As Reported by the Senate Health, Human Services and Medicaid Committee

133rd General Assembly Regular Session 2019-2020

Sub. H. B. No. 210

Representative Carruthers

Cosponsor: Representative Seitz

A BILL

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

Section 1. That sections 3748.04, 4715.70, 4715.71,	13
4715.72, 4773.01, 4773.061, 5101.26, and 5101.27 be amended and	14
sections 3301.531, 4715.73, 4773.10, and 5104.037 of the Revised	15
Code be enacted to read as follows:	16
Sec. 3301.531. (A) As used in this section:	17

(1) "Active tuberculosis" has the same meaning as in	18
section 339.71 of the Revised Code.	19
(2) "Latent tuberculosis" means tuberculosis that has been	20
demonstrated by a positive reaction to a tuberculosis test but	21
has no clinical, bacteriological, or radiographic evidence of	22
active tuberculosis.	23
(3) "Licensed health professional" means any of the	24
following:	25
(a) A physician authorized under Chapter 4731. of the	26
Revised Code to practice medicine and surgery or osteopathic	27
medicine and surgery;	28
(b) A physician assistant who holds a current, valid	29
license to practice as a physician assistant issued under_	30
Chapter 4730. of the Revised Code;	31
(c) A certified nurse practitioner as defined in section	32
4723.01 of the Revised Code;	33
(d) A clinical nurse specialist as defined in section	34
4723.01 of the Revised Code.	35
(4) "Tuberculosis control unit" means the county	36
tuberculosis control unit designated by a board of county_	37
commissioners under section 339.72 of the Revised Code or the	38
district tuberculosis control unit designated pursuant to an	39
agreement entered into by two or more boards of county	40
commissioners under that section.	41
(5) "Tuberculosis test" means either of the following:	42
(a) A two-step Mantoux tuberculin skin test;	43
(b) A blood assay for m. tuberculosis.	44

(B) Before employing a person as a director, staff member,	45
or nonteaching employee, for the purpose of tuberculosis	46
screening, each preschool program shall determine if the person	47
has done both of the following:	48
(1) Resided in a country identified by the world health	49
organization as having a high burden of tuberculosis;	50
(2) Arrived in the United States within the five years	51
immediately preceding the date of application for employment.	52
(C) If the person meets the criteria described in division	53
(B) of this section, the preschool program shall require the	54
person to undergo a tuberculosis test before employment. If the	55
result of the test is negative, the preschool program may employ	56
the person.	57
(D) If the result of any tuberculosis test performed as	58
described in division (C) of this section is positive, the	59
preschool program shall require the person to undergo additional	60
testing for tuberculosis, which may include a chest radiograph	61
or the collection and examination of specimens.	62
(1) If additional testing indicates active tuberculosis,	63
then until the tuberculosis control unit determines that the	64
person is no longer infectious, the preschool program shall not	65
employ the person or, if employed, shall not allow the person to	66
be physically present at the program's location.	67
For purposes of this section, evidence that a person is no	68
longer infectious shall consist of a written statement to that	69
effect signed by a representative of the tuberculosis control	70
unit.	71
(2) If additional testing indicates latent tuberculosis,	72
then until the person submits to the program evidence that the	73

person is receiving treatment as prescribed by a licensed health	74
professional, the preschool program shall not employ the person	75
or, if employed, shall not allow the person to be physically	76
present at the program's location. Once the person submits to	77
the program evidence that the person is in the process of	78
completing a tuberculosis treatment regimen as prescribed by a	79
licensed health professional, the preschool program may employ	80
the person and allow the person to be physically present at the	81
program's location so long as periodic evidence of compliance	82
with the treatment regimen is submitted in accordance with rules	83
adopted under section 3701.146 of the Revised Code.	84
For purposes of this section, evidence that a person is in	85
the process of completing and is compliant with a tuberculosis	86
treatment regimen shall consist of a written statement to that	87
effect signed by a representative of the tuberculosis control	88
unit that is overseeing the person's treatment.	89
Sec. 3748.04. The director of health, in accordance with	90
Chapter 119. of the Revised Code, shall adopt and may amend or	91
rescind rules doing all of the following:	92
(A) Listing types of radioactive material for which	93
licensure by its handler is required and types of radiation-	94
generating equipment for which registration by its handler is	95
required, and establishing requirements governing them. Rules	96
adopted under division (A) of this section shall be compatible	97
with applicable federal regulations and shall establish all of	98
the following, without limitation:	99
(1) Requirements governing both of the following:	100
(a) The licensing and inspection of handlers of	101
radioactive material. Standards established in rules adopted	102

under division (A)(1)(a) of this section regarding byproduct103material or any activity that results in the production of that104material, to the extent practicable, shall be equivalent to or105more stringent than applicable standards established by the106United States nuclear regulatory commission.107

