As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 100

Senators Skindell, Tavares

Cosponsors: Senators Williams, Brown, Schiavoni

A BILL

То	amend sections 9.03, 124.93, 125.111, 153.59,	1
	153.591, 340.12, 511.03, 717.01, 1501.012,	2
	1751.18, 2927.03, 3113.36, 3301.53, 3304.15,	3
	3304.50, 3314.06, 3332.09, 3721.13, 3905.55,	4
	4111.17, 4112.01, 4112.02, 4112.021, 4112.024,	5
	4112.04, 4112.05, 4112.08, 4117.19, 4735.16,	6
	4735.55, 4757.07, 4758.16, 4765.18, 5104.09,	7
	5107.26, 5123.351, 5126.07, 5165.08, 5515.08,	8
	and 5709.832 of the Revised Code to prohibit	9
	discrimination on the basis of sexual	10
	orientation or gender identity or expression, to	11
	add mediation to the list of informal methods by	12
	which the Ohio Civil Rights Commission must	13
	attempt to induce compliance with Ohio's Civil	14
	Rights Law before instituting a formal hearing,	15
	and to eliminate certain religious exemptions	16
	from the Ohio Civil Rights Law.	17

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

Section	1.	That	sections	9.03	, 124.93	3, 125.111,	153.59,	18
153.591, 340.	.12.	511.	.03, 717.	01. 1	501.012.	1751.18.	2927.03.	19

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3113.36, 3301.53, 3304.15, 3304.50, 3314.06, 3332.09, 3721.13,	20
3905.55, 4111.17, 4112.01, 4112.02, 4112.021, 4112.024, 4112.04,	21
4112.05, 4112.08, 4117.19, 4735.16, 4735.55, 4757.07, 4758.16,	22
4765.18, 5104.09, 5107.26, 5123.351, 5126.07, 5165.08, 5515.08,	23
and 5709.832 of the Revised Code be amended to read as follows:	24
Sec. 9.03. (A) As used in this section:	25
(1) "Political subdivision" means any body corporate and	26
politic, except a municipal corporation that has adopted a	27
charter under Section 7 of Article XVIII, Ohio Constitution, and	28
except a county that has adopted a charter under Sections 3 and	29
4 of Article X, Ohio Constitution, to which both of the	30
following apply:	31
(a) It is responsible for governmental activities only in	32
a geographic area smaller than the state.	33
(b) It is subject to the sovereign immunity of the state.	34
(2) "Cigarettes" and "tobacco product" have the same	35
meanings as in section 5743.01 of the Revised Code.	36
(3) "Transaction" has the same meaning as in section	37
1315.51 of the Revised Code.	38
(4) "Campaign committee," "campaign fund," "candidate,"	39
"legislative campaign fund," "political action committee,"	40
"political committee," "political party," and "separate	41
segregated fund" have the same meanings as in section 3517.01 of	42
the Revised Code.	43
(B) Except as otherwise provided in division (C) of this	44
section, the governing body of a political subdivision may use	45
public funds to publish and distribute newsletters, or to use	46
any other means, to communicate information about the plans,	47

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policies, and operations of the political subdivision to members	48
of the public within the political subdivision and to other	49
persons who may be affected by the political subdivision.	50
(C) Except as otherwise provided in division (A)(7) of	51
section 340.03 of the Revised Code, no governing body of a	52
political subdivision shall use public funds to do any of the	53
following:	54
(1) Publish, distribute, or otherwise communicate	55
information that does any of the following:	56
(a) Contains defamatory, libelous, or obscene matter;	57
(b) Promotes alcoholic beverages, cigarettes or other	58
tobacco products, or any illegal product, service, or activity;	59
(c) Promotes illegal discrimination on the basis of race,	60
color, religion, <u>age, ancestry,</u> national origin, <u>or</u> handicap,	61
age, or ancestry; or sexual orientation or gender identity or	62
expression as those terms are defined in section 4112.01 of the	63
Revised Code;	64
(d) Supports or opposes any labor organization or any	65
action by, on behalf of, or against any labor organization;	66
(e) Supports or opposes the nomination or election of a	67
candidate for public office, the investigation, prosecution, or	68
recall of a public official, or the passage of a levy or bond	69
issue.	70
(2) Compensate any employee of the political subdivision	71
for time spent on any activity to influence the outcome of an	72
election for any of the purposes described in division (C)(1)(e)	73
of this section. Division (C)(2) of this section does not	74
prohibit the use of public funds to compensate an employee of a	75

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political subdivision for attending a public meeting to present	76
information about the political subdivision's finances,	77
activities, and governmental actions in a manner that is not	78
designed to influence the outcome of an election or the passage	79
of a levy or bond issue, even though the election, levy, or bond	80
issue is discussed or debated at the meeting.	81
(D) Except as otherwise provided in division (A)(7) of	82
section 340.03 of the Revised Code or in division (E) of this	83
section, no person shall knowingly conduct a direct or indirect	84
transaction of public funds to the benefit of any of the	85
following:	86
(1) A campaign committee;	87
(2) A political action committee;	88
(3) A legislative campaign fund;	89
(4) A political party;	90
(5) A campaign fund;	91
(6) A political committee;	92
(7) A separate segregated fund;	93
(8) A candidate.	94
(E) Division (D) of this section does not prohibit the	95
utilization of any person's own time to speak in support of or	96
in opposition to any candidate, recall, referendum, levy, or	97
bond issue unless prohibited by any other section of the Revised	98
Code.	99
(F) Nothing in this section prohibits or restricts any	100
political subdivision from sponsoring, participating in, or	101
doing any of the following:	102

(1) Charitable or public service advertising that is not	103
commercial in nature;	104
(2) Advertising of exhibitions, performances, programs,	105
products, or services that are provided by employees of a	106
political subdivision or are provided at or through premises	107
owned or operated by a political subdivision;	108
(3) Licensing an interest in a name or mark that is owned	109
or controlled by the political subdivision.	110
(G) Whoever violates division (D) of this section shall be	111
punished as provided in section 3599.40 of the Revised Code.	112
Sec. 124.93. (A) As used in this section, "physician"	113
means any person who holds a valid certificate to practice	114
medicine and surgery or osteopathic medicine and surgery issued	115
under Chapter 4731. of the Revised Code.	116
(B) No health insuring corporation that, on or after July	117
1, 1993, enters into or renews a contract with the department of	118
administrative services under section 124.82 of the Revised	119
Code, because of a physician's race, color, religion, sex, age,	120
ancestry, or national origin, or disability, sexual orientation,	121
gender identity or expression, or military status as those terms	122
are defined in section 4112.01 of the Revised Code, age, or	123
ancestry, shall refuse to contract with that physician for the	124
provision of health care services under section 124.82 of the	125
Revised Code.	126
Any health insuring corporation that violates this	127
division is deemed to have engaged in an unlawful discriminatory	128
practice as defined in section 4112.02 of the Revised Code and	129
is subject to Chapter 4112. of the Revised Code.	130
(C) Each health insuring corporation that, on or after	131

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July 1, 1993, enters into or renews a contract with the	132
department of administrative services under section 124.82 of	133
the Revised Code and that refuses to contract with a physician	134
for the provision of health care services under that section	135
shall provide that physician with a written notice that clearly	136
explains the reason or reasons for the refusal. The notice shall	137
be sent to the physician by regular mail within thirty days	138
after the refusal.	139
Any health insuring corporation that fails to provide	140
notice in compliance with this division is deemed to have	141
engaged in an unfair and deceptive act or practice in the	142
business of insurance as defined in section 3901.21 of the	143
Revised Code and is subject to sections 3901.19 to 3901.26 of	144
the Revised Code.	145
Sec. 125.111. (A) Every contract for or on behalf of the	146
state or any of its political subdivisions for any purchase	147
shall contain provisions similar to those required by section	148
153.59 of the Revised Code in the case of construction contracts	149
by which the contractor agrees to both of the following:	150
(1) That, in the hiring of employees for the performance	151
of work under the contract or any subcontract, no contractor or	152
subcontractor, by reason of race, color, religion, sex, age,	153
ancestry, or national origin, or disability, sexual orientation,	154
gender identity or expression, or military status as those terms	155
<pre>are defined in section 4112.01 of the Revised Code, national</pre>	156
origin, or ancestry, shall discriminate against any citizen of	157
this state in the employment of a person qualified and available	158
to perform the work to which the contract relates;	159
(2) That no contractor, subcontractor, or person acting on	160

behalf of any contractor or subcontractor, in any manner, shall

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discriminate against, intimidate, or retaliate against any	162
employee hired for the performance of work under the contract on	163
account of race, color, religion, sex, age, ancestry, or	164
national origin; or disability, sexual orientation, gender	165
identity or expression, or military status as those terms are	166
defined in section 4112.01 of the Revised Code, national origin,	167
or ancestry.	168
(B) All contractors from whom the state or any of its	169
political subdivisions make purchases shall have a written	170
affirmative action program for the employment and effective	171
utilization of economically disadvantaged persons, as referred	172
to in division (E)(1) of section 122.71 of the Revised Code.	173
Annually, each such contractor shall file a description of the	174
affirmative action program and a progress report on its	175
implementation with the equal employment opportunity office of	176
the department of administrative services.	177
Sec. 153.59. Every contract for or on behalf of the state,	178
or any township, county, or municipal corporation of the state,	179
for the construction, alteration, or repair of any public	180
building or public work in the state shall contain provisions by	181
which the contractor agrees to both of the following:	182
(A) That, in the hiring of employees for the performance	183
of work under the contract or any subcontract, no contractor,	184
subcontractor, or any person acting on a contractor's or	185
subcontractor's behalf, by reason of race, color , creed , or sex, creed ,	186
or disability, sexual orientation, gender identity or	187
<pre>expression, or military status as those terms are defined in</pre>	188
section 4112.01 of the Revised Code, or color, shall	189
discriminate against any citizen of the state in the employment	190
of labor or workers who is qualified and available to perform	191

the work to which the employment relates;	the	work	to	which	the	employment	relates;
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(B) That no contractor, subcontractor, or any person on a 193 contractor's or subcontractor's behalf, in any manner, shall 194 discriminate against or intimidate any employee hired for the 195 performance of work under the contract on account of race, 196 color, creed, or sex; or disability, sexual orientation, gender 197 identity or expression, or military status as those terms are 198 defined in section 4112.01 of the Revised Code, or color. 199

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The department of administrative services shall ensure that no capital moneys appropriated by the general assembly for any purpose shall be expended unless the project for which those moneys are appropriated provides for an affirmative action program for the employment and effective utilization of disadvantaged persons whose disadvantage may arise from cultural, racial, or ethnic background, or other similar cause, including, but not limited to, race, religion, sex, ancestry, or national origin; or disability or military status as those terms are defined in section 4112.01 of the Revised Code, national origin, or ancestry.

In awarding contracts for capital improvement projects, 211 the department shall ensure that equal consideration be given to 212 contractors, subcontractors, or joint venturers who qualify as a 213 minority business enterprise. As used in this section, "minority 214 business enterprise" means a business enterprise that is owned 215 or controlled by one or more socially or economically 216 disadvantaged persons who are residents of this state. "Socially 217 or economically disadvantaged persons" means persons, regardless 218 of marital status, who are members of groups whose disadvantage 219 may arise from discrimination on the basis of race, religion, 220 sex, ancestry, or national origin; or disability, sexual 221 S. B. No. 100 Page 9 As Introduced

orientation, gender identity or expression, or military status	222
as those terms are defined in section 4112.01 of the Revised	223
Code, national origin, ancestry, or other similar cause.	224
Sec. 153.591. Any provision of a hiring hall contract or	225
agreement which obligates a contractor to hire, if available,	226
only employees referred to the contractor by a labor	227
organization shall be void as against public policy and	228
unenforceable with respect to employment under any public works	229
contract unless-at both of the following apply:	230
(A) At the date of execution of the hiring hall contract	231
or agreement, or within thirty days thereafter, the labor	232
organization has in effect procedures for referring qualified	233
employees for hire without regard to race, color, religion, $\underline{\text{sex,}}$	234
ancestry, or national origin; or sexual orientation, gender	235
<u>identity or expression</u> , <u>or</u> military status as defined in section	236
4112.01 of the Revised Code, or ancestry and unless the.	237
(B) The labor organization includes in its apprentice and	238
journeyperson's membership, or otherwise has available for job	239
referral without discrimination, qualified employees, both	240
whites and non-whites (including-African-Americans African	241
Americans).	242
Sec. 340.12. As used in this section, "disability_" has-	243
"gender identity or expression," and "sexual orientation" have	244
the same <u>meaning meanings</u> as in section 4112.01 of the Revised	245
Code.	246
No board of alcohol, drug addiction, and mental health	247
services or any community addiction or mental health services	248
provider under contract with such a board shall discriminate in	249
the provision of services under its authority, in employment, or	250

under a contract on the basis of race, color, religion, creed,	251
sex, age, national origin, or disability, sexual orientation, or	252
gender identity or expression.	253

Each board and each community addiction or mental health 254 services provider shall have a written affirmative action 255 program. The affirmative action program shall include goals for 256 the employment and effective utilization of, including contracts 257 with, members of economically disadvantaged groups as defined in 258 division (E)(1) of section 122.71 of the Revised Code in 259 260 percentages reflecting as nearly as possible the composition of the alcohol, drug addiction, and mental health service district 261 served by the board. Each board and provider shall file a 262 description of the affirmative action program and a progress 263 report on its implementation with the department of mental 264 health and addiction services. 265

Sec. 511.03. After an affirmative vote in an election held 266 under sections 511.01 and 511.02 of the Revised Code, the board 267 of township trustees may make all contracts necessary for the 268 purchase of a site, and the erection, improvement, or 269 enlargement of such building. The board shall have control of 270 any town hall belonging to the township, and it may rent or 271 lease all or part of any hall, lodge, or recreational facility 272 belonging to the township, to any person or organization under 273 terms the board considers proper, for which all rent shall be 274 paid in advance or fully secured. In establishing the terms of 275 any rental agreement or lease pursuant to this section, the 276 board of township trustees may give preference to persons who 277 are residents of or organizations that are headquartered in the 278 township or that are charitable or fraternal in nature. All 279 persons or organizations shall be treated on a like or similar 280 basis, and no differentiation shall be made on the basis of 281

race, color, religion, national origin, sex, national origin, or	282
political affiliation; or sexual orientation or gender identity	283
or expression as those terms are defined in section 4112.01 of	284
the Revised Code. The rents received for such facilities may be	285
used for their repair or improvement, and any balance shall be	286
used for general township purposes.	287
Sec. 717.01. Each municipal corporation may do any of the	288
following:	289
(A) Acquire by purchase or condemnation real estate with	290
or without buildings on it, and easements or interests in real	291
estate;	292
(B) Extend, enlarge, reconstruct, repair, equip, furnish,	293
or improve a building or improvement that it is authorized to	294
acquire or construct;	295
(C) Erect a crematory or provide other means for disposing	296
of garbage or refuse, and erect public comfort stations;	297
(D) Purchase turnpike roads and make them free;	298
(E) Construct wharves and landings on navigable waters;	299
(F) Construct infirmaries, workhouses, prisons, police	300
stations, houses of refuge and correction, market houses, public	301
halls, public offices, municipal garages, repair shops, storage	302
houses, and warehouses;	303
(G) Construct or acquire waterworks for supplying water to	304
the municipal corporation and its inhabitants and extend the	305
waterworks system outside of the municipal corporation limits;	306
(H) Construct or purchase gas works or works for the	307
generation and transmission of electricity, for the supplying of	308
gas or electricity to the municipal corporation and its	309

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inhabitants;	310
(I) Provide grounds for cemeteries or crematories, enclose	311
and embellish them, and construct vaults or crematories;	312
(J) Construct sewers, sewage disposal works, flushing	313
tunnels, drains, and ditches;	314
(K) Construct free public libraries and reading rooms, and	315
free recreation centers;	316
(L) Establish free public baths and municipal lodging	317
houses;	318
(M) Construct monuments or memorial buildings to	319
commemorate the services of soldiers, sailors, and marines of	320
the state and nation;	321
(N) Provide land for and improve parks, boulevards, and	322
<pre>public playgrounds;</pre>	323
(O) Construct hospitals and pesthouses;	324
(P) Open, construct, widen, extend, improve, resurface, or	325
change the line of any street or public highway;	326
(Q) Construct and improve levees, dams, waterways,	327
waterfronts, and embankments and improve any watercourse passing	328
through the municipal corporation;	329
(R) Construct or improve viaducts, bridges, and culverts;	330
(S)(1) Construct any building necessary for the police or	331
fire department;	332
(2) Purchase fire engines or fire boats;	333
(3) Construct water towers or fire cisterns;	334
(4) Place underground the wires or signal apparatus of any	335

police or fire department.	336
(T) Construct any municipal ice plant for the purpose of	337
manufacturing ice for the citizens of a municipal corporation;	338
(U) Construct subways under any street or boulevard or	339
elsewhere;	340
(V) Acquire by purchase, gift, devise, bequest, lease,	341
condemnation proceedings, or otherwise, real or personal	342
property, and thereon and thereof to establish, construct,	343
enlarge, improve, equip, maintain, and operate airports, landing	344
fields, or other air navigation facilities, either within or	345
outside the limits of a municipal corporation, and acquire by	346
purchase, gift, devise, lease, or condemnation proceedings	347
rights-of-way for connections with highways, waterways, and	348
electric, steam, and interurban railroads, and improve and equip	349
such facilities with structures necessary or appropriate for	350
such purposes. No municipal corporation may take or disturb	351
property or facilities belonging to any public utility or to a	352
common carrier engaged in interstate commerce, which property or	353
facilities are required for the proper and convenient operation	354
of the utility or carrier, unless provision is made for the	355
restoration, relocation, or duplication of the property or	356
facilities elsewhere at the sole cost of the municipal	357
corporation.	358
(W) Provide by agreement with any regional airport	359
authority, created under section 308.03 of the Revised Code, for	360
the making of necessary surveys, appraisals, and examinations	361
preliminary to the acquisition or construction of any airport or	362
airport facility and pay the portion of the expense of the	363
surveys, appraisals, and examinations as set forth in the	364
agreement;	365

(X) Provide by agreement with any regional airport	366
authority, created under section 308.03 of the Revised Code, for	367
the acquisition, construction, maintenance, or operation of any	368
airport or airport facility owned or to be owned and operated by	369
the regional airport authority or owned or to be owned and	370
operated by the municipal corporation and pay the portion of the	371
expense of it as set forth in the agreement;	372
(Y) Acquire by gift, purchase, lease, or condemnation,	373
land, forest, and water rights necessary for conservation of	374
forest reserves, water parks, or reservoirs, either within or	375
without the limits of the municipal corporation, and improve and	376
equip the forest and water parks with structures, equipment, and	377
reforestation necessary or appropriate for any purpose for the	378
utilization of any of the forest and water benefits that may	379
properly accrue therefrom to the municipal corporation;	380
(Z) Acquire real property by purchase, gift, or devise and	381
construct and maintain on it public swimming pools, either	382
within or outside the limits of the municipal corporation;	383
(AA) Construct or rehabilitate, equip, maintain, operate,	384
and lease facilities for housing of elderly persons and for	385
persons of low and moderate income, and appurtenant facilities.	386
No municipal corporation shall deny housing accommodations to or	387
withhold housing accommodations from elderly persons or persons	388
of low and moderate income because of race, color, religion,	389
sex, ancestry, or national origin; or familial status—as defined—	390
in section 4112.01 of the Revised Code, military status as	391
defined in that section, disability as defined in that section,	392
ancestry, or national origin, sexual orientation, gender	393
identity or expression, or military status as those terms are	394
defined in section 4112.01 of the Revised Code. Any elderly	395

person or person of low or moderate income who is denied housing	396
accommodations or has them withheld by a municipal corporation	397
because of race, color, religion, sex, ancestry, or national	398
origin, or familial status as defined in section 4112.01 of the	399
Revised Code, military status as defined in that section,	400
disability as defined in that section, ancestry, or national	401
origin, sexual orientation, gender identity or expression, or	402
military status as those terms are defined in section 4112.01 of	403
the Revised Code, may file a charge with the Ohio civil rights	404
commission as provided in Chapter 4112. of the Revised Code.	405
(BB) Acquire, rehabilitate, and develop rail property or	406
rail service, and enter into agreements with the Ohio rail	407
development commission, boards of county commissioners, boards	408
of township trustees, legislative authorities of other municipal	409
corporations, with other governmental agencies or organizations,	410
and with private agencies or organizations in order to achieve	411
those purposes;	412
(CC) Appropriate and contribute money to a soil and water	413
conservation district for use under Chapter 940. of the Revised	414
Code;	415
(DD) Authorize the board of county commissioners, pursuant	416
to a contract authorizing the action, to contract on the	417
municipal corporation's behalf for the administration and	418
enforcement within its jurisdiction of the state building code	419
by another county or another municipal corporation located	420
within or outside the county. The contract for administration	421
and enforcement shall provide for obtaining certification	422
pursuant to division (E) of section 3781.10 of the Revised Code	423
for the exercise of administration and enforcement authority	424
within the municipal corporation seeking those services and	425

shall specify which political subdivision is responsible for	426
securing that certification.	427
(EE) Expend money for providing and maintaining services	428
and facilities for senior citizens.	429
and radiffered for benief dreffens.	123
"Airport," "landing field," and "air navigation facility,"	430
as defined in section 4561.01 of the Revised Code, apply to	431
division (V) of this section.	432
As used in divisions (W) and (X) of this section,	433
"airport" and "airport facility" have the same meanings as in	434
section 308.01 of the Revised Code.	435
As used in division (BB) of this section, "rail property"	436
and "rail service" have the same meanings as in section 4981.01	437
of the Revised Code.	438
Sec. 1501.012. (A) The director of natural resources may	439
-	
lease lands in state parks, as defined in section 1501.07 of the	440
Revised Code, and contract for the construction and operation of	441
public service facilities, as mentioned in that section, and for	442
major renovation or remodeling of existing public service	443
facilities by the lessees on those lands. If the director	444
determines that doing so would be consistent with long-range	445
planning of the department of natural resources and in the best	446
interests of the department and the division of parks and	447
watercraft in the department, the director shall negotiate and	448
execute a lease and contract for those purposes in accordance	449
with this chapter except as otherwise provided in this section.	450
(B) The director shall draft a statement of intent	451
describing any public service facility that the department	452
wishes to have constructed in accordance with this section and	453
establishing a procedure for the submission of proposals for	454

