, physician assistant designated by a physician, or 2682
registered nurse designated by a physician. 2683

(2) If communications fail during an emergency situation 2684 or the required response time prohibits communication, an EMT-I 2685 may perform any of the services described in division (B) of 2686 this section, if, in the judgment of the EMT-I, the life of the 2687 patient is in immediate danger. Services performed under these 2688 circumstances shall be performed in accordance with the 2689 protocols for triage of adult and pediatric trauma victims 2690 established in rules adopted under sections 4765.11 and 4765.40 2691 of the Revised Code and any applicable protocols adopted by the 2692 emergency medical service organization with which the EMT-I is 2693 affiliated. 2694

(D) In addition to, and in the course of, providing 2695 emergency medical treatment, an emergency medical technician-2696 intermediate may withdraw blood as provided under sections 2697 1547.11, 4506.17, and 4511.19 of the Revised Code. An emergency 2698 medical technician-intermediate shall withdraw blood in 2699 accordance with this chapter and any rules adopted under it by 2700 the state board of emergency medical, fire, and transportation 2701 services. 2702

Sec. 4765.39. (A) An emergency medical technician-2703 paramedic shall perform the emergency medical services described 2704 in this section in accordance with this chapter and any rules 2705 adopted under it. 2706

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(B) A paramedic may do any of the following:	2707
(1) Perform cardiac monitoring;	2708
(2) Perform electrical interventions to support or correct the cardiac function;	2709 2710
(3) Perform airway procedures;	2711
(4) Perform relief of pneumothorax;	2712
(5) Administer appropriate drugs and intravenous fluids;	2713
(6) Determine triage of adult and pediatric t rauma victims;	2714 2715
(7) Perform any other emergency medical services,	2716
including life support or intensive care techniques, approved	2717
pursuant to rules adopted under section 4765.11 of the Revised	2718
Code.	2719
(C)(1) Except as provided in division (C)(2) of this	2720
section, the services described in division (B) of this section	2721
shall be performed by a paramedic only pursuant to the written	2722
or verbal authorization of a physician or of the cooperating	2723
physician advisory board, or pursuant to an authorization	2724
transmitted through a direct communication device by a	2725
physician, physician assistant designated by a physician, or	2726
registered nurse designated by a physician.	2727
(2) If communications fail during an emergency situation	2728
or the required response time prohibits communication, a	2729
paramedic may perform any of the services described in division	2730
(B) of this section, if, in the paramedic's judgment, the life	2731
of the patient is in immediate danger. Services performed under	2732
these circumstances shall be performed in accordance with the	2733
protocols for triage of adult and pediatric t rauma victims	2734

established in rules adopted under sections 4765.11 and 4765.40 2735 of the Revised Code and any applicable protocols adopted by the 2736 emergency medical service organization with which the paramedic 2737 is affiliated. 2738

(D) In addition to, and in the course of, providing 2739 emergency medical treatment, an emergency medical technician-2740 paramedic may withdraw blood as provided under sections 1547.11, 2741 4506.17, and 4511.19 of the Revised Code. An emergency medical 2742 technician-paramedic shall withdraw blood in accordance with 2743 this chapter and any rules adopted under it by the state board 2744 of emergency medical, fire, and transportation services. 2745

Sec. 4765.40. (A) (1) Not later than two years after 2746 November 3, 2000, the The state board of emergency medical, 2747 fire, and transportation services shall adopt rules under 2748 section 4765.11 of the Revised Code establishing written 2749 protocols for the triage of adult and pediatric trauma victims 2750 prior to transport to a trauma center or other facility in 2751 accordance with division (A) (2) of this section. The rules shall 2752 define adult and pediatric trauma in a manner that is consistent 2753 with section 4765.01 3728.01 of the Revised Code, minimizes 2754 overtriage and undertriage, and emphasizes the special needs of 2755 pediatric and geriatric trauma patients. In adopting the rules, 2756 the board shall consult with the state trauma board. 2757