(b) The registration and inspection of handlers of
radiation-generating equipment. Standards established in rules
adopted under division (A) (1) (b) of this section, to the extent
practicable, shall be equivalent to applicable standards
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established by the food and drug administration in the United
States department of health and human services.

(2) Identification of and requirements governing
possession and use of specifically licensed and generally
licensed quantities of radioactive material as either sealed
sources or unsealed sources;

(3) A procedure for the issuance of and the frequency of
renewal of the licenses of handlers of radioactive material,
other than a license for a facility for the disposal of lowlevel radioactive waste, and of the certificates of registration
of handlers of radiation-generating equipment;

(4) Procedures for suspending and revoking the licenses of
handlers of radioactive material and the certificates of
registration of handlers of radiation-generating equipment;
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(5) Criteria to be used by the director of health in
amending the license of a handler of radioactive material or the
certificate of registration of a handler of radiation-generating
equipment subsequent to its issuance;

(6) Criteria for achieving and maintaining compliance with130this chapter and rules adopted under it by licensees and131

registrants;	132
(7) Criteria governing environmental monitoring of	133
licensed and registered activities to assess compliance with	134
this chapter and rules adopted under it;	135
(8) Fees for both of the following:	136
(a) The licensing of handlers, other than facilities for	137
the disposal of low-level radioactive waste, of radioactive	138
<pre>material;</pre>	139
(b) The registration of handlers, other than facilities	140
that are, or are operated by, medical practitioners or medical-	141
practitioner groups, of radiation-generating equipment.	142
(9) A fee schedule for both of the following that includes	143
fees for reviews, conducted during an inspection, of shielding	144
plans or the adequacy of shielding:	145
(a) The inspection of handlers of radioactive material;	146
(b) The inspection of handlers, other than facilities that	147
are, or are operated by, medical practitioners or medical-	148
practitioner groups, of radiation-generating equipment.	149
(B)(1) Identifying sources of radiation, circumstances of	150
possession, use, or disposal of sources of radiation, and levels	151
of radiation that constitute an unreasonable or unnecessary risk	152
to human health or the environment;	153
(2) Establishing requirements for the achievement and	154
maintenance of compliance with standards for the receipt,	155
possession, use, storage, installation, transfer, servicing, and	156
disposal of sources of radiation to prevent levels of radiation	157
that constitute an unreasonable or unnecessary risk to human	158
health or the environment;	159

(3) Requiring the maintenance of records on the receipt, 160 use, storage, transfer, and disposal of radioactive material, 161 including technologically enhanced naturally occurring 162 radioactive material, and on the radiological safety aspects of 163 the use and maintenance of radiation-generating equipment. The 164 rules adopted under division (B)(3) of this section shall not 165 require maintenance of records regarding naturally occurring 166 radioactive material. 167

In adopting rules under divisions (A) and (B) of this 168 section, the director shall do the following: use standards no 169 less stringent than the "suggested state regulations for control 170 of radiation" prepared by the conference of radiation control 171 program directors, inc., and regulations adopted by the United 172 States nuclear regulatory commission, the United States 173 environmental protection agency, and the United States 174 department of health and human services and shall; consider 175 reports of the national council on radiation protection and 176 measurement measurements and the relevant standards of the 177 American national standards institute; and use the "Suggested 178 State Regulations for Control of Radiation" prepared by the 179 conference of radiation control program directors, inc., except 180 that the director may deviate from those regulations if the 181 director determines that doing so is warranted and does not pose 182 a health, environmental, or safety risk. 183

(C) Establishing fees, procedures, and requirements for
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certification as a radiation expert, including all of the
following, without limitation:
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- (1) Minimum training and experience requirements; 187
- (2) Procedures for applying for certification; 188

