# As Reported by the House Select Committee on Medical Marijuana

131st General Assembly Regular Session 2015-2016

Sub. H. B. No. 523

## **Representative Huffman**

Cosponsors: Representatives Schuring, Ramos, Brown, Celebrezze

# A BILL

То	amend sections 109.572, 519.21, 4123.54, 4729.75,	1
	4729.80, 4729.81, 4729.82, 4729.83, 4729.84,	2
	4729.85, and 4729.86 and to enact sections	3
	3796.01, 3796.02, 3796.03, 3796.04, 3796.06,	4
	3796.07, 3796.10, 3796.11, 3796.12, 3796.13,	5
	3796.14, 3796.15, 3796.18, 3796.19, 3796.20,	6
	3796.21, 3796.22, 3796.23, 3796.24, 3796.26,	7
	3796.27, 3796.28, 3796.29, 3796.30, 4729.771, and	8
	4731.283 of the Revised Code to authorize the use	9
	of marijuana for medical purposes and to establish	10
	the Medical Marijuana Control Program.	11

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

Section 1. That sections 109.572, 519.21, 4123.54, 4729.75,124729.80, 4729.81, 4729.82, 4729.83, 4729.84, 4729.85, and 4729.8613be amended and sections 3796.01, 3796.02, 3796.03, 3796.04,143796.06, 3796.07, 3796.10, 3796.11, 3796.12, 3796.13, 3796.14,153796.15, 3796.18, 3796.19, 3796.20, 3796.21, 3796.22, 3796.23,163796.24, 3796.26, 3796.27, 3796.28, 3796.29, 3796.30, 4729.771,17and 4731.283 of the Revised Code be enacted to read as follows:18

**Sec. 109.572.** (A)(1) Upon receipt of a request pursuant to 19 section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised Code, 20 a completed form prescribed pursuant to division (C)(1) of this 21 section, and a set of fingerprint impressions obtained in the 22 manner described in division (C)(2) of this section, the 23 superintendent of the bureau of criminal identification and 24 investigation shall conduct a criminal records check in the manner 25 described in division (B) of this section to determine whether any 26 information exists that indicates that the person who is the 27 subject of the request previously has been convicted of or pleaded 28 guilty to any of the following: 29

(a) A violation of section 2903.01, 2903.02, 2903.03, 30 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 31 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 32 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 33 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 34 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 2919.25, 35 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 36 2925.06, or 3716.11 of the Revised Code, felonious sexual 37 penetration in violation of former section 2907.12 of the Revised 38 Code, a violation of section 2905.04 of the Revised Code as it 39 existed prior to July 1, 1996, a violation of section 2919.23 of 40 the Revised Code that would have been a violation of section 41 2905.04 of the Revised Code as it existed prior to July 1, 1996, 42 had the violation been committed prior to that date, or a 43 violation of section 2925.11 of the Revised Code that is not a 44 minor drug possession offense; 45

(b) A violation of an existing or former law of this state,
any other state, or the United States that is substantially
equivalent to any of the offenses listed in division (A)(1)(a) of
this section;

(c) If the request is made pursuant to section 3319.39 of the
Revised Code for an applicant who is a teacher, any offense
specified in section 3319.31 of the Revised Code.
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(2) On receipt of a request pursuant to section 3712.09 or 53 3721.121 of the Revised Code, a completed form prescribed pursuant 54 to division (C)(1) of this section, and a set of fingerprint 55 impressions obtained in the manner described in division (C)(2) of 56 this section, the superintendent of the bureau of criminal 57 identification and investigation shall conduct a criminal records 58 check with respect to any person who has applied for employment in 59 a position for which a criminal records check is required by those 60 sections. The superintendent shall conduct the criminal records 61 check in the manner described in division (B) of this section to 62 determine whether any information exists that indicates that the 63 person who is the subject of the request previously has been 64 convicted of or pleaded guilty to any of the following: 65

(a) A violation of section 2903.01, 2903.02, 2903.03, 66 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 67 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 68 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 69 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11, 70 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21, 71 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 2921.36, 72 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 2925.13, 73 2925.22, 2925.23, or 3716.11 of the Revised Code; 74

(b) An existing or former law of this state, any other state, 75
or the United States that is substantially equivalent to any of 76
the offenses listed in division (A)(2)(a) of this section. 77

(3) On receipt of a request pursuant to section 173.27, 78
173.38, 173.381, 3701.881, 5164.34, 5164.341, 5164.342, 5123.081, 79
or 5123.169 of the Revised Code, a completed form prescribed 80
pursuant to division (C)(1) of this section, and a set of 81

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fingerprint impressions obtained in the manner described in 82 division (C)(2) of this section, the superintendent of the bureau 83 of criminal identification and investigation shall conduct a 84 criminal records check of the person for whom the request is made. 85 The superintendent shall conduct the criminal records check in the 86 manner described in division (B) of this section to determine 87 whether any information exists that indicates that the person who 88 is the subject of the request previously has been convicted of, 89 has pleaded guilty to, or (except in the case of a request 90 pursuant to section 5164.34, 5164.341, or 5164.342 of the Revised 91 Code) has been found eligible for intervention in lieu of 92 conviction for any of the following, regardless of the date of the 93 conviction, the date of entry of the guilty plea, or (except in 94 the case of a request pursuant to section 5164.34, 5164.341, or 95 5164.342 of the Revised Code) the date the person was found 96 eligible for intervention in lieu of conviction: 97

(a) A violation of section 959.13, 959.131, 2903.01, 2903.02, 98 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 2903.15, 99 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341, 2905.01, 100 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33, 2907.02, 101 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 102 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 2907.32, 103 2907.321, 2907.322, 2907.323, 2907.33, 2909.02, 2909.03, 2909.04, 104 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 105 2911.13, 2913.02, 2913.03, 2913.04, 2913.05, 2913.11, 2913.21, 106 2913.31, 2913.32, 2913.40, 2913.41, 2913.42, 2913.43, 2913.44, 107 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 2913.49, 2913.51, 108 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 2919.121, 2919.123, 109 2919.22, 2919.23, 2919.24, 2919.25, 2921.03, 2921.11, 2921.12, 110 2921.13, 2921.21, 2921.24, 2921.32, 2921.321, 2921.34, 2921.35, 111 2921.36, 2921.51, 2923.12, 2923.122, 2923.123, 2923.13, 2923.161, 112 2923.162, 2923.21, 2923.32, 2923.42, 2925.02, 2925.03, 2925.04, 113 2925.041, 2925.05, 2925.06, 2925.09, 2925.11, 2925.13, 2925.14, 114

2927.12, or 3716.11 of the Revised Code;

2925.141, 2925.22, 2925.23, 2925.24, 2925.36, 2925.55, 2925.56,

(b) Felonious sexual penetration in violation of former 117 section 2907.12 of the Revised Code; 118 (c) A violation of section 2905.04 of the Revised Code as it 119 existed prior to July 1, 1996; 120 (d) A violation of section 2923.01, 2923.02, or 2923.03 of 121 the Revised Code when the underlying offense that is the object of 122 the conspiracy, attempt, or complicity is one of the offenses 123 listed in divisions (A)(3)(a) to (c) of this section; 124 (e) A violation of an existing or former municipal ordinance 125 or law of this state, any other state, or the United States that 126 is substantially equivalent to any of the offenses listed in 127 divisions (A)(3)(a) to (d) of this section. 128 (4) On receipt of a request pursuant to section 2151.86 of 129 the Revised Code, a completed form prescribed pursuant to division 130 (C)(1) of this section, and a set of fingerprint impressions 131 obtained in the manner described in division (C)(2) of this 132 section, the superintendent of the bureau of criminal 133 identification and investigation shall conduct a criminal records 134 check in the manner described in division (B) of this section to 135 determine whether any information exists that indicates that the 136 person who is the subject of the request previously has been 137 convicted of or pleaded guilty to any of the following: 138 (a) A violation of section 959.13, 2903.01, 2903.02, 2903.03, 139 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16, 2903.21, 140 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2907.02, 141 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 2907.09, 142 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 2907.321, 143 2907.322, 2907.323, 2909.02, 2909.03, 2909.22, 2909.23, 2909.24, 144 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 2917.01, 2917.02, 145

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2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 146 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, 2927.12, or 3716.11 147 of the Revised Code, a violation of section 2905.04 of the Revised 148 Code as it existed prior to July 1, 1996, a violation of section 149 2919.23 of the Revised Code that would have been a violation of 150 section 2905.04 of the Revised Code as it existed prior to July 1, 151 1996, had the violation been committed prior to that date, a 152 violation of section 2925.11 of the Revised Code that is not a 153 minor drug possession offense, two or more OVI or OVUAC violations 154 committed within the three years immediately preceding the 155 submission of the application or petition that is the basis of the 156 request, or felonious sexual penetration in violation of former 157 section 2907.12 of the Revised Code; 158

(b) A violation of an existing or former law of this state, 159
any other state, or the United States that is substantially 160
equivalent to any of the offenses listed in division (A)(4)(a) of 161
this section. 162

(5) Upon receipt of a request pursuant to section 5104.013 of 163 the Revised Code, a completed form prescribed pursuant to division 164 (C)(1) of this section, and a set of fingerprint impressions 165 obtained in the manner described in division (C)(2) of this 166 section, the superintendent of the bureau of criminal 167 identification and investigation shall conduct a criminal records 168 check in the manner described in division (B) of this section to 169 determine whether any information exists that indicates that the 170 person who is the subject of the request has been convicted of or 171 pleaded guilty to any of the following: 172

(a) A violation of section 2151.421, 2903.01, 2903.02, 173
2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 174
2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 175
2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 176
2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 177

2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 178 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 2913.02, 179 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 2913.21, 180 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 2913.42, 181 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 182 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 2919.22, 183 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 2921.13, 184 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 2923.161, 185 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the 186 Revised Code, felonious sexual penetration in violation of former 187 section 2907.12 of the Revised Code, a violation of section 188 2905.04 of the Revised Code as it existed prior to July 1, 1996, a 189 violation of section 2919.23 of the Revised Code that would have 190 been a violation of section 2905.04 of the Revised Code as it 191 existed prior to July 1, 1996, had the violation been committed 192 prior to that date, a violation of section 2925.11 of the Revised 193 Code that is not a minor drug possession offense, a violation of 194 section 2923.02 or 2923.03 of the Revised Code that relates to a 195 crime specified in this division, or a second violation of section 196 4511.19 of the Revised Code within five years of the date of 197 application for licensure or certification. 198

(b) A violation of an existing or former law of this state, 199
any other state, or the United States that is substantially 200
equivalent to any of the offenses or violations described in 201
division (A)(5)(a) of this section. 202

(6) Upon receipt of a request pursuant to section 5153.111 of
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the Revised Code, a completed form prescribed pursuant to division
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(C)(1) of this section, and a set of fingerprint impressions
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obtained in the manner described in division (C)(2) of this
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section, the superintendent of the bureau of criminal
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identification and investigation shall conduct a criminal records
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check in the manner described in division (B) of this section to

determine whether any information exists that indicates that the 210 person who is the subject of the request previously has been 211 convicted of or pleaded quilty to any of the following: 212 (a) A violation of section 2903.01, 2903.02, 2903.03, 213 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 214 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 215 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 216 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 217 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 218 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 219 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised Code, 220 felonious sexual penetration in violation of former section 221 2907.12 of the Revised Code, a violation of section 2905.04 of the 222 Revised Code as it existed prior to July 1, 1996, a violation of 223 section 2919.23 of the Revised Code that would have been a 224 violation of section 2905.04 of the Revised Code as it existed 225 prior to July 1, 1996, had the violation been committed prior to 226 that date, or a violation of section 2925.11 of the Revised Code 227 that is not a minor drug possession offense; 228 (b) A violation of an existing or former law of this state, 229

any other state, or the United States that is substantially 230 equivalent to any of the offenses listed in division (A)(6)(a) of 231 this section. 232

(7) On receipt of a request for a criminal records check from 233 an individual pursuant to section 4749.03 or 4749.06 of the 234 Revised Code, accompanied by a completed copy of the form 235 prescribed in division (C)(1) of this section and a set of 236 fingerprint impressions obtained in a manner described in division 237 (C)(2) of this section, the superintendent of the bureau of 238 criminal identification and investigation shall conduct a criminal 239 records check in the manner described in division (B) of this 240 section to determine whether any information exists indicating 241

that the person who is the subject of the request has been 242 convicted of or pleaded quilty to a felony in this state or in any 243 other state. If the individual indicates that a firearm will be 244 carried in the course of business, the superintendent shall 245 require information from the federal bureau of investigation as 246 described in division (B)(2) of this section. Subject to division 247 (F) of this section, the superintendent shall report the findings 248 of the criminal records check and any information the federal 249 bureau of investigation provides to the director of public safety. 250

(8) On receipt of a request pursuant to section 1321.37, 251 1321.53, 1321.531, 1322.03, 1322.031, or 4763.05 of the Revised 252 Code, a completed form prescribed pursuant to division (C)(1) of 253 this section, and a set of fingerprint impressions obtained in the 254 manner described in division (C)(2) of this section, the 255 superintendent of the bureau of criminal identification and 256 investigation shall conduct a criminal records check with respect 257 to any person who has applied for a license, permit, or 258 certification from the department of commerce or a division in the 259 department. The superintendent shall conduct the criminal records 260 check in the manner described in division (B) of this section to 261 determine whether any information exists that indicates that the 262 person who is the subject of the request previously has been 263 convicted of or pleaded guilty to any of the following: a 264 violation of section 2913.02, 2913.11, 2913.31, 2913.51, or 265 2925.03 of the Revised Code; any other criminal offense involving 266 theft, receiving stolen property, embezzlement, forgery, fraud, 267 passing bad checks, money laundering, or drug trafficking, or any 268 criminal offense involving money or securities, as set forth in 269 Chapters 2909., 2911., 2913., 2915., 2921., 2923., and 2925. of 270 the Revised Code; or any existing or former law of this state, any 271 other state, or the United States that is substantially equivalent 272 to those offenses. 273