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providing the facility, including, but not limited to, a	455
requirement that each prospective bidder or lessee of land shall	456
submit with the proposal a completed questionnaire and financial	457
statement, on forms prescribed and furnished by the department,	458
to enable the department to ascertain the person's financial	459
worth and experience in maintaining and operating facilities	460
similar or related to the public service facility in question.	461
The completed questionnaire and financial statement shall be	462
verified under oath by the prospective bidder or lessee.	463
Questionnaires and financial statements submitted under this	464
division are confidential and are not open to public inspection.	465
Nothing in this division shall be construed to prevent use of or	466
reference to questionnaires and financial statements in a civil	467
action or criminal prosecution commenced by the state.	468

The director shall publish the statement of intent in at least three daily newspapers of general circulation in the state at least once each week for four consecutive weeks. The director then shall accept proposals in response to the statement of intent for at least thirty days following the final publication of the statement. At the end of the period during which proposals may be submitted under this division, the director shall select the proposal that the director determines best complies with the statement of intent and may negotiate a lease and contract with the person that submitted that proposal.

- (C) Any lease and contract negotiated under this section shall include in its terms and conditions all of the following:
 - (1) The legal description of the leasehold;
- (2) The duration of the lease and contract, which shall

 not exceed forty years, and a requirement that the lease and

 contract be nonrenewable;

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(3) A requirement that the lessee maintain in full force	485
and effect during the term of the lease and contract	486
comprehensive liability insurance for injury, death, or loss to	487
persons or property and fire casualty insurance for the public	488
service facility and all its structures in an amount established	489
by the director and naming the department as an additional	490
insured;	491
(4) A requirement that the lessee maintain in full force	492
and effect suitable performance bonds or other adequate security	492
pertaining to the construction and operation of the public	493
service facility;	494
service facility,	490
(5) Detailed plans and specifications controlling the	496
construction of the public service facility that shall include	497
all of the following:	498
(a) The size and capacity of the facility;	499
(b) The type and quality of construction;	500
(c) Other criteria that the department considers necessary	501
and advisable.	502
(6) The manner of rental payment;	503
(7) A stipulation that the director shall have control and	504
supervision over all of the following:	505
(a) The operating season of the public service facility;	506
(b) The facility's hours of operation;	507
(c) The maximum rates to be charged guests using the	508
facility;	509
(d) The facility's sanitary conditions;	510
(e) The quality of food and service furnished the guests	511

of the facility;	512
(f) The lessee's general and structural maintenance	513
responsibilities at the facility.	514
(8) The disposition of the leasehold and improvements at	515
the expiration of the lease and contract;	516
(9) A requirement that the public service facility be	517
available to all members of the public without regard to sex,	518
race, color, creed, ancestry, or national origin; or	519
disability, sexual orientation, or gender identity or expression	520
as those terms are defined in section 4112.01 of the Revised	521
Code;	522
(10) Other terms and conditions that the director	523
considers necessary and advisable to carry out the purposes of	524
this section.	525
(D) The attorney general shall approve the form of the	526
lease and contract prior to its execution by the director.	527
(E) The authority granted in this section to the director	528
is in addition and supplemental to any other authority granted	529
the director under state law.	530
Sec. 1751.18. (A) (1) No health insuring corporation shall	531
cancel or fail to renew the coverage of a subscriber or enrollee	532
because of any health status-related factor in relation to the	533
subscriber or enrollee, the subscriber's or enrollee's	534
requirements for health care services, or for any other reason	535
designated under rules adopted by the superintendent of	536
insurance.	537
(2) Unless otherwise required by state or federal law, no	538
health insuring corporation, or health care facility or provider	539

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through which the health insuring corporation has made	540
arrangements to provide health care services, shall discriminate	541
against any individual with regard to enrollment, disenrollment,	542
or the quality of health care services rendered, on the basis of	543
the any of the following:	544
(a) The individual's race, color, sex, religion, or age,	545
religion, military status ; or sexual orientation, gender	546
identity or expression, or military status as those terms are	547
defined in section 4112.01 of the Revised Code, or status:	548
(b) The individual's status as a recipient of medicare or	549
medicaid, or any ;	550
(c) Any health status-related factor in relation to the	551
individual. However	552
<pre>However, a health insuring corporation shall not be</pre>	553
required to accept a recipient of medicare or medical	554
assistance, if an agreement has not been reached on appropriate	555
payment mechanisms between the health insuring corporation and	556
the governmental agency administering these programs. Further,	557
except for open enrollment coverage under sections 3923.58 and	558
3923.581 of the Revised Code and except as provided in section	559
1751.65 of the Revised Code, a health insuring corporation may	560
reject an applicant for nongroup enrollment on the basis of any	561
health status-related factor in relation to the applicant.	562
(B) A health insuring corporation may cancel or decide not	563
to renew the coverage of an enrollee if the enrollee has	564
performed an act or practice that constitutes fraud or	565
intentional misrepresentation of material fact under the terms	566
of the coverage and if the cancellation or nonrenewal is not	567
based, either directly or indirectly, on any health status-	568

related factor in relation to the enrollee.	569
(C) An enrollee may appeal any action or decision of a	570
health insuring corporation taken pursuant to section 2742(b) to	571
(e) of the "Health Insurance Portability and Accountability Act	572
of 1996," Pub. L. No. 104-191, 110 Stat. 1955, 42 U.S.C.A.	573
300gg-42, as amended. To appeal, the enrollee may submit a	574
written complaint to the health insuring corporation pursuant to	575
section 1751.19 of the Revised Code. The enrollee may, within	576
thirty days after receiving a written response from the health	577
insuring corporation, appeal the health insuring corporation's	578
action or decision to the superintendent.	579
(D) As used in this section, "health status-related	580
factor" means any of the following:	581
(1) Health status;	582
(1) health status,	302
(2) Medical condition, including both physical and mental	583
illnesses;	584
(3) Claims experience;	585
(4) Receipt of health care;	586
(5) Medical history;	587
(6) Genetic information;	588
(7) Evidence of insurability, including conditions arising	589
out of acts of domestic violence;	590
(8) Disability.	591
Sec. 2927.03. (A) No person, whether or not acting under	592
color of law, shall by force or threat of force willfully	593
injure, intimidate, or interfere with, or attempt to injure,	594
intimidate, or interfere with, any of the following:	595

(1) Any person because of race, color, religion, sex,	596
ancestry, or national origin; or familial status as defined in	597
section 4112.01 of the Revised Code, national origin, military	598
status as defined in that section, disability as defined in that	599
section, sexual orientation, gender identity or expression, or	600
ancestry military status as those terms are defined in section	601
4112.01 of the Revised Code, and because that person is or has	602
been selling, purchasing, renting, financing, occupying,	603
contracting, or negotiating for the sale, purchase, rental,	604
financing, or occupation of any housing accommodations, or	605
applying for or participating in any service, organization, or	606
facility relating to the business of selling or renting housing	607
accommodations;	608
(2) Any person because that person is or has been doing,	609
or in order to intimidate that person or any other person or any	610
class of persons from doing, either of the following:	611
class of persons from doring, element of the following.	011
(a) Participating, without discrimination on account of	612
race, color, religion, sex, <u>ancestry, or national origin, or</u>	613
familial status as defined in section 4112.01 of the Revised	614
Code, national origin, military status as defined in that	615
section, disability as defined in that section, sexual	616
orientation, gender identity or expression, or ancestry,	617
military status as those terms are defined in section 4112.01 of	618
the Revised Code, in any of the activities, services,	619
organizations, or facilities described in division (A)(1) of	620
this section;	621
(b) Affording another person or class of persons	622
opportunity or protection so to participate.	623
(3) Any person because that person is or has been, or in	624

625

order to discourage that person or any other person from,

lawfully aiding or encouraging other persons to participate,	626
without discrimination on account of race, color, religion, sex,	627
ancestry, or national origin, or familial status as defined in	628
section 4112.01 of the Revised Code, national origin, military	629
status as defined in that section, disability as defined in that	630
section, sexual orientation, gender identity or expression, or	631
	632
ancestry, military status as those terms are defined in section	
4112.01 of the Revised Code, in any of the activities, services,	633
organizations, or facilities described in division (A)(1) of	634
this section, or participating lawfully in speech or peaceful	635
assembly opposing any denial of the opportunity to so	636
participate.	637
(B) Whoever violates division (A) of this section is	638
guilty of a misdemeanor of the first degree.	639
Sec. 3113.36. (A) To qualify for funds under section	640
3113.35 of the Revised Code, a shelter for victims of domestic	641
violence shall meet all of the following requirements:	642
(1) Be incorporated in this state as a nonprofit	643
corporation;	644
(2) Have trustees who represent the racial, ethnic, and	645
socioeconomic diversity of the community to be served, including	646
at least one person who is or has been a victim of domestic	647
violence;	648
,	0.10
(3) Receive at least twenty-five per cent of its funds	649
from sources other than funds distributed pursuant to section	650
3113.35 of the Revised Code. These other sources may be public	651
or private, and may include funds distributed pursuant to	652
section 3113.37 of the Revised Code, and contributions of goods	653
or services, including materials, commodities, transportation,	654

office space, or other types of facilities or personal services.	655
(4) Provide residential service or facilities for children	656
when accompanied by a parent, guardian, or custodian who is a	657
victim of domestic violence and who is receiving temporary	658
residential service at the shelter;	659
(5) Require persons employed by or volunteering services	660
to the shelter to maintain the confidentiality of any	661
information that would identify individuals served by the	662
shelter.	663
(B) A shelter for victims of domestic violence does not	664
qualify for funds if it discriminates in its admissions or	665
provision of services on the basis of race, religion, color,	666
religion, age, ancestry, national origin, or marital status,	667
national origin, or ancestry; or sexual orientation or gender	668
identity or expression as those terms are defined in section	669
4112.01 of the Revised Code. A shelter does not qualify for	670
funds in the second half of any year if its application projects	671
the provision of residential service and such service has not	672
been provided in the first half of that year; such a shelter	673
does not qualify for funds in the following year.	674
Sec. 3301.53. (A) The state board of education, in	675
consultation with the director of job and family services, shall	676
formulate and prescribe by rule adopted under Chapter 119. of	677
the Revised Code minimum standards to be applied to preschool	678
programs operated by school district boards of education, county	679
boards of developmental disabilities, community schools, or	680
eligible nonpublic schools. The rules shall include the	681
following:	682
(1) Standards ensuring that the preschool program is	683

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located in a safe and convenient facility that accommodates the	684
enrollment of the program, is of the quality to support the	685
growth and development of the children according to the program	686
objectives, and meets the requirements of section 3301.55 of the	687
Revised Code;	688
(2) Standards ensuring that supervision, discipline, and	689
programs will be administered according to established	690
objectives and procedures;	691
(3) Standards ensuring that preschool staff members and	692
nonteaching employees are recruited, employed, assigned,	693
evaluated, and provided inservice education without	694
discrimination on the basis of $\underline{\text{race, color, sex,}}$ age, $\underline{\text{color,}}$ $\underline{\text{or}}$	695
national origin, race, or sex; or sexual orientation or gender	696
identity or expression as those terms are defined in section	697
4112.01 of the Revised Code; and that preschool staff members	698
and nonteaching employees are assigned responsibilities in	699
accordance with written position descriptions commensurate with	700
their training and experience;	701
(4) A requirement that boards of education intending to	702
establish a preschool program demonstrate a need for a preschool	703
program prior to establishing the program;	704
(5) Requirements that children participating in preschool	705
programs have been immunized to the extent considered	706
appropriate by the state board to prevent the spread of	707
communicable disease;	708
(6) Requirements that the parents of preschool children	709
complete the emergency medical authorization form specified in	710
section 3313.712 of the Revised Code.	711

(B) The state board of education in consultation with the

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director of job and family services shall ensure that the rules	713
adopted by the state board under sections 3301.52 to 3301.58 of	714
the Revised Code are consistent with and meet or exceed the	715
requirements of Chapter 5104. of the Revised Code with regard to	716
child day-care centers. The state board and the director of job	717
and family services shall review all such rules at least once	718
every five years.	719

- (C) The state board of education, in consultation with the 720 director of job and family services, shall adopt rules for 721 school child programs that are consistent with and meet or 722 exceed the requirements of the rules adopted for school-age 723 child care centers under Chapter 5104. of the Revised Code. 724
- Sec. 3304.15. (A) There is hereby created the 725 opportunities for Ohioans with disabilities agency. The agency 726 is the designated state unit authorized under the 727 "Rehabilitation Act of 1973," 87 Stat. 355, 29 U.S.C. 701, as 728 amended, to provide vocational rehabilitation to eligible 729 persons with disabilities. 730
- (B) The governor shall appoint an executive director of 731 the opportunities for Ohioans with disabilities agency to serve 732 at the pleasure of the governor and shall fix the executive 733 director's compensation. The executive director shall devote the 734 executive director's entire time to the duties of the executive 735 director's office, shall hold no other office or position of 736 trust and profit, and shall engage in no other business during 737 the executive director's term of office. The governor may grant 738 the executive director the authority to appoint, remove, and 739 discipline without regard to sex, race, ereed, color, creed, 740 <u>sex,</u> age, or national origin, <u>or sexual orientation or gender</u> 741 identity or expression as those terms are defined in section 742

4112.01 of the Revised Code, such other professional,	743
administrative, and clerical staff members as are necessary to	744
carry out the functions and duties of the agency.	745
The executive director of the opportunities for Ohioans	746
with disabilities agency is the executive and administrative	747
officer of the agency. Whenever the Revised Code imposes a duty	748
on or requires an action of the agency, the executive director	749
shall perform the duty or action on behalf of the agency. The	750
executive director may establish procedures for all of the	751
following:	752
(1) The governance of the agency;	753
(2) The conduct of agency employees and officers;	754
(3) The performance of agency business;	755
(4) The custody, use, and preservation of agency records,	756
papers, books, documents, and property.	757
(C) The executive director shall have exclusive authority	758
to administer the daily operation and provision of vocational	759
rehabilitation services under this chapter. In exercising that	760
authority, the executive director may do all of the following:	761
(1) Adopt rules in accordance with Chapter 119. of the	762
Revised Code;	763
(2) Prepare and submit an annual report to the governor;	764
(3) Certify any disbursement of funds available to the	765
agency for vocational rehabilitation activities;	766
(4) Take appropriate action to guarantee rights of	767
services to people with disabilities;	768
(5) Consult with and advise other state agencies and	769

coordinate programs for persons with disabilities;	770
(6) Comply with the requirements for match as part of	771
budget submission;	772
(7) Establish research and demonstration projects;	773
	554
(8) Accept, hold, invest, reinvest, or otherwise use gifts	774
to further vocational rehabilitation;	775
(9) For the purposes of the business enterprise program	776
administered under sections 3304.28 to 3304.35 of the Revised	777
Code:	778
(a) Establish and manage small business entities owned or	779
operated by visually impaired persons;	780
(b) Purchase insurance;	781
(b) Fulchase Insulance,	701
(c) Accept computers.	782
(10) Enter into contracts and other agreements for the	783
provision of services.	784
(D) The executive director shall establish a fee schedule	785
for vocational rehabilitation services in accordance with 34	786
C.F.R. 361.50.	787
Sec. 3304.50. The Ohio independent living council	788
established and appointed by the governor under the authority of	789
section 107.18 of the Revised Code and pursuant to the	790
"Rehabilitation Act Amendments of 1992," 106 Stat. 4344, 29	791
U.S.C.A. 796d, shall appoint an executive director to serve at	792
the pleasure of the council and shall fix his the executive	793
<u>director's</u> compensation. The executive director shall not be	794
considered a public employee for purposes of Chapter 4117. of	795
the Revised Code. The council may delegate to the executive	796
<u>. </u>	

director the authority to appoint, remove, and discipline,	797
without regard to sex, race, ereed, color, creed, sex, age, or	798
national origin, or sexual orientation or gender identity or	799
expression as those terms are defined in section 4112.01 of the	800
Revised Code, such other professional, administrative, and	801
clerical staff members as are necessary to carry out the	802
functions and duties of the council.	803
Sec. 3314.06. The governing authority of each community	804
school established under this chapter shall adopt admission	805
procedures that specify the following:	806
(A) That, except as otherwise provided in this section,	807
admission to the school shall be open to any individual age five	808
to twenty-two entitled to attend school pursuant to section	809
3313.64 or 3313.65 of the Revised Code in a school district in	810
the state.	811
Additionally, except as otherwise provided in this	812
section, admission to the school may be open on a tuition basis	813
to any individual age five to twenty-two who is not a resident	814
of this state. The school shall not receive state funds under	815
section 3314.08 of the Revised Code for any student who is not a	816
resident of this state.	817
An individual younger than five years of age may be	818
admitted to the school in accordance with division (A)(2) of	819
section 3321.01 of the Revised Code. The school shall receive	820
funds for an individual admitted under that division in the	821
manner provided under section 3314.08 of the Revised Code.	822
If the school operates a program that uses the Montessori	823
method endorsed by the American Montessori society, the	824

Montessori accreditation council for teacher education, or the

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association Montessori internationale as its primary method of	826
instruction, admission to the school may be open to individuals	827
younger than five years of age, but the school shall not receive	828
funds under this chapter for those individuals. Notwithstanding	829
anything to the contrary in this chapter, individuals younger	830
than five years of age who are enrolled in a Montessori program	831
shall be offered at least four hundred fifty-five hours of	832
learning opportunities per school year.	833

If the school operates a preschool program that is licensed by the department of education under sections 3301.52 to 3301.59 of the Revised Code, admission to the school may be open to individuals who are younger than five years of age, but the school shall not receive funds under this chapter for those individuals.