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(3) Procedures for review of applications and issuance of 189 certificates; 190 (4) Procedures for suspending and revoking certification. 191 (D) Establishing a schedule for inspection of sources of 192 radiation and their shielding and surroundings; 193 (E) Establishing the responsibilities of a radiation 194 expert; 195 (F) Establishing criteria for quality assurance programs 196 for licensees of radioactive material and registrants of 197 radiation-generating equipment; 198 (G) Establishing fees to be paid by any facility that, on 199 September 8, 1995, holds a license from the United States 200 nuclear regulatory commission in order to provide moneys 201 necessary for the transfer of licensing and other regulatory 202 authority from the commission to the state pursuant to section 203 3748.03 of the Revised Code. Rules adopted under this division 204 shall stipulate that fees so established do not apply to any 205 functions dealing specifically with a facility for the disposal 206 of low-level radioactive waste. Fees collected under this 207 division shall be deposited into the state treasury to the 208 credit of the general operations fund created in section 3701.83 209 of the Revised Code. The fees shall be used solely to administer 210 and enforce this chapter and rules adopted under it. 211

(H) Establishing fees to be collected annually from 212 generators of low-level radioactive waste, which shall be based 213 upon the volume and radioactivity of the waste generated and the 214 costs of administering low-level radioactive waste management 215 activities under this chapter and rules adopted under it. All 216 fees collected under this division shall be deposited into the 217

state treasury to the credit of the general operations fund218created in section 3701.83 of the Revised Code. The fees shall219be used solely to administer and enforce this chapter and rules220adopted under it. Any fee required under this division that221remains unpaid on the ninety-first day after the original222invoice date shall be assessed an additional amount equal to ten223per cent of the original fee.224

(I) Establishing requirements governing closure, decontamination, decommissioning, reclamation, and long-term surveillance and care of a facility licensed under this chapter and rules adopted under it. Rules adopted under division (I) of this section shall include, without limitation, all of the following:

(1) Standards and procedures to ensure that a licensee
prepares a decommissioning funding plan that provides an
adequate financial guaranty to permit the completion of all
requirements governing the closure, decontamination,
decommissioning, and reclamation of sites, structures, and
equipment used in conjunction with a licensed activity;

(2) For licensed activities where radioactive material 237 that will require surveillance or care is likely to remain at 238 the site after the licensed activities cease, as indicated in 239 the application for the license submitted under section 3748.07 240 of the Revised Code, standards and procedures to ensure that the 241 licensee prepares an additional decommissioning funding plan for 242 long-term surveillance and care, before termination of the 243 license, that provides an additional adequate financial guaranty 244 as necessary to provide for that surveillance and care; 245

(3) For the purposes of the decommissioning funding plansrequired in rules adopted under divisions (I) (1) and (2) of this247

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section, the types of acceptable financial guaranties, which 248 shall include bonds issued by fidelity or surety companies 249 authorized to do business in the state, certificates of deposit, 250 deposits of government securities, irrevocable letters or lines 251 of credit, trust funds, escrow accounts, or other similar types 252 of arrangements, but shall not include any arrangement that 253 constitutes self-insurance; 254

(4) A requirement that the decommissioning funding plans 255 required in rules adopted under divisions (I)(1) and (2) of this 256 section contain financial guaranties in amounts sufficient to 257 ensure compliance with any standards established by the United 258 States nuclear regulatory commission, or by the state if it has 259 become an agreement state pursuant to section 3748.03 of the 260 Revised Code, pertaining to closure, decontamination, 261 decommissioning, reclamation, and long-term surveillance and 262 care of licensed activities and sites of licensees. 263

Standards established in rules adopted under division (I) 264 of this section regarding any activity that resulted in the 265 production of byproduct material, as defined in division (A)(2) 266 of section 3748.01 of the Revised Code, to the extent 2.67 practicable, shall be equivalent to or more stringent than 268 standards established by the United States nuclear regulatory 269 commission for sites at which ores were processed primarily for 270 their source material content and at which byproduct material, 271 as defined in division (A)(2) of section 3748.01 of the Revised 272 Code, is deposited. 273

(J) Establishing criteria governing inspections of a 274
facility for the disposal of low-level radioactive waste, 275
including, without limitation, the establishment of a resident 276
inspector program at such a facility; 277