(2) The state triage protocols adopted under division (A) 2758 of this section shall require a trauma victim to be transported 2759 directly to an adult or pediatrie a trauma center that is 2760 qualified to provide appropriate adult or pediatric trauma care, 2761 unless one or more of the following exceptions applies: 2762

(a) It is medically necessary to transport the victim to 2763 another hospital facility for initial assessment and 2764

stabilization before transfer to an adult or pediatric <u>a</u>trauma	2765
center;	2766
(b) It is unsafe or medically inappropriate to transport	2767
the victim directly to an adult or pediatric <u>a</u>trauma center due	2768
to adverse weather or ground conditions or excessive transport	2769
time;	2770
(c) Transporting the victim to an adult or pediatric <u>a</u>	2771
trauma center would cause a shortage of local emergency medical	2772
service resources;	2773
(d) No appropriate adult or pediatric t rauma center is	2774
able to receive and provide adult or pediatric t rauma care to	2775
the trauma victim without undue delay;	2776
(e) Before transport of a patient begins, the patient	2777
requests to be taken to a particular hospital <u>facility</u> that is	2778
not a trauma center or, if the patient is less than eighteen	2779
years of age or is not able to communicate, such a request is	2780
made by an adult member of the patient's family or a legal	2781
representative of the patient.	2782
(3)(a) The state triage protocols adopted under division	2783
(A) of this section shall require trauma patients to be	2784
transported to an adult or pediatric trauma center that is able-	2785
to provide appropriate adult or pediatric trauma care, but shall	2786
not require a trauma patient to be transported to a particular	2787
trauma center.	2788
The state triage protocols shall require the following,	2789
unless one or more of the exceptions described in division (A)	2790
(2) of this section apply:	2791
(i) Pediatric trauma patients to be transported to a	2792
pediatric trauma center;	2793

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<u>(ii) Trauma patients sixteen or seventeen years of age to</u>	2794
be transported to either an adult or pediatric trauma center.	2795
	0706
The state triage protocols shall establish one or more	2796
procedures for evaluating whether an injury victim requires or	2797
would benefit from adult or pediatric trauma care , which <u>.</u> The _	2798
procedures shall be applied by emergency medical service	2799
personnel based on the patient's medical needs. In developing	2800
state trauma triage protocols, the board, in consultation with	2801
the state trauma board, shall consider relevant model triage	2802
rules and shall consult with the commission on minority health,	2803
regional directors, regional physician advisory boards, and	2804
appropriate medical, hospital, and emergency medical service	2805
organizations.	2806
(b) Before the joint committee on agency rule review	2807
considers state triage protocols for trauma victims proposed by	2808
the state board of emergency medical, fire, and transportation	2809
services, or amendments thereto, the board shall send a copy of	2810
the proposal to the Ohio chapter of the American college of	2811
emergency physicians, the Ohio chapter of the American college	2812
of surgeons, the Ohio chapter of the American academy of	2813
pediatrics, OHA: the <u>Ohio hospital</u> association for hospitals and	2814

children's hospital association of Ohio children's hospitals and2816shall hold a public hearing at which it must consider the2817appropriateness of the protocols to minimize overtriage and2818undertriage of trauma victims.2819

health systems, the Ohio osteopathic association, and the Ohio

(c) The board shall provide copies of the state triage
protocols, and amendments to the protocols, to the state trauma
board, each emergency medical service organization, regional
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director, regional physician advisory board, certified emergency
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medical service instructor, and person who regularly provides 2824
medical direction to emergency medical service personnel in the 2825
state; to each medical service organization in other 2826
jurisdictions that regularly provide emergency medical services 2827
in this state; and to others upon request. 2828