- (B) (1) That admission to the school may be limited to students who have attained a specific grade level or are within a specific age group; to students that meet a definition of "atrisk," as defined in the contract; to residents of a specific geographic area within the district, as defined in the contract; or to separate groups of autistic students and nondisabled students, as authorized in section 3314.061 of the Revised Code and as defined in the contract.
- (2) For purposes of division (B)(1) of this section, "atrisk" students may include those students identified as gifted students under section 3324.03 of the Revised Code.
- (C) Whether enrollment is limited to students who reside 851 in the district in which the school is located or is open to 852 residents of other districts, as provided in the policy adopted 853 pursuant to the contract. 854

(D)(1) That there will be no discrimination in the	855
admission of students to the school on the basis of race, ereed,	856
color, creed, sex, or disability, or sex or sexual orientation	857
or gender identity or expression as those terms are defined in	858
section 4112.01 of the Revised Code, except that:	859
(a) The governing authority may do either of the following	860
for the purpose described in division (G) of this section:	861
(i) Establish a single-gender school for either sexgender;	862
(ii) Establish single-gender schools for each sex under	863
the same contract, provided substantially equal facilities and	864
learning opportunities are offered for both boys and girls. Such	865
facilities and opportunities may be offered for each sex at	866
separate locations.	867
(b) The governing authority may establish a school that	868
simultaneously serves a group of students identified as autistic	869
and a group of students who are not disabled, as authorized in	870
section 3314.061 of the Revised Code. However, unless the total	871
capacity established for the school has been filled, no student	872
with any disability shall be denied admission on the basis of	873
that disability.	874
(2) That upon admission of any student with a disability,	875
the community school will comply with all federal and state laws	876
regarding the education of students with disabilities.	877
(E) That the school may not limit admission to students on	878
the basis of intellectual ability, measures of achievement or	879
aptitude, or athletic ability, except that a school may limit	880
its enrollment to students as described in division (B) of this	881
section.	882
(F) That the community school will admit the number of	883

students that does not exceed the capacity of the school's
programs, classes, grade levels, or facilities.

885

- (G) That the purpose of single-gender schools that are 886 established shall be to take advantage of the academic benefits 887 some students realize from single-gender instruction and 888 facilities and to offer students and parents residing in the 889 district the option of a single-gender education. 890
- (H) That, except as otherwise provided under division (B) 891 of this section or section 3314.061 of the Revised Code, if the 892 number of applicants exceeds the capacity restrictions of 893 division (F) of this section, students shall be admitted by lot 894 from all those submitting applications, except preference shall 895 be given to students attending the school the previous year and 896 to students who reside in the district in which the school is 897 located. Preference may be given to siblings of students 898 attending the school the previous year. Preference also may be 899 given to students who are the children of full-time staff 900 members employed by the school, provided the total number of 901 students receiving this preference is less than five per cent of 902 the school's total enrollment. 903

Notwithstanding divisions (A) to (H) of this section, in 904
the event the racial composition of the enrollment of the 905
community school is violative of a federal desegregation order, 906
the community school shall take any and all corrective measures 907
to comply with the desegregation order. 908

Sec. 3332.09. The state board of career colleges and 909 schools may limit, suspend, revoke, or refuse to issue or renew 910 a certificate of registration or program authorization or may 911 impose a penalty pursuant to section 3332.091 of the Revised 912 Code for any one or combination of the following causes: 913

(A) Violation of any provision of sections 3332.01 to	914
3332.09 of the Revised Code, the board's minimum standards, or	915
any rule made by the board;	916
(B) Furnishing of false, misleading, deceptive, altered,	917
or incomplete information or documents to the board;	918
(C) The signing of an application or the holding of a	919
certificate of registration by a person who has pleaded guilty	920
or has been found guilty of a felony or has pleaded guilty or	921
been found guilty of a crime involving moral turpitude;	922
(D) The signing of an application or the holding of a	923
certificate of registration by a person who is addicted to the	924
use of any controlled substance, or who is found to be mentally	925
incompetent;	926
(E) Violation of any commitment made in an application for	927
a certificate of registration or program authorization;	928
(F) Presenting to prospective students, either at the time	929
of solicitation or enrollment, or through advertising, mail	930
circulars, or phone solicitation, misleading, deceptive, false,	931
or fraudulent information relating to any program, employment	932
opportunity, or opportunities for enrollment in accredited	933
institutions of higher education after entering or completing	934
programs offered by the holder of a certificate of registration;	935
(G) Failure to provide or maintain premises or equipment	936
for offering programs in a safe and sanitary condition;	937
(H) Refusal by an agent to display the agent's permit upon	938
demand of a prospective student or other interested person;	939
(I) Failure to maintain financial resources adequate for	940
the satisfactory conduct of programs as presented in the plan of	941

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operation or to retain a sufficient number and qualified staff	942
of instruction, except that nothing in this chapter requires an	943
instructor to be licensed by the state board of education or to	944
hold any type of post-high school degree;	945
(J) Offering training or programs other than those	946
presented in the application, except that schools may offer	947
special courses adapted to the needs of individual students when	948
the special courses are in the subject field specified in the	949
application;	950
(K) Discrimination in the acceptance of students upon the	951
basis of race, color, religion, sex, or national origin; or	952
sexual orientation or gender identity or expression as those	953
terms are defined in section 4112.01 of the Revised Code;	954
(L) Accepting the services of an agent not holding a valid	955
permit issued under section 3332.10 or 3332.11 of the Revised	956
Code;	957
(M) The use of monetary or other valuable consideration by	958
the school's agents or representatives to induce prospective	959
students to enroll in the school, or the practice of awarding	960
monetary or other valuable considerations without board approval	961
to students in exchange for procuring the enrollment of others;	962
(N) Failure to provide at the request of the board, any	963
information, records, or files pertaining to the operation of	964
the school or recruitment and enrollment of students.	965
If the board modifies or adopts additional minimum	966
standards or rules pursuant to section 3332.031 of the Revised	967
Code, all schools and agents shall have sixty days from the	968
effective date of the modifications or additional standards or	969
rules to comply with such modifications or additions.	970

Sec. 3721.13. (A) The rights of residents of a home shall	971
include, but are not limited to, the following:	972
(1) The right to a safe and clean living environment	973
pursuant to the medicare and medicaid programs and applicable	974
state laws and rules adopted by the director of health;	975
(2) The right to be free from physical, verbal, mental,	976
and emotional abuse and to be treated at all times with	977
courtesy, respect, and full recognition of dignity and	978
individuality;	979
(3) Upon admission and thereafter, the right to adequate	980
and appropriate medical treatment and nursing care and to other	981
ancillary services that comprise necessary and appropriate care	982
consistent with the program for which the resident contracted.	983
This care shall be provided without regard to considerations	984
such as race, color, religion, age, national origin, age, ;	985
sexual orientation or gender identity or expression as those	986
terms are defined in section 4112.01 of the Revised Code; or	987
source of payment for care.	988
(4) The right to have all reasonable requests and	989
inquiries responded to promptly;	990
(5) The right to have clothes and bed sheets changed as	991
the need arises, to ensure the resident's comfort or sanitation;	992
(6) The right to obtain from the home, upon request, the	993
name and any specialty of any physician or other person	994
responsible for the resident's care or for the coordination of	995
care;	996
(7) The right, upon request, to be assigned, within the	997
capacity of the home to make the assignment, to the staff	998
physician of the resident's choice, and the right, in accordance	999

with the rules and written policies and procedures of the home,

to select as the attending physician a physician who is not on

1001
the staff of the home. If the cost of a physician's services is

to be met under a federally supported program, the physician

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shall meet the federal laws and regulations governing such

1004
services.

- (8) The right to participate in decisions that affect the 1006 resident's life, including the right to communicate with the 1007 physician and employees of the home in planning the resident's 1008 treatment or care and to obtain from the attending physician 1009 complete and current information concerning medical condition, 1010 prognosis, and treatment plan, in terms the resident can 1011 reasonably be expected to understand; the right of access to all 1012 information in the resident's medical record; and the right to 1013 give or withhold informed consent for treatment after the 1014 consequences of that choice have been carefully explained. When 1015 the attending physician finds that it is not medically advisable 1016 to give the information to the resident, the information shall 1017 be made available to the resident's sponsor on the resident's 1018 behalf, if the sponsor has a legal interest or is authorized by 1019 the resident to receive the information. The home is not liable 1020 for a violation of this division if the violation is found to be 1021 the result of an act or omission on the part of a physician 1022 selected by the resident who is not otherwise affiliated with 1023 the home. 1024
- (9) The right to withhold payment for physician visitationif the physician did not visit the resident;1026
- (10) The right to confidential treatment of personal and 1027 medical records, and the right to approve or refuse the release 1028 of these records to any individual outside the home, except in 1029

case of transfer to another home, hospital, or health care	1030
system, as required by law or rule, or as required by a third-	1031
party payment contract;	1032
(11) The right to privacy during medical examination or	1033
treatment and in the care of personal or bodily needs;	1034
(12) The right to refuse, without jeopardizing access to	1035
appropriate medical care, to serve as a medical research	1036
subject;	1037
(13) The right to be free from physical or chemical	1038
restraints or prolonged isolation except to the minimum extent	1039
necessary to protect the resident from injury to self, others,	1040
or to property and except as authorized in writing by the	1041
attending physician for a specified and limited period of time	1042
and documented in the resident's medical record. Prior to	1043
authorizing the use of a physical or chemical restraint on any	1044
resident, the attending physician shall make a personal	1045
examination of the resident and an individualized determination	1046
of the need to use the restraint on that resident.	1047
Physical or chemical restraints or isolation may be used	1048
in an emergency situation without authorization of the attending	1049
physician only to protect the resident from injury to self or	1050
others. Use of the physical or chemical restraints or isolation	1051
shall not be continued for more than twelve hours after the	1052
onset of the emergency without personal examination and	1053
authorization by the attending physician. The attending	1054
physician or a staff physician may authorize continued use of	1055
physical or chemical restraints for a period not to exceed	1056
thirty days, and at the end of this period and any subsequent	1057
period may extend the authorization for an additional period of	1058
not more than thirty days. The use of physical or chemical	1059

restraints shall not be continued without a personal examination	1060
of the resident and the written authorization of the attending	1061
physician stating the reasons for continuing the restraint.	1062
If physical or chemical restraints are used under this	1063
division, the home shall ensure that the restrained resident	1064
receives a proper diet. In no event shall physical or chemical	1065
restraints or isolation be used for punishment, incentive, or	1066
convenience.	1067
(14) The right to the pharmacist of the resident's choice	1068
and the right to receive pharmaceutical supplies and services at	1069
reasonable prices not exceeding applicable and normally accepted	1070
prices for comparably packaged pharmaceutical supplies and	1071
services within the community;	1072
(15) The right to exercise all civil rights, unless the	1073
resident has been adjudicated incompetent pursuant to Chapter	1074
2111. of the Revised Code and has not been restored to legal	1075
capacity, as well as the right to the cooperation of the home's	1076
administrator in making arrangements for the exercise of the	1077
right to vote;	1078
(16) The right of access to opportunities that enable the	1079
resident, at the resident's own expense or at the expense of a	1080
third-party payer, to achieve the resident's fullest potential,	1081
including educational, vocational, social, recreational, and	1082
habilitation programs;	1083
(17) The right to consume a reasonable amount of alcoholic	1084
beverages at the resident's own expense, unless not medically	1085
advisable as documented in the resident's medical record by the	1086
attending physician or unless contradictory to written admission	1087
policies;	1088

(18) The right to use tobacco at the resident's own	1089
expense under the home's safety rules and under applicable laws	1090
and rules of the state, unless not medically advisable as	1091
documented in the resident's medical record by the attending	1092
physician or unless contradictory to written admission policies;	1093
(19) The right to retire and rise in accordance with the	1094
resident's reasonable requests, if the resident does not disturb	1095
others or the posted meal schedules and upon the home's request	1096
remains in a supervised area, unless not medically advisable as	1097
documented by the attending physician;	1098
(20) The right to observe religious obligations and	1099
participate in religious activities; the right to maintain	1100
individual and cultural identity; and the right to meet with and	1101
participate in activities of social and community groups at the	1102
resident's or the group's initiative;	1103
(21) The right upon reasonable request to private and	1104
unrestricted communications with the resident's family, social	1105
worker, and any other person, unless not medically advisable as	1106
documented in the resident's medical record by the attending	1107
physician, except that communications with public officials or	1108
with the resident's attorney or physician shall not be	1109
restricted. Private and unrestricted communications shall	1110
include, but are not limited to, the right to:	1111
(a) Receive, send, and mail sealed, unopened	1112
correspondence;	1113
(b) Reasonable access to a telephone for private	1114
communications;	1115
(c) Private visits at any reasonable hour.	1116

(22) The right to assured privacy for visits by the

1117

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spouse, or if both are residents of the same home, the right to	1118
share a room within the capacity of the home, unless not	1119
medically advisable as documented in the resident's medical	1120
record by the attending physician;	1121
(23) The right upon reasonable request to have room doors	1122
closed and to have them not opened without knocking, except in	1123
the case of an emergency or unless not medically advisable as	1124
documented in the resident's medical record by the attending	1125
physician;	1126
(24) The right to retain and use personal clothing and a	1127
reasonable amount of possessions, in a reasonably secure manner,	1128
unless to do so would infringe on the rights of other residents	1129
or would not be medically advisable as documented in the	1130
resident's medical record by the attending physician;	1131
(25) The right to be fully informed, prior to or at the	1132
time of admission and during the resident's stay, in writing, of	1133
the basic rate charged by the home, of services available in the	1134
home, and of any additional charges related to such services,	1135
including charges for services not covered under the medicare or	1136
medicaid program. The basic rate shall not be changed unless	1137
thirty days' notice is given to the resident or, if the resident	1138
is unable to understand this information, to the resident's	1139
sponsor.	1140
(26) The right of the resident and person paying for the	1141
care to examine and receive a bill at least monthly for the	1142
resident's care from the home that itemizes charges not included	1143
in the basic rates;	1144
(27)(a) The right to be free from financial exploitation;	1145
(b) The right to manage the resident's own personal	1146

financial affairs, or, if the resident has delegated this	1147
responsibility in writing to the home, to receive upon written	1148
request at least a quarterly accounting statement of financial	1149
transactions made on the resident's behalf. The statement shall	1150
<pre>include:</pre>	1151
(i) A complete record of all funds, personal property, or	1152
possessions of a resident from any source whatsoever, that have	1153
been deposited for safekeeping with the home for use by the	1154
resident or the resident's sponsor;	1155
(ii) A listing of all deposits and withdrawals transacted,	1156
which shall be substantiated by receipts which shall be	1157
available for inspection and copying by the resident or sponsor.	1158
(28) The right of the resident to be allowed unrestricted	1159
access to the resident's property on deposit at reasonable	1160
hours, unless requests for access to property on deposit are so	1161
persistent, continuous, and unreasonable that they constitute a	1162
nuisance;	1163
(29) The right to receive reasonable notice before the	1164
resident's room or roommate is changed, including an explanation	1165
of the reason for either change.	1166
(30) The right not to be transferred or discharged from	1167
the home unless the transfer is necessary because of one of the	1168
following:	1169
(a) The welfare and needs of the resident cannot be met in	1170
the home.	1171
(b) The resident's health has improved sufficiently so	1172
that the resident no longer needs the services provided by the	1173
home.	1174

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(c) The safety of individuals in the home is endangered.	1175
(d) The health of individuals in the home would otherwise	1176
be endangered.	1177
(e) The resident has failed, after reasonable and	1178
appropriate notice, to pay or to have the medicare or medicaid	1179
program pay on the resident's behalf, for the care provided by	1180
the home. A resident shall not be considered to have failed to	1181
have the resident's care paid for if the resident has applied	1182
for medicaid, unless both of the following are the case:	1183
(i) The resident's application, or a substantially similar	1184
previous application, has been denied.	1185
(ii) If the resident appealed the denial, the denial was	1186
upheld.	1187
(f) The home's license has been revoked, the home is being	1188
closed pursuant to section 3721.08, sections 5165.60 to 5165.89,	1189
or section 5155.31 of the Revised Code, or the home otherwise	1190
ceases to operate.	1191
(g) The resident is a recipient of medicaid, and the	1192
home's participation in the medicaid program is involuntarily	1193
terminated or denied.	1194
(h) The resident is a beneficiary under the medicare	1195
program, and the home's participation in the medicare program is	1196
involuntarily terminated or denied.	1197
(31) The right to voice grievances and recommend changes	1198
in policies and services to the home's staff, to employees of	1199
the department of health, or to other persons not associated	1200
with the operation of the home, of the resident's choice, free	1201
from restraint, interference, coercion, discrimination, or	1202

reprisal. This right includes access to a residents' rights	1203
advocate, and the right to be a member of, to be active in, and	1204
to associate with persons who are active in organizations of	1205
relatives and friends of nursing home residents and other	1206
organizations engaged in assisting residents.	1207
(32) The right to have any significant change in the	1208
resident's health status reported to the resident's sponsor. As	1209
soon as such a change is known to the home's staff, the home	1210
shall make a reasonable effort to notify the sponsor within	1211
twelve hours.	1212
(B) A sponsor may act on a resident's behalf to assure	1213
that the home does not deny the residents' rights under sections	1214
3721.10 to 3721.17 of the Revised Code.	1215
(C) Any attempted waiver of the rights listed in division	1216
(A) of this section is void.	1217
Sec. 3905.55. (A) Except as provided in division (B) of	1218
this section, an agent may charge a consumer a fee if all of the	1219
following conditions are met:	1220
(1) The fee is disclosed to the consumer in a manner that	1221
separately identifies the fee and the premium.	1222
(2) The fee is not calculated as a percentage of the	1223
premium.	1224
(3) The fee is not refunded, forgiven, waived, offset, or	1225
reduced by any commission earned or received for any policy or	1226
coverage sold.	1227
(4) The amount of the fee, and the consumer's obligation	1228
to pay the fee, are not conditioned upon the occurrence of a	1229
future event or condition, such as the purchase, cancellation,	1230

lapse, declination, or nonrenewal of insurance.	1231
(5) The agent discloses to the consumer that the fee is	1232
being charged by the agent and not by the insurance company,	1233
that neither state law nor the insurance company requires the	1234
agent to charge the fee, and that the fee is not refundable.	1235
(6) The consumer consents to the fee.	1236
(7) The agent, in charging the fee, does not discriminate	1237
on the basis of race, sex, religion, age, national origin,	1238
religion, disability marital status, health status, age, marital	1239
status, or geographic location; or disability, sexual	1240
orientation, gender identity or expression, or military status	1241
as <u>those terms are</u> defined in section 4112.01 of the Revised	1242
Code, or geographic location, and does not unfairly discriminate	1243
between persons of essentially the same class and of essentially	1244
the same hazard or expectation of life.	1245
(B) A fee may not be charged for taking or submitting an	1246
initial application for coverage with any one insurer or	1247
different programs with the same insurer, or processing a change	1248
to an existing policy, a cancellation, a claim, or a renewal, in	1249
connection with any of the following personal lines policies:	1250
(1) Private passenger automobile;	1251
(2) Homeowners, including coverage for tenants or	1252
condominium owners, owner-occupied fire or dwelling property	1253
coverage, personal umbrella liability, or any other personal	1254
lines-related coverage whether sold as a separate policy or as	1255
an endorsement to another personal lines policy;	1256
(3) Individual life insurance;	1257
(4) Individual sickness or accident insurance;	1258

(5) Disability income policies;	1259
(6) Credit insurance products.	1260
(C) Notwithstanding any other provision of this section,	1261
an agent may charge a fee for agent services in connection with	1262
a policy issued on a no-commission basis, if the agent provides	1263
the consumer with prior disclosure of the fee and of the	1264
services to be provided.	1265
(D) In the event of a dispute between an agent and a	1266
consumer regarding any disclosure required by this section, the	1267
agent has the burden of proving that the disclosure was made.	1268
(E)(1) No person shall fail to comply with this section.	1269
(2) Whoever violates division (E)(1) of this section is	1270
deemed to have engaged in an unfair and deceptive act or	1271
practice in the business of insurance under sections 3901.19 to	1272
3901.26 of the Revised Code.	1273
(F) This section does not apply with respect to any	1274
expense fee charged by a surety bail bond agent to cover the	1275
costs incurred by the surety bail bond agent in executing the	1276
bail bond.	1277
Sec. 4111.17. (A) No employer, including the state and	1278
political subdivisions thereof, shall discriminate in the	1279
payment of wages on the basis of race, color, religion, sex,	1280
age, <u>ancestry</u> , <u>or</u> national origin, or ancestry <u>sexual</u>	1281
orientation or gender identity or expression as those terms are	1282
defined in section 4112.01 of the Revised Code, by paying wages	1283
to any employee at a rate less than the rate at which the	1284
employer pays wages to another employee for equal work on jobs	1285
the performance of which requires equal skill, effort, and	1286
responsibility, and which are performed under similar	1287

conditions.	1288
(B) Nothing in this section prohibits an employer from	1289
paying wages to one employee at a rate different from that at	1290
which the employer pays another employee for the performance of	1291
equal work under similar conditions on jobs requiring equal	1292
skill, effort, and responsibility, when the payment is made	1293
pursuant to any of the following:	1294
(1) A seniority system;	1295
(2) A merit system;	1296
(3) A system which measures earnings by the quantity or	1297
quality of production;	1298
(4) A wage rate differential determined by any factor	1299
other than race, color, religion, sex, age, <u>ancestry</u> , or	1300
national origin, or ancestry; or sexual orientation or gender	1301
identity or expression as those terms are defined in section	1302
4112.01 of the Revised Code.	1303
(C) No employer shall reduce the wage rate of any employee	1304
in order to comply with this section.	1305
(D) The director of commerce shall carry out, administer,	1306
and enforce this section. Any employee discriminated against in	1307
violation of this section may sue in any court of competent	1308
jurisdiction to recover two times the amount of the difference	1309
between the wages actually received and the wages received by a	1310
person performing equal work for the employer, from the date of	1311
the commencement of the violation, and for costs, including	1312
attorney fees. The director may take an assignment of any such	1313
wage claim in trust for such employee and sue in the employee's	1314
behalf. In any civil action under this section, two or more	1315
employees of the same employer may join as co-plaintiffs in one	1316