(9) On receipt of a request for a criminal records check from 274 the treasurer of state under section 113.041 of the Revised Code 275 or from an individual under section 4701.08, 4715.101, 4717.061, 276 4725.121, 4725.501, 4729.071, 4730.101, 4730.14, 4730.28, 277 4731.081, 4731.15, 4731.171, 4731.222, 4731.281, 4731.296, 278 4731.531, 4732.091, 4734.202, 4740.061, 4741.10, 4755.70, 279 4757.101, 4759.061, 4760.032, 4760.06, 4761.051, 4762.031, 280 4762.06, 4776.021, 4779.091, or 4783.04 of the Revised Code, 281

accompanied by a completed form prescribed under division (C)(1) 282 of this section and a set of fingerprint impressions obtained in 283 the manner described in division (C)(2) of this section, the 284 superintendent of the bureau of criminal identification and 285 investigation shall conduct a criminal records check in the manner 286 described in division (B) of this section to determine whether any 287 information exists that indicates that the person who is the 288 subject of the request has been convicted of or pleaded guilty to 289 any criminal offense in this state or any other state. Subject to 290 division (F) of this section, the superintendent shall send the 291 results of a check requested under section 113.041 of the Revised 292 Code to the treasurer of state and shall send the results of a 293 check requested under any of the other listed sections to the 294 licensing board specified by the individual in the request. 295

(10) On receipt of a request pursuant to section 1121.23, 296 1155.03, 1163.05, 1315.141, 1733.47, or 1761.26 of the Revised 297 Code, a completed form prescribed pursuant to division (C)(1) of 298 this section, and a set of fingerprint impressions obtained in the 299 manner described in division (C)(2) of this section, the 300 superintendent of the bureau of criminal identification and 301 investigation shall conduct a criminal records check in the manner 302 described in division (B) of this section to determine whether any 303 information exists that indicates that the person who is the 304 subject of the request previously has been convicted of or pleaded 305 guilty to any criminal offense under any existing or former law of 306 this state, any other state, or the United States. 307

(11) On receipt of a request for a criminal records check 308 from an appointing or licensing authority under section 3772.07 of 309 the Revised Code, a completed form prescribed under division 310 (C)(1) of this section, and a set of fingerprint impressions 311 obtained in the manner prescribed in division (C)(2) of this 312 section, the superintendent of the bureau of criminal 313 identification and investigation shall conduct a criminal records 314 check in the manner described in division (B) of this section to 315 determine whether any information exists that indicates that the 316 person who is the subject of the request previously has been 317 convicted of or pleaded guilty or no contest to any offense under 318 any existing or former law of this state, any other state, or the 319 United States that is a disqualifying offense as defined in 320 section 3772.07 of the Revised Code or substantially equivalent to 321 such an offense. 322

(12) On receipt of a request pursuant to section 2151.33 or 323 2151.412 of the Revised Code, a completed form prescribed pursuant 324 to division (C)(1) of this section, and a set of fingerprint 325 impressions obtained in the manner described in division (C)(2) of 326 this section, the superintendent of the bureau of criminal 327 identification and investigation shall conduct a criminal records 328 check with respect to any person for whom a criminal records check 329 is required under that section. The superintendent shall conduct 330 the criminal records check in the manner described in division (B) 331 of this section to determine whether any information exists that 332 indicates that the person who is the subject of the request 333 previously has been convicted of or pleaded guilty to any of the 334 following: 335

(a) A violation of section 2903.01, 2903.02, 2903.03,3362903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34,3372905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05,338

2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31,	339
2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 2911.11,	340
2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 2913.21,	341
2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 2921.36,	342
2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 2925.13,	343
2925.22, 2925.23, or 3716.11 of the Revised Code;	344
(b) An existing or former law of this state, any other state,	345

or the United States that is substantially equivalent to any of 346 the offenses listed in division (A)(12)(a) of this section. 347

(13) On receipt of a request pursuant to section 3796.13 of 348 the Revised Code, a completed form prescribed pursuant to division 349 (C)(1) of this section, and a set of fingerprint impressions 350 obtained in a manner described in division (C)(2) of this section, 351 the superintendent of the bureau of criminal identification and 352 investigation shall conduct a criminal records check in the manner 353 described in division (B) of this section to determine whether any 354 information exists that indicates that the person who is the 355 subject of the request previously has been convicted of or pleaded 356 quilty to a disqualifying offense, as specified in rules adopted 357 under section 3796.04 of the Revised Code. 358

(B) Subject to division (F) of this section, the 359
superintendent shall conduct any criminal records check to be 360
conducted under this section as follows: 361

(1) The superintendent shall review or cause to be reviewed 362 any relevant information gathered and compiled by the bureau under 363 division (A) of section 109.57 of the Revised Code that relates to 364 the person who is the subject of the criminal records check, 365 including, if the criminal records check was requested under 366 section 113.041, 121.08, 173.27, 173.38, 173.381, 1121.23, 367 1155.03, 1163.05, 1315.141, 1321.37, 1321.53, 1321.531, 1322.03, 368 1322.031, 1733.47, 1761.26, 2151.86, 3301.32, 3301.541, 3319.39, 369 3701.881, 3712.09, 3721.121, 3772.07, <u>3796.13,</u> 4749.03, 4749.06, 370

4763.05, 5104.013, 5164.34, 5164.341, 5164.342, 5123.081,	371
5123.169, or 5153.111 of the Revised Code, any relevant	372
information contained in records that have been sealed under	373
section 2953.32 of the Revised Code;	374

(2) If the request received by the superintendent asks for 375 information from the federal bureau of investigation, the 376 superintendent shall request from the federal bureau of 377 investigation any information it has with respect to the person 378 who is the subject of the criminal records check, including 379 fingerprint-based checks of national crime information databases 380 as described in 42 U.S.C. 671 if the request is made pursuant to 381 section 2151.86 or 5104.013 of the Revised Code or if any other 382 Revised Code section requires fingerprint-based checks of that 383 nature, and shall review or cause to be reviewed any information 384 the superintendent receives from that bureau. If a request under 385 section 3319.39 of the Revised Code asks only for information from 386 the federal bureau of investigation, the superintendent shall not 387 conduct the review prescribed by division (B)(1) of this section. 388

(3) The superintendent or the superintendent's designee may 389 request criminal history records from other states or the federal 390 government pursuant to the national crime prevention and privacy 391 compact set forth in section 109.571 of the Revised Code. 392

(4) The superintendent shall include in the results of the 393 criminal records check a list or description of the offenses 394 listed or described in division (A)(1), (2), (3), (4), (5), (6), 395 (7), (8), (9), (10), (11), <del>or</del> (12), <u>or (13)</u> of this section, 396 whichever division requires the superintendent to conduct the 397 criminal records check. The superintendent shall exclude from the 398 results any information the dissemination of which is prohibited 399 by federal law. 400

(5) The superintendent shall send the results of the criminal 401 records check to the person to whom it is to be sent not later 402

than the following number of days after the date the 403 superintendent receives the request for the criminal records 404 check, the completed form prescribed under division (C)(1) of this 405 section, and the set of fingerprint impressions obtained in the 406 manner described in division (C)(2) of this section: 407

(a) If the superintendent is required by division (A) of this 408 section (other than division (A)(3) of this section) to conduct 409 the criminal records check, thirty;

(b) If the superintendent is required by division (A)(3) of 411 this section to conduct the criminal records check, sixty. 412

(C)(1) The superintendent shall prescribe a form to obtain 413 the information necessary to conduct a criminal records check from 414 any person for whom a criminal records check is to be conducted 415 under this section. The form that the superintendent prescribes 416 pursuant to this division may be in a tangible format, in an 417 electronic format, or in both tangible and electronic formats. 418

(2) The superintendent shall prescribe standard impression 419 sheets to obtain the fingerprint impressions of any person for 420 whom a criminal records check is to be conducted under this 421 section. Any person for whom a records check is to be conducted 422 under this section shall obtain the fingerprint impressions at a 423 county sheriff's office, municipal police department, or any other 424 entity with the ability to make fingerprint impressions on the 425 standard impression sheets prescribed by the superintendent. The 426 office, department, or entity may charge the person a reasonable 427 fee for making the impressions. The standard impression sheets the 428 superintendent prescribes pursuant to this division may be in a 429 tangible format, in an electronic format, or in both tangible and 430 electronic formats. 431

(3) Subject to division (D) of this section, the 432 superintendent shall prescribe and charge a reasonable fee for 433

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providing a criminal records check under this section. The person 434 requesting the criminal records check shall pay the fee prescribed 435 pursuant to this division. In the case of a request under section 436 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 1761.26, 2151.33, 437 2151.412, or 5164.34 of the Revised Code, the fee shall be paid in 438 the manner specified in that section. 439

(4) The superintendent of the bureau of criminal
identification and investigation may prescribe methods of
forwarding fingerprint impressions and information necessary to
conduct a criminal records check, which methods shall include, but
443
not be limited to, an electronic method.

(D) The results of a criminal records check conducted under 445 this section, other than a criminal records check specified in 446 division (A)(7) of this section, are valid for the person who is 447 the subject of the criminal records check for a period of one year 448 from the date upon which the superintendent completes the criminal 449 records check. If during that period the superintendent receives 450 another request for a criminal records check to be conducted under 451 this section for that person, the superintendent shall provide the 452 results from the previous criminal records check of the person at 453 a lower fee than the fee prescribed for the initial criminal 454 records check. 455

(E) When the superintendent receives a request for
information from a registered private provider, the superintendent
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shall proceed as if the request was received from a school
district board of education under section 3319.39 of the Revised
Code. The superintendent shall apply division (A)(1)(c) of this
460
section to any such request for an applicant who is a teacher.

(F)(1) All information regarding the results of a criminal
records check conducted under this section that the superintendent
reports or sends under division (A)(7) or (9) of this section to
the director of public safety, the treasurer of state, or the
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person, board, or entity that made the request for the criminal 466 records check shall relate to the conviction of the subject 467 person, or the subject person's plea of guilty to, a criminal 468 offense. 469

(2) Division (F)(1) of this section does not limit, restrict, 470 or preclude the superintendent's release of information that 471 relates to the arrest of a person who is eighteen years of age or 472 older, to an adjudication of a child as a delinquent child, or to 473 a criminal conviction of a person under eighteen years of age in 474 circumstances in which a release of that nature is authorized 475 under division (E)(2), (3), or (4) of section 109.57 of the 476 Revised Code pursuant to a rule adopted under division (E)(1) of 477 that section. 478

(G) As used in this section:

(1) "Criminal records check" means any criminal records check
conducted by the superintendent of the bureau of criminal
identification and investigation in accordance with division (B)
482
of this section.

(2) "Minor drug possession offense" has the same meaning as484in section 2925.01 of the Revised Code.485

(3) "OVI or OVUAC violation" means a violation of section
486
4511.19 of the Revised Code or a violation of an existing or
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former law of this state, any other state, or the United States
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that is substantially equivalent to section 4511.19 of the Revised
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Code.

(4) "Registered private provider" means a nonpublic school or
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entity registered with the superintendent of public instruction
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under section 3310.41 of the Revised Code to participate in the
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autism scholarship program or section 3310.58 of the Revised Code
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to participate in the Jon Peterson special needs scholarship
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program.

Sec. 519.21. (A) Except as otherwise provided in division 497 divisions (B) and (D) of this section, sections 519.02 to 519.25 498 of the Revised Code confer no power on any township zoning 499 commission, board of township trustees, or board of zoning appeals 500 to prohibit the use of any land for agricultural purposes or the 501 construction or use of buildings or structures incident to the use 502 for agricultural purposes of the land on which such buildings or 503 structures are located, including buildings or structures that are 504 used primarily for vinting and selling wine and that are located 505 on land any part of which is used for viticulture, and no zoning 506 certificate shall be required for any such building or structure. 507

508 (B) A township zoning resolution, or an amendment to such resolution, may in any platted subdivision approved under section 509 711.05, 711.09, or 711.10 of the Revised Code, or in any area 510 consisting of fifteen or more lots approved under section 711.131 511 of the Revised Code that are contiguous to one another, or some of 512 which are contiguous to one another and adjacent to one side of a 513 dedicated public road, and the balance of which are contiguous to 514 one another and adjacent to the opposite side of the same 515 dedicated public road regulate: 516

(1) Agriculture on lots of one acre or less;

(2) Buildings or structures incident to the use of land for
agricultural purposes on lots greater than one acre but not
greater than five acres by: set back building lines; height; and
size;
521

(3) Dairying and animal and poultry husbandry on lots greater 522 than one acre but not greater than five acres when at least 523 thirty-five per cent of the lots in the subdivision are developed 524 with at least one building, structure, or improvement that is 525 subject to real property taxation or that is subject to the tax on 526 manufactured and mobile homes under section 4503.06 of the Revised 527

517

Code. After thirty-five per cent of the lots are so developed,528dairying and animal and poultry husbandry shall be considered529nonconforming use of land and buildings or structures pursuant to530section 519.19 of the Revised Code.531

Division (B) of this section confers no power on any township 532 zoning commission, board of township trustees, or board of zoning 533 appeals to regulate agriculture, buildings or structures, and 534 dairying and animal and poultry husbandry on lots greater than 535 five acres. 536

(C) Such sections confer no power on any township zoning
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commission, board of township trustees, or board of zoning appeals
to prohibit in a district zoned for agricultural, industrial,
residential, or commercial uses, the use of any land for:
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(1) A farm market where fifty per cent or more of the gross 541 income received from the market is derived from produce raised on 542 farms owned or operated by the market operator in a normal crop 543 year. However, a board of township trustees, as provided in 544 section 519.02 of the Revised Code, may regulate such factors 545 pertaining to farm markets as size of the structure, size of 546 parking areas that may be required, set back building lines, and 547 egress or ingress, where such regulation is necessary to protect 548 the public health and safety. 549

(2) Biodiesel production, biomass energy production, or 550 electric or heat energy production if the land on which the 551 production facility is located qualifies as land devoted 552 exclusively to agricultural use under sections 5713.30 to 5713.37 553 of the Revised Code for real property tax purposes. As used in 554 division (C)(2) of this section, "biodiesel," "biomass energy," 555 and "electric or heat energy" have the same meanings as in section 556 5713.30 of the Revised Code. 557