(B) (1) The state board of emergency medical, fire, and 2829 transportation services shall approve regional protocols for the 2830 triage of adult and pediatric trauma victims prior to transport 2831 to a trauma center or other facility in accordance with division 2832 2833 (A) (2) of this section, and amendments to such protocols, that are submitted to the board as provided in division (B)(2) of 2834 this section and provide a level of adult and pediatric trauma 2835 care comparable to the state triage protocols adopted under 2836 division (A) of this section. The board shall not otherwise 2837 approve regional triage protocols for trauma victims. The board 2838 shall not approve regional triage protocols for regions that 2839 overlap and shall resolve any such disputes by apportioning the 2840 overlapping territory among appropriate regions in a manner that 2841 best serves the medical needs of the residents of that 2842 territory. The trauma committee of the board shall have 2843 reasonable opportunity to review and comment on regional triage 2844 protocols and amendments to such protocols before the board 2845 approves or disapproves them. Before approving regional triage 2846 protocols and amendments, the board shall consult with the state 2847 trauma board. 2848

(2) Regional protocols for the triage of adult and
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pediatric-trauma victims, and amendments to such protocols,
shall be submitted in writing to the state board of emergency
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medical, fire, and transportation services by the regional
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physician advisory board or regional director, as appropriate,
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that serves a majority of the population in the region in which
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the protocols apply. Prior to submitting regional triage	2855
protocols, or an amendment to such protocols, to the state board	2856
of emergency medical, fire, and transportation services, a	2857
regional physician advisory board or regional director shall	2858
consult with each of the following that regularly serves the	2859
region in which the protocols apply:	2860
(a) Other regional physician advisory boards and regional	2861
directors;	2862
(b) Hospitals that operate an e mergency facility	2863
<pre>facilities;</pre>	2864
(c) Adult and pediatric Facilities designated as trauma	2865
centers under Chapter 3728. of the Revised Code;	2866
(d) Professional societies of physicians who specialize in	2867
adult or pediatric emergency medicine or adult or pediatric	2868
trauma surgery;	2869
(e) Professional societies of nurses who specialize in	2870
adult or pediatric emergency nursing or adult or pediatric	2871
trauma surgery;	2872
(f) Professional associations or labor organizations of	2873
emergency medical service personnel;	2874
(g) Emergency medical service organizations and medical	2875
directors of such organizations;	2876
(h) (g) Certified emergency medical service instructors.	2877
(3) Regional protocols for the triage of adult and	2878
pediatric trauma victims approved under division (B)(2) of this	2879
section shall require patients to be transported to a trauma	2880
center that is able to provide an appropriate level of adult or-	2881
pediatric trauma care; shall not discriminate among trauma	2882

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centers for reasons not related to a patient's medical needs;2883shall seek to minimize undertriage and overtriage; may include2884any of the exceptions in division (A) (2) of this section; and2885supersede the state triage protocols adopted under division (A)2886of this section in the region in which the regional protocols2887apply.2888

(4) Upon approval of regional protocols for the triage of 2889 adult and pediatric trauma victims under division (B)(2) of this 2890 section, or an amendment to such protocols, the state board of 2891 emergency medical, fire, and transportation services shall 2892 2893 provide written notice of the approval and a copy of the protocols or amendment to each entity in the region in which the 2894 protocols apply to which the board is required to send a copy of 2895 the state triage protocols adopted under division (A) of this 2896 section. 2897

(C) (1) The state board of emergency medical, fire, and 2898 transportation services <u>and the state trauma board shall review</u> 2899 the state triage protocols adopted under division (A) of this 2900 section at least every three years to determine if they are 2901 causing overtriage or undertriage of trauma patients, and <u>the</u> 2902 <u>state board of emergency medical</u>, fire, and transportation shall 2903 modify them as necessary to minimize overtriage and undertriage. 2904