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action. The director may sue in one action for claims assigned	1317
to the director by two or more employees of the same employer.	1318
No agreement to work for a discriminatory wage constitutes a	1319
defense for any civil or criminal action to enforce this	1320
section. No employer shall discriminate against any employee	1321
because such employee makes a complaint or institutes, or	1322
testifies in, any proceeding under this section.	1323
(E) Any action arising under this section shall be	1324
initiated within one year after the date of violation.	1325
Sec. 4112.01. (A) As used in this chapter:	1326
(1) "Person" includes one or more individuals,	1327
partnerships, associations, organizations, corporations, legal	1328
representatives, trustees, trustees in bankruptcy, receivers,	1329
and other organized groups of persons. "Person" also includes,	1330
but is not limited to, any owner, lessor, assignor, builder,	1331
manager, broker, salesperson, appraiser, agent, employee,	1332
lending institution, and the state and all political	1333
subdivisions, authorities, agencies, boards, and commissions of	1334
the state.	1335
(2) "Employer" includes the state, any political	1336
subdivision of the state, any person employing four or more	1337
persons within the state, and any person acting directly or	1338
indirectly in the interest of an employer.	1339
(3) "Employee" means an individual employed by any	1340
employer but does not include any individual employed in the	1341
domestic service of any person.	1342
(4) "Labor organization" includes any organization that	1343
exists, in whole or in part, for the purpose of collective	1344
bargaining or of dealing with employers concerning grievances,	1345

terms or conditions of employment, or other mutual aid or	1346
protection in relation to employment.	1347
(5) "Employment agency" includes any person regularly	1348
undertaking, with or without compensation, to procure	1349
opportunities to work or to procure, recruit, refer, or place	1350
employees.	1351
(6) "Commission" means the Ohio civil rights commission	1352
created by section 4112.03 of the Revised Code.	1353
(7) "Discriminate" includes segregate or separate.	1354
(8) "Unlawful discriminatory practice" means any act	1355
prohibited by section 4112.02, 4112.021, or 4112.022 of the	1356
Revised Code.	1357
(9) "Place of public accommodation" means any inn,	1358
restaurant, eating house, barbershop, public conveyance by air,	1359
land, or water, theater, store, other place for the sale of	1360
merchandise, or any other place of public accommodation or	1361
amusement of which the accommodations, advantages, facilities,	1362
or privileges are available to the public.	1363
(10) "Housing accommodations" includes any building or	1364
structure, or portion of a building or structure, that is used	1365
or occupied or is intended, arranged, or designed to be used or	1366
occupied as the home residence, dwelling, dwelling unit, or	1367
sleeping place of one or more individuals, groups, or families	1368
whether or not living independently of each other; and any	1369
vacant land offered for sale or lease. "Housing accommodations"	1370
also includes any housing accommodations held or offered for	1371
sale or rent by a real estate broker, salesperson, or agent, by	1372
any other person pursuant to authorization of the owner, by the	1373
owner, or by the owner's legal representative.	1374

(11) "Restrictive covenant" means any specification	1375
limiting the transfer, rental, lease, or other use of any	1376
housing accommodations because of race, color, religion, sex,	1377
military status, familial status, national origin, disability,	1378
or ancestry, national origin, familial status, disability,	1379
sexual orientation, gender identity or expression, or military	1380
status, or any limitation based upon affiliation with or	1381
approval by any person, directly or indirectly, employing race,	1382
color, religion, sex, military status, familial status, national	1383
origin, disability, or ancestry, national origin, familial	1384
status, disability, sexual orientation, gender identity or	1385
expression, or military status as a condition of affiliation or	1386
approval.	1387
(12) "Burial lot" means any lot for the burial of deceased	1388
persons within any public burial ground or cemetery, including,	1389
but not limited to, cemeteries owned and operated by municipal	1390
corporations, townships, or companies or associations	1391
incorporated for cemetery purposes.	1392
(13) "Disability" means a physical or mental impairment	1393
that substantially limits one or more major life activities,	1394
including the functions of caring for one's self, performing	1395
manual tasks, walking, seeing, hearing, speaking, breathing,	1396
learning, and working; a record of a physical or mental	1397
impairment; or being regarded as having a physical or mental	1398
impairment.	1399
(14) Except as otherwise provided in section 4112.021 of	1400
the Revised Code, "age" means at least forty years old.	1401
(15) "Familial status" means either of the following:	1402
(a) One or more individuals who are under eighteen years	1403

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of age and who are domiciled with a parent or guardian having	1404
legal custody of the individual or domiciled, with the written	1405
permission of the parent or guardian having legal custody, with	1406
a designee of the parent or guardian;	1407
(b) Any person who is pregnant or in the process of	1408
securing legal custody of any individual who is under eighteen	1409
years of age.	1410
(16)(a) Except as provided in division (A)(16)(b) of this	1411
section, "physical or mental impairment" includes any of the	1412
following:	1413
(i) Any physiological disorder or condition, cosmetic	1414
disfigurement, or anatomical loss affecting one or more of the	1415
following body systems: neurological; musculoskeletal; special	1416
sense organs; respiratory, including speech organs;	1417
cardiovascular; reproductive; digestive; genito-urinary; hemic	1418
and lymphatic; skin; and endocrine;	1419
(ii) Any mental or psychological disorder, including, but	1420
not limited to, intellectual disability, organic brain syndrome,	1421
emotional or mental illness, and specific learning disabilities;	1422
(iii) Diseases and conditions, including, but not limited	1423
to, orthopedic, visual, speech, and hearing impairments,	1424
cerebral palsy, autism, epilepsy, muscular dystrophy, multiple	1425
sclerosis, cancer, heart disease, diabetes, human	1426
immunodeficiency virus infection, intellectual disability,	1427
emotional illness, drug addiction, and alcoholism.	1428
(b) "Physical or mental impairment" does not include any	1429
of the following:	1430
(i)-Homosexuality and bisexuality;	1431

(ii) Transvestism, transsexualism, pedophilia Pedophilia,	1432
exhibitionism, voyeurism, gender identity disorders not	1433
resulting from physical impairments, or other sexual behavior	1434
disorders with corresponding criminal behavior;	1435
(iii) Compulsive gambling, kleptomania, or pyromania;	1436
(iv) (iii) Psychoactive substance use disorders resulting	1437
from the current illegal use of a controlled substance or the	1438
current use of alcoholic beverages.	1439
(17) "Dwelling unit" means a single unit of residence for	1440
a family of one or more persons.	1441
(18) "Common use areas" means rooms, spaces, or elements	1442
inside or outside a building that are made available for the use	1443
of residents of the building or their guests, and includes, but	1444
is not limited to, hallways, lounges, lobbies, laundry rooms,	1445
refuse rooms, mail rooms, recreational areas, and passageways	1446
among and between buildings.	1447
(19) "Public use areas" means interior or exterior rooms	1448
or spaces of a privately or publicly owned building that are	1449
made available to the general public.	1450
(20) "Controlled substance" has the same meaning as in	1451
section 3719.01 of the Revised Code.	1452
(21) "Disabled tenant" means a tenant or prospective	1453
tenant who is a person with a disability.	1454
(22) "Military status" means a person's status in "service	1455
in the uniformed services" as defined in section 5923.05 of the	1456
Revised Code.	1457
(23) "Aggrieved person" includes both of the following:	1458

(a) Any person who claims to have been injured by any	1459
unlawful discriminatory practice described in division (H) of	1460
section 4112.02 of the Revised Code;	1461
(b) Any person who believes that the person will be	1462
injured by, any unlawful discriminatory practice described in	1463
division (H) of section 4112.02 of the Revised Code that is	1464
about to occur.	1465
(24) "Sexual orientation" means actual or perceived,	1466
heterosexuality, homosexuality, or bisexuality.	1467
(25) "Gender identity or expression" means the gender-	1468
related identity, appearance, or mannerisms or other gender-	1469
related characteristics of an individual, with or without regard	1470
to the individual's designated gender at birth.	1471
(B) For the purposes of divisions (A) to (F) of section	1472
4112.02 of the Revised Code, the terms "because of sex" and "on	1473
the basis of sex" include, but are not limited to, because of or	1474
on the basis of pregnancy, any illness arising out of and	1475
occurring during the course of a pregnancy, childbirth, or	1476
related medical conditions. Women affected by pregnancy,	1477
childbirth, or related medical conditions shall be treated the	1478
same for all employment-related purposes, including receipt of	1479
benefits under fringe benefit programs, as other persons not so	1480
affected but similar in their ability or inability to work, and	1481
nothing in division (B) of section 4111.17 of the Revised Code	1482
shall be interpreted to permit otherwise. This division shall	1483
not be construed to require an employer to pay for health	1484
insurance benefits for abortion, except where the life of the	1485
mother would be endangered if the fetus were carried to term or	1486
except where medical complications have arisen from the	1487
abortion, provided that nothing in this division precludes an	1488

employer from providing abortion benefits or otherwise affects	1489
bargaining agreements in regard to abortion.	1490
Sec. 4112.02. It shall be an unlawful discriminatory	1491
<pre>practice:</pre>	1492
(A) For any employer, because of the race, color,	1493
religion, sex, age, ancestry, national origin, disability,	1494
sexual orientation, gender identity or expression, or military	1495
status, national origin, disability, age, or ancestry of any	1496
person, to discharge without just cause, to refuse to hire, or	1497
otherwise to discriminate against that person with respect to	1498
hire, tenure, terms, conditions, or privileges of employment, or	1499
any matter directly or indirectly related to employment.	1500
(B) For an employment agency or personnel placement	1501
service, because of race, color, religion, sex, age, ancestry,	1502
national origin, disability, sexual orientation, gender identity	1503
or expression, or military status, national origin, disability,	1504
age, or ancestry, to do any of the following:	1505
(1) Refuse or fail to accept, register, classify properly,	1506
or refer for employment, or otherwise discriminate against any	1507
person;	1508
(2) Comply with a request from an employer for referral of	1509
applicants for employment if the request directly or indirectly	1510
indicates that the employer fails to comply with the provisions	1511
of sections 4112.01 to 4112.07 of the Revised Code.	1512
(C) For any labor organization to do any of the following:	1513
(1) Limit or classify its membership on the basis of race,	1514
color, religion, sex, age, ancestry, national origin,	1515
disability, sexual orientation, gender identity or expression,	1516
or military status, national origin, disability, age, or	1517

ancestry;	1518
(2) Discriminate against, limit the employment	1519
opportunities of, or otherwise adversely affect the employment	1520
status, wages, hours, or employment conditions of any person as	1521
an employee because of race, color, religion, sex, age,	1522
ancestry, national origin, disability, sexual orientation,	1523
gender identity or expression, or military status, national	1524
origin, disability, age, or ancestry.	1525
(D) For any employer, labor organization, or joint labor-	1526
management committee controlling apprentice training programs to	1527
discriminate against any person because of race, color,	1528
religion, sex, ancestry, national origin, disability, sexual	1529
orientation, gender identity or expression, or military status,	1530
national origin, disability, or ancestry in admission to, or	1531
employment in, any program established to provide apprentice	1532
training.	1533
(E) Except where based on a bona fide occupational	1534
qualification certified in advance by the commission, for any	1535
employer, employment agency, personnel placement service, or	1536
labor organization, prior to employment or admission to	1537
membership, to do any of the following:	1538
(1) Elicit or attempt to elicit any information concerning	1539
the race, color, religion, sex, age, ancestry, national origin,	1540
disability, sexual orientation, gender identity or expression,	1541
or military status, national origin, disability, age, or	1542
ancestry of an applicant for employment or membership;	1543
(2) Make or keep a record of the race, color, religion,	1544
sex, age, ancestry, national origin, disability, sexual	1545
orientation gender identity or expression or military status—	15/16

national origin, disability, age, or ancestry of any applicant	1547
for employment or membership;	1548
(3) Use any form of application for employment, or	1549
personnel or membership blank, seeking to elicit information	1550
regarding race, color, religion, sex, age, ancestry, national	1551
origin, disability, sexual orientation, gender identity or	1552
expression, or military status, national origin, disability,	1553
age, or ancestry; but an employer holding a contract containing	1554
a nondiscrimination clause with the government of the United	1555
States, or any department or agency of that government, may	1556
require an employee or applicant for employment to furnish	1557
documentary proof of United States citizenship and may retain	1558
that proof in the employer's personnel records and may use	1559
photographic or fingerprint identification for security	1560
purposes;	1561
(4) Print or publish or cause to be printed or published	1562
any notice or advertisement relating to employment or membership	1563
indicating any preference, limitation, specification, or	1564
discrimination, based upon race, color, religion, sex, age,	1565
ancestry, national origin, disability, sexual orientation,	1566
gender identity or expression, or military status, national	1567
origin, disability, age, or ancestry;	1568
(5) Announce or follow a policy of denying or limiting,	1569
through a quota system or otherwise, employment or membership	1570
opportunities of any group because of the race, color, religion,	1571
sex, age, ancestry, national origin, disability, sexual	1572
orientation, gender identity or expression, or military status,	1573
national origin, disability, age, or ancestry of that group;	1574
(6) Utilize in the recruitment or hiring of persons any	1575

or center, labor organization, or any other employee-referring	1577
source known to discriminate against persons because of their	1578
race, color, religion, sex, age, ancestry, national origin,	1579
disability, sexual orientation, gender identity or expression,	1580
or military status, national origin, disability, age, or	1581
ancestry.	1582
(F) For any person seeking employment to publish or cause	1583
to be published any advertisement that specifies or in any	1584
manner indicates that person's race, color, religion, sex, age,	1585
ancestry, national origin, disability, sexual orientation,	1586
gender identity or expression, or military status, national	1587
origin, disability, age, or ancestry, or expresses a limitation	1588
or preference as to the race, color, religion, sex, age,	1589
ancestry, national origin, disability, sexual orientation,	1590
gender identity or expression, or military status, national	1591
origin, disability, age, or ancestry of any prospective	1592
employer.	1593
(G) For any proprietor or any employee, keeper, or manager	1594
of a place of public accommodation to deny to any person, except	1595
for reasons applicable alike to all persons regardless of race,	1596
color, religion, sex, <u>age, ancestry, national origin,</u>	1597
disability, sexual orientation, gender identity or expression,	1598
<pre>or_military status, national origin, disability, age, or</pre>	1599
ancestry, the full enjoyment of the accommodations, advantages,	1600
facilities, or privileges of the place of public accommodation.	1601
(H) Subject to section 4112.024 of the Revised Code, for	1602
any person to do any of the following:	1603
(1) Refuse to sell, transfer, assign, rent, lease,	1604
sublease, or finance housing accommodations, refuse to negotiate	1605
for the sale or rental of housing accommodations, or otherwise	1606

deny or make unavailable housing accommodations because of race,	1607
color, religion, sex, ancestry, national origin, familial	1608
status, disability, sexual orientation, gender identity or	1609
expression, or military status, familial status, ancestry,	1610
disability, or national origin;	1611
(2) Represent to any person that housing accommodations	1612
are not available for inspection, sale, or rental, when in fact	1613
they are available, because of race, color, religion, sex,	1614
ancestry, national origin, familial status, disability, sexual	1615
orientation, gender identity or expression, or military status,	1616
familial status, ancestry, disability, or national origin;	1617
(3) Discriminate against any person in the making or	1618
purchasing of loans or the provision of other financial	1619
assistance for the acquisition, construction, rehabilitation,	1620
repair, or maintenance of housing accommodations, or any person	1621
in the making or purchasing of loans or the provision of other	1622
financial assistance that is secured by residential real estate,	1623
because of race, color, religion, sex, ancestry, national	1624
origin, familial status, disability, sexual orientation, gender	1625
identity or expression, or military status, familial status,	1626
ancestry, disability, or national origin or because of the	1627
racial composition of the neighborhood in which the housing	1628
accommodations are located, provided that the person, whether an	1629
individual, corporation, or association of any type, lends money	1630
as one of the principal aspects or incident to the person's	1631
principal business and not only as a part of the purchase price	1632
of an owner-occupied residence the person is selling nor merely	1633
casually or occasionally to a relative or friend;	1634
(4) Discriminate against any person in the terms or	1635

conditions of selling, transferring, assigning, renting,

leasing, or subleasing any housing accommodations or in	1637
furnishing facilities, services, or privileges in connection	1638
with the ownership, occupancy, or use of any housing	1639
accommodations, including the sale of fire, extended coverage,	1640
or homeowners insurance, because of race, color, religion, sex,	1641
ancestry, national origin, familial status, disability, sexual	1642
orientation, gender identity or expression, or military status,	1643
familial status, ancestry, disability, or national origin or	1644
because of the racial composition of the neighborhood in which	1645
the housing accommodations are located;	1646
(5) Discriminate against any person in the terms or	1647
conditions of any loan of money, whether or not secured by	1648
mortgage or otherwise, for the acquisition, construction,	1649
rehabilitation, repair, or maintenance of housing accommodations	1650
because of race, color, religion, sex, ancestry, national	1651
origin, familial status, disability, sexual orientation, gender	1652
identity or expression, or military status, familial status,	1653
ancestry, disability, or national origin or because of the	1654
racial composition of the neighborhood in which the housing	1655
accommodations are located;	1656
(6) Refuse to consider without prejudice the combined	1657
income of both husband and wife for the purpose of extending	1658
mortgage credit to a married couple or either member of a	1659
married couple;	1660
(7) Print, publish, or circulate any statement or	1661
advertisement, or make or cause to be made any statement or	1662

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advertisement, relating to the sale, transfer, assignment,

accommodations, or relating to the loan of money, whether or not

rental, lease, sublease, or acquisition of any housing

secured by mortgage or otherwise, for the acquisition,

construction, rehabilitation, repair, or maintenance of housing	1667
accommodations, that indicates any preference, limitation,	1668
specification, or discrimination based upon race, color,	1669
religion, sex, ancestry, national origin, familial status,	1670
disability, sexual orientation, gender identity or expression,	1671
or military status, familial status, ancestry, disability, or	1672
national origin, or an intention to make any such preference,	1673
limitation, specification, or discrimination;	1674
(8) Except as otherwise provided in division (H)(8) or	1675
(17) of this section, make any inquiry, elicit any information,	1676
make or keep any record, or use any form of application	1677
containing questions or entries concerning race, color,	1678
religion, sex, ancestry, national origin, familial status,	1679
disability, sexual orientation, gender identity or expression,	1680
or military status, familial status, ancestry, disability, or	1681
national origin in connection with the sale or lease of any	1682
housing accommodations or the loan of any money, whether or not	1683
secured by mortgage or otherwise, for the acquisition,	1684
construction, rehabilitation, repair, or maintenance of housing	1685
accommodations. Any person may make inquiries, and make and keep	1686
records, concerning race, color, religion, sex, ancestry,	1687
national origin, familial status, disability, sexual	1688
orientation, gender identity or expression, or military status,	1689
familial status, ancestry, disability, or national origin for	1690
the purpose of monitoring compliance with this chapter.	1691
(9) Include in any transfer, rental, or lease of housing	1692
accommodations any restrictive covenant, or honor or exercise,	1693
or attempt to honor or exercise, any restrictive covenant;	1694
(10) Induce or solicit, or attempt to induce or solicit, a	1695

housing accommodations listing, sale, or transaction by

representing that a change has occurred or may occur with	1697
respect to the racial, religious, sexual, familial status,	1698
sexual orientation, gender identity or expression, military	1699
status , familial status , or ethnic composition of the block,	1700
neighborhood, or other area in which the housing accommodations	1701
are located, or induce or solicit, or attempt to induce or	1702
solicit, a housing accommodations listing, sale, or transaction	1703
by representing that the presence or anticipated presence of	1704
persons of any race, color, religion, sex, ancestry, national	1705
origin, familial status, disability, sexual orientation, gender	1706
identity or expression, or military status, familial status,	1707
ancestry, disability, or national origin, in the block,	1708
neighborhood, or other area will or may have results including,	1709
but not limited to, the following:	1710
(a) The lowering of property values;	1711
(b) A change in the racial, religious, sexual, <u>familial</u>	1712
status, sexual orientation, gender identity or expression,	1713
military status, familial status, or ethnic composition of the	1714
block, neighborhood, or other area;	1715
(c) An increase in criminal or antisocial behavior in the	1716
block, neighborhood, or other area;	1717
(d) A decline in the quality of the schools serving the	1718
block, neighborhood, or other area.	1719