(3) Biologically derived methane gas production if the land 558

Page 19

on which the production facility is located qualifies as land	559
devoted exclusively to agricultural use under sections 5713.30 to	560
5713.37 of the Revised Code for real property tax purposes and if	561
the facility that produces the biologically derived methane gas	562
does not produce more than seventeen million sixty thousand seven	563
hundred ten British thermal units, five megawatts, or both.	564
As used in division (C)(3) of this section, "biologically	565
derived methane gas" has the same meaning as in section 5713.30 of	566
the Revised Code.	567
(D) Nothing in this section prohibits a township zoning	568
commission, board of township trustees, or board of zoning appeals	569
from regulating the location of retail dispensaries of medical	570
marijuana or from prohibiting such dispensaries from being located	571
in the unincorporated territory of the township.	572
	<b>FF7</b>
Sec. 3796.01. (A) As used in this chapter:	573
<b>Sec. 3796.01.</b> (A) As used in this chapter: (1) "Medical marijuana" means marihuana, as defined in	573
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(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated,	574 575
(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated, processed, dispensed, tested, possessed, or used for a medical	574 575 576
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<pre>(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated, processed, dispensed, tested, possessed, or used for a medical purpose.</pre> (2) "Physician" means an individual authorized under Chapter	574 575 576 577 578
<pre>(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated, processed, dispensed, tested, possessed, or used for a medical purpose. (2) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or</pre>	574 575 576 577 578 579
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<pre>(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated, processed, dispensed, tested, possessed, or used for a medical purpose. (2) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine and surgery. (3) "Qualifying medical condition" means any of the following: (a) Acquired immune deficiency syndrome;</pre>	574 575 576 577 578 579 580 581 582 583
<pre>(1) "Medical marijuana" means marihuana, as defined in section 3719.01 of the Revised Code, that is cultivated, processed, dispensed, tested, possessed, or used for a medical purpose. (2) "Physician" means an individual authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine and surgery. (3) "Qualifying medical condition" means any of the following: (a) Acquired immune deficiency syndrome; (b) Amyotrophic lateral sclerosis;</pre>	574 575 576 577 578 579 580 581 582 583 583

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(f) Epilepsy or another seizure disorder;	588
(g) Glaucoma;	589
(h) Hepatitis C;	590
(i) Inflammatory bowel disease;	591
(j) Multiple sclerosis;	592
(k) Pain that is chronic, severe, or intractable;	593
<u>(1) Parkinson's disease;</u>	594
(m) Positive status for HIV;	595
(n) Post-traumatic stress disorder;	596
(o) Sickle cell anemia;	597
(p) Spinal cord disease or injury;	598
(q) Tourette's syndrome;	599
<u>(r) Traumatic brain injury;</u>	600
(s) Ulcerative colitis;	601
(t) Any other disease or condition specified in a rule	602
adopted by the department of commerce under section 3796.04 of the	603
Revised Code.	604
(B) Notwithstanding section 3719.41 of the Revised Code, for	605
purposes of this chapter, medical marijuana is a schedule II	606
controlled substance.	607
Sec. 3796.02. (A) The medical marijuana control commission is	608
hereby created in the department of commerce. The commission shall	609
consist of the following:	610
(1) A member who is a practicing physician;	611
(2) A member who represents local law enforcement;	612
(3) A member who represents employers;	613

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(4) A member who represents labor;	614
(5) A member who represents persons involved in the treatment	615
of alcohol and drug addiction;	616
(6) A member who represents persons involved in mental health	617
<pre>treatment;</pre>	618
(7) A member who is a pharmacist;	619
(8) A member who represents persons supporting the	620
legalization of marijuana use for medical purposes;	621
(9) A member who represents patients.	622
(B) The governor shall appoint the members described in	623
divisions (A)(1), (2), and (3) of this section. The president of	624
the senate shall appoint the members described in divisions (A)(7)	625
and (9) of this section. The minority leader of the senate shall	626
appoint the member described in division (A)(4) of this section.	627
The speaker of the house of representatives shall appoint the	628
members described in divisions (A)(6) and (8) of this section. The	629
minority leader of the house of representatives shall appoint the	630
member described in division (A)(5) of this section. Not more than	631
four members shall be of the same political party.	632
(C) Appointments to the commission shall be made not later	633
than thirty days after the effective date of this section. The	634
initial members appointed by the governor shall be appointed for	635
five-year terms; those appointed by the speaker of the house and	636
the house minority leader shall be appointed for four-year terms;	637
and those appointed by the senate president and the senate	638
minority leader shall be appointed for three-year terms.	639
Thereafter, all terms shall be three years.	640
(D) Each member of the commission shall hold office from the	641
date of appointment until the end of the term for which the member	642
was appointed, except that members serve at the pleasure of the	643

appointing authority. Vacancies shall be filled in the same manner	644
as original appointments. A member appointed to fill a vacancy	645
occurring prior to the expiration date of the term for which the	646
member's predecessor was appointed shall hold office for the	647
remainder of such term. A member shall continue in office	648
subsequent to the expiration date of the member's term until the	649
member's successor takes office, or until a period of sixty days	650
has elapsed, whichever occurs first. There is no limit on the	651
number of terms a member may serve.	652
(E) The governor shall select a member of the commission to	653
<u>serve as its chairperson.</u>	654
(F) Each member of the commission shall receive a per diem	655
compensation determined in accordance with division (J) of section	656
124.15 of the Revised Code. In addition, each member shall receive	657
actual and necessary travel expenses in connection with commission	658
hearings and business.	659
(G) The commission shall hold its initial meeting not later	660
than thirty days after the last member of the commission is	661
	001
appointed. The commission shall adopt internal management rules	662
appointed. The commission shall adopt internal management rules pursuant to section 111.15 of the Revised Code.	662 663
pursuant to section 111.15 of the Revised Code.	663
pursuant to section 111.15 of the Revised Code. (H) The commission is not subject to sections 101.82 to	663 664
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administer the program and may take any action, in accordance with	675
rules adopted by the department of commerce, necessary to	676
implement and enforce this chapter.	677
(B)(1) The commission shall develop recommendations regarding	678
standards and procedures for a medical marijuana control program	679
as described in division (B) of section 3796.04 of the Revised	680
Code. When developing recommendations under this section, the	681
commission shall do all of the following:	682
(a) Consider standards and procedures that have been found to	683
be best practices relative to the use and regulation of medical	684
marijuana;	685
(b) With respect to standards and procedures involving retail	686
dispensaries, consult and cooperate with the state board of	687
pharmacy;	688
(c) With respect to standards and procedures involving	689
qualifying physicians or qualifying medical conditions, consult	690
and cooperate with the state medical board;	691
(d) With respect to the number of cultivator and retail	692
dispensary licenses that will be permitted at any one time,	693
consider all of the following:	694
(i) The population of this state;	695
(ii) The number of patients seeking to use medical marijuana;	696
(iii) In the case of retail dispensary licenses, the	697
geographic distribution of dispensary sites in an effort to ensure	698
<u>patient access to medical marijuana.</u>	699
(e) With respect to criminal offenses for which an applicant	700
is disqualified from licensure, provide that certain criminal	701
offenses that an applicant was convicted of or pleaded guilty to	702
more than five years before the date the application for licensure	703
is filed are not disqualifying offenses;	704

(f) Develop and submit any other recommendations it considers	705
necessary for the program's administration and the implementation	706
and enforcement of this chapter.	707
(2) The commission shall submit the recommendations described	708
in division (B)(1) of this section to the department of commerce	709
as necessary for the department to fulfill its duty to adopt rules	710
under section 3796.04 of the Revised Code.	711
(3) At the department's request, the commission shall	712
reconsider a recommendation it has submitted and shall resubmit	713
the recommendation to the department accordingly.	714
<b>Sec. 3796.04.</b> (A) Not later than one year after the date of	715
the medical marijuana control commission's initial meeting, the	716
department of commerce shall adopt rules establishing standards	717
and procedures for the medical marijuana control program. The	718
rules shall be consistent with the recommendations the department	719
receives from the commission pursuant to section 3796.03 of the	720
Revised Code. All rules adopted under this section shall be	721
adopted in accordance with Chapter 119. of the Revised Code.	722
(B) The rules shall do all of the following:	723
(1) Establish application procedures and fees for licenses	724
and registrations issued under this chapter;	725
(2) Specify the criminal offenses for which an applicant will	726
be disqualified from licensure;	727
(3) Specify the conditions that must be met to be eligible	728
<u>for licensure;</u>	729
(4) Establish the number of cultivator and retail dispensary	730
licenses that will be permitted at any one time;	731
(5) Establish a license or registration renewal schedule,	732
renewal procedures, and renewal fees;	733

(6) Specify reasons for which a license or registration may	734
<u>be suspended or revoked;</u>	735
(7) Establish standards under which a license or registration	736
suspension may be lifted;	737
(8) Establish procedures for registration of physicians	738
seeking to recommend medical marijuana for treatment and	739
requirements that must be met to be eligible for registration;	740
(9) Establish procedures for registration of patients and	741
caregivers and requirements that must be met to be eligible for	742
registration;	743
(10) Establish training requirements for employees of retail	744
<u>dispensaries;</u>	745
(11) Specify when testing of medical marijuana must be	746
conducted by a laboratory licensed under this chapter;	747
(12) Specify if a cultivator, processor, retail dispensary,	748
or laboratory that is licensed under this chapter and that existed	749
at a location before a school, church, public library, public	750
playground, or public park became established within one thousand	751
feet of the cultivator, processor, retail dispensary, or	752
<u>laboratory, may remain in operation or shall relocate or have its</u>	753
license revoked by the commission;	754
(13) Establish a program to assist patients who are veterans	755
or indigent in obtaining medical marijuana in accordance with this	756
<u>chapter.</u>	757
(C) In addition to the rules described in division (B) of	758
this section, the department may adopt any other rules, consistent	759
with commission recommendations, it considers necessary for the	760
program's administration and the implementation and enforcement of	761
this chapter. The rules may specify additional diseases or	762
<u>conditions for which treatment with medical marijuana may be</u>	763

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recommended.	764
Sec. 3796.06. (A) Only the following forms of medical	765
marijuana may be dispensed under this chapter:	766
<u>(1) Oils;</u>	767
(2) Tinctures;	768
(3) Plant material;	769
(4) Edibles;	770
(5) Patches.	771
(B) With respect to the methods of using medical marijuana,	772
both of the following apply:	773
(1) The smoking or combustion of medical marijuana is	774
prohibited.	775
(2) The vaporization of medical marijuana is permitted.	776
(C) Any form or method that is considered attractive to	777
children is prohibited.	778
(D) With respect to tetrahydrocannabinol content, all of the	779
following apply:	780
(1) Plant material shall have a tetrahydrocannabinol content	781
of not less than three per cent and not more than thirty-five per	782
<u>cent.</u>	783
(2) Extracts shall have a tetrahydrocannabinol content of not	784
more than seventy per cent.	785
Sec. 3796.07. (A)(1) The medical marijuana control commission	786
shall establish and maintain a medical marijuana informational	787
database. The database shall contain the following information:	788
(a) The number of patients for whom treatment with medical	789
marijuana has been recommended in accordance with this chapter;	790

(b) The types of diseases or conditions for which treatment	791
with medical marijuana has been recommended;	792
(c) The reasons that treatment with medical marijuana was	793
recommended rather than recommending another form of treatment;	794
(d) The forms of or methods of using medical marijuana	795
recommended to patients.	796
(2) The commission shall not make public any information	797
reported to or collected by the commission under division $(A)(1)$	798
of this section that identifies or would tend to identify any	799
specific patient.	800
(B)(1) The commission shall establish and maintain an	801
<u>electronic database to monitor medical marijuana from its seed</u>	802
source through its cultivation, processing, testing, and	803
dispensing. The commission may contract with a separate entity to	804
establish and maintain the electronic database on behalf of the	805
commission.	806
(2) The electronic database shall allow for information	807
regarding medical marijuana to be updated instantaneously. All	808
persons designated by the commission shall submit to the	809
commission any information the commission determines is necessary	810
for maintaining the electronic database.	811
(3) The commission and any entity under contract with the	812
commission shall not make public any information reported to or	813
collected by the commission under this division that identifies or	814
would tend to identify any specific patient.	815
(C) The commission shall establish a toll-free telephone line	816
to respond to inquiries from patients, caregivers, and health	817
professionals regarding adverse reactions to medical marijuana and	818
to provide information about available services and assistance.	819

Sec. 3796.10. (A)(1) A physician seeking to recommend 820

treatment with medical marijuana shall apply to the medical	821
marijuana control commission for registration as a qualifying	822
physician. An application shall be submitted in the manner	823
established in rules adopted under section 3796.04 of the Revised	824
Code.	825
(2) The commission shall register an applicant as a	826
qualifying physician if both of the following conditions are met:	827
(a) The application is complete and meets the requirements	828
<u>established in rules.</u>	829
(b) The applicant demonstrates that the applicant does not	830
have an ownership or investment interest in or compensation	831
arrangement with an entity licensed under this chapter or an	832
applicant for licensure.	833
(3) A registration expires according to the renewal schedule	834
established in rules adopted under section 3796.04 of the Revised	835
Code and may be renewed in accordance with the procedures	836
established in those rules.	837
(B)(1) A qualifying physician may recommend that a patient be	838
treated with medical marijuana if the patient has been diagnosed	839
with a qualifying medical condition and a physician-patient	840
relationship has been established through all of the following:	841
(a) A physical examination of the patient by the physician;	842
(b) A review of the patient's medical history by the	843
physician;	844
(c) An expectation of providing care and receiving care on an	845
ongoing basis.	846
(2) In the case of a patient who is a minor, the qualifying	847
physician may recommend treatment with medical marijuana only	848
after obtaining the consent of the patient's parent or other	849

person responsible for providing consent to treatment.