(2) Each regional physician advisory board or regional 2905 director that has had regional triage protocols approved under 2906 division (B)(2) of this section shall review the protocols at 2907 least every three years to determine if they are causing 2908 overtriage or undertriage of trauma patients and shall submit an 2909 appropriate amendment to the state board, as provided in 2910 division (B) of this section, as necessary to minimize 2911 overtriage and undertriage. The state board shall approve the 2912

amendment if it will reduce overtriage or undertriage while2913complying with division (B) of this section, and shall not2914otherwise approve the amendment.2915

(D) No provider of emergency medical services or person
who provides medical direction to emergency medical service
personnel in this state shall fail to comply with the state
triage protocols adopted under division (A) of this section or
applicable regional triage protocols approved under division (B)
(2) of this section.

(E) The state board of emergency medical, fire, and 2922 transportation services shall adopt rules under section 4765.11 2923 of the Revised Code that provide for enforcement of the state 2924 triage protocols adopted under division (A) of this section and 2925 regional triage protocols approved under division (B)(2) of this 2926 section, and for education regarding those protocols for 2927 emergency medical service organizations and personnel, regional 2928 directors and regional physician advisory boards, emergency 2929 medical service instructors, and persons who regularly provide 2930 medical direction to emergency medical service personnel in this 2931 state. 2932

Sec. 4765.41. The medical director or cooperating 2933 physician advisory board of each emergency medical service 2934 organization shall establish written protocols to be followed by 2935 first responders, emergency medical technicians-basic, emergency 2936 medical technicians-intermediate, and emergency medical 2937 technicians-paramedic in performing emergency medical services 2938 when communications have failed or the required response 2939 prevents communication and the life of the patient is in 2940 immediate danger. Those protocols shall be consistent with 2941 applicable trauma triage protocols adopted under division (A) or 2942

approved under division (B)(2) of section 4765.40 of the Revised	2943
Code, but may direct to an adult or pediatric trauma center	2944
require that emergency victims that be transported to a trauma	2945
center even if the applicable trauma triage protocols do not	2946
require <u>them</u> to be transported to an adult or pediatric <u>a</u> trauma	2947
center.	2948
Sec. 4765.44. The state board of emergency medical, fire,	2949
and transportation services and the state trauma board may	2950
establish a joint committee to review matters that are the	2951
concern of both boards. The committee shall consist of five	2952
members of the state board of emergency medical, fire, and	2953
transportation services appointed by the chair of that board and	2954
five members of the state trauma board appointed by the chair of	2955
that board.	2956
Each member shall serve at the pleasure of the member's	2957
appointing authority. Vacancies on the committee shall be filled	2958
in the same manner as original appointments. The members of the	2959
committee shall serve without compensation but shall be	2960
reimbursed for reasonable and necessary expenses incurred in the	2961
performance of their official duties.	2962
The committee shall review all matters submitted to it by	2963
the boards and shall recommend a course of action to be taken by	2964
both boards. An affirmative vote of not fewer than seven members	2965
of the committee is required to make a recommendation. The	2966
committee shall provide written notice of its recommendations to	2967
the state board of emergency medical, fire, and transportation	2968
services and the state trauma board.	2969
Sec. 4765.50. (A) Except as provided in division (D) of	2970
this section, no person shall represent that the person is a	2971
first responder, an emergency medical technician-basic or EMT-	2972