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(11) Deny any person access to or membership or

participation in any multiple-listing service, real estate

brokers' organization, or other service, organization, or

facility relating to the business of selling or renting housing

accommodations, or discriminate against any person in the terms

or conditions of that access, membership, or participation, on

account of race, color, religion, sex, ancestry, national	1726
origin, familial status, disability, sexual orientation, gender	1727
identity or expression, or military status, familial status,	1728
national origin, disability, or ancestry;	1729
(12) Coerce, intimidate, threaten, or interfere with any	1730
person in the exercise or enjoyment of, or on account of that	1731
person's having exercised or enjoyed or having aided or	1732
encouraged any other person in the exercise or enjoyment of, any	1733
right granted or protected by division (H) of this section;	1734
(13) Discourage or attempt to discourage the purchase by a	1735
prospective purchaser of housing accommodations, by representing	1736
that any block, neighborhood, or other area has undergone or	1737
might undergo a change with respect to its <u>racial</u> , religious,	1738
racial, sexual, familial status, sexual orientation, gender	1739
identity or expression, military status, familial status, or	1740
ethnic composition;	1741
(14) Refuse to sell, transfer, assign, rent, lease,	1742
sublease, or finance, or otherwise deny or withhold, a burial	1743
lot from any person because of the race, color, sex, age,	1744
ancestry, national origin, familial status, disability, sexual	1745
orientation, gender identity or expression, or military status,—	1746
familial status, age, ancestry, disability, or national origin-	1747
of any prospective owner or user of the lot;	1748
(15) Discriminate in the sale or rental of, or otherwise	1749
make unavailable or deny, housing accommodations to any buyer or	1750
renter because of a disability of any of the following:	1751
(a) The buyer or renter;	1752
(b) A person residing in or intending to reside in the	1753
housing accommodations after they are sold, rented, or made	1754

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available;	1755
(c) Any individual associated with the person described in	1756
division (H)(15)(b) of this section.	1757
(16) Discriminate in the terms, conditions, or privileges	1758
of the sale or rental of housing accommodations to any person or	1759
in the provision of services or facilities to any person in	1760
connection with the housing accommodations because of a	1761
disability of any of the following:	1762
(a) That person;	1763
(b) A person residing in or intending to reside in the	1764
housing accommodations after they are sold, rented, or made	1765
available;	1766
(c) Any individual associated with the person described in	1767
division (H)(16)(b) of this section.	1768
(17) Except as otherwise provided in division (H)(17) of	1769
this section, make an inquiry to determine whether an applicant	1770
for the sale or rental of housing accommodations, a person	1771
residing in or intending to reside in the housing accommodations	1772
after they are sold, rented, or made available, or any	1773
individual associated with that person has a disability, or make	1774
an inquiry to determine the nature or severity of a disability	1775
of the applicant or such a person or individual. The following	1776
inquiries may be made of all applicants for the sale or rental	1777
of housing accommodations, regardless of whether they have	1778
disabilities:	1779
(a) An inquiry into an applicant's ability to meet the	1780
requirements of ownership or tenancy;	1781
(b) An inquiry to determine whether an applicant is	1782

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qualified for housing accommodations available only to persons	1783
with disabilities or persons with a particular type of	1784
disability;	1785
(c) An inquiry to determine whether an applicant is	1786
qualified for a priority available to persons with disabilities	1787
or persons with a particular type of disability;	1788
(d) An inquiry to determine whether an applicant currently	1789
uses a controlled substance in violation of section 2925.11 of	1790
the Revised Code or a substantively comparable municipal	1791
ordinance;	1792
(e) An inquiry to determine whether an applicant at any	1793
time has been convicted of or pleaded guilty to any offense, an	1794
element of which is the illegal sale, offer to sell,	1795
cultivation, manufacture, other production, shipment,	1796
transportation, delivery, or other distribution of a controlled	1797
substance.	1798
(18)(a) Refuse to permit, at the expense of a person with	1799
a disability, reasonable modifications of existing housing	1800
accommodations that are occupied or to be occupied by the person	1801
with a disability, if the modifications may be necessary to	1802
afford the person with a disability full enjoyment of the	1803
housing accommodations. This division does not preclude a	1804
landlord of housing accommodations that are rented or to be	1805
rented to a disabled tenant from conditioning permission for a	1806
proposed modification upon the disabled tenant's doing one or	1807
more of the following:	1808
(i) Providing a reasonable description of the proposed	1809
modification and reasonable assurances that the proposed	1810
modification will be made in a workerlike manner and that any	1811

required building permits will be obtained prior to the	1812
commencement of the proposed modification;	1813
(ii) Agreeing to restore at the end of the tenancy the	1814
interior of the housing accommodations to the condition they	1815
were in prior to the proposed modification, but subject to	1816
reasonable wear and tear during the period of occupancy, if it	1817
is reasonable for the landlord to condition permission for the	1818
proposed modification upon the agreement;	1819
(iii) Paying into an interest-bearing escrow account that	1820
is in the landlord's name, over a reasonable period of time, a	1821
reasonable amount of money not to exceed the projected costs at	1822
the end of the tenancy of the restoration of the interior of the	1823
housing accommodations to the condition they were in prior to	1824
the proposed modification, but subject to reasonable wear and	1825
tear during the period of occupancy, if the landlord finds the	1826
account reasonably necessary to ensure the availability of funds	1827
for the restoration work. The interest earned in connection with	1828
an escrow account described in this division shall accrue to the	1829
benefit of the disabled tenant who makes payments into the	1830
account.	1831
(b) A landlord shall not condition permission for a	1832
proposed modification upon a disabled tenant's payment of a	1833
security deposit that exceeds the customarily required security	1834
deposit of all tenants of the particular housing accommodations.	1835
(19) Refuse to make reasonable accommodations in rules,	1836
policies, practices, or services when necessary to afford a	1837
person with a disability equal opportunity to use and enjoy a	1838
dwelling unit, including associated public and common use areas;	1839
(20) Fail to comply with the standards and rules adopted	1840

under division (A) of section 3781.111 of the Revised Code;	1841
(21) Discriminate against any person in the selling,	1842
brokering, or appraising of real property because of race,	1843
color, religion, sex, ancestry, national origin, familial	1844
status, disability, sexual orientation, gender identity or	1845
expression, or military status, familial status, ancestry,	1846
disability, or national origin;	1847
(22) Fail to design and construct covered multifamily	1848
dwellings for first occupancy on or after June 30, 1992, in	1849
accordance with the following conditions:	1850
(a) The dwellings shall have at least one building	1851
entrance on an accessible route, unless it is impractical to do	1852
so because of the terrain or unusual characteristics of the	1853
site.	1854
(b) With respect to dwellings that have a building	1855
entrance on an accessible route, all of the following apply:	1856
(i) The public use areas and common use areas of the	1857
dwellings shall be readily accessible to and usable by persons	1858
with a disability.	1859
(ii) All the doors designed to allow passage into and	1860
within all premises shall be sufficiently wide to allow passage	1861
by persons with a disability who are in wheelchairs.	1862
(iii) All premises within covered multifamily dwelling	1863
units shall contain an accessible route into and through the	1864
dwelling; all light switches, electrical outlets, thermostats,	1865
and other environmental controls within such units shall be in	1866
accessible locations; the bathroom walls within such units shall	1867
contain reinforcements to allow later installation of grab bars;	1868
and the kitchens and bathrooms within such units shall be	1869

designed and constructed in a manner that enables an individual 1870 in a wheelchair to maneuver about such rooms. 1871

For purposes of division (H)(22) of this section, "covered 1872 multifamily dwellings" means buildings consisting of four or 1873 more units if such buildings have one or more elevators and 1874 ground floor units in other buildings consisting of four or more 1875 units.

(I) For any person to discriminate in any manner against 1877 any other person because that person has opposed any unlawful 1878 discriminatory practice defined in this section or because that 1879 person has made a charge, testified, assisted, or participated 1880 in any manner in any investigation, proceeding, or hearing under 1881 sections 4112.01 to 4112.07 of the Revised Code. 1882

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- (J) For any person to aid, abet, incite, compel, or coerce the doing of any act declared by this section to be an unlawful discriminatory practice, to obstruct or prevent any person from complying with this chapter or any order issued under it, or to attempt directly or indirectly to commit any act declared by this section to be an unlawful discriminatory practice.
- (K) Nothing in divisions (A) to (E) of this section shall 1889 be construed to require a person with a disability to be 1890 employed or trained under circumstances that would significantly 1891 increase the occupational hazards affecting either the person 1892 with a disability, other employees, the general public, or the 1893 facilities in which the work is to be performed, or to require 1894 the employment or training of a person with a disability in a 1895 job that requires the person with a disability routinely to 1896 undertake any task, the performance of which is substantially 1897 and inherently impaired by the person's disability. 1898

(L) An aggrieved individual may enforce the individual's	1899
rights relative to discrimination on the basis of age as	1900
provided for in this section by instituting a civil action,	1901
within one hundred eighty days after the alleged unlawful	1902
discriminatory practice occurred, in any court with jurisdiction	1903
for any legal or equitable relief that will effectuate the	1904
individual's rights.	1905
A person who files a civil action under this division is	1906
barred, with respect to the practices complained of, from	1907

A person who files a civil action under this division is

1906
barred, with respect to the practices complained of, from
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instituting a civil action under section 4112.14 of the Revised
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Code and from filing a charge with the commission under section
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4112.05 of the Revised Code.

- (M) With regard to age, it shall not be an unlawful

 discriminatory practice and it shall not constitute a violation

 of division (A) of section 4112.14 of the Revised Code for any

 employer, employment agency, joint labor-management committee

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 controlling apprenticeship training programs, or labor

 organization to do any of the following:

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- (1) Establish bona fide employment qualifications

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 reasonably related to the particular business or occupation that

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 may include standards for skill, aptitude, physical capability,

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 intelligence, education, maturation, and experience;

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- (2) Observe the terms of a bona fide seniority system or 1921 any bona fide employee benefit plan, including, but not limited 1922 to, a retirement, pension, or insurance plan, that is not a 1923 subterfuge to evade the purposes of this section. However, no 1924 such employee benefit plan shall excuse the failure to hire any 1925 individual, and no such seniority system or employee benefit 1926 plan shall require or permit the involuntary retirement of any 1927 individual, because of the individual's age except as provided 1928

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for in the "Age Discrimination in Employment Act Amendment of	1929
1978," 92 Stat. 189, 29 U.S.C.A. 623, as amended by the "Age	1930
Discrimination in Employment Act Amendments of 1986," 100 Stat.	1931
3342, 29 U.S.C.A. 623, as amended.	1932
(3) Retire an employee who has attained sixty-five years	1933
of age who, for the two-year period immediately before	1934
retirement, is employed in a bona fide executive or a high	1935
policymaking position, if the employee is entitled to an	1936
immediate nonforfeitable annual retirement benefit from a	1937
pension, profit-sharing, savings, or deferred compensation plan,	1938
or any combination of those plans, of the employer of the	1939
employee, which equals, in the aggregate, at least forty-four	1940
thousand dollars, in accordance with the conditions of the "Age	1941
Discrimination in Employment Act Amendment of 1978," 92 Stat.	1942
189, 29 U.S.C.A. 631, as amended by the "Age Discrimination in	1943
Employment Act Amendments of 1986," 100 Stat. 3342, 29 U.S.C.A.	1944
631, as amended;	1945
(4) Observe the terms of any bona fide apprenticeship	1946
program if the program is registered with the Ohio	1947
apprenticeship council pursuant to sections 4139.01 to 4139.06	1948
of the Revised Code and is approved by the federal committee on	1949
apprenticeship of the United States department of labor.	1950
(N) Nothing in this chapter prohibiting age discrimination	1951
and nothing in division (A) of section 4112.14 of the Revised	1952
Code shall be construed to prohibit the following:	1953
(1) The designation of uniform age the attainment of which	1954
is necessary for public employees to receive pension or other	1955
retirement benefits pursuant to Chapter 145., 742., 3307.,	1956
3309., or 5505. of the Revised Code;	1957

(2) The mandatory retirement of uniformed patrol officers	1958
of the state highway patrol as provided in section 5505.16 of	1959
the Revised Code;	1960
(3) The maximum age requirements for appointment as a	1961
patrol officer in the state highway patrol established by	1962
section 5503.01 of the Revised Code;	1963
(4) The maximum age requirements established for original	1964
appointment to a police department or fire department in	1965
sections 124.41 and 124.42 of the Revised Code;	1966
(5) Any maximum age not in conflict with federal law that	1967
may be established by a municipal charter, municipal ordinance,	1968
or resolution of a board of township trustees for original	1969
appointment as a police officer or firefighter;	1970
(6) Any mandatory retirement provision not in conflict	1971
with federal law of a municipal charter, municipal ordinance, or	1972
resolution of a board of township trustees pertaining to police	1973
officers and firefighters;	1974
(7) Until January 1, 1994, the mandatory retirement of any	1975
employee who has attained seventy years of age and who is	1976
serving under a contract of unlimited tenure, or similar	1977
arrangement providing for unlimited tenure, at an institution of	1978
higher education as defined in the "Education Amendments of	1979
1980," 94 Stat. 1503, 20 U.S.C.A. 1141(a).	1980
(0)(1)(a) Except as provided in division (0)(1)(b) of this	1981
section, for purposes of divisions (A) to (E) of this section, a	1982
disability does not include any physiological disorder or	1983
condition, mental or psychological disorder, or disease or	1984
condition caused by an illegal use of any controlled substance	1985
by an employee, applicant, or other person, if an employer,	1986

employment agency, personnel placement service, labor	1987
organization, or joint labor-management committee acts on the	1988
basis of that illegal use.	1989
(b) Division (0)(1)(a) of this section does not apply to	1990
an employee, applicant, or other person who satisfies any of the	1991
following:	1992
(i) The employee, applicant, or other person has	1993
successfully completed a supervised drug rehabilitation program	1994
and no longer is engaging in the illegal use of any controlled	1995
substance, or the employee, applicant, or other person otherwise	1996
successfully has been rehabilitated and no longer is engaging in	1997
that illegal use.	1998
(ii) The employee, applicant, or other person is	1999
participating in a supervised drug rehabilitation program and no	2000
longer is engaging in the illegal use of any controlled	2001
substance.	2002
(iii) The employee, applicant, or other person is	2003
erroneously regarded as engaging in the illegal use of any	2004
controlled substance, but the employee, applicant, or other	2005
person is not engaging in that illegal use.	2006
(2) Divisions (A) to (E) of this section do not prohibit	2007
an employer, employment agency, personnel placement service,	2008
labor organization, or joint labor-management committee from	2009
doing any of the following:	2010
(a) Adopting or administering reasonable policies or	2011
procedures, including, but not limited to, testing for the	2012
illegal use of any controlled substance, that are designed to	2013
ensure that an individual described in division (O)(1)(b)(i) or	2014
(ii) of this section no longer is engaging in the illegal use of	2015

any controlled substance;	2016
(b) Prohibiting the illegal use of controlled substances	2017
and the use of alcohol at the workplace by all employees;	2018
(c) Requiring that employees not be under the influence of	2019
alcohol or not be engaged in the illegal use of any controlled	2020
substance at the workplace;	2021
(d) Requiring that employees behave in conformance with	2022
the requirements established under "The Drug-Free Workplace Act	2023
of 1988," 102 Stat. 4304, 41 U.S.C.A. 701, as amended;	2024
(e) Holding an employee who engages in the illegal use of	2025
any controlled substance or who is an alcoholic to the same	2026
qualification standards for employment or job performance, and	2027
the same behavior, to which the employer, employment agency,	2028
personnel placement service, labor organization, or joint labor-	2029
management committee holds other employees, even if any	2030
unsatisfactory performance or behavior is related to an	2031
employee's illegal use of a controlled substance or alcoholism;	2032
(f) Exercising other authority recognized in the	2033
"Americans with Disabilities Act of 1990," 104 Stat. 327, 42	2034
U.S.C.A. 12101, as amended, including, but not limited to,	2035
requiring employees to comply with any applicable federal	2036
standards.	2037
(3) For purposes of this chapter, a test to determine the	2038
illegal use of any controlled substance does not include a	2039
medical examination.	2040
(4) Division (0) of this section does not encourage,	2041
prohibit, or authorize, and shall not be construed as	2042
encouraging, prohibiting, or authorizing, the conduct of testing	2043
for the illegal use of any controlled substance by employees,	2044

applicants, or other persons, or the making of employment	2045
decisions based on the results of that type of testing.	2046
(P) This section does not apply to a religious	2047
corporation, association, educational institution, or society	2048
with respect to the employment of an individual of a particular-	2049
religion to perform work connected with the carrying on by that	2050
religious corporation, association, educational institution, or	2051
society of its activities.	2052
The unlawful discriminatory practices defined in this	2053
section do not make it unlawful for a person or an appointing	2054
authority administering an examination under section 124.23 of	2055
the Revised Code to obtain information about an applicant's	2056
military status for the purpose of determining if the applicant	2057
is eligible for the additional credit that is available under	2058
that section.	2059
(Q) It shall be an unlawful discriminatory practice for	2060
any employer, employment agency, or labor organization to limit,	2061
segregate, or classify its employees or applicants for	2062
employment in any way that would deprive or tend to deprive any	2063
individual of employment or otherwise adversely affect the	2064
status of the individual as an employee because of the	2065
individual's actual or perceived sexual orientation or gender	2066
identity or expression.	2067
Sec. 4112.021. (A) As used in this section:	2068
(1) "Credit" means the right granted by a creditor to a	2069
person to defer payment of a debt, to incur debt and defer its	2070
payment, or to purchase property or services and defer payment	2071
for the property or services.	2072
(2) "Creditor" means any person who regularly extends,	2073

renews, or continues credit, any person who regularly arranges	2074
for the extension, renewal, or continuation of credit, or any	2075
assignee of an original creditor who participates in the	2076
decision to extend, renew, or continue credit, whether or not	2077
any interest or finance charge is required.	2078
(3) "Credit reporting agency" means any person who, for	2079
monetary fees or dues or on a cooperative nonprofit basis,	2080
regularly assembles or evaluates credit information for the	2081
purpose of furnishing credit reports to creditors.	2082
(4) "Age" means any age of eighteen years or older.	2083
(B) It shall be an unlawful discriminatory practice:	2084
(1) For any creditor to do any of the following:	2085
(a) Discriminate against any applicant for credit in the	2086
granting, withholding, extending, or renewing of credit, or in	2087
the fixing of the rates, terms, or conditions of any form of	2088
credit, on the basis of race, color, religion, age, sex,	2089
ancestry, national origin, marital status, disability, sexual	2090
orientation, gender identity or expression, or military status,	2091
marital status, national origin, disability, or ancestry, except	2092
that this division shall not apply with respect to age in any	2093
real estate transaction between a financial institution, a	2094
dealer in intangibles, or an insurance company as defined in	2095
section 5725.01 of the Revised Code and its customers;	2096
(b) Use or make any inquiry as to race, color, religion,	2097
age, sex, ancestry, national origin, marital status, disability,	2098
sexual orientation, gender identity or expression, or military	2099
status, marital status, national origin, disability, or ancestry	2100
for the purpose of limiting or specifying those persons to whom	2101
credit will be granted, except that an inquiry of marital status	2102