850

(C)(1) When issuing a recommendation to a patient, the	851
qualifying physician shall specify the following:	852
<u>(a) The one or more forms of medical marijuana that may be</u>	853
dispensed to the patient;	854
(b) The encurst of tetrahydrogenerativel allowed in medical	0
(b) The amount of tetrahydrocannabinol allowed in medical	855 856
<u>marijuana dispensed to the patient;</u>	020
(c) The one or more methods by which the patient may use	857
<u>medical marijuana.</u>	858
The qualifying physician may also specify on the	859
recommendation the disease or condition for which treatment with	860
<u>medical marijuana was recommended. The physician may use a</u>	861
classification included in the "International Statistical	862
Classification of Diseases and Related Health Problems" when	863
specifying the disease or condition.	864
(2) A recommendation issued to a patient under this section	865
is valid for a period of not more than ninety days. The physician	866
may renew the recommendation for an additional period of not more	867
than ninety days after an in-person follow-up appointment with the	868
patient. During the one-year period beginning on the date of the	869
follow-up appointment, the physician may renew the recommendation	870
for not more than three additional periods of not more than ninety	871
days each. Thereafter, the physician may issue another	872
recommendation to the patient only upon a physical examination of	873
the patient at least annually.	874
(D) When recommending treatment with medical marijuana, a	875
qualifying physician shall maintain a record for each patient that	876
includes all of the following:	877
(1) The disease or condition for which treatment with medical	878
<u>marijuana has been recommended;</u>	879
(2) The one or more reasons that treatment with medical	880

marijuana was recommended for the patient rather than recommending	881
another form of treatment;	882
(3) The one or more forms of or methods of using medical	883
marijuana recommended for the patient.	884
(E) Except as provided in division (E)(3) of this section,	885
each qualifying physician shall submit reports to the commission	886
and state medical board as follows:	887
(1) At intervals not exceeding ninety days, the physician	888
shall submit a report that includes all of the following for the	889
period covered by the report:	890
(a) The number of patients for whom the physician has	891
recommended treatment with medical marijuana;	892
(b) The diseases or conditions for which the treatment has	893
been recommended;	894
(c) The reasons that treatment with medical marijuana was	895
recommended rather than recommending other forms of treatment;	896
(d) The forms of and methods of using medical marijuana	897
recommended to patients.	898
(2) Annually, the physician shall submit a report that	899
describes the physician's observations regarding the effectiveness	900
of medical marijuana in treating the physician's patients during	901
the year covered by the report.	902
When submitting reports to the commission and board as	903
required by divisions (E)(1) and (2) of this section, a qualifying	904
physician shall not submit any information that identifies or	905
would tend to identify any specific patient.	906
(3) With respect to the reporting of diseases or conditions	907
required by division (E)(1)(b) of this section, a qualifying	908
physician may satisfy the requirement if each recommendation the	909
physician issues includes classifications from the "International	910

Statistical Classification of Diseases and Related Health	911
Problems" and the retail dispensaries that dispense medical	912
marijuana for the physician's patients include the classifications	913
in the reports required by section 4729.771 of the Revised Code.	914
(F) Each qualifying physician shall complete the number of	915
hours of continuing medical education in medical marijuana	916
specified by the state medical board in rules adopted under	917
section 4731.283 of the Revised Code.	918
(G) A qualifying physician shall not do any of the following:	919
(1) Personally furnish or otherwise dispense medical	920
marijuana;	921
(2) Issue a recommendation for the qualifying physician's	922
<u>self.</u>	923
con 2706 11 (A) A matiant applying to use modical manifuses	924
Sec. 3796.11. (A) A patient seeking to use medical marijuana	
or a caregiver seeking to assist a patient in the use of medical	925
	000
marijuana shall apply to the medical marijuana control commission	926
for registration. The patient or caregiver shall submit the	927
for registration. The patient or caregiver shall submit the	927
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under	927 928
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of	927 928 929
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered	927 928 929 930
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application	927 928 929 930 931
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to	927 928 929 930 931 932
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to assist in the use of medical marijuana. If the application is	927 928 929 930 931 932 933
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to assist in the use of medical marijuana. If the application is complete and meets the requirements established in rules, the	927 928 929 930 931 932 933 934
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to assist in the use of medical marijuana. If the application is complete and meets the requirements established in rules, the commission shall register the patient or caregiver and issue to	927 928 929 930 931 932 933 934 935
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to assist in the use of medical marijuana. If the application is complete and meets the requirements established in rules, the commission shall register the patient or caregiver and issue to the patient or caregiver an identification card.	927 928 929 930 931 932 933 934 935 936
for registration. The patient or caregiver shall submit the application in the manner established in rules adopted under section 3796.04 of the Revised Code and shall provide a copy of the recommendation issued by a qualifying physician registered under this chapter. In the case of a caregiver, the application shall include the name of the patient that the caregiver seeks to assist in the use of medical marijuana. If the application is complete and meets the requirements established in rules, the commission shall register the patient or caregiver and issue to the patient or caregiver an identification card. (B) The commission shall not make public any information	927 928 929 930 931 932 933 934 935 936 937

established in rules adopted under section 3796.04 of the Revised	941
Code and may be renewed in accordance with procedures established	942
in those rules.	943
Sec. 3796.12. (A) An entity that seeks a license to	944
<u>cultivate, process, or dispense at retail medical marijuana or to</u>	945
conduct laboratory testing of medical marijuana shall file an	946
application with the medical marijuana control commission. The	947
application shall be submitted in accordance with rules adopted	948
under section 3796.04 of the Revised Code.	949
(B) The commission shall issue a license to an applicant if	950
all of the following conditions are met:	951
(1) The report of each criminal records check conducted	952
pursuant to section 3796.13 of the Revised Code with respect to	953
the application demonstrates that the person subject to the	954
criminal records check requirement has not been convicted of or	955
pleaded guilty to any of the disqualifying offenses specified in	956
rules adopted under section 3796.04 of the Revised Code.	957
(2) The applicant demonstrates that it does not have an	958
ownership or investment interest in or compensation arrangement	959
with any of the following:	960
(a) A laboratory licensed under this chapter;	961
(b) An applicant for a license to conduct laboratory testing.	962
(3) The applicant demonstrates that it will not be located	963
within one thousand feet of a school, church, public library,	964
public playground, or public park.	965
(4) The applicant meets all other licensure eligibility	966
conditions established in rules adopted under section 3796.04 of	967
the Revised Code.	968
(C) The commission shall issue not less than fifteen per cent	969
of cultivator, processor, retail dispensary, or laboratory	970

licenses to entities that are owned and controlled by United	971
States citizens who are residents of this state and are members of	972
one of the following economically disadvantaged groups: Blacks or	973
African Americans, American Indians, Hispanics or Latinos, and	974
Asians. If no applications or an insufficient number of	975
applications are submitted by such entities that meet the	976
conditions set forth in division (B) of this section, the licenses	977
shall be issued according to usual procedures.	978
As used in this division, "owned and controlled" means that	979
at least fifty-one per cent of the business, including corporate	980
stock if a corporation, is owned by persons who belong to one or	981
more of the groups set forth in this division, and that those	982
owners have control over the management and day-to-day operations	983
of the business and an interest in the capital, assets, and	984
profits and losses of the business proportionate to their	985
percentage of ownership.	986
(D) A license expires according to the renewal schedule	987
established in rules adopted under section 3796.04 of the Revised	988
Code and may be renewed in accordance with the procedures	989
established in those rules.	990
Sec. 3796.13. (A) As used in this section, "criminal records	991
check" has the same meaning as in section 109.572 of the Revised	992
Code.	993
(B)(1) As part of the application process for a license	994
issued under this chapter, the medical marijuana control	995
commission shall require each of the following to complete a	996
criminal records check:	990 997
Criminal records check.	991
<u>(a) An administrator or other person responsible for the</u>	998
daily operation of the entity seeking the license;	999
(b) An owner or prospective owner, officer or prospective	1000

officer, or board member or prospective board member of the entity	1001
seeking the license.	1002
(2) If a person subject to the criminal records check	1003
requirement does not present proof of having been a resident of	1004
this state for the five-year period immediately prior to the date	1005
the criminal records check is requested or provide evidence that	1006
within that five-year period the superintendent of the bureau of	1007
criminal identification and investigation has requested	1008
information about the person from the federal bureau of	1009
investigation in a criminal records check, the commission shall	1010
request that the person obtain through the superintendent a	1011
criminal records request from the federal bureau of investigation	1012
as part of the criminal records check of the person. Even if a	1013
person presents proof of having been a resident of this state for	1014
the five-year period, the commission may request that the person	1015
obtain information through the superintendent from the federal	1016
bureau of investigation in the criminal records check.	1017
(C) The commission shall provide the following to each person	1018
who is subject to the criminal records check requirement:	1019
(1) Information about accessing, completing, and forwarding	1020
to the superintendent of the bureau of criminal identification and	1021
investigation the form prescribed pursuant to division (C)(1) of	1022
section 109.572 of the Revised Code and the standard impression	1023
sheet to obtain fingerprint impressions prescribed pursuant to	1024
division (C)(2) of that section;	1025
(2) Written notification that the person is to instruct the	1026
superintendent to submit the completed report of the criminal	1027
records check directly to the commission.	1028
(D) Each person who is subject to the griminal researds shock	1029
(D) Each person who is subject to the criminal records check	1029
requirement shall pay to the bureau of criminal identification and	
investigation the fee prescribed pursuant to division (C)(3) of	1031

section 109.572 of the Revised Code for the criminal records check	1032
conducted of the person.	1033
(E) The report of any criminal records check conducted by the	1034
bureau of criminal identification and investigation in accordance	1035
with section 109.572 of the Revised Code and pursuant to a request	1036
made under this section is not a public record for the purposes of	1037
section 149.43 of the Revised Code and shall not be made available	1038
to any person other than the following:	1039
(1) The person who is the subject of the criminal records	1040
check or the person's representative;	1041
(2) The members and staff of the commission;	1042
(3) A court, hearing officer, or other necessary individual	1043
involved in a case dealing with either of the following:	1044
(a) A license denial resulting from the criminal records	1045
<u>check;</u>	1046
(b) A civil or criminal action regarding the medical	1047
marijuana control program or any violation of this chapter.	1048
(F) The commission shall deny a license if, after receiving	1049
the information and notification required by this section, a	1050
person subject to the criminal records check requirement fails to	1051
do either of the following:	1052
(1) Access, complete, or forward to the superintendent of the	1053
bureau of criminal identification and investigation the form	1054
prescribed pursuant to division (C)(1) of section 109.572 of the	1055
Revised Code or the standard impression sheet prescribed pursuant	1056
to division (C)(2) of that section;	1057
(2) Instruct the superintendent to submit the completed	1058
report of the criminal records check directly to the commission.	1059

Sec. 3796.14. (A) The medical marijuana control commission 1060

may suspend or revoke a license or registration issued under this	1061
<u>chapter or may impose on a license holder a civil penalty in an</u>	1062
amount to be determined by the commission for any of the reasons	1063
specified in rules adopted under section 3796.04 of the Revised	1064
Code. The commission's actions under this division shall be taken	1065
in accordance with Chapter 119. of the Revised Code.	1066
(B) The commission may inspect the premises of a holder of a	1067
<u>current, valid cultivator, processor, retail dispensary, or</u>	1068
laboratory license issued under this chapter without prior notice	1069
to the license holder.	1070
Sec. 3796.15. (A)(1) The medical marijuana control commission	1071
shall attempt in good faith to negotiate and enter into a	1072
reciprocity agreement with any other state under which a medical	1073
marijuana registry identification card or equivalent authorization	1074
that is issued by the other state is recognized in this state, if	1075
the commission determines that both of the following apply:	1076
(a) The eligibility requirements imposed by the other state	1077
for that authorization are substantially comparable to the	1078
eligibility requirements for a patient or caregiver registration	1079
and identification card issued under section 3796.11 of the	1080
Revised Code.	1081
(b) The other state recognizes a patient or caregiver	1082
registration and identification card issued under section 3796.11	1083
of the Revised Code.	1084
(2) The commission shall not negotiate any agreement with any	1085
other state under which an authorization issued by the other state	1086
is recognized in this state other than as provided in division	1087
(A)(1) of this section.	1088
(B) If a reciprocity agreement is entered into in accordance	1089
with division (A) of this section, the authorization issued by the	1090

other state shall be recognized in this state, shall be accepted	1091
and valid in this state, and grants the patient or caregiver the	1092
same right to use, possess, obtain, or administer medical	1093
<u>marijuana in this state as a patient or caregiver who was</u>	1094
registered and issued an identification card under section 3796.11	1095
of the Revised Code.	1096
(C) The department of commerce, consistent with commission	1097
recommendations, may adopt any rules as necessary to implement	1098
this section.	1099
Sec. 3796.18. (A) Notwithstanding any conflicting provision	1100
of the Revised Code and except as provided in division (B) of this	1101
section, the holder of a current, valid cultivator license issued	1102
under this chapter may do either of the following:	1103
(1) Cultivate medical marijuana;	1104
(2) Deliver medical marijuana to a processor.	1105
(B) A cultivator license holder shall not cultivate medical	1106
marijuana for personal, family, or household use.	1107
Sec. 3796.19. (A) Notwithstanding any conflicting provision	1100
	1108
of the Revised Code, the holder of a current, valid processor	1109
license issued under this chapter may do any of the following:	1110
(1) Obtain medical marijuana from one or more licensed	1111
<u>cultivators;</u>	1112
(2) Subject to division (B) of this section, process medical	1113
marijuana obtained from one or more licensed cultivators into a	1114
form described in section 3796.06 of the Revised Code;	1115
(3) Deliver processed medical marijuana to one or more	1116
licensed retail dispensaries.	1117
(B) When processing medical marijuana, a licensed processor	1118
shall do both of the following:	1119

(1) Package the medical marijuana in accordance with	1120
child-resistant effectiveness standards described in 16 C.F.R.	1121
1700.15(b) on the effective date of this section;	1122
(2) Label the medical marijuana packaging with the product's	1123
tetrahydrocannabinol and cannabidiol content.	1124
Sec. 3796.20. (A) Notwithstanding any conflicting provision	1125
of the Revised Code, the holder of a current, valid retail	1126
dispensary license issued under this chapter may do both of the	1127
<u>following:</u>	1128
(1) Obtain medical marijuana from one or more processors;	1129
(2) Dispense medical marijuana in accordance with division	1130
(B) of this section.	1131
(B) When dispensing medical marijuana, a licensed retail	1132
dispensary shall do all of the following:	1133
(1) Dispense only upon a showing of a current, valid	1134
identification card and in accordance with a recommendation issued	1135
by a qualifying physician registered under section 3796.10 of the	1136
Revised Code;	1137
(2) Comply with the requirements of section 4729.771 of the	1138
Revised Code;	1139
(3) Use only employees who have met the training requirements	1140
established in rules adopted under section 3796.04 of the Revised	1141
<u>Code;</u>	1142
(4) Label the package containing medical marijuana with the	1143
following information:	1144
(a) The name and address of the licensed processor and retail	1145
<u>dispensary;</u>	1146
(b) The name of the patient and caregiver, if any;	1147
(c) The name of the qualifying physician who recommended	1148