(K) Establishing requirements and procedures governing the
filing of complaints under section 3748.16 of the Revised Code,
including, without limitation, those governing intervention in a
hearing held under division (B) (3) of that section;
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(L) Establishing requirements governing technologically
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 enhanced naturally occurring radioactive material. Rules adopted
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 under this division shall not apply to naturally occurring
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 radioactive material.
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 Sec. 4715.70. As used in this section and sections 4715.71
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 and 4715.72 to 4715.73 of the Revised Code:
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(A) "Dental hygiene services" means the prophylactic, 288 preventive, and other procedures that dentists are authorized by 289 this chapter and rules of the state dental board to assign to 290 dental hygienists, except for procedures while a patient is 291 anesthetized, definitive root planing, definitive subgingival 292 curettage, the administration of local anesthesia, and the 293 procedures specified in rules adopted by the board as described 294 in division (C)(4) of section 4715.22 of the Revised Code. 295

(B)(1) "Minor" means an individual under eighteen years of age who is not emancipated.

(2) For purposes of this division, an individual under
eighteen years of age is emancipated only if the individual has
married, has entered the armed services of the United States,
has become employed and self-sustaining, or otherwise has become
independent from the care and control of the individual's
parent, guardian, or custodian.

(C) "Mobile dental facility" means either of the 304
following: 305

(1) A self-contained, intact facility in which dentistry 306

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or dental hygiene is practiced that may be transported from one 307 location to another; 308 (2) A site used on a temporary basis to provide dental or 309 dental hygiene services using portable equipment. 310 (D) "Mobile dental facility operator" means a dentist 311 licensed under this chapter who operates a mobile dental 312 facility. 313 314 (E) "Patient's representative" means a person who has authority to make health care decisions on behalf of an adult or 315 emancipated minor, or the parent, legal guardian, or other 316 317 person acting in loco parentis who is authorized by law to make health care decisions on behalf of a minor. 318 Sec. 4715.71. A-Except as provided in section 4715.73 of 319 the Revised Code, a mobile dental facility operator or the 320 operator's representative shall provide each patient receiving 321 dental or dental hygiene services at a mobile dental facility, 322 or the patient's representative, with all of the following: 323 (A) The name of each individual who arranged for or 324 provided dental or dental hygiene services to the patient; 325

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(B) The telephone number to reach the mobile dental
 facility operator or operator's representative in case of an
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(C) A list of dental or dental hygiene services provided 329to the patient; 330

(D) Any recommendations regarding further dental or dentalhygiene services that are advisable;332

(E) A notice to the patient that the facility must provide333access to the patient's complete dental records in accordance334

with Chapter 3798. of the Revised Code and applicable federal	335
laws;	336
(F) Instructions for requesting a copy or transfer of the	337
patient's records.	338
Sec. 4715.72. A Except as provided in section 4715.73 of	339
the Revised Code, a mobile dental facility operator or the	340
operator's representative shall notify the state dental board	341
and all treatment venues not later than fourteen days after	342
either of the following occurs:	343
(A) There is a change in the address or telephone number	344
of the operator.	345
(B) The mobile dental facility ceases to operate.	346
The notice must be provided in writing.	347
Sec. 4715.73. Sections 4715.71 and 4715.72 of the Revised	348
Code do not apply to a mobile dental facility that is under the	349
control or management of any of the following, when the only	350
services provided by the mobile dental facility are the	351
placement of pit and fissure sealants and the application of	352
fluoride varnish:	353
(A) A program operated through a school district board of	354
education or the governing board of an educational service	355
<u>center;</u>	356
(B) The board of health of a city or general health	357
district or the authority having the duties of a board of health	358
under section 3709.05 of the Revised Code;	359
(C) Any other public or private entity that is under	360
contract with the department of health and recognized by the	361
<u>state dental board.</u>	362

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Sec. 4773.01. As used in this chapter: 363
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(A) "General x-ray machine operator" means an individual
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who operates ionizing radiation-generating equipment in order to
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perform standard radiology procedures; whose performance of such
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procedures is limited to specific body sites; and who does not,
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to any significant degree, determine procedure positioning or
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the dosage of radiation to which a patient is exposed.