basic, an emergency medical technician-intermediate or EMT-I, or	2973
an emergency medical technician-paramedic or paramedic unless	2974
appropriately certified under section 4765.30 of the Revised	2975
Code.	2976
(B)(1) No person shall operate an emergency medical	2977
services training program without a certificate of accreditation	2978
issued under section 4765.17 of the Revised Code.	2978
issued under section 4703.17 of the Revised Code.	2919
(2) No person shall operate an emergency medical services	2980
continuing education program without a certificate of approval	2981
issued under section 4765.17 of the Revised Code.	2982
(C) No public or private entity shall advertise or	2983
disseminate information leading the public to believe that the	2984
entity is an emergency medical service organization, unless that	2985
entity actually provides emergency medical services.	2986
(D) A person who is performing the functions of a first	2987
responder, EMT-basic, EMT-I, or paramedic under the authority of	2988
the laws of a jurisdiction other than this state, who is	2989
employed by or serves as a volunteer with an emergency medical	2990
service organization based in that state, and provides emergency	2991
medical services to or transportation of a patient in this state	2992
is not in violation of division (A) of this section.	2993
A person who is performing the functions of a first	2994
responder, EMT-basic, EMT-I, or paramedic under a reciprocal	2995
agreement authorized by section 4765.10 of the Revised Code is	2996
not in violation of division (A) of this section.	2997
(E) On and after November 3, 2002, no physician shall	2998
purposefully do any of the following:	2999
(1) Admit an adult trauma patient to a hospital that is	3000

not an adult trauma center for the purpose of providing adult 3001

trauma care;	3002
(2) Admit a pediatric trauma patient to a hospital that is	3003
not a pediatric trauma center for the purpose of providing-	3004
pediatric trauma care;	3005
(3) Fail to transfer an adult or pediatric trauma patient	3006
to an adult or pediatric trauma center in accordance with	3007
applicable federal law, state law, and adult or pediatric trauma-	3008
protocols and patient transfer agreements adopted under section-	3009
3727.09 of the Revised Code.	3010
Section 2. That existing sections 101.82, 3701.17,	3011
3727.09, 3727.10, 3727.102, 4511.81, 4765.01, 4765.02, 4765.03,	3012
4765.04, 4765.05, 4765.06, 4765.07, 4765.11, 4765.16, 4765.35,	3013
4765.37, 4765.38, 4765.39, 4765.40, 4765.41, and 4765.50 and	3014
sections 3727.081 and 3727.101 of the Revised Code are hereby	3015
repealed.	3016
Section 3. Sections 1 and 2 of this act, except for	3017
sections 3728.01, 3728.02, 3728.03, 3728.06, 3728.07, 3728.09,	3018
3728.10, 3728.11, and 3728.13 of the Revised Code, as enacted by	3019
this act, shall take effect one year after the effective date of	3020
this section.	3021
Section 4. The amendment of section 101.82 of the Revised	3022
Code is not intended to supersede the earlier repeal, with	3023
delayed effective date, of that section.	3024
Section 5. All items in this section are hereby	3025
appropriated as designated out of any moneys in the state	3026
treasury to the credit of the designated fund. For all	3027
appropriations made in this act, those in the first column are	3028
for fiscal year 2016 and those in the second column are for	3029
fiscal year 2017. The appropriations made in this act are in	3030

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addition to any other appropriations made for the	e FY 2016-FY		3031
2017 biennium.			3032
DOH DEPARTMENT OF HEALTH			3033
General Revenue Fund			3034
GRF 440485 State Trauma Board	\$0	\$750 , 000	3035
TOTAL GRF General Revenue Fund	\$0	\$750 , 000	3036
TOTAL ALL BUDGET FUND GROUPS	\$0	\$750 , 000	3037
STATE TRAUMA BOARD			3038
The foregoing appropriation item 440485, State Trauma			3039
Board, shall be used in fiscal year 2017 for the initial start-		3040	
up and administrative costs of the State Trauma Board.		3041	
Section 6. Within the limits set forth in the	his act, the		3042

Director of Budget and Management shall establish accounts 3043 indicating the source and amount of funds for each appropriation 3044 made in this act, and shall determine the form and manner in 3045 which appropriation accounts shall be maintained. Expenditures 3046 from appropriations contained in this act shall be accounted for 3047 as though made in Am. Sub. H.B. 64 of the 131st General 3048 Assembly. 3049

The appropriations made in this act are subject to all 3050 provisions of Am. Sub. H.B. 64 of the 131st General Assembly 3051 that are generally applicable to such appropriations. 3052