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does not constitute discrimination for the purposes of this	2103
section if the inquiry is made for the purpose of ascertaining	2104
the creditor's rights and remedies applicable to the particular	2105
extension of credit, and except that creditors are excepted from	2106
this division with respect to any inquiry, elicitation of	2107
information, record, or form of application required of a	2108
particular creditor by any instrumentality or agency of the	2109
United States, or required of a particular creditor by any	2110
agency or instrumentality to enforce the "Civil Rights Act of	2111
1968," 82 Stat. 84, 85, 42 U.S.C.A. 3608(c);	2112
(c) Refuse to consider the sources of income of an	2113
applicant for credit, or disregard or ignore the income of an	2114
applicant, in whole or in part, on the basis of race, color,	2115
religion, age, sex, ancestry, national origin, marital status,	2116
disability, sexual orientation, gender identity or expression,	2117
or military status, marital status, disability, national origin,	2118
or ancestry;	2119
(d) Refuse to grant credit to an individual in any name	2120
that individual customarily uses, if it has been determined in	2121
the normal course of business that the creditor will grant	2122
<pre>credit to the individual;</pre>	2123
(e) Impose any special requirements or conditions,	2124
including, but not limited to, a requirement for co-obligors or	2125
reapplication, upon any applicant or class of applicants on the	2126
basis of race, color, religion, age, sex, ancestry, national	2127
origin, marital status, disability, sexual orientation, gender	2128
identity or expression, or military status, marital status,	2129
national origin, disability, or ancestry in circumstances where	2130
similar requirements or conditions are not imposed on other	2131
applicants similarly situated, unless the special requirements	2132

or conditions that are imposed with respect to age are the	2133
result of a real estate transaction exempted under division (B)	2134
(1) (a) of this section or are the result of programs that grant	2135
preferences to certain age groups administered by	2136
instrumentalities or agencies of the United States, a state, or	2137
a political subdivision of a state;	2138
(f) Fail or refuse to provide an applicant for credit a	2139
written statement of the specific reasons for rejection of the	2140
application if requested in writing by the applicant within	2141
sixty days of the rejection. The creditor shall provide the	2142
written statement of the specific reason for rejection within	2143
thirty days after receipt of a request of that nature. For	2144
purposes of this section, a statement that the applicant was	2145
rejected solely on the basis of information received from a	2146
credit reporting agency or because the applicant failed to meet	2147
the standards required by the creditor's credit scoring system,	2148
uniformly applied, shall constitute a specific reason for	2149
rejection.	2150
(g) Fail or refuse to print on or firmly attach to each	2151
application for credit, in a type size no smaller than that used	2152
throughout most of the application form, the following notice:	2153
"The Ohio laws against discrimination require that all creditors	2154
make credit equally available to all credit worthy customers,	2155
and that credit reporting agencies maintain separate credit	2156
histories on each individual upon request. The Ohio civil rights	2157
commission administers compliance with this law." This notice is	2158
not required to be included in applications that have a multi-	2159
state distribution if the notice is mailed to the applicant with	2160

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the notice of acceptance or rejection of the application.

(h) Fail or refuse on the basis of race, color, religion,

age, sex, ancestry, national origin, marital status, disability,	2163
sexual orientation, gender identity or expression, or military	2164
status, marital status, national origin, disability, or ancestry	2165
to maintain, upon the request of the individual, a separate	2166
account for each individual to whom credit is extended;	2167
(i) Fail or refuse on the basis of race, color, religion,	2168
age, sex, ancestry, national origin, marital status, disability,	2169
sexual orientation, gender identity or expression, or military	2170
status, marital status, national origin, disability, or ancestry	2171
to maintain records on any account established after November 1,	2172
1976, to furnish information on the accounts to credit reporting	2173
agencies in a manner that clearly designates the contractual	2174
liability for repayment as indicated on the application for the	2175
account, and, if more than one individual is contractually	2176
liable for repayment, to maintain records and furnish	2177
information in the name of each individual. This division does	2178
not apply to individuals who are contractually liable only if	2179
the primary party defaults on the account.	2180
(2) For any credit reporting agency to do any of the	2181
following:	2182
(a) Fail or refuse on the basis of race, color, religion,	2183
age, sex, ancestry, national origin, marital status, disability,	2184
sexual orientation, gender identity or expression, or military	2185
status, marital status, national origin, disability, or ancestry	2186
to maintain, upon the request of the individual, a separate file	2187
on each individual about whom information is assembled or	2188
evaluated;	2189
(b) Fail or refuse on the basis of race, color, religion,	2190
age, sex, ancestry, national origin, marital status, disability,	2191
sexual orientation, gender identity or expression, or military	2192

status, marital status, national origin, disability, or ancestry	2193
to clearly note, maintain, and report any information furnished	2194
it under division (B)(1)(i) of this section.	2195
(C) This section does not prohibit a creditor from	2196
requesting the signature of both spouses to create a valid lien,	2197
pass clear title, or waive inchoate rights to property.	2198
(D) The rights granted by this section may be enforced by	2199
aggrieved individuals by filing a civil action in a court of	2200
common pleas within one hundred eighty days after the alleged	2201
unlawful discriminatory practice occurred. Upon application by	2202
the plaintiff and in circumstances that the court considers	2203
just, the court in which a civil action under this section is	2204
brought may appoint an attorney for the plaintiff and may	2205
authorize the commencement of a civil action upon proper showing	2206
without the payment of costs. If the court finds that an	2207
unlawful discriminatory practice prohibited by this section	2208
occurred or is about to occur, the court may grant relief that	2209
it considers appropriate, including a permanent or temporary	2210
injunction, temporary restraining order, or other order, and may	2211
award to the plaintiff compensatory and punitive damages of not	2212
less than one hundred dollars, together with attorney's fees and	2213
court costs.	2214
(E) Nothing contained in this section shall bar a creditor	2215
from reviewing an application for credit on the basis of	2216
established criteria used in the normal course of business for	2217
the determination of the credit worthiness of the individual	2218
applicant for credit, including the credit history of the	2219
applicant.	2220
Sec. 4112.024. (A) Nothing in division (H) of section	2221
4112.02 of the Revised Code shall bar any religious or	2222

denominational institution or organization, or any nonprofit	2223
charitable or educational organization that is operated,	2224
supervised, or controlled by or in connection with a religious-	2225
organization, from limiting the sale, rental, or occupancy of	2226
housing accommodations that it owns or operates for other than a	2227
commercial purpose to persons of the same religion, or from-	2228
giving preference in the sale, rental, or occupancy of such	2229
housing accommodations to persons of the same religion, unless-	2230
membership in the religion is restricted on account of race,	2231
color, or national origin.	2232
(B) Nothing in division (H) of section 4112.02 of the	2233
Revised Code shall bar any bona fide private or fraternal	2234
organization that, incidental to its primary purpose, owns or	2235
operates lodgings for other than a commercial purpose, from	2236
limiting the rental or occupancy of the lodgings to its members	2237
or from giving preference to its members.	2238
(C) (B) Nothing in division (H) of section 4112.02 of the	2239
Revised Code limits the applicability of any reasonable local,	2240
state, or federal restrictions regarding the maximum number of	2241
occupants permitted to occupy housing accommodations. Nothing in	2242
that division prohibits the owners or managers of housing	2243
accommodations from implementing reasonable occupancy standards	2244
based on the number and size of sleeping areas or bedrooms and	2245
the overall size of a dwelling unit, provided that the standards	2246
are not implemented to circumvent the purposes of this chapter	2247
and are formulated, implemented, and interpreted in a manner	2248
consistent with this chapter and any applicable local, state, or	2249
federal restrictions regarding the maximum number of occupants	2250
permitted to occupy housing accommodations.	2251

(D) (C) Nothing in division (H) of section 4112.02 of the

Revised Code requires that housing accommodations be made	2253
available to an individual whose tenancy would constitute a	2254
direct threat to the health or safety of other individuals or	2255
whose tenancy would result in substantial physical damage to the	2256
property of others.	2257
$\frac{(E)-(D)}{(D)}$ Nothing in division (H) of section 4112.02 of the	2258
Revised Code pertaining to discrimination on the basis of	2259
familial status shall be construed to apply to any of the	2260
following:	2261
(1) Housing accommodations provided under any state or	2262
federal program that have been determined under the "Fair	2263
Housing Amendments Act of 1988," 102 Stat. 1623, 42 U.S.C. 3607,	2264
as amended, to be specifically designed and operated to assist	2265
elderly persons;	2266
(2) Housing accommodations intended for and solely	2267
occupied by persons who are sixty-two years of age or older;	2268
(3) Housing accommodations intended and operated for	2269
occupancy by at least one person who is fifty-five years of age	2270
or older per unit, as determined under the "Fair Housing	2271
Amendments Act of 1988," 102 Stat. 1623, 42 U.S.C. 3607, as	2272
amended.	2273
$\frac{(F)-(E)}{(E)}$ Nothing in divisions (H)(1) to (18) of section	2274
4112.02 of the Revised Code shall be construed to require any	2275
person selling or renting property to modify the property in any	2276
way or to exercise a higher degree of care for a person with a	2277
disability, to relieve any person with a disability of any	2278
obligation generally imposed on all persons regardless of	2279
disability in a written lease, rental agreement, or contract of	2280
purchase or sale, or to forbid distinctions based on the	2281

inability to fulfill the terms and conditions, including	2282
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financial obligations, of the lease, agreement, or contract.	2283
Sec. 4112.04. (A) The commission shall do all of the	2284
following:	2285
(1) Establish and maintain a principal office in the city	2286
of Columbus and any other offices within the state that it	2287
considers necessary;	2288
(2) Appoint an executive director who shall serve at the	2289
pleasure of the commission and be its principal administrative	2290
officer. The executive director shall be paid a salary fixed	2291
pursuant to Chapter 124. of the Revised Code.	2292
(2) The sint bearing and other and other	2202
(3) Appoint hearing examiners and other employees and	2293
agents who it considers necessary and prescribe their duties	2294
subject to Chapter 124. of the Revised Code;	2295
(4) Adopt, promulgate, amend, and rescind rules to	2296
effectuate the provisions of this chapter and the policies and	2297
practice of the commission in connection with this chapter;	2298
(5) Formulate policies to effectuate the purposes of this	2299
chapter and make recommendations to agencies and officers of the	2300
state or political subdivisions to effectuate the policies;	2301
(6) Receive investigate and page upon written charges	2302
(6) Receive, investigate, and pass upon written charges	
made under oath of unlawful discriminatory practices;	2303
(7) Make periodic surveys of the existence and effect of	2304
discrimination because of race, color, religion, sex, age,	2305
ancestry, national origin, familial status, disability, sexual	2306
orientation, gender identity or expression, or military status,	2307
familial status, national origin, disability, age, or ancestry	2308
on the enjoyment of civil rights by persons within the state;	2309

(8) Report, from time to time, but not less than once a	2310
year, to the general assembly and the governor, describing in	2311
detail the investigations, proceedings, and hearings it has	2312
conducted and their outcome, the decisions it has rendered, and	2313
the other work performed by it, which report shall include a	2314
copy of any surveys prepared pursuant to division (A)(7) of this	2315
section and shall include the recommendations of the commission	2316
as to legislative or other remedial action;	2317
(9) Prepare a comprehensive educational program, in	2318
cooperation with the department of education, for the students	2319
of the <u>primary and secondary public</u> schools of this state and	2320
for all other residents of this state that is designed to	2321
eliminate prejudice on the basis of race, color, religion, sex,	2322
military status, familial status, national origin, disability,	2323
age, or ancestry, sexual orientation, and gender identity or	2324
expression in this state, to further good will among those	2325
groups, and to emphasize the origin of prejudice against those	2326
groups and discrimination, its their harmful effects, and its	2327
their incompatibility with American principles of equality and	2328
fair play;	2329
(10) Receive progress reports from agencies,	2330
instrumentalities, institutions, boards, commissions, and other	2331
entities of this state or any of its political subdivisions and	2332
their agencies, instrumentalities, institutions, boards,	2333
commissions, and other entities regarding affirmative action	2334
programs for the employment of persons against whom	2335
discrimination is prohibited by this chapter, or regarding any	2336
affirmative housing accommodations programs developed to	2337
eliminate or reduce an imbalance of race, color, religion, sex,	2338
ancestry, national origin, familial status, disability, sexual	2339

orientation, gender identity or expression, or military status,

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familial status, national origin, disability, or ancestry. All	2341
agencies, instrumentalities, institutions, boards, commissions,	2342
and other entities of this state or its political subdivisions,	2343
and all political subdivisions, that have undertaken affirmative	2344
action programs pursuant to a conciliation agreement with the	2345
commission, an executive order of the governor, any federal	2346
statute or rule, or an executive order of the president of the	2347
United States shall file progress reports with the commission	2348
annually on or before the first day of November. The commission	2349
shall analyze and evaluate the progress reports and report its	2350
findings annually to the general assembly on or before the	2351
thirtieth day of January of the year immediately following the	2352
receipt of the reports.	2353
(B) The commission may do any of the following:	2354
(1) Meet and function at any place within the state;	2355
(2) Initiate and undertake on its own motion	2356
investigations of problems of employment or housing	2357
accommodations discrimination;	2358
(3) Hold hearings, subpoena witnesses, compel their	2359
attendance, administer oaths, take the testimony of any person	2360
under oath, require the production for examination of any books	2361
and papers relating to any matter under investigation or in	2362
question before the commission, and make rules as to the	2363
issuance of subpoenas by individual commissioners.	2364
(a) In conducting a hearing or investigation, the	2365
commission shall have access at all reasonable times to	2366
premises, records, documents, individuals, and other evidence or	2367
possible sources of evidence and may examine, record, and copy	2368
the premises, records, documents, and other evidence or possible	2369

sources of evidence and take and record the testimony or 2370 statements of the individuals as reasonably necessary for the 2371 furtherance of the hearing or investigation. In investigations, 2372 the commission shall comply with the fourth amendment to the 2373 United States Constitution relating to unreasonable searches and 2374 seizures. The commission or a member of the commission may issue 2375 subpoenas to compel access to or the production of premises, 2376 records, documents, and other evidence or possible sources of 2377 evidence or the appearance of individuals, and may issue 2378 interrogatories to a respondent, to the same extent and subject 2379 to the same limitations as would apply if the subpoenas or 2380 interrogatories were issued or served in aid of a civil action 2381 in a court of common pleas. 2382

- (b) Upon written application by a party to a hearing under

 division (B) of section 4112.05 of the Revised Code, the

 commission shall issue subpoenas in its name to the same extent

 and subject to the same limitations as subpoenas issued by the

 commission. Subpoenas issued at the request of a party shall

 show on their face the name and address of the party and shall

 state that they were issued at the party's request.

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- (c) Witnesses summoned by subpoena of the commission are 2390 entitled to the witness and mileage fees provided for under 2391 section 119.094 of the Revised Code. 2392
- (d) Within five days after service of a subpoena upon any
 person, the person may petition the commission to revoke or
 modify the subpoena. The commission shall grant the petition if
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 it finds that the subpoena requires an appearance or attendance
 at an unreasonable time or place, that it requires production of
 evidence that does not relate to any matter before the
 commission, that it does not describe with sufficient
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particularity the evidence to be produced, that compliance would	2400
be unduly onerous, or for other good reason.	2401
(e) In case of contumacy or refusal to obey a subpoena,	2402
the commission or person at whose request it was issued may	2403
petition for its enforcement in the court of common pleas in the	2404
county in which the person to whom the subpoena was addressed	2405
resides, was served, or transacts business.	2406
(4) Create local or statewide advisory agencies and	2407
conciliation councils to aid in effectuating the purposes of	2408
this chapter. The commission may itself, or it may empower these	2409
agencies and councils to, do either or both of the following:	2410
(a) Study the problems of discrimination in all or	2411
specific fields of human relationships when based on race,	2412
color, religion, sex, age, ancestry, national origin, familial	2413
status, disability, sexual orientation, gender identity or	2414
expression, or military status, familial status, national	2415
origin, disability, age, or ancestry;	2416
(b) Foster through community effort, or otherwise, good	2417
will among the groups and elements of the population of the	2418
state.	2419
The agencies and councils may make recommendations to the	2420
commission for the development of policies and procedures in	2421
general. They shall be composed of representative citizens who	2422
shall serve without pay, except that reimbursement for actual	2423
and necessary traveling expenses shall be made to citizens who	2424
serve on a statewide agency or council.	2425
(5) Issue any publications and the results of	2426
investigations and research that in its judgment will tend to	2427
promote good will and minimize or eliminate discrimination	2428

because of race, color, religion, sex, age, ancestry, national	2429
origin, familial status, disability, sexual orientation, gender	2430
identity or expression, or military status, familial status,	2431
national origin, disability, age, or ancestry.	2432
Sec. 4112.05. (A)(1) The commission, as provided in this	2433
section, shall prevent any person from engaging in unlawful	2434
discriminatory practices.	2435
(2) The commission may at any time attempt to resolve	2436
allegations of unlawful discriminatory practices by the use of	2437
alternative dispute resolution, provided that, before	2438
instituting the formal hearing authorized by division (B) of	2439
this section, it shall attempt, by informal methods of	2440
conference, conciliation, <u>mediation</u> , and persuasion, to induce	2441
compliance with this chapter.	2442
(B)(1) Any person may file a charge with the commission	2443
alleging that another person has engaged or is engaging in an	2444
unlawful discriminatory practice. In the case of a charge	2445
alleging an unlawful discriminatory practice described in	2446
division (A), (B), (C), (D), (E), (F), (G), (I), or (J) of	2447
section 4112.02 or in section 4112.021 or 4112.022 of the	2448
Revised Code, the charge shall be in writing and under oath and	2449
shall be filed with the commission within six months after the	2450
alleged unlawful discriminatory practice was committed. In the	2451
case of a charge alleging an unlawful discriminatory practice	2452
described in division (H) of section 4112.02 of the Revised	2453
Code, the charge shall be in writing and under oath and shall be	2454
filed with the commission within one year after the alleged	2455
unlawful discriminatory practice was committed.	2456
(a) An oath under this chapter may be made in any form of	2457
affirmation the person deems binding on the person's conscience.	2458

Acceptable forms include, but are not limited to, declarations

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made under penalty of perjury.

(b) Any charge timely received, via facsimile, postal

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mail, electronic mail, or otherwise, may be signed under oath

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after the limitations period for filing set forth under division

(B) (1) of this section and will relate back to the original

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filing date.