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treatment with medical marijuana;	1149
(d) The directions for use as recommended by the qualifying	1150
physician;	1151
(e) The date on which the medical marijuana was dispensed;	1152
(f) The quantity, strength, kind, and form of medical	1153
marijuana contained in the package.	1154
(C) A licensed retail dispensary shall not make public any	1155
information it collects that identifies or would tend to identify	1156
any specific patient.	1157
Sec. 3796.21. (A) Notwithstanding any conflicting provision	1158
of the Revised Code, the holder of a current, valid laboratory	1159
license issued under this chapter may do both of the following:	1160
(1) Obtain medical marijuana from cultivators, processors,	1161
and retail dispensaries licensed under this chapter;	1162
(2) Conduct medical marijuana testing.	1163
(B) When testing medical marijuana, a licensed laboratory	1164
shall do both of the following:	1165
(1) Test the marijuana for potency, homogeneity, and	1166
contamination;	1167
(2) Prepare a report of the test results.	1168
Sec. 3796.22. (A) Notwithstanding any conflicting provision	1169
of the Revised Code, a patient registered under this chapter who	1170
obtains medical marijuana from a retail dispensary licensed under	1171
this chapter may do both of the following:	1172
(1) Use medical marijuana;	1173
(2) Possess medical marijuana, subject to division (B) of	1174
this section.	1175

(B) The amount of medical marijuana possessed by a registered	1176
patient shall not exceed a ninety-day supply, as determined by the	1177
<u>qualifying physician.</u>	1178
(C) A registered patient shall not be subject to arrest or	1179
criminal prosecution for obtaining, using, or possessing medical	1180
marijuana in accordance with this chapter.	1181
(D) This section does not authorize a registered patient to	1182
operate a vehicle, streetcar, trackless trolley, watercraft, or	1183
aircraft while under the influence of medical marijuana.	1184
Sec. 3796.23. (A) Notwithstanding any conflicting provision	1185
of the Revised Code, a caregiver registered under this chapter who	1186
obtains medical marijuana from a retail dispensary licensed under	1187
this chapter may do both of the following:	1188
(1) Possess medical marijuana on behalf of a registered	1189
patient under the caregiver's care, subject to division (B) of	1190
this section;	1191
(2) Assist a registered patient under the caregiver's care in	1192
<u>the use or administration of medical marijuana.</u>	1193
(B) The amount of medical marijuana possessed by a registered	1194
caregiver on behalf of a registered patient shall not exceed a	1195
ninety-day supply, as determined by the qualifying physician. If a	1196
caregiver provides care to more than one registered patient, the	1197
caregiver shall maintain separate inventories of medical marijuana	1198
for each patient.	1199
(C) A registered caregiver shall not be subject to arrest or	1200
criminal prosecution for any of following actions done in	1201
accordance with this chapter:	1202
(1) Obtaining or possessing medical marijuana on behalf of a	1203
registered patient;	1204
(2) Assisting a registered patient in the use or	1205

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administration of medical marijuana.	1206
(D) This section does not permit a registered caregiver to	1207
personally use medical marijuana, unless the caregiver is also a	1208
registered patient.	1209
Sec. 3796.24. (A) The holder of a license, as defined in	1210
section 4776.01 of the Revised Code, is not subject to	1211
professional disciplinary action solely for engaging in	1212
professional or occupational activities related to medical	1213
marijuana.	1214
(B) Unless there is clear and convincing evidence that a	1215
child is unsafe, the use, possession, or administration of medical	1216
marijuana in accordance with section 3796.22 of the Revised Code	1217
shall not be the sole or primary basis for any of the following:	1218
(1) An adjudication under section 2151.28 of the Revised Code	1219
determining that a child is an abused, neglected, or dependent	1220
<u>child;</u>	1221
(2) An allocation of parental rights and responsibilities	1222
under section 3109.04 of the Revised Code;	1223
(3) A parenting time order under section 3109.051 or 3109.12	1224
of the Revised Code.	1225
Sec. 3796.26. A qualifying physician registered under this	1226
<u>chapter or cultivator, processor, laboratory, or retail dispensary</u>	1227
licensed under this chapter shall not advertise any services	1228
related to medical marijuana on a radio or television broadcast.	1229
Sec. 3796.27. (A) As used in this section:	1230
(1) "Financial institution" means any of the following:	1231
(a) Any bank, trust company, savings and loan association,	1232
<u>savings bank, or credit union or any affiliate, agent, or employee</u>	1233

of a bank, trust company, savings and loan association, savings	1234
<u>bank, or credit union;</u>	1235
(b) Any money transmitter licensed under sections 1315.01 to	1236
1315.18 of the Revised Code or any affiliate, agent, or employee	1237
<u>of such a licensee.</u>	1238
(2) "Financial services" means services that a financial	1239
institution is authorized to provide under Title XI, sections	1240
1315.01 to 1315.18, or Chapter 1733. of the Revised Code, as	1241
applicable.	1242
(B) A financial institution that provides financial services	1243
to any cultivator, processor, retail dispensary, or laboratory	1244
licensed under this chapter shall be exempt from any criminal law	1245
of this state an element of which may be proven by substantiating	1246
that a person provides financial services to a person who	1247
<u>possesses, delivers, or manufactures marijuana or marijuana</u>	1248
derived products, including section 2925.05 of the Revised Code	1249
and sections 2923.01 and 2923.03 of the Revised Code as those	1250
sections apply to violations of Chapter 2925. of the Revised Code,	1251
if the cultivator, processor, retail dispensary, or laboratory is	1252
in compliance with this chapter and the applicable tax laws of	1253
this state.	1254
(C)(1) Notwithstanding section 149.43 of the Revised Code or	1255
any other public records law to the contrary, upon the request of	1256
a financial institution, the medical marijuana control commission	1257
shall provide to the financial institution all of the following	1258
information:	1259
(a) Whether a person with whom the financial institution is	1260
<u>seeking to do business is a cultivator, processor, retail</u>	1261
dispensary, or laboratory licensed under this chapter;	1262
(b) The name of any other business or individual affiliated	1263
with the person;	1264

(c) A copy of the application for a license under this	1265
chapter, and any supporting documentation, that was submitted by	1266
the person;	1267
(d) If applicable, information relating to sales and volume	1268
of product sold by the person;	1269
(e) Whether the person is in compliance with this chapter;	1270
(f) Any past or pending violation by the person of this	1271
chapter, and any penalty imposed on the person for such a	1272
violation.	1273
(2) The commission may charge a financial institution a	1274
reasonable fee to cover the administrative cost of providing the	1275
information.	1276
(D)(1) Notwithstanding section 149.43 of the Revised Code or	1277
any other public records law to the contrary or any law relating	1278
to the confidentiality of tax return information, upon the request	1279
of a financial institution, the department of taxation shall	1280
provide to the financial institution all of the following	1281
information:	1282
(a) Whether a cultivator, processor, retail dispensary, or	1283
laboratory licensed under this chapter with whom the financial	1284
institution is seeking to do business is in compliance with the	1285
applicable tax laws of this state;	1286
(b) Any past or pending violation by the person of those tax	1287
laws, and any penalty imposed on the person for such a violation.	1288
(2) The department may charge a financial institution a	1289
reasonable fee to cover the administrative cost of providing the	1290
information.	1291
(E) Information received by a financial institution under	1292
division (C) or (D) of this section is confidential. Except as	1293
otherwise permitted by other state law or federal law, a financial	1294

institution shall not make the information available to any person	1295
other than the customer to whom the information applies and any	1296
trustee, conservator, guardian, personal representative, or agent	1297
of that customer.	1298
Sec. 3796.28. (A) Nothing in this chapter does any of the	1299
<u>following:</u>	1300
(1) Requires an employer to permit or accommodate an	1301
employee's use, possession, or distribution of medical marijuana;	1302
(2) Prohibits an employer from refusing to hire, discharging,	1303
disciplining, or otherwise taking an adverse employment action	1304
against a person with respect to hire, tenure, terms, conditions,	1305
or privileges of employment because of that person's use,	1306
possession, or distribution of medical marijuana;	1307
(3) Prohibits an employer from establishing and enforcing a	1308
<u>drug testing policy, drug-free workplace policy, or zero-tolerance</u>	1309
drug policy;	1310
(4) Interferes with any federal restrictions on employment,	1311
including the regulations adopted by the United States department	1312
of transportation in Title 49 of the Code of Federal Regulations,	1313
as amended;	1314
(5) Permits a person to commence a cause of action against an	1315
employer for refusing to hire, discharging, disciplining,	1316
discriminating, retaliating, or otherwise taking an adverse	1317
employment action against a person with respect to hire, tenure,	1318
terms, conditions, or privileges of employment related to medical	1319
marijuana;	1320
(6) Affects the authority of the administrator of workers'	1321
compensation to grant rebates or discounts on premium rates to	1322
employers that participate in a drug-free workplace program	1323
established in accordance with rules adopted by the administrator	1324

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under Chapter 4123. of the Revised Code.	1325
<u>(B) A person who is discharged from employment because of</u>	1326
that person's use of medical marijuana shall be considered to have	1327
been discharged for just cause for purposes of division (D) of	1328
section 4141.29 of the Revised Code.	1329
Sec. 3796.29. The legislative authority of a municipal	1330
corporation may adopt an ordinance, or a board of township	1331
trustees may adopt a resolution, to prohibit, or limit the number	1332
of, retail dispensaries of medical marijuana licensed under this	1333
chapter within the municipal corporation or within the	1334
unincorporated territory of the township, respectively.	1335
<b>Sec. 3796.30.</b> (A) No medical marijuana cultivator, processor,	1336
retail dispensary, or laboratory that tests medical marijuana	1337
shall be located within one thousand feet of the boundaries of a	1338
parcel of real estate having situated on it a school, church,	1339
public library, public playground, or public park.	1340
If the relocation of a cultivator, processor, retail	1341
dispensary, or laboratory licensed under this chapter results in	1342
the cultivator, processor, retail dispensary, or laboratory being	1343
located within one thousand feet of the boundaries of a parcel of	1344
real estate having situated on it a school, church, public	1345
library, public playground, or public park, the medical marijuana	1346
control commission shall revoke the license previously issued to	1347
the cultivator, processor, retail dispensary, or laboratory.	1348
(B) As used in this section and sections 3796.04 and 3796.12	1349
of the Revised Code:	1350
"Church" has the meaning defined in section 1710.01 of the	1351
Revised Code.	1352
"Public library" means a library provided for under Chapter	1353
3375. of the Revised Code.	1354

<u>"Public park" means a park established by the state or a</u>	1355
political subdivision of the state including a county, township,	1356
municipal corporation, or park district.	1357
"Public playground" means a playground established by the	1358
state or a political subdivision of the state including a county,	1359
township, municipal corporation, or park district.	1360
"School" means a child day-care center as defined under	1361
section 5104.01 of the Revised Code, a preschool as defined under	1362
section 2950.034 of the Revised Code, or a public or nonpublic	1363
<u>primary school or secondary school.</u>	1364

Sec. 4123.54. (A) Except as otherwise provided in <u>this</u> 1365 <u>division or</u> divisions (I) and (K) of this section, every employee, 1366 who is injured or who contracts an occupational disease, and the 1367 dependents of each employee who is killed, or dies as the result 1368 of an occupational disease contracted in the course of employment, 1369 wherever <del>such</del> <u>the</u> injury has occurred or occupational disease has 1370 been contracted, <del>provided the same were not:</del> 1371

(1) Purposely self-inflicted; or

1372

(2) Caused by the employee being intoxicated or under the 1373 influence of a controlled substance not prescribed by a physician 1374 where the intoxication or being under the influence of the 1375 controlled substance not prescribed by a physician was the 1376 proximate cause of the injury, is entitled to receive, either 1377 directly from the employee's self-insuring employer as provided in 1378 section 4123.35 of the Revised Code, or from the state insurance 1379 fund, the compensation for loss sustained on account of the 1380 injury, occupational disease, or death, and the medical, nurse, 1381 and hospital services and medicines, and the amount of funeral 1382 expenses in case of death, as are provided by this chapter. The 1383 compensation and benefits shall be provided, as applicable, 1384 directly from the employee's self-insuring employer as provided in 1385

section 4123.35 of the Revised Code or from the state insurance	1386
fund. An employee or dependent is not entitled to receive	1387
compensation or benefits under this division if the employee's	1388
injury or occupational disease is either of the following:	1389
(1) Purposely self-inflicted;	1390
(2) Caused by the employee being intoxicated, under the	1391
influence of a controlled substance not prescribed by a physician,	1392
or under the influence of marihuana if being intoxicated, under	1393
the influence of a controlled substance not prescribed by a	1394
physician, or under the influence of marihuana was the proximate	1395
cause of the injury.	1396
(B) For the purpose of this section, provided that an	1397
employer has posted written notice to employees that the results	1398
of, or the employee's refusal to submit to, any chemical test	1399
described under this division may affect the employee's	1400
eligibility for compensation and benefits pursuant to this chapter	1401
and Chapter 4121. of the Revised Code, there is a rebuttable	1402
presumption that an employee is intoxicated $rac{\partial r_{J}}{\partial r_{J}}$ under the	1403
influence of a controlled substance not prescribed by the	1404
employee's physician, or under the influence of marihuana and that	1405
being intoxicated $\sigma r_{\star}$ under the influence of a controlled	1406
substance not prescribed by the employee's physician, or under the	1407
influence of marihuana is the proximate cause of an injury under	1408
either of the following conditions:	1409
(1) When any one or more of the following is true:	1410
(a) The employee, through a qualifying chemical test	1411
administered within eight hours of an injury, is determined to	1412
have an alcohol concentration level equal to or in excess of the	1413
levels established in divisions (A)(1)(b) to (i) of section	1414
4511.19 of the Revised Code;	1415
(b) The employee, through a qualifying chemical test	1416