(B) "Chiropractor" means an individual licensed under 370Chapter 4734. of the Revised Code to practice chiropractic. 371

(C) "Ionizing radiation" means any electromagnetic or 372
particulate radiation that interacts with atoms to produce 373
ionization in matter, including x-rays, gamma rays, alpha and 374
beta particles, high speed electrons, neutrons, and other 375
nuclear particles. 376

(D) "Physician" means an individual authorized under 377
 Chapter 4731. of the Revised Code to practice medicine and 378
 surgery or osteopathic medicine and surgery. 379

(E) "Podiatrist" means an individual authorized under 380Chapter 4731. of the Revised Code to practice podiatric medicine 381and surgery. 382

(F) "Nuclear medicine technologist" means an individual 383who prepares does all of the following: 384

(1) Prepares and administers radio-pharmaceuticals to 385 human beings and conducts; 386

<u>(2) Conducts</u> in vivo or in vitro detection and measurement of ra0dioactivity radioactivity for medical purposes;

(3) Documents orders for radio-pharmaceuticals in patient 389 medical records. 390

(G) "Radiation therapy technologist" means an individual	391
who utilizes ionizing radiation-generating equipment, including	392
therapy simulator radiation-generating equipment, for	393
therapeutic purposes on human beings.	394
"Radiation therapy technologist" is the same as a	395
radiation therapist.	396
(H) "Radiographer" means an individual who operates -	397
ionizing radiation-generating equipment, administers contrast,-	398
and determines procedure positioning and the dosage of ionizing	399
radiation does all of the following in order to perform a	400
comprehensive scope of radiology procedures on human beings:	401
(1) Operates ionizing radiation-generating equipment;	402
(2) Administers contrast;	403
(3) Documents orders for contrast in patient medical	404
records;	405
(4) Determines procedure positioning;	406
(5) Determines the dosage of ionizing radiation.	407
(I) "Mechanotherapist" means an individual who holds a	408
certificate issued under section 4731.15 of the Revised Code	409
authorizing the individual to practice mechanotherapy.	410
Sec. 4773.061. Subject to section 4773.06 of the Revised	411
Code, a radiation therapy technologist or nuclear medicine	412
technologist may perform computed tomography procedures if the	413
technologist is certified in computed tomography by a national	414
certifying organization approved by the director of health under	415
section 4773.08 of the Revised Code.	416
When performing computed tomography procedures, the	117

When performing computed tomography procedures, the 417

radiation therapy technologist or nuclear medicine technologist	418
shall act in accordance with rules adopted under section 4773.08	419
of the Revised Code. In the case of a nuclear medicine	420
technologist, the technologist also shall act in a manner that	421
is consistent with a definitive set of treatment guidelines, as	422
described in section 4773.10 of the Revised Code.	423
Sec. 4773.10. As used in this section, "clinical	424
leadership" includes an institution's medical director and	425
director of radiology.	426
When engaging in an activity pursuant to a license issued	427
under this chapter to practice as a radiographer or nuclear	428
medicine technologist, the radiographer or nuclear medicine	429
technologist shall do so in a manner that is consistent with a	430
definitive set of treatment guidelines approved by the clinical	431
leadership of the institution at which the radiographer or	432
technologist practices.	433
Sec. 5101.26. As used in this section and in sections	434
5101.27 to 5101.30 of the Revised Code:	435
(A) "County agency" means a county department of job and	436
family services or a public children services agency.	437
(B) "Fugitive felon" means an individual who is fleeing to	438
avoid prosecution, or custody or confinement after conviction,	439
under the laws of the place from which the individual is	440
fleeing, for a crime or an attempt to commit a crime that is a	441
felony under the laws of the place from which the individual is	442
fleeing or, in the case of New Jersey, a high misdemeanor,	443
regardless of whether the individual has departed from the	444
individual's usual place of residence.	445
(C) "Information" means records as defined in section	446

149.011 of the Revised Code, any other documents in any format,447and data derived from records and documents that are generated,448acquired, or maintained by the department of job and family449services, a county agency, or an entity performing duties on450behalf of the department or a county agency.451

(D) "Law enforcement agency" means the state highway 452 patrol, an agency that employs peace officers as defined in 453 section 109.71 of the Revised Code, the adult parole authority, 454 a county department of probation, a prosecuting attorney, the 455 attorney general, similar agencies of other states, federal law 456 enforcement agencies, and postal inspectors. "Law enforcement 457 agency" includes the peace officers and other law enforcement 458 officers employed by the agency. 459