- (2) Upon receiving a charge, the commission may initiate a 2466 preliminary investigation to determine whether it is probable 2467 that an unlawful discriminatory practice has been or is being 2468 engaged in. The commission also may conduct, upon its own 2469 initiative and independent of the filing of any charges, a 2470 preliminary investigation relating to any of the unlawful 2471 discriminatory practices described in division (A), (B), (C), 2472 (D), (E), (F), (I), or (J) of section 4112.02 or in section 2473 4112.021 or 4112.022 of the Revised Code. Prior to a 2474 notification of a complainant under division (B)(4) of this 2475 section or prior to the commencement of informal methods of 2476 conference, conciliation, and persuasion, or alternative dispute 2477 resolution, under that division, the members of the commission 2478 and the officers and employees of the commission shall not make 2479 public in any manner and shall retain as confidential all 2480 information that was obtained as a result of or that otherwise 2481 2482 pertains to a preliminary investigation other than one described in division (B)(3) of this section. 2483
- (3) (a) Unless it is impracticable to do so and subject to

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 its authority under division (B) (3) (d) of this section, the

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 commission shall complete a preliminary investigation of a

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 charge filed pursuant to division (B) (1) of this section that

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 alleges an unlawful discriminatory practice described in

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division (H) of section 4112.02 of the Revised Code, and shall	2489
take one of the following actions, within one hundred days after	2490
the filing of the charge:	2491
(i) Notify the complainant and the respondent that it is	2492
not probable that an unlawful discriminatory practice described	2493
in division (H) of section 4112.02 of the Revised Code has been	2494
or is being engaged in and that the commission will not issue a	2495
complaint in the matter;	2496
(ii) Initiate a complaint and schedule it for informal	2497
methods of conference, conciliation, and persuasion, or	2498
alternative dispute resolution;	2499
(iii) Initiate a complaint and refer it to the attorney	2500
general with a recommendation to seek a temporary or permanent	2501
injunction or a temporary restraining order. If this action is	2502
taken, the attorney general shall apply, as expeditiously as	2503
possible after receipt of the complaint, to the court of common	2504
pleas of the county in which the unlawful discriminatory	2505
practice allegedly occurred for the appropriate injunction or	2506
order, and the court shall hear and determine the application as	2507
expeditiously as possible.	2508
(b) If it is not practicable to comply with the	2509
requirements of division (B)(3)(a) of this section within the	2510
one-hundred-day period described in that division, the	2511
commission shall notify the complainant and the respondent in	2512
writing of the reasons for the noncompliance.	2513
(c) Prior to the issuance of a complaint under division	2514
(B)(3)(a)(ii) or (iii) of this section or prior to a	2515
notification of the complainant and the respondent under	2516
division (B)(3)(a)(i) of this section, the members of the	2517

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commission and the officers and employees of the commission 2518 shall not make public in any manner and shall retain as 2519 confidential all information that was obtained as a result of or 2520 that otherwise pertains to a preliminary investigation of a 2521 charge filed pursuant to division (B)(1) of this section that 2522 alleges an unlawful discriminatory practice described in 2523 division (H) of section 4112.02 of the Revised Code. 2524

- 2525 (d) Notwithstanding the types of action described in divisions (B)(3)(a)(ii) and (iii) of this section, prior to the 2526 issuance of a complaint or the referral of a complaint to the 2527 2528 attorney general and prior to endeavoring to eliminate an unlawful discriminatory practice described in division (H) of 2529 section 4112.02 of the Revised Code by informal methods of 2530 conference, conciliation, and persuasion, or by alternative 2531 dispute resolution, the commission may seek a temporary or 2532 permanent injunction or a temporary restraining order in the 2533 court of common pleas of the county in which the unlawful 2534 discriminatory practice allegedly occurred. 2535
- (4) If the commission determines after a preliminary 2536 investigation other than one described in division (B)(3) of 2537 this section that it is not probable that an unlawful 2538 2539 discriminatory practice has been or is being engaged in, it shall notify any complainant under division (B)(1) of this 2540 section that it has so determined and that it will not issue a 2541 complaint in the matter. If the commission determines after a 2542 preliminary investigation other than the one described in 2543 division (B)(3) of this section that it is probable that an 2544 unlawful discriminatory practice has been or is being engaged 2545 in, it shall endeavor to eliminate the practice by informal 2546 methods of conference, conciliation, and persuasion, or by 2547 alternative dispute resolution. 2548

(5) Nothing said or done during informal methods of	2549
conference, conciliation, and persuasion, or during alternative	2550
dispute resolution, under this section shall be disclosed by any	2551
member of the commission or its staff or be used as evidence in	2552
any subsequent hearing or other proceeding. If, after a	2553
preliminary investigation and the use of informal methods of	2554
conference, conciliation, and persuasion, or alternative dispute	2555
resolution, under this section, the commission is satisfied that	2556
any unlawful discriminatory practice will be eliminated, it may	2557
treat the charge involved as being conciliated and enter that	2558
disposition on the records of the commission. If the commission	2559
fails to effect the elimination of an unlawful discriminatory	2560
practice by informal methods of conference, conciliation, and	2561
persuasion, or by alternative dispute resolution under this	2562
section and to obtain voluntary compliance with this chapter,	2563
the commission shall issue and cause to be served upon any	2564
person, including the respondent against whom a complainant has	2565
filed a charge pursuant to division (B)(1) of this section, a	2566
complaint stating the charges involved and containing a notice	2567
of an opportunity for a hearing before the commission, a member	2568
of the commission, or a hearing examiner at a place that is	2569
stated in the notice and that is located within the county in	2570
which the alleged unlawful discriminatory practice has occurred	2571
or is occurring or in which the respondent resides or transacts	2572
business. The hearing shall be held not less than thirty days	2573
after the service of the complaint upon the complainant, the	2574
aggrieved persons other than the complainant on whose behalf the	2575
complaint is issued, and the respondent, unless the complainant,	2576
an aggrieved person, or the respondent elects to proceed under	2577
division (A)(2) of section 4112.051 of the Revised Code when	2578
that division is applicable. If a complaint pertains to an	2579
alleged unlawful discriminatory practice described in division	2580

(H) of section 4112.02 of the Revised Code, the complaint shall	2581
notify the complainant, an aggrieved person, and the respondent	2582
of the right of the complainant, an aggrieved person, or the	2583
respondent to elect to proceed with the administrative hearing	2584
process under this section or to proceed under division (A)(2)	2585
of section 4112.051 of the Revised Code.	2586
(6) The attorney general shall represent the commission at	2587
any hearing held pursuant to division (B)(5) of this section and	2588
shall present the evidence in support of the complaint.	2589
(7) Any complaint issued pursuant to division (B)(5) of	2590
this section after the filing of a charge under division (B)(1)	2591
of this section shall be so issued within one year after the	2592
complainant filed the charge with respect to an alleged unlawful	2593
discriminatory practice.	2594
(C)(1) Any complaint issued pursuant to division (B) of	2595
this section may be amended by the commission, a member of the	2596
commission, or the hearing examiner conducting a hearing under	2597
division (B) of this section.	2598
(a) Except as provided in division (C)(1)(b) of this	2599
section, a complaint issued pursuant to division (B) of this	2600
section may be amended at any time prior to or during the	2601
hearing.	2602
(b) If a complaint issued pursuant to division (B) of this	2603
section alleges an unlawful discriminatory practice described in	2604
division (H) of section 4112.02 of the Revised Code, the	2605
complaint may be amended at any time up to seven days prior to	2606
the hearing and not thereafter.	2607
(2) The respondent has the right to file an answer or an	2608
amended answer to the original and amended complaints and to	2609

appear at the hearing in person, by attorney, or otherwise to 2610 examine and cross-examine witnesses. 2611

- (D) The complainant shall be a party to a hearing under 2612 division (B) of this section, and any person who is an 2613 indispensable party to a complete determination or settlement of 2614 a question involved in the hearing shall be joined. Any 2615 aggrieved person who has or claims an interest in the subject of 2616 the hearing and in obtaining or preventing relief against the 2617 unlawful discriminatory practices complained of shall be 2618 permitted to appear only for the presentation of oral or written 2619 arguments, to present evidence, perform direct and cross-2620 examination, and be represented by counsel. The commission shall 2621 adopt rules, in accordance with Chapter 119. of the Revised Code 2622 governing the authority granted under this division. 2623
- (E) In any hearing under division (B) of this section, the 2624 commission, a member of the commission, or the hearing examiner 2625 shall not be bound by the Rules of Evidence but, in ascertaining 2626 the practices followed by the respondent, shall take into 2627 account all reliable, probative, and substantial statistical or 2628 2629 other evidence produced at the hearing that may tend to prove the existence of a predetermined pattern of employment or 2630 2631 membership, provided that nothing contained in this section shall be construed to authorize or require any person to observe 2632 2633 the proportion that persons of any race, color, religion, sex, age, ancestry, national origin, familial status, disability, 2634 sexual orientation, gender identity or expression, or military 2635 status, familial status, national origin, disability, age, or 2636 ancestry bear to the total population or in accordance with any 2637 criterion other than the individual qualifications of the 2638 2639 applicant.

(F) The testimony taken at a hearing under division (B) of	2640
this section shall be under oath and shall be reduced to writing	2641
and filed with the commission. Thereafter, in its discretion,	2642
the commission, upon the service of a notice upon the	2643
complainant and the respondent that indicates an opportunity to	2644
be present, may take further testimony or hear argument.	2645
(G)(1)(a) If, upon all reliable, probative, and	2646
substantial evidence presented at a hearing under division (B)	2647
of this section, the commission determines that the respondent	2648
has engaged in, or is engaging in, any unlawful discriminatory	2649
practice, whether against the complainant or others, the	2650
commission shall state its findings of fact and conclusions of	2651
law and shall issue and, subject to the provisions of Chapter	2652
119. of the Revised Code, cause to be served on the respondent	2653
an order requiring the respondent to do all of the following:	2654
(1) Cease and desist from the unlawful discriminatory	2655
practice;	2656
(ii) Take any further affirmative or other action that	2657
will effectuate the purposes of this chapter, including, but not	2658
limited to, hiring, reinstatement, or upgrading of employees	2659
with or without back pay, or admission or restoration to union	2660
<pre>membership;</pre>	2661
(iii) Report to the commission the manner of compliance.	2662
If the commission directs payment of back pay, it shall	2663
make allowance for interim earnings.	2664
(b) If the commission finds a violation of division (H) of	2665
section 4112.02 of the Revised Code, in addition to the action	
Section 4112.02 of the Revised Code, in addition to the detion	2666
described in division (G)(1)(a) of this section, the commission	2666 2667

recommendation in the form of a class, seminar, or any other	2669
type of remediation approved by the commission, may require the	2670
responded to pay actual damages and reasonable attorney's fees,	2671
and may, vindicate the public interest, assess a civil penalty	2672
against the respondent as follows:	2673
against the respondent as forlows.	2075
(i) If division (G)(1)(b)(ii) or (iii) of this section	2674
does not apply, a civil penalty in an amount not to exceed ten	2675
thousand dollars;	2676
(ii) If division (G)(1)(b)(iii) of this section does not	2677
apply and if the respondent has been determined by a final order	2678
of the commission or by a final judgment of a court to have	2679
committed one violation of division (H) of section 4112.02 of	2680
the Revised Code during the five-year period immediately	2681
preceding the date on which a complaint was issued pursuant to	2682
division (B) of this section, a civil penalty in an amount not	2683
to exceed twenty-five thousand dollars;	2684
(iii) If the respondent has been determined by a final	2685
order of the commission or by a final judgment of a court to	2686
have committed two or more violations of division (H) of section	2687
4112.02 of the Revised Code during the seven-year period	2688
immediately preceding the date on which a complaint was issued	2689
pursuant to division (B) of this section, a civil penalty	2690
damages in an amount not to exceed fifty thousand dollars.	2691
(2) Upon the submission of reports of compliance, the	2692
commission may issue a declaratory order stating that the	2693
respondent has ceased to engage in particular unlawful	2694
discriminatory practices.	2695
(H) If the commission finds that no probable cause exists	2696

for crediting charges of unlawful discriminatory practices or

if, upon all the evidence presented at a hearing under division	2698
(B) of this section on a charge, the commission finds that a	2699
respondent has not engaged in any unlawful discriminatory	2700
practice against the complainant or others, it shall state its	2701
findings of fact and shall issue and cause to be served on the	2702
complainant an order dismissing the complaint as to the	2703
respondent. A copy of the order shall be delivered in all cases	2704
to the attorney general and any other public officers whom the	2705
commission considers proper.	2706

If, upon all the evidence presented at a hearing under

division (B) of this section on a charge, the commission finds

that a respondent has not engaged in any unlawful discriminatory

practice against the complainant or others, it may award to the

respondent reasonable attorney's fees to the extent provided in

5 U.S.C. 504 and accompanying regulations.

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(I) Until the time period for appeal set forth in division 2713

(H) of section 4112.06 of the Revised Code expires, the 2714

commission, subject to the provisions of Chapter 119. of the 2715

Revised Code, at any time, upon reasonable notice, and in the 2716

manner it considers proper, may modify or set aside, in whole or 2717

in part, any finding or order made by it under this section. 2718

Sec. 4112.08. This chapter shall be construed liberally 2719 for the accomplishment of its purposes, and any law inconsistent 2720 with any provision of this chapter shall not apply. Nothing 2721 contained in this chapter shall be considered to repeal any of 2722 2723 the provisions of any law of this state relating to discrimination because of race, color, religion, sex, age, 2724 ancestry, national origin, familial status, disability, sexual 2725 orientation, gender identity or expression, or military status, 2726 familial status, disability, national origin, age, or ancestry, 2727 S. B. No. 100 Page 95 As Introduced

except that any person filing a charge under division (B)(1) of	2728
section 4112.05 of the Revised Code, with respect to the	2729
unlawful discriminatory practices complained of, is barred from	2730
instituting a civil action under section 4112.14 or division (L)	2731
of section 4112.02 of the Revised Code. This chapter does not	2732
limit actions, procedures, and remedies afforded under federal	2733
law.	2734
Sec. 4117.19. (A) Every employee organization that is	2735
certified or recognized as a representative of public employees	2736
under this chapter shall file with the state employment	2737
relations board a registration report that is signed by its	2738
president or other appropriate officer. The report shall be in a	2739
form prescribed by the board and accompanied by two copies of	2740
the employee organization's constitution and bylaws. The board	2741
shall accept a filing by a statewide, national, or international	2742
employee organization of its constitution and bylaws in lieu of	2743
a filing of the documents by each subordinate organization. The	2744
exclusive representative or other employee organization	2745
originally filing its constitution and bylaws shall report,	2746
promptly, to the board all changes or amendments to its	2747
constitution and bylaws.	2748
(B) Every employee organization shall file with the board	2749
an annual report. The report shall be in a form prescribed by	2750
the board and shall contain the following information:	2751
(1) The names and addresses of the organization, any	2752
parent organization or organizations with which it is	2753
affiliated, and all organizationwide officers;	2754
(2) The name and address of its local agent for service of	2755
process;	2756

(4) The amounts of the initiation fee and monthly dues members must pay; (5) A pledge, in a form prescribed by the board, that the organization will comply with the laws of the state and that it will accept members as provided by law without regard to age, race, color, sex, creed, religion, creed, sex, age, ancestry, national origin, or disability; sexual orientation, gender identity or expression, or military status as those terms are defined in section 4112.01 of the Revised Code, military status as defined in that section; or physical disability as provided by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2758 2759 2760 2761 2762 2763 2764 2765 2766 2767 2768 2769
(5) A pledge, in a form prescribed by the board, that the organization will comply with the laws of the state and that it will accept members as provided by law without regard to age, race, color, sex, creed, religion, creed, sex, age, ancestry, national origin, or disability; sexual orientation, gender identity or expression, or military status as those terms are defined in section 4112.01 of the Revised Code, military status as defined in that section,; or physical disability as provided by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2760 2761 2762 2763 2764 2765 2766 2767
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race, color, sex, creed, religion, creed, sex, age, ancestry, national origin, or disability; sexual orientation, gender identity or expression, or military status as those terms are defined in section 4112.01 of the Revised Code, military status as defined in that section,; or physical disability—as provided by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2764 2765 2766 2767 2768
national origin, or disability; sexual orientation, gender identity or expression, or military status as those terms are defined in section 4112.01 of the Revised Code, military status as defined in that section, ; or physical disability as provided by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2765 2766 2767 2768
<pre>identity or expression, or military status as those terms are defined in section 4112.01 of the Revised Code, military status as defined in that section, ; or physical disability as provided by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,</pre>	2766 2767 2768
defined in section 4112.01 of the Revised Code, military status— as defined in that section, ; or physical disability—as provided— by law:; (6) A financial report. (C) The constitution or bylaws of every employee organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2767 2768
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(6) A financial report.(C) The constitution or bylaws of every employee organization shall do all of the following:(1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2769
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organization shall do all of the following: (1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2770
(1) Require that the organization keep accurate accounts of all income and expenses, prepare an annual financial report,	2771
of all income and expenses, prepare an annual financial report,	2772
	2773
keep open for inspection by any member of the exception its	2774
keep open for inspection by any member of the organization its	2775
accounts, and make loans to officers and agents only on terms	2776
and conditions available to all members;	2777
(2) Prohibit business or financial interests of its	2778
officers and agents, their spouses, minor children, parents, or	2779
otherwise, in conflict with the fiduciary obligation of such	2780
persons to the organization;	2781
(3) When specifically requested by the board, require	2782
every official who is designated as a fiscal officer of an	2783
employee organization and who is responsible for funds or other	2784
property of the organization or trust in which an organization	2785

is interested, or a subsidiary organization be bonded with the 2786 amount, scope, and form of the bond determined by the board; 2787 (4) Require periodic elections of officers by secret 2788 ballot subject to recognized safeguards concerning the equal 2789 right of all members to nominate, seek office, and vote in the 2790 elections, the right of individual members to participate in the 2791 affairs of the organization, and fair and equitable procedures 2792 2793 in disciplinary actions. (D) The board shall prescribe rules necessary to govern 2794 the establishment and reporting of trusteeships over employee 2795 organizations. The establishment of trusteeships is permissible 2796 only if the constitution or bylaws of the organization set forth 2797 reasonable procedures. 2798 (E) The board may withhold certification of an employee 2799 organization that willfully refuses to register or file an 2800 annual report or that willfully refuses to comply with other 2801 provisions of this section. The board may revoke a certification 2802 of an employee organization for willfully failing to comply with 2803 this section. The board may enforce the prohibitions contained 2804 in this section by petitioning the court of common pleas of the 2805 county in which the violation occurs for an injunction. Persons 2806 complaining of a violation of this section shall file the 2807 complaint with the board. 2808 (F) Upon the written request to the board of any member of 2809 a certified employee organization and where the board determines 2810 the necessity for an audit, the board may require the employee 2811 organization to provide a certified audit of its financial 2812 2813 records.

(G) Any employee organization subject to the "Labor-

Management Reporting and Disclosure Act of 1959," 73 Stat. 519,	2815
29 U.S.C.A., 401, as amended, may file copies with the board of	2816
all reports it is required to file under that act in lieu of	2817
compliance with all parts of this section other than division	2818
(A) of this section. The board shall accept a filing by a	2819
statewide, national, or international employee organization of	2820
its reports in lieu of a filing of such reports by each	2821
subordinate organization.	2822

- Sec. 4735.16. (A) Every real estate broker licensed under

 this chapter shall erect or maintain a sign on the business

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 premises plainly stating that the licensee is a real estate

 broker. If the real estate broker maintains one or more branch

 offices, the real estate broker shall erect or maintain a sign

 at each branch office plainly stating that the licensee is a

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 real estate broker.
- (B) (1) Any licensed real estate broker or salesperson who 2830 advertises to buy, sell, exchange, or lease real estate, or to 2831 engage in any act regulated by this chapter, with respect to 2832 property the licensee does not own, shall be identified in the 2833 advertisement by name and indicate the name of the brokerage 2834 with which the licensee is affiliated.
- (2) Any licensed real estate broker or sales person-2836 salesperson who advertises to sell, exchange, or lease real 2837 estate, or to engage in any act regulated by this chapter, with 2838 respect to property that the licensee owns, shall be identified 2839 in the advertisement by name and indicate that the property is 2840 agent owned, and if the property is listed with a real estate 2841 brokerage, the advertisement shall also indicate the name of the 2842 brokerage with which the property is listed. 2843
 - (3) The name of the brokerage shall be displayed in equal

prominence with the name of the salesperson in the	2845
advertisement. For purposes of this section, "brokerage" means	2846
the name the real estate company or sole broker is doing	2847
business as, or if the real estate company or sole broker does	2848
not use such a name, the name of the real estate company or sole	2849
broker as licensed.	2850
(4) A real estate broker who is representing a seller	2851
under an exclusive right to sell or lease listing agreement	2852
shall not advertise such property to the public as "for sale by	2853
owner" or otherwise mislead the public to believe that the	2854
seller is not represented by a real estate broker.	2855
(5) If any real estate broker or real estate salesperson	2856
advertises in a manner other than as provided in this section or	2857
the rules adopted under this section, that advertisement is	2858
prima-facie evidence of a violation under division (A)(21) of	2859
section 4735.18 of the Revised Code.	2860
When the superintendent determines that prima-facie	2861
evidence of a violation of division (A)(21) of section 4735.18	2862
of the Revised Code or any of the rules adopted thereunder	2863
exists, the superintendent may do either of the following:	2864
(a) Initiate disciplinary action under section 4735.051 of	2865
the Revised Code for a violation of division (A)(21) of section	2866
4735.18 of the Revised Code, in accordance with Chapter 119. of	2867
the Revised Code;	2868
(b) Personally, or by certified mail, serve a citation	2869
upon the licensee.	2870
(C)(1) Every citation served under this section shall give	2871
notice to the licensee of the alleged violation or violations	2872
charged and inform the licensee of the opportunity to request a	2873

hearing in accordance with Chapter 119. of the Revised Code. The	2874
citation also shall contain a statement of a fine of two hundred	2875
dollars per violation, not to exceed two thousand five hundred	2876
dollars per citation. All fines collected pursuant to this	2877
section shall be credited to the real estate recovery fund,	2878
created in the state treasury under section 4735.12 of the	2879
Revised Code.	2880
(2) If any licensee is cited three times within twelve	2881
consecutive months, the superintendent shall initiate	2882
disciplinary action pursuant to section 4735.051 of the Revised	2883
Code for any subsequent violation that occurs within the same	2884
twelve-month period.	2885
(3) If a licensee fails to request a hearing within thirty	2886
days of the date of service of the citation, or the licensee and	2887
the superintendent fail to reach an alternative agreement, the	2888
citation shall become final.	2889
(4) Unless otherwise indicated, the licensee named in a	2890
final citation must meet all requirements contained in the final	2891
citation within thirty days of the effective date of that	2892
citation.	2893
(5) The superintendent shall suspend automatically a	2894
licensee's license if the licensee fails to comply with division	2895
(C)(4) of this section.	2896
(D) A real estate broker or salesperson obtaining the	2897
signature of a party to a listing or other agreement involved in	2898
a real estate transaction shall furnish a copy of the listing or	2899