administered within thirty-two hours of an injury, is determined	1417
to have one of the following controlled substances not prescribed	1418
by the employee's physician or marihuana in the employee's system	1419
that tests above the following levels in an enzyme multiplied	1420
immunoassay technique screening test and above the levels	1421
established in division (B)(1)(c) of this section in a gas	1422
chromatography mass spectrometry test:	1423
(i) For amphetamines, one thousand nanograms per milliliter	1424
of urine;	1425
(ii) For cannabinoids, fifty nanograms per milliliter of	1426
urine;	1427
(iii) For cocaine, including crack cocaine, three hundred	1428
nanograms per milliliter of urine;	1429
(iv) For opiates, two thousand nanograms per milliliter of	1430
urine;	1431
(v) For phencyclidine, twenty-five nanograms per milliliter	1432
<ul><li>(v) For phencyclidine, twenty-five nanograms per milliliter</li><li>of urine.</li></ul>	1432 1433
of urine.	1433
of urine. (c) The employee, through a qualifying chemical test	1433 1434
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined	1433 1434 1435
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed	1433 1434 1435 1436
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system	1433 1434 1435 1436 1437
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system that tests above the following levels by a gas chromatography mass	1433 1434 1435 1436 1437 1438
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system that tests above the following levels by a gas chromatography mass spectrometry test:	1433 1434 1435 1436 1437 1438 1439
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system that tests above the following levels by a gas chromatography mass spectrometry test: (i) For amphetamines, five hundred nanograms per milliliter	1433 1434 1435 1436 1437 1438 1439 1440
of urine. (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system that tests above the following levels by a gas chromatography mass spectrometry test: (i) For amphetamines, five hundred nanograms per milliliter of urine;	1433 1434 1435 1436 1437 1438 1439 1440 1441
<pre>of urine.     (c) The employee, through a qualifying chemical test administered within thirty-two hours of an injury, is determined to have one of the following controlled substances not prescribed by the employee's physician <u>or marihuana</u> in the employee's system that tests above the following levels by a gas chromatography mass spectrometry test:     (i) For amphetamines, five hundred nanograms per milliliter of urine;     (ii) For cannabinoids, fifteen nanograms per milliliter of</pre>	1433 1434 1435 1436 1437 1438 1439 1440 1441 1442
<pre>of urine.     (c) The employee, through a qualifying chemical test     administered within thirty-two hours of an injury, is determined     to have one of the following controlled substances not prescribed     by the employee's physician or marihuana in the employee's system     that tests above the following levels by a gas chromatography mass     spectrometry test:         (i) For amphetamines, five hundred nanograms per milliliter         of urine;         (ii) For cannabinoids, fifteen nanograms per milliliter of         urine;</pre>	1433 1434 1435 1436 1437 1438 1439 1440 1441 1442 1443

urine; 1447 (v) For phencyclidine, twenty-five nanograms per milliliter 1448 of urine. 1449 (d) The employee, through a qualifying chemical test 1450 administered within thirty-two hours of an injury, is determined 1451 to have barbiturates, benzodiazepines, methadone, or propoxyphene 1452 in the employee's system that tests above levels established by 1453 laboratories certified by the United States department of health 1454 and human services. 1455 (2) When the employee refuses to submit to a requested 1456 chemical test, on the condition that that employee is or was given 1457 notice that the refusal to submit to any chemical test described 1458 in division (B)(1) of this section may affect the employee's 1459 eligibility for compensation and benefits under this chapter and 1460 Chapter 4121. of the Revised Code. 1461 (C)(1) For purposes of division (B) of this section, a 1462 chemical test is a qualifying chemical test if it is administered 1463 to an employee after an injury under at least one of the following 1464 conditions: 1465 (a) When the employee's employer had reasonable cause to 1466 suspect that the employee may be intoxicated or, under the 1467 influence of a controlled substance not prescribed by the 1468 employee's physician, or under the influence of marihuana; 1469 (b) At the request of a police officer pursuant to section 1470 4511.191 of the Revised Code, and not at the request of the 1471 employee's employer; 1472 (c) At the request of a licensed physician who is not 1473 employed by the employee's employer, and not at the request of the 1474 employee's employer. 1475

(2) As used in division (C)(1)(a) of this section, 1476

"reasonable cause" means, but is not limited to, evidence that an 1477
employee is or was using alcohol or, a controlled substance, or 1478
marihuana drawn from specific, objective facts and reasonable 1479
inferences drawn from these facts in light of experience and 1480
training. These facts and inferences may be based on, but are not 1481
limited to, any of the following: 1482

(a) Observable phenomena, such as direct observation of use, 1483 possession, or distribution of alcohol  $\Theta r_{\perp}$  a controlled substance. 1484 <u>or marihuana</u>, or of the physical symptoms of being under the 1485 influence of alcohol  $\Theta r_{\perp}$  a controlled substance. or marihuana, 1486 such as but not limited to slurred speech<sub>7</sub>; dilated pupils<sub>7</sub>; odor 1487 of alcohol  $\Theta r_{\perp}$  a controlled substance, <u>or marihuana</u>; changes in 1488 affect<sub>7</sub>; or dynamic mood swings; 1489

(b) A pattern of abnormal conduct, erratic or aberrant 1490 behavior, or deteriorating work performance such as frequent 1491 absenteeism, excessive tardiness, or recurrent accidents, that 1492 appears to be related to the use of alcohol <del>or</del>, a controlled 1493 substance, or marihuana, and does not appear to be attributable to 1494 other factors; 1495

(c) The identification of an employee as the focus of a 1496
criminal investigation into unauthorized possession, use, or 1497
trafficking of a controlled substance <u>or marihuana</u>; 1498

(d) A report of use of alcohol <del>or</del>, a controlled substance, or 1499 <u>marihuana</u> provided by a reliable and credible source; 1500

(e) Repeated or flagrant violations of the safety or work
rules of the employee's employer, that are determined by the
employee's supervisor to pose a substantial risk of physical
injury or property damage and that appear to be related to the use
of alcohol or, a controlled substance, or marihuana and that do
not appear attributable to other factors.

(D) Nothing in this section shall be construed to affect the 1507

rights of an employer to test employees for alcohol or controlled 1508 substance abuse. 1509

(E) For the purpose of this section, laboratories certified
by the United States department of health and human services or
laboratories that meet or exceed the standards of that department
for laboratory certification shall be used for processing the test
results of a qualifying chemical test.

(F) The written notice required by division (B) of this
section shall be the same size or larger than the proof of
workers' compensation coverage furnished by the bureau of workers'
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compensation and shall be posted by the employer in the same
location as the proof of workers' compensation coverage or the
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certificate of self-insurance.

(G) If a condition that pre-existed an injury is
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substantially aggravated by the injury, and that substantial
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aggravation is documented by objective diagnostic findings,
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objective clinical findings, or objective test results, no
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compensation or benefits are payable because of the pre-existing
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condition once that condition has returned to a level that would
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have existed without the injury.

(H)(1) Whenever, with respect to an employee of an employer 1528 who is subject to and has complied with this chapter, there is 1529 possibility of conflict with respect to the application of 1530 workers' compensation laws because the contract of employment is 1531 entered into and all or some portion of the work is or is to be 1532 performed in a state or states other than Ohio, the employer and 1533 the employee may agree to be bound by the laws of this state or by 1534 the laws of some other state in which all or some portion of the 1535 work of the employee is to be performed. The agreement shall be in 1536 writing and shall be filed with the bureau of workers' 1537 compensation within ten days after it is executed and shall remain 1538 in force until terminated or modified by agreement of the parties 1539

similarly filed. If the agreement is to be bound by the laws of 1540 this state and the employer has complied with this chapter, then 1541 the employee is entitled to compensation and benefits regardless 1542 of where the injury occurs or the disease is contracted and the 1543 rights of the employee and the employee's dependents under the 1544 laws of this state are the exclusive remedy against the employer 1545 on account of injury, disease, or death in the course of and 1546 arising out of the employee's employment. If the agreement is to 1547 be bound by the laws of another state and the employer has 1548 complied with the laws of that state, the rights of the employee 1549 and the employee's dependents under the laws of that state are the 1550 exclusive remedy against the employer on account of injury, 1551 disease, or death in the course of and arising out of the 1552 employee's employment without regard to the place where the injury 1553 was sustained or the disease contracted. If an employer and an 1554 employee enter into an agreement under this division, the fact 1555 that the employer and the employee entered into that agreement 1556 shall not be construed to change the status of an employee whose 1557 continued employment is subject to the will of the employer or the 1558 employee, unless the agreement contains a provision that expressly 1559 changes that status. 1560

(2) If an employee or the employee's dependents receive an 1561 award of compensation or benefits under this chapter or Chapter 1562 4121., 4127., or 4131. of the Revised Code for the same injury, 1563 occupational disease, or death for which the employee or the 1564 employee's dependents previously pursued or otherwise elected to 1565 accept workers' compensation benefits and received a decision on 1566 the merits as defined in section 4123.542 of the Revised Code 1567 under the laws of another state or recovered damages under the 1568 laws of another state, the claim shall be disallowed and the 1569 administrator or any self-insuring employer, by any lawful means, 1570 may collect from the employee or the employee's dependents any of 1571 the following: 1572

(i)(a) The amount of compensation or benefits paid to or on 1573 behalf of the employee or the employee's dependents by the 1574 administrator or a self-insuring employer pursuant to this chapter 1575 or Chapter 4121., 4127., or 4131. of the Revised Code for that 1576 award; 1577

(ii)(b)Any interest, attorney's fees, and costs the1578administrator or the self-insuring employer incurs in collecting1579that payment.1580

(3) If an employee or the employee's dependents receive an 1581 award of compensation or benefits under this chapter or Chapter 1582 4121., 4127., or 4131. of the Revised Code and subsequently pursue 1583 or otherwise elect to accept workers' compensation benefits or 1584 damages under the laws of another state for the same injury, 1585 occupational disease, or death the claim under this chapter or 1586 Chapter 4121., 4127., or 4131. of the Revised Code shall be 1587 disallowed. The administrator or a self-insuring employer, by any 1588 lawful means, may collect from the employee or the employee's 1589 dependents or other-states' insurer any of the following: 1590

(i)(a) The amount of compensation or benefits paid to or on 1591 behalf of the employee or the employee's dependents by the 1592 administrator or the self-insuring employer pursuant to this 1593 chapter or Chapter 4121., 4127., or 4131. of the Revised Code for 1594 that award; 1595

(ii)(b)Any interest, costs, and attorney's fees the1596administrator or the self-insuring employer incurs in collecting1597that payment;1598

(iii)(c) Any costs incurred by an employer in contesting or 1599
responding to any claim filed by the employee or the employee's 1600
dependents for the same injury, occupational disease, or death 1601
that was filed after the original claim for which the employee or 1602
the employee's dependents received a decision on the merits as 1603

described in section 4123.542 of the Revised Code. 1604

(4) If the employee's employer pays premiums into the state 1605 insurance fund, the administrator shall not charge the amount of 1606 compensation or benefits the administrator collects pursuant to 1607 division (H)(2) or (3) of this section to the employer's 1608 1609 experience. If the administrator collects any costs incurred by an employer in contesting or responding to any claim pursuant to 1610 division (H)(2) or (3) of this section, the administrator shall 1611 forward the amount collected to that employer. If the employee's 1612 employer is a self-insuring employer, the self-insuring employer 1613 shall deduct the amount of compensation or benefits the 1614 self-insuring employer collects pursuant to this division from the 1615 paid compensation the self-insuring employer reports to the 1616 administrator under division (L) of section 4123.35 of the Revised 1617 Code. 1618

(5) If an employee is a resident of a state other than this 1619 state and is insured under the workers' compensation law or 1620 similar laws of a state other than this state, the employee and 1621 the employee's dependents are not entitled to receive compensation 1622 or benefits under this chapter, on account of injury, disease, or 1623 death arising out of or in the course of employment while 1624 temporarily within this state, and the rights of the employee and 1625 the employee's dependents under the laws of the other state are 1626 the exclusive remedy against the employer on account of the 1627 injury, disease, or death. 1628

(6) An employee, or the dependent of an employee, who elects 1629 to receive compensation and benefits under this chapter or Chapter 1630 4121., 4127., or 4131. of the Revised Code for a claim may not 1631 receive compensation and benefits under the workers' compensation 1632 laws of any state other than this state for that same claim. For 1633 each claim submitted by or on behalf of an employee, the 1634 administrator or, if the employee is employed by a self-insuring 1635

employer, the self-insuring employer, shall request the employee 1636 or the employee's dependent to sign an election that affirms the 1637 employee's or employee's dependent's acceptance of electing to 1638 receive compensation and benefits under this chapter or Chapter 1639 4121., 4127., or 4131. of the Revised Code for that claim that 1640 also affirmatively waives and releases the employee's or the 1641 employee's dependent's right to file for and receive compensation 1642 and benefits under the laws of any state other than this state for 1643 that claim. The employee or employee's dependent shall sign the 1644 election form within twenty-eight days after the administrator or 1645 self-insuring employer submits the request or the administrator or 1646 self-insuring employer shall dismiss that claim. 1647

In the event a workers' compensation claim has been filed in 1648 another jurisdiction on behalf of an employee or the dependents of 1649 an employee, and the employee or dependents subsequently elect to 1650 receive compensation, benefits, or both under this chapter or 1651 Chapter 4121., 4127., or 4131. of the Revised Code, the employee 1652 or dependent shall withdraw or refuse acceptance of the workers' 1653 compensation claim filed in the other jurisdiction in order to 1654 pursue compensation or benefits under the laws of this state. If 1655 the employee or dependents were awarded workers' compensation 1656 benefits or had recovered damages under the laws of the other 1657 state, any compensation and benefits awarded under this chapter or 1658 Chapters Chapter 4121., 4127., or 4131. of the Revised Code shall 1659 be paid only to the extent to which those payments exceed the 1660 amounts paid under the laws of the other state. If the employee or 1661 dependent fails to withdraw or to refuse acceptance of the 1662 workers' compensation claim in the other jurisdiction within 1663 twenty-eight days after a request made by the administrator or a 1664 self-insuring employer, the administrator or self-insuring 1665 employer shall dismiss the employee's or employee's dependents' 1666 claim made in this state. 1667

(I) If an employee who is covered under the federal 1668 "Longshore and Harbor Workers' Compensation Act," 98 Stat. 1639, 1669 33 U.S.C. 901 et seq., is injured or contracts an occupational 1670 disease or dies as a result of an injury or occupational disease, 1671 and if that employee's or that employee's dependents' claim for 1672 compensation or benefits for that injury, occupational disease, or 1673 death is subject to the jurisdiction of that act, the employee or 1674 the employee's dependents are not entitled to apply for and shall 1675 not receive compensation or benefits under this chapter and 1676 Chapter 4121. of the Revised Code. The rights of such an employee 1677 and the employee's dependents under the federal "Longshore and 1678 Harbor Workers' Compensation Act," 98 Stat. 1639, 33 U.S.C. 901 et 1679 seq., are the exclusive remedy against the employer for that 1680 injury, occupational disease, or death. 1681

(J) Compensation or benefits are not payable to a claimant 1682 during the period of confinement of the claimant in any state or 1683 federal correctional institution, or in any county jail in lieu of 1684 incarceration in a state or federal correctional institution, 1685 whether in this or any other state for conviction of violation of 1686 any state or federal criminal law. 1687

(K) An employer, upon the approval of the administrator, may 1688 provide for workers' compensation coverage for the employer's 1689 employees who are professional athletes and coaches by submitting 1690 to the administrator proof of coverage under a league policy 1691 issued under the laws of another state under either of the 1692 following circumstances: 1693

(1) The employer administers the payroll and workers' 1694 compensation insurance for a professional sports team subject to a 1695 collective bargaining agreement, and the collective bargaining 1696 agreement provides for the uniform administration of workers' 1697 compensation benefits and compensation for professional athletes. 1698

(2) The employer is a professional sports league, or is a 1699

member team of a professional sports league, and all of the 1700 following apply: 1701

(a) The professional sports league operates as a single
entity, whereby all of the players and coaches of the sports
league are employees of the sports league and not of the
individual member teams.

(b) The professional sports league at all times maintains
 workers' compensation insurance that provides coverage for the
 players and coaches of the sports league.
 1708

(c) Each individual member team of the professional sports 1709 league, pursuant to the organizational or operating documents of 1710 the sports league, is obligated to the sports league to pay to the 1711 sports league any workers' compensation claims that are not 1712 covered by the workers' compensation insurance maintained by the 1713 sports league. 1714

If the administrator approves the employer's proof of 1715 coverage submitted under division (K) of this section, a 1716 professional athlete or coach who is an employee of the employer 1717 and the dependents of the professional athlete or coach are not 1718 entitled to apply for and shall not receive compensation or 1719 benefits under this chapter and Chapter 4121. of the Revised Code. 1720 The rights of such an athlete or coach and the dependents of such 1721 an athlete or coach under the laws of the state where the policy 1722 was issued are the exclusive remedy against the employer for the 1723 athlete or coach if the athlete or coach suffers an injury or 1724 contracts an occupational disease in the course of employment, or 1725 for the dependents of the athlete or the coach if the athlete or 1726 coach is killed as a result of an injury or dies as a result of an 1727 occupational disease, regardless of the location where the injury 1728 was suffered or the occupational disease was contracted. 1729

Sec. 4729.75. The state board of pharmacy may establish and 1730

maintain a drug database. The board shall use the drug database to	1731
monitor the misuse and diversion of the following: controlled	1732
substances, as defined in section 3719.01 of the Revised Code $ au_i$	1733
medical marijuana, as authorized under Chapter 3796. of the	1734
Revised Code; and other dangerous drugs the board includes in the	1735
database pursuant to rules adopted under section 4729.84 of the	1736
Revised Code. In establishing and maintaining the database, the	1737
board shall electronically collect information pursuant to	1738
sections 4729.77 <u>, 4729.771,</u> and 4729.79 of the Revised Code and	1739
shall disseminate information as authorized or required by	1740
sections 4729.80 and 4729.81 of the Revised Code. The board's	1741
collection and dissemination of information shall be conducted in	1742
accordance with rules adopted under section 4729.84 of the Revised	1743
Code.	1744

Sec. 4729.771. (A) If the state board of pharmacy establishes	1745
and maintains a drug database pursuant to section 4729.75 of the	1746
Revised Code, each retail dispensary licensed under Chapter 3796.	1747
of the Revised Code by the medical marijuana control commission	1748
shall submit to the board the following information regarding	1749
<u>medical marijuana dispensed to a patient:</u>	1750
(1) Retail dispensary identification;	1751
(2) Patient identification;	1752
(3) Recommending physician identification;	1753
(4) Date of physician recommendation;	1754
(5) If provided to the retail dispensary, the "International	1755
Statistical Classification of Diseases and Related Health	1756
Problems" classification specified on the recommendation issued by	1757
the qualifying physician as described in section 3796.10 of the	1758
Revised Code;	1759
(6) Date marijuana was dispensed;	1760

(7) Form, quality, and clinical strength of marijuana	1761
<u>dispensed;</u>	1762
(8) Quantity of marijuana dispensed;	1763
(9) Number of days' supply of marijuana dispensed;	1764
(10) Source of payment for the marijuana dispensed.	1765
(B)(1) The information shall be transmitted as specified by	1766
the board in rules adopted under section 4729.84 of the Revised	1767
<u>Code.</u>	1768
(2) The information shall be submitted in accordance with any	1769
time limits specified by the board, except that the board may	1770
grant an extension if either of the following occurs:	1771
(a) The retail dispensary's transmission system suffers a	1772
mechanical or electronic failure or the retail dispensary cannot	1773
meet the deadline for other reasons beyond the dispensary's	1774
<u>control.</u>	1775
(b) The board is unable to receive electronic submissions.	1776
(C) The information required to be submitted under division	1777
(A) of this section may be submitted on behalf of the retail	1778
dispensary by a delegate approved by that dispensary.	1779
	1 7 0 0

sec. 4729.80. (A) If the state board of pharmacy establishes 1780
and maintains a drug database pursuant to section 4729.75 of the 1781
Revised Code, the board is authorized or required to provide 1782
information from the database in accordance with the following: 1783

(1) On receipt of a request from a designated representative 1784 of a government entity responsible for the licensure, regulation, 1785 or discipline of health care professionals with authority to 1786 prescribe, administer, or dispense drugs, the board may provide to 1787 the representative information from the database relating to the 1788 professional who is the subject of an active investigation being 1789

conducted by the government entity.

(2) On receipt of a request from a federal officer, or a 1791 state or local officer of this or any other state, whose duties 1792 include enforcing laws relating to drugs, the board shall provide 1793 to the officer information from the database relating to the 1794 person who is the subject of an active investigation of a drug 1795 abuse offense, as defined in section 2925.01 of the Revised Code, 1796 being conducted by the officer's employing government entity. 1797

(3) Pursuant to a subpoena issued by a grand jury, the board 1798 shall provide to the grand jury information from the database 1799 relating to the person who is the subject of an investigation 1800 being conducted by the grand jury. 1801

(4) Pursuant to a subpoena, search warrant, or court order in 1802 connection with the investigation or prosecution of a possible or 1803 alleged criminal offense, the board shall provide information from 1804 the database as necessary to comply with the subpoena, search 1805 warrant, or court order. 1806

(5) On receipt of a request from a prescriber or the 1807 prescriber's delegate approved by the board, the board shall 1808 provide to the prescriber a report of information from the 1809 database relating to a patient who is either a current patient of 1810 the prescriber or a potential patient of the prescriber based on a 1811 referral of the patient to the prescriber, if all of the following 1812 conditions are met: 1813

(a) The prescriber certifies in a form specified by the board 1814 that it is for the purpose of providing medical treatment to the 1815 patient who is the subject of the request; 1816

(b) The prescriber has not been denied access to the database 1817 by the board. 1818

(6) On receipt of a request from a pharmacist or the 1819 pharmacist's delegate approved by the board, the board shall 1820

1790

provide to the pharmacist information from the database relating 1821 to a current patient of the pharmacist, if the pharmacist 1822 certifies in a form specified by the board that it is for the 1823 purpose of the pharmacist's practice of pharmacy involving the 1824 patient who is the subject of the request and the pharmacist has 1825 not been denied access to the database by the board. 1826

(7) On receipt of a request from an individual seeking the 1827 individual's own database information in accordance with the 1828 procedure established in rules adopted under section 4729.84 of 1829 the Revised Code, the board may provide to the individual the 1830 individual's own database information. 1831

(8) On receipt of a request from a medical director or a 1832 pharmacy director of a managed care organization that has entered 1833 into a contract with the department of medicaid under section 1834 5167.10 of the Revised Code and a data security agreement with the 1835 board required by section 5167.14 of the Revised Code, the board 1836 shall provide to the medical director or the pharmacy director 1837 information from the database relating to a medicaid recipient 1838 enrolled in the managed care organization, including information 1839 in the database related to prescriptions for the recipient that 1840 were not covered or reimbursed under a program administered by the 1841 department of medicaid. 1842

(9) On receipt of a request from the medicaid director, the 1843 board shall provide to the director information from the database 1844 relating to a recipient of a program administered by the 1845 department of medicaid, including information in the database 1846 related to prescriptions for the recipient that were not covered 1847 or paid by a program administered by the department. 1848

(10) On receipt of a request from a medical director of a 1849
managed care organization that has entered into a contract with 1850
the administrator of workers' compensation under division (B)(4) 1851
of section 4121.44 of the Revised Code and a data security 1852

agreement with the board required by section 4121.447 of the 1853 Revised Code, the board shall provide to the medical director 1854 information from the database relating to a claimant under Chapter 1855 4121., 4123., 4127., or 4131. of the Revised Code assigned to the 1856 managed care organization, including information in the database 1857 related to prescriptions for the claimant that were not covered or 1858 reimbursed under Chapter 4121., 4123., 4127., or 4131. of the 1859 Revised Code, if the administrator of workers' compensation 1860 confirms, upon request from the board, that the claimant is 1861 assigned to the managed care organization. 1862

(11) On receipt of a request from the administrator of 1863 workers' compensation, the board shall provide to the 1864 administrator information from the database relating to a claimant 1865 under Chapter 4121., 4123., 4127., or 4131. of the Revised Code, 1866 including information in the database related to prescriptions for 1867 the claimant that were not covered or reimbursed under Chapter 1868 4121., 4123., 4127., or 4131. of the Revised Code. 1869

(12) On receipt of a request from a prescriber or the 1870 prescriber's delegate approved by the board, the board shall 1871 provide to the prescriber information from the database relating 1872 to a patient's mother, if the prescriber certifies in a form 1873 specified by the board that it is for the purpose of providing 1874 medical treatment to a newborn or infant patient diagnosed as 1875 opioid dependent and the prescriber has not been denied access to 1876 the database by the board. 1877

(13) On receipt of a request from the director of health, the 1878 board shall provide to the director information from the database 1879 relating to the duties of the director or the department of health 1880 in implementing the Ohio violent death reporting system 1881 established under section 3701.93 of the Revised Code. 1882

(14) On receipt of a request from a requestor described in 1883 division (A)(1), (2), (5), or (6) of this section who is from or 1884

database information to the following:

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participating with another state's prescription monitoring	1885
program, the board may provide to the requestor information from	1886
the database, but only if there is a written agreement under which	1887
the information is to be used and disseminated according to the	1888
laws of this state.	1889
(15) On receipt of a request from a delegate of a retail	1890
dispensary licensed under Chapter 3796. of the Revised Code who is	1891
approved by the board to serve as the dispensary's delegate, the	1892
board shall provide to the delegate a report of information from	1893
the database relating to a patient, if both of the following	1894
conditions are met:	1895
(a) The delegate certifies in a form specified by the board	1896
that it is for the purpose of distributing medical marijuana for	1897
use in accordance with Chapter 3796. of the Revised Code.	1898
(b) The retail dispensary or delegate has not been denied	1899
access to the database by the board.	1900
(16) On receipt of a request from a designated representative	1901
of the medical marijuana control commission, the board shall	1902
provide to the representative information from the database	1903
relating to the "International Statistical Classification of	1904
Diseases and Related Health Problems" classifications used by	1905
qualifying physicians as reported to the board pursuant to section	1906
4729.771 of the Revised Code.	1907
(B) The state board of pharmacy shall maintain a record of	1908
each individual or entity that requests information from the	1909
database pursuant to this section. In accordance with rules	1910
adopted under section 4729.84 of the Revised Code, the board may	1911
use the records to document and report statistics and law	1912
enforcement outcomes.	1913
The board may provide records of an individual's requests for	1914
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(1) A designated representative of a government entity that 1916 is responsible for the licensure, regulation, or discipline of 1917 health care professionals with authority to prescribe, administer, 1918 or dispense drugs who is involved in an active investigation being 1919 conducted by the government entity of the individual who submitted 1920 the requests for database information; 1921

(2) A federal officer, or a state or local officer of this or 1922
any other state, whose duties include enforcing laws relating to 1923
drugs and who is involved in an active investigation being 1924
conducted by the officer's employing government entity of the 1925
individual who submitted the requests for database information. 1926

(C) Information contained in the database and any information 1927 obtained from it is not a public record. Information contained in 1928 the records of requests for information from the database is not a 1929 public record. Information that does not identify a person may be 1930 released in summary, statistical, or aggregate form. 1931

(D) A pharmacist or prescriber shall not be held liable in 1932
 damages to any person in any civil action for injury, death, or 1933
 loss to person or property on the basis that the pharmacist or 1934
 prescriber did or did not seek or obtain information from the 1935
 database. 1936

Sec. 4729.81. If the state board of pharmacy establishes and 1937 maintains a drug database pursuant to section 4729.75 of the 1938 Revised Code, the board shall review the information in the drug 1939 database. If the board determines from the review that a violation 1940 of law may have occurred, it shall notify the appropriate law 1941 enforcement agency or a government entity responsible for the 1942 licensure, regulation, or discipline of licensed health 1943 professionals authorized to prescribe drugs and supply information 1944 required by the agency or entity for an investigation of the 1945 violation of law that may have occurred. The board also shall 1946

notify the medicaid director if the board determines that the1947violation may have been committed by a provider of services under1948a program administered by the department of medicaid. The board1949shall notify the medical marijuana control commission if the board1950determines that a violation may have been committed by a retail1951dispensary licensed under Chapter 3796. of the Revised Code by the1952medical marijuana control commission.1953

Sec. 4729.82. If the state board of pharmacy establishes a 1954 drug database pursuant to section 4729.75 of the Revised Code, the 1955 information collected for the database shall be retained in the 1956 database for at least three years. Any information that identifies 1957 a patient shall be destroyed after it has been retained for three 1958 years unless a law enforcement agency or, a government entity 1959 responsible for the licensure, regulation, or discipline of 1960 licensed health professionals authorized to prescribe drugs, or 1961 the medical marijuana control commission has submitted a written 1962 request to the board for retention of the information in 1963 accordance with rules adopted by the board under section 4729.84 1964 of the Revised Code. 1965

Sec. 4729.83. (A) If the state board of pharmacy establishes 1966 and maintains a drug database pursuant to section 4729.75 of the 1967 Revised Code, the board may use, for the purpose of establishing 1968 or maintaining the database, any portion of the fees collected 1969 under section 4729.15, 4729.52, or 4729.54 of the Revised Code for 1970 the licensing or registration of pharmacists, pharmacy interns, 1971 wholesale distributors of dangerous drugs, or terminal 1972 distributors of dangerous drugs. The board shall not increase the 1973 amount of any of those fees solely for the purpose of establishing 1974 or maintaining the database. 1975

The board shall not impose any charge on a prescriber for the 1976 establishment or maintenance of the database. The <u>board shall not</u> 1977

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impose any charge for the establishment or maintenance of the	1978
<u>database on a retail dispensary licensed under Chapter 3796. of</u>	1979
the Revised Code by the medical marijuana control commission.	1980
The board shall not charge any fees for the transmission of	1981
data to the database or for the receipt of information from the	1982
database, except that the board may charge a fee in accordance	1983
with rules adopted under section 4729.84 of the Revised Code to an	1984
individual who requests the individual's own database information	1985
under section 4729.80 of the Revised Code.	1986
(B) The board may accept grants, gifts, or donations for	1987
purposes of the drug database. Any money received shall be	1988
deposited into the state treasury to the credit of the drug	1989
database fund, which is hereby created. Money in the fund shall be	1990
used solely for purposes of the drug database.	1991

Sec. 4729.84. For purposes of establishing and maintaining a 1992 drug database pursuant to section 4729.75 of the Revised Code, the 1993 state board of pharmacy shall adopt rules in accordance with 1994 Chapter 119. of the Revised Code to carry out and enforce sections 1995 4729.75 to 4729.83 of the Revised Code. The rules shall specify 1996 all of the following: 1997

(A) A means of identifying each patient, each terminal
distributor of dangerous drugs, and each purchase at wholesale of
dangerous drugs, and each retail dispensary licensed under Chapter
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3796. of the Revised Code by the medical marijuana control
commission about which information is entered into the drug
database;

(B) Requirements for the transmission of information from 2004
terminal distributors of dangerous drugs, wholesale distributors 2005
of dangerous drugs, and prescribers, and retail dispensaries; 2006

(C) An electronic format for the submission of information 2007

(D) A procedure whereby a terminal distributor-, wholesale 2010 distributor, or prescriber, or retail dispensary unable to submit 2011 information electronically may obtain a waiver to submit 2012 information in another format; 2013

2014 (E) A procedure whereby the board may grant a request from a law enforcement agency or, from a government entity responsible 2015 for the licensure, regulation, or discipline of licensed health 2016 professionals authorized to prescribe drugs, or from the medical 2017 marijuana control commission that information that has been stored 2018 for three years be retained when the information pertains to an 2019 open investigation being conducted by the agency or entity; 2020

(F) A procedure whereby a terminal distributor, wholesale 2021 distributor, or prescriber, or retail dispensary may apply for an 2022 extension to the time by which information must be transmitted to 2023 the board; 2024

(G) A procedure whereby a person or government entity to 2025 which the board is authorized to provide information may submit a 2026 request to the board for the information and the board may verify 2027 the identity of the requestor; 2028

(H) A procedure whereby the board can use the database 2029 request records required by division (B) of section 4729.80 of the 2030 Revised Code to document and report statistics and law enforcement 2031 outcomes; 2032

(I) A procedure whereby an individual may request the 2033 individual's own database information and the board may verify the 2034 identity of the requestor; 2035

(J) A reasonable fee that the board may charge under section 2036 4729.83 of the Revised Code for providing an individual with the 2037 individual's own database information pursuant to section 4729.80 2038

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of the Revised Code;

(K) The other specific dangerous drugs that, in addition to 2040controlled substances, must be included in the database; 2041

(L) The types of pharmacies licensed as terminal distributors 2042
 of dangerous drugs that are required to submit prescription 2043
 information to the board pursuant to section 4729.77 of the 2044
 Revised Code. 2045

Sec. 4729.85. If the state board of pharmacy establishes and 2046 maintains a drug database pursuant to section 4729.75 of the 2047 Revised Code, the board shall prepare reports regarding the 2048 database and present or submit them in accordance with both of the 2049 following: 2050

(A) The board shall present a biennial report to the standing 2051
 committees of the house of representatives and the senate that are 2052
 primarily responsible for considering health and human services 2053
 issues. Each 2054

Each report shall include all of the following:

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(1) The cost to the state of establishing and maintaining the 2056database; 2057
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(2) Information from <u>the board</u>, terminal distributors of 2058
dangerous drugs, prescribers, and <del>the board</del> <u>retail dispensaries</u> 2059
<u>licensed under Chapter 3796. of the Revised Code by the medical</u> 2060
<u>marijuana control commission</u> regarding the board's effectiveness 2061
in providing information from the database; 2062

(3) The board's timeliness in transmitting information from 2063the database. 2064

(B) The board shall submit a semiannual report to the
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 governor, the president of the senate, the speaker of the house of
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 representatives, the attorney general, the chairpersons of the
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 standing committees of the house of representatives and the senate
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that are primarily responsible for considering health and human 2069 services issues, the department of public safety, the medical 2070 marijuana control commission, the state dental board, the board of 2071 nursing, the state board of optometry, the state medical board, 2072 and the state veterinary medical licensing board. The state board 2073 of pharmacy shall make the report available to the public on its 2074 internet web site. Each report submitted shall include all of the 2075 following for the period covered by the report: 2076 (1) An aggregate of the information submitted to the board 2077

(1) An aggregate of the information submitted to the board2077under section 4729.77 of the Revised Code regarding prescriptions2078for controlled substances containing opioids, including all of the2079following:2080

(a) The number of prescribers who issued the prescriptions; 2081

(b) The number of patients to whom the controlled substances 2082 were dispensed; 2083

(c) The average quantity of the controlled substances2084dispensed per prescription;2085

(d) The average daily morphine equivalent dose of the2086controlled substances dispensed per prescription.2087

(2) An aggregate of the information submitted to the board 2088 under section 4729.79 of the Revised Code regarding controlled 2089 substances containing opioids that have been personally furnished 2090 to a patient by a prescriber, other than a prescriber who is a 2091 veterinarian, including all of the following: 2092

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(a) The number of prescribers who personally furnished the 2093controlled substances; 2094
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(b) The number of patients to whom the controlled substances 2095were personally furnished; 2096

(c) The average quantity of the controlled substances that 2097were furnished at one time; 2098

controlled substances that were furnished at one time.

(3) An aggregate of the information submitted to the board under section 4729.771 of the Revised Code regarding medical marijuana, including all of the following: (a) The number of retail dispensaries that dispensed <u>marijuana;</u> (A)(1) No person identified in divisions (A)(1) to  $(13)_{-}$ (A)(15), (A)(16), or (B) of section 4729.80 of the Revised Code

shall disseminate any written or electronic information the person 2116 receives from the drug database or otherwise provide another 2117 person access to the information that the person receives from the 2118 2119

(a) When necessary in the investigation or prosecution of a 2120 possible or alleged criminal offense; 2121

(b) When a person provides the information to the prescriber 2122 <del>or</del>, pharmacist, or retail dispensary licensed under Chapter 3796. 2123 of the Revised Code for whom the person is approved by the board 2124 to serve as a delegate of the prescriber or, pharmacist, or retail 2125 dispensary for purposes of requesting and receiving information 2126 from the drug database under division  $(A)(5) \frac{1}{2} \frac{1}{2}$ 2127

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#### (b) The number of patients to whom marijuana was dispensed; 2106

(c) The average supply of marijuana dispensed at one time; 2107

(d) The average daily dose of marijuana dispensed;

(d) The average daily morphine equivalent dose of the

(e) The types of diseases or conditions for which treatment 2109 with medical marijuana was recommended. 2110

sec. 4729.86. If the state board of pharmacy establishes and 2111 maintains a drug database pursuant to section 4729.75 of the 2112 Revised Code, all of the following apply: 2113

database, except as follows:

section 4729.80 of the Revised Code;

(c) When a prescriber or, pharmacist, or retail dispensary 2129 licensed under Chapter 3796. of the Revised Code provides the 2130 information to a person who is approved by the board to serve as such a delegate of the prescriber or, pharmacist, or retail 2132 dispensary; 2133

(d) When a prescriber or pharmacist includes the information 2134 in a medical record, as defined in section 3701.74 of the Revised 2135 Code. 2136

(2) No person shall provide false information to the state 2137 board of pharmacy with the intent to obtain or alter information 2138 contained in the drug database. 2139

(3) No person shall obtain drug database information by any 2140 means except as provided under section 4729.80 or 4729.81 of the 2141 Revised Code. 2142

(B) A person shall not use information obtained pursuant to 2143 division (A) of section 4729.80 of the Revised Code as evidence in 2144 any civil or administrative proceeding. 2145

(C)(1) Except as provided in division (C)(2) of this section, 2146 after providing notice and affording an opportunity for a hearing 2147 in accordance with Chapter 119. of the Revised Code, the board may 2148 restrict a person from obtaining further information from the drug 2149 database if any of the following is the case: 2150

(a) The person violates division (A)(1), (2), or (3) of this 2151 section; 2152

(b) The person is a requestor identified in division (A)(14)2153 of section 4729.80 of the Revised Code and the board determines 2154 that the person's actions in another state would have constituted 2155 a violation of division (A)(1), (2), or (3) of this section; 2156

(c) The person fails to comply with division (B) of this 2157

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section, regardless of the jurisdiction in which the failure to 2158 comply occurred; 2159 (d) The person creates, by clear and convincing evidence, a 2160 threat to the security of information contained in the database. 2161 (2) If the board determines that allegations regarding a 2162 person's actions warrant restricting the person from obtaining 2163 further information from the drug database without a prior 2164 hearing, the board may summarily impose the restriction. A 2165 telephone conference call may be used for reviewing the 2166 allegations and taking a vote on the summary restriction. The 2167 summary restriction shall remain in effect, unless removed by the 2168 board, until the board's final adjudication order becomes 2169 effective. 2170 (3) The board shall determine the extent to which the person 2171 is restricted from obtaining further information from the 2172 2173 database. Sec. 4731.283. (A) The state medical board shall approve one 2174 or more continuing medical education courses of study that assist 2175 qualifying physicians registered with the medical marijuana 2176 control commission under Chapter 3796. of the Revised Code in both 2177 of the following: 2178 (1) Diagnosing qualifying medical conditions as defined in 2179 Chapter 3796. of the Revised Code; 2180 (2) Treating gualifying medical conditions with medical 2181

<u>marijuana.</u>

(B) The board shall adopt rules in accordance with Chapter2183119. of the Revised Code specifying the number of hours of2184continuing medical education in medical marijuana approved by the2185board that a qualifying physician registered under Chapter 3796.2186of the Revised Code must complete biennially.2187

(C) The board shall adopt rules in accordance with Chapter	2188
119. of the Revised Code establishing for qualifying physicians	2189
registered under Chapter 3796. of the Revised Code the minimal	2190
standards of care when recommending treatment with medical	2191
marijuana.	2192

Section 2. That existing sections 109.572, 519.21, 4123.54,21934729.75, 4729.80, 4729.81, 4729.82, 4729.83, 4729.84, 4729.85, and21944729.86 of the Revised Code are hereby repealed.2195

Section 3. The Department of Commerce and the Medical 2196 Marijuana Control Commission shall take all actions necessary to 2197 ensure that the Medical Marijuana Control Program established 2198 under Chapter 3796. of the Revised Code, as enacted by this act, 2199 is fully operational not later than two years after the effective 2200 date of this act. 2201

Section 4. The General Assembly may enact law levying an 2202 excise tax on each transaction by which medical marijuana is 2203 dispensed to a patient in accordance with Chapter 3796. of the 2204 Revised Code, as enacted by this act. In addition to levying the 2205 tax, the law shall subject persons dispensing medical marijuana to 2206 all customary nondiscriminatory fees, taxes, and other charges 2207 that are applied to, levied against, or otherwise imposed 2208 generally upon other Ohio businesses, their gross or net revenues, 2209 their operations, their owners, and their property. 2210

The Medical Marijuana Control Commission shall determine for 2211 each fiscal year an amount the Commission considers necessary to 2212 fund drug abuse prevention programs. That amount shall be 2213 appropriated for that purpose from revenue arising from the excise 2214 tax and revenue from license application and renewal fees imposed 2215 under Chapter 3796. of the Revised Code, as enacted by this act. 2216 Section 5. The General Assembly hereby declares that it 2217 intends to recommend that the United States Congress, the Attorney 2218 General of the United States, and the United States Drug 2219 Enforcement Administration take actions as necessary to classify 2220 marijuana as a schedule II controlled substance in an effort to 2221 ease the regulatory burdens associated with research on its 2222 potential medical benefits. 2223

Section 6. The General Assembly hereby declares that it 2224 intends to establish a program to provide incentives or otherwise 2225 encourage institutions of higher education and medical facilities 2226 within this state to conduct academic and medical research 2227 regarding medical marijuana. 2228