(E) "Public assistance" means financial assistance or 460 social services that are provided under a program administered 461 by the department of job and family services or a county agency 462 pursuant to Chapter 329., 5101., 5104., 5107., or 5108. of the 463 Revised Code or an executive order issued under section 107.17 464 of the Revised Code. "Public assistance" does not mean medical 465 assistance provided under a medical assistance program, as 466 defined in section 5160.01 of the Revised Code. 467

(F) "Public assistance recipient" means an applicant foror recipient or former recipient of public assistance.469

(G) "Publicly funded child care" has the same meaning as	470
in section 5104.01 of the Revised Code.	471
(H) "Tuberculosis control unit" means the county_	472

tuberculosis control unit designated by a board of county473commissioners under section 339.72 of the Revised Code or the474district tuberculosis control unit designated pursuant to an475

agreement entered into by two or more boards of community	476
commissioners under that section.	477
Sec. 5101.27. (A) Except as permitted by this section,	478
section 5101.273, 5101.28, or 5101.29 of the Revised Code, or	479
rules adopted under section 5101.30 of the Revised Code, or when	480
required by federal law, no person or government entity shall	481
<u>knowingly</u> solicit, disclose, receive, use, or knowingly p ermit	482
the use of, or participate in the use of any information	483
regarding a public assistance recipient for any purpose not	484
directly connected with the administration of a public	485
assistance program.	486
(B) To the extent permitted by federal law, the department	487
of job and family services and county agencies shall do all of	488
the following:	489
(1) Release information regarding a public assistance	490
recipient for purposes directly connected to the administration	491
of the program to a government entity responsible for	492
administering that public assistance program;	493
(2) Provide information regarding a public assistance	494
recipient to a law enforcement agency for the purpose of any	495
investigation, prosecution, or criminal or civil proceeding	496
relating to the administration of that public assistance	497
program;	498
(3) Provide, for purposes directly connected to the	499
administration of a program that assists needy individuals with	500
the costs of public utility services, information regarding a	501
recipient of financial assistance provided under a program	502
administered by the department or a county agency pursuant to	503
Chapter 5107. or 5108. of the Revised Code to an entity	504

administering the public utility services program. 505 (C) (C) (1) To the extent permitted by federal law and 506 subject to division (C)(2) of this section, the department of 507 job and family services shall release, for purposes directly 508 connected to a public health investigation related to section 509 3301.531 or 5104.037 of the Revised Code, information regarding 510 a public assistance recipient who receives publicly funded child 511 care, so long as all of the following conditions are met: 512 (a) The department of health or the tuberculosis control 513 unit has initiated a public health investigation related to 514 section 3301.531 or 5104.037 of the Revised Code and has 515 assessed the investigation as an emergency. 516 (b) The department of health or the tuberculosis control 517 unit has notified the department of job and family services 518 about the investigation and has requested that the department of 519 job and family services release the information for purposes of 520 the investigation. 521 (c) The department of job and family services is unable to 522 timely obtain voluntary, written authorization that complies 523 with section 5101.272 of the Revised Code. 524 (2) If the conditions specified in division (C)(1) of this 525 section are met, the department of job and family services shall 526 release to the department of health or the tuberculosis control 527 unit the minimum information necessary to fulfill the needs of 528 the department of health or tuberculosis control unit related to 529 the public health investigation. 530 (3) If the department of job and family services releases 531

information pursuant to division (C) of this section, it shall

immediately notify the public assistance recipient.

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(D) To the extent permitted by federal law and section	534
1347.08 of the Revised Code, the department and county agencies	535
shall provide access to information regarding a public	536
assistance recipient to all of the following:	537
(1) The recipient;	538
(2) The authorized representative;	539
(3) The legal guardian of the recipient;	540
(4) The attorney of the recipient, if the attorney has	541
written authorization that complies with section 5101.272 of the	542
Revised Code from the recipient.	543
(D) (E) To the extent permitted by federal law and subject	544
to division (E) of this section, the department and county	545
agencies may do both of the following:	546
(1) Release information about a public assistance	547
recipient if the recipient gives voluntary, written	548
authorization that complies with section 5101.272 of the Revised	549
Code;	550
(2) Release information regarding a public