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other agreement to the party immediately after obtaining the

display in the same immediate area as licenses are displayed a

party's signature. Every broker's office shall prominently

statement that it is illegal to discriminate against any person	2903
because of race, color, religion, sex, ancestry, or national	2904
origin, or familial status as defined in section 4112.01 of the	2905
Revised Code, national origin, disability, sexual orientation,	2906
gender identity or expression, or military status as defined in	2907
that section, disability as defined in that section, or ancestry	2908
as those terms are defined in section 4112.01 of the Revised	2909
<u>Code</u> , in the sale or rental of housing or residential lots, in	2910
advertising the sale or rental of housing, in the financing of	2911
housing, or in the provision of real estate brokerage services	2912
and that blockbusting also is illegal. The statement shall bear	2913
the United States department of housing and urban development	2914
equal housing logo, shall contain the information that the	2915
broker and the broker's salespersons are licensed by the	2916
division of real estate and professional licensing and that the	2917
division can assist with any consumer complaints or inquiries,	2918
and shall explain the provisions of section 4735.12 of the	2919
Revised Code. The statement shall provide the division's address	2920
and telephone number. The Ohio real estate commission shall	2921
provide by rule for the wording and size of the statement. The	2922
pamphlet required under section 4735.03 of the Revised Code	2923
shall contain the same statement that is required on the	2924
statement displayed as provided in this section and shall be	2925
made available by real estate brokers and salespersons to their	2926
clients. The commission shall provide the wording and size of	2927
the pamphlet.	2928
Sec. 4735.55. (A) Each written agency agreement shall	2929
contain all of the following:	2930
(1) An expiration date;	2931

(2) A statement that it is illegal, pursuant to the Ohio

fair housing law, division (H) of section 4112.02 of the Revised	2933
Code, and the federal fair housing law, 42 U.S.C.A. 3601, as	2934
amended, to refuse to sell, transfer, assign, rent, lease,	2935
sublease, or finance housing accommodations, refuse to negotiate	2936
for the sale or rental of housing accommodations, or otherwise	2937
deny or make unavailable housing accommodations because of race,	2938
color, religion, sex, <u>ancestry</u> , or <u>national origin</u> , or <u>familial</u>	2939
status as defined in section 4112.01 of the Revised Code,	2940
ancestry, disability, sexual orientation, gender identity or	2941
expression, or military status as defined in that section,	2942
disability as defined in that section, or national origin, as	2943
those terms are defined in section 4112.01 of the Revised Code,	2944
or to so discriminate in advertising the sale or rental of	2945
housing, in the financing of housing, or in the provision of	2946
real estate brokerage services;	2947
(3) A statement defining the practice known as	2948
"blockbusting" and stating that it is illegal;	2949
(4) A copy of the United States department of housing and	2950
urban development equal housing opportunity logotype, as set	2951
forth in 24 C.F.R. 109.30, as amended.	2952
(B) Each written agency agreement shall contain a place	2953
for the licensee and the client to sign and date the agreement.	2954

(C) A licensee shall furnish a copy of any written agency

Sec. 4757.07. The counselor, social worker, and marriage

agreement to a client in a timely manner after the licensee and

and family therapist board and its professional standards

committees shall not discriminate against any licensee,

registrant, or applicant for a license or certificate of

the client have signed and dated it.

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registration under this chapter because of the person's race,	2962
color, religion, sex, age, or national origin; disability,	2963
sexual orientation, or gender identity or expression as those	2964
terms are defined in section 4112.01 of the Revised Code, or	2965
age. The board or committee, as appropriate, shall afford a	2966
hearing to any person who files with the board or committee a	2967
statement alleging discrimination based on any of those reasons.	2968
Sec. 4758.16. The chemical dependency professionals board	2969
shall not discriminate against any licensee, certificate holder,	2970
endorsement holder, or applicant for a license, certificate, or	2971
endorsement under this chapter because of the individual's race,	2972
color, religion, gender, sex, age, or national origin, or	2973
disability, sexual orientation, or gender identity or expression	2974
as <u>those terms are</u> defined in section 4112.01 of the Revised	2975
Code, or age. The board shall afford a hearing to any individual	2976
who files with the board a statement alleging discrimination	2977
based on any of those reasons.	2978
Sec. 4765.18. The state board of emergency medical, fire,	2979
and transportation services may suspend or revoke a certificate	2980
of accreditation or a certificate of approval issued under	2981
section 4765.17 of the Revised Code for any of the following	2982
reasons:	2983
(A) Violation of this chapter or any rule adopted under	2984
it;	2985
(B) Furnishing of false, misleading, or incomplete	2986
information to the board;	2987
(C) The signing of an application or the holding of a	2988
certificate of accreditation by a person who has pleaded guilty	2989

to or has been convicted of a felony, or has pleaded guilty to

or been convicted of a crime involving moral turpitude;	2991
(D) The signing of an application or the holding of a	2992
certificate of accreditation by a person who is addicted to the	2993
use of any controlled substance or has been adjudicated	2994
incompetent for that purpose by a court, as provided in section	2995
5122.301 of the Revised Code;	2996
(E) Violation of any commitment made in an application for	2997
a certificate of accreditation or certificate of approval;	2998
(F) Presentation to prospective students of misleading,	2999
false, or fraudulent information relating to the emergency	3000
medical services training program or emergency medical services	3001
continuing education program, employment opportunities, or	3002
opportunities for enrollment in accredited institutions of	3003
higher education after entering or completing courses offered by	3004
the operator of a program;	3005
(G) Failure to maintain in a safe and sanitary condition	3006
premises and equipment used in conducting courses of study;	3007
(H) Failure to maintain financial resources adequate for	3008
the satisfactory conduct of courses of study or to retain a	3009
sufficient number of certified instructors;	3010
(I) Discrimination in the acceptance of students upon the	3011
basis of race, color, religion, sex, or national origin; or	3012
sexual orientation or gender identity or expression as those	3013
terms are defined in section 4112.01 of the Revised Code.	3014
Sec. 5104.09. No administrator, licensee, or child-care	3015
staff member shall discriminate in the enrollment of children in	3016
a child day-care center upon the basis of race, color, religion,	3017
sex, or national origin; or sexual orientation or gender	3018
identity or expression as those terms are defined in section	3019

4112.01 of the Revised Code. 3020 Sec. 5107.26. (A) As used in this section, "transitional 3021 child care" means publicly funded child care provided under 3022 division (A)(3) of section 5104.34 of the Revised Code. 3023 3024 (B) Except as provided in division (C) of this section: (1) Each member of an assistance group participating in 3025 Ohio works first is ineligible to participate in the program for 3026 six payment months if a county department of job and family 3027 services determines that a member of the assistance group 3028 terminated the member's employment. 3029 (2) Each person who, on the day prior to the day a 3030 recipient begins to receive transitional child care, was a 3031 member of the recipient's assistance group is ineligible to 3032 participate in Ohio works first for six payment months if a 3033 county department determines that the recipient terminated the 3034 recipient's employment. 3035 (C) No assistance group member shall lose or be denied 3036 eligibility to participate in Ohio works first pursuant to 3037 division (B) of this section if the termination of employment 3038 was because an assistance group member or recipient of 3039 transitional child care secured comparable or better employment 3040 or the county department of job and family services certifies 3041 that the member or recipient terminated the employment with just 3042 cause. 3043 3044 Just cause includes the following: (1) Discrimination by an employer based on age, race, sex, 3045 color, handicap, religious beliefs, or age, national origin, or 3046 handicap; or sexual orientation or gender identity or expression 3047 as those terms are defined in section 4112.01 of the Revised 3048

<pre>Code;</pre>	3049
(2) Work demands or conditions that render continued	3050
employment unreasonable, such as working without being paid on	3051
schedule;	3052
(3) Employment that has become unsuitable due to any of	3053
the following:	3054
(a) The wage is less than the federal minimum wage;	3055
(b) The work is at a site subject to a strike or lockout,	3056
unless the strike has been enjoined under section 208 of the	3057
"Labor-Management Relations Act," 61 Stat. 155 (1947), 29	3058
U.S.C.A. 178, as amended, an injunction has been issued under	3059
section 10 of the "Railway Labor Act," 44 Stat. 586 (1926), 45	3060
U.S.C.A. 160, as amended, or an injunction has been issued under	3061
section 4117.16 of the Revised Code;	3062
(c) The documented degree of risk to the member or	3063
recipient's health and safety is unreasonable;	3064
(d) The member or recipient is physically or mentally	3065
unfit to perform the employment, as documented by medical	3066
evidence or by reliable information from other sources.	3067
(4) Documented illness of the member or recipient or of	3068
another assistance group member of the member or recipient	3069
requiring the presence of the member or recipient;	3070
(5) A documented household emergency;	3071
(6) Lack of adequate child care for children of the member	3072
or recipient who are under six years of age.	3073
Sec. 5123.351. The director of developmental disabilities,	3074
with respect to the eligibility for state reimbursement of	3075

expenses incurred by facilities and programs established and	3076
operated under Chapter 5126. of the Revised Code for persons	3077
with developmental disabilities, shall do all of the following:	3078
(A) Make rules that may be necessary to carry out the	3079
purposes of Chapter 5126. and sections 5123.35, 5123.351, and	3080
5123.36 of the Revised Code;	3081
(B) Define minimum standards for qualifications of	3082
personnel, professional services, and in-service training and	3083
educational leave programs;	3084
(C) Review and evaluate community programs and make	3085
recommendations for needed improvements to county boards of	3086
developmental disabilities and to program directors;	3087
(D) Withhold state reimbursement, in whole or in part,	3088
from any county or combination of counties for failure to comply	3089
with Chapter 5126. or section 5123.35 or 5123.351 of the Revised	3090
Code or rules of the department of developmental disabilities;	3091
(E) Withhold state funds from an agency, corporation, or	3092
association denying or rendering service on the basis of race,	3093
color, sex, religion, ancestry, or national origin; disability,	3094
<pre>sexual orientation, or gender identity or expression as those</pre>	3095
<u>terms are</u> defined in section 4112.01 of the Revised Code τ_i or	3096
inability to pay;	3097
(F) Provide consultative staff service to communities to	3098
assist in ascertaining needs and in planning and establishing	3099
programs.	3100
Sec. 5126.07. No county board of developmental	3101
disabilities or any agency, corporation, or association under	3102
contract with a county board of developmental disabilities shall	3103
discriminate in the provision of services under its authority or	3104

contract on the basis of race, color, sex, creed, <u>national</u>	3105
origin, or disability, national origin, ; sexual orientation or	3106
gender identity or expression as those terms are defined in	3107
section 4112.01 of the Revised Code; or the inability to pay.	3108
Each county board of developmental disabilities shall	3109
provide a plan of affirmative action describing its goals and	3110
methods for the provision of equal employment opportunities for	3111
all persons under its authority and shall ensure	3112
nondiscrimination in employment under its authority or contract	3113
on the basis of race, color, sex, creed, national origin, or	3114
disability , or national origin; or sexual orientation or gender_	3115
identity or expression as those terms are defined in section	3116
4112.01 of the Revised Code.	3117
Sec. 5165.08. (A) As used in this section:	3118
"Bed need" means the number of long-term care beds a	3119
county needs as determined by the director of health pursuant to	3120
division (B)(3) of section 3702.593 of the Revised Code.	3121
"Bed need excess" means that a county's bed need is such	3122
that one or more long-term care beds may be relocated from the	3123
county according to the director's determination of the county's	3124
bed need.	3125
(B) Every provider agreement with a nursing facility	3126
provider shall do both of the following:	3127
(1) Permit the provider to exclude one or more parts of	3128
the nursing facility from the provider agreement, even though	3129
those parts meet federal and state standards for medicaid	3130
certification, if all of the following apply:	3131
(a) The nursing facility initially obtained both its	3132
nursing home license under Chapter 3721. of the Revised Code and	3133

medicaid certification on or after January 1, 2008.	3134
(b) The nursing facility is located in a county that has a	3135
bed need excess at the time the provider excludes the parts from	3136
the provider agreement.	3137
(c) Federal law permits the provider to exclude the parts	3138
from the provider agreement.	3139
(d) The provider gives the department of medicaid written	3140
notice of the exclusion not less than forty-five days before the	3141
first day of the calendar quarter in which the exclusion is to	3142
occur.	3143
(2) Prohibit the provider from doing either of the	3144
following:	3145
(a) Discriminating against a resident on the basis of	3146
race, color, sex, creed, or national origin; or sexual	3147
orientation or gender identity or expression as those terms are	3148
defined in section 4112.01 of the Revised Code;	3149
(b) Subject to division (D) of this section, failing or	3150
refusing to do either of the following:	3151
(i) Except as otherwise prohibited under section 5165.82	3152
of the Revised Code, admit as a resident of the nursing facility	3153
an individual because the individual is, or may (as a resident	3154
of the nursing facility) become, a medicaid recipient unless at	3155
least twenty-five per cent of the nursing facility's medicaid-	3156
certified beds are occupied by medicaid recipients at the time	3157
the person would otherwise be admitted;	3158
(ii) Retain as a resident of the nursing facility an	3159
individual because the individual is, or may (as a resident of	3160
the nursing facility) become, a medicaid recipient.	3161

(C) For the purpose of division (B)(2)(b)(ii) of this	3162
section, a medicaid recipient who is a resident of a nursing	3163
facility shall be considered a resident of the nursing facility	3164
during any hospital stays totaling less than twenty-five days	3165
during any twelve-month period.	3166
(D) Nothing in this section shall bar a provider from	3167
doing any of the following:	3168
(1) If the provider is a religious organization operating	3169
a religious or denominational nursing facility from giving	3170
preference to persons of the same religion or denomination;	3171
(2)—Giving preference to persons with whom the provider	3172
has contracted to provide continuing care;	3173
$\frac{(3)}{(2)}$ If the nursing facility is a county home organized	3174
under Chapter 5155. of the Revised Code, admitting residents	3175
exclusively from the county in which the county home is located;	3176
$\frac{(4)}{(3)}$ Retaining residents who have resided in the	3177
provider's nursing facility for not less than one year as	3178
private pay patients and who subsequently become medicaid	3179
recipients, but refusing to accept as a resident any person who	3180
is, or may (as a resident of the nursing facility) become a	3181
medicaid recipient, if all of the following apply:	3182
(a) The provider does not refuse to retain any resident	3183
who has resided in the provider's nursing facility for not less	3184
than one year as a private pay resident because the resident	3185
becomes a medicaid recipient, except as necessary to comply with	3186
division (D) $\frac{(4)}{(3)}$ (b) of this section $\frac{1}{2}$.	3187
(b) The number of medicaid recipients retained under	3188
division (D) $\frac{(4)}{(3)}$ of this section does not at any time exceed	3189
ten per cent of all the residents in the nursing facility+.	3190

(c) On July 1, 1980, all the residents in the nursing	3191
facility were private pay residents.	3192
(E) No provider shall violate the provider agreement	3193
obligations imposed by this section.	3194
(F) A nursing facility provider who excludes one or more	3195
parts of the nursing facility from a provider agreement pursuant	3196
to division (B)(1) of this section does not violate division (C)	3197
of section 3702.53 of the Revised Code.	3198
Sec. 5515.08. (A) The department of transportation may	3199
contract to sell commercial advertising space within or on the	3200
outside surfaces of any building located within a roadside rest	3201
area under its jurisdiction in exchange for cash payment. Money	3202
the department receives under this section shall be deposited in	3203
the state treasury to the credit of the highway operating fund.	3204
(B) Advertising placed under this section shall comply	3205
with all of the following:	3206
(1) It shall not be libelous or obscene and shall not	3207
promote any illegal product or service.	3208
(2) It shall not promote illegal discrimination on the	3209
basis of the race, religion, age, ancestry, national origin, or	3210
handicap, age, or ancestry or sexual orientation or gender	3211
identity or expression as those terms are defined in section	3212
4112.01 of the Revised Code, of any person.	3213
(3) It shall not support or oppose any candidate for	3214
political office or any political cause, issue, or organization.	3215
(4) It shall comply with any controlling federal or state	3216
regulations or restrictions.	3217
(5) To the extent physically and technically practical, it	3218

shall state that the advertisement is a paid commercial	3219
advertisement and that the state does not endorse the product or	3220
service promoted by the advertisement or make any representation	3221
about the accuracy of the advertisement or the quality or	3222
performance of the product or service promoted by the	3223
advertisement.	3224
(6) It shall conform to all applicable rules adopted by	3225
the director of transportation under division (E) of this	3226
section.	3227
(C) Contracts entered into under this section shall be	3228
awarded only to the qualified bidder who submits the highest	3229
responsive bid or according to uniformly applied rate classes.	3230
(D) No person, except an advertiser alleging a breach of	3231
contract or the improper awarding of a contract, has a cause of	3232
action against the state with respect to any contract or	3233
advertising authorized by this section. Under no circumstances	3234
is the state liable for consequential or noneconomic damages	3235
with respect to any contract or advertising authorized under	3236
this section.	3237
(E) The director, in accordance with Chapter 119. of the	3238
Revised Code, shall adopt rules to implement this section. The	3239
rules shall be consistent with the policy of protecting the	3240
safety of the traveling public and consistent with the national	3241
policy governing the use and control of such roadside rest	3242
areas. The rules shall regulate the awarding of contracts and	3243
may regulate the content, display, and other aspects of the	3244
commercial advertising authorized by this section.	3245
Sec. 5709.832. The legislative authority of a county,	3246

township, or municipal corporation that grants an exemption from

taxation under Chapter 725. or 1728. or section 3735.67,	3248
5709.40, 5709.41, 5709.45, 5709.62, 5709.63, 5709.632, 5709.73,	3249
or 5709.78 of the Revised Code shall develop policies to ensure	3250
that the recipient of the exemption practices nondiscriminatory	3251
hiring in its operations. As used in this section,	3252
"nondiscriminatory hiring" means that no individual may be	3253
denied employment solely on the basis of race, color, religion,	3254
sex, ancestry, national origin, or disability, color, national	3255
origin, or ancestry; or sexual orientation or gender identity or	3256
expression as those terms are defined in section 4112.01 of the	3257
Revised Code.	3258
Section 2. That existing sections 9.03, 124.93, 125.111,	3259
153.59, 153.591, 340.12, 511.03, 717.01, 1501.012, 1751.18,	3260
2927.03, 3113.36, 3301.53, 3304.15, 3304.50, 3314.06, 3332.09,	3261
3721.13, 3905.55, 4111.17, 4112.01, 4112.02, 4112.021, 4112.024,	3262
4112.04, 4112.05, 4112.08, 4117.19, 4735.16, 4735.55, 4757.07,	3263
4758.16, 4765.18, 5104.09, 5107.26, 5123.351, 5126.07, 5165.08,	3264
5515.08, and 5709.832 of the Revised Code are hereby repealed.	3265
Section 3. Section 4112.04 of the Revised Code is	3266
presented in this act as a composite of the section as amended	3267
by both Am. Sub. H.B. 525 of the 127th General Assembly and Am.	3268
Sub. H.B. 1 of the 128th General Assembly. The General Assembly,	3269
applying the principle stated in division (B) of section 1.52 of	3270
the Revised Code that amendments are to be harmonized if	3271
reasonably capable of simultaneous operation, finds that the	3272
composite is the resulting version of the section in effect	3273
prior to the effective date of the section as presented in this	3274
act.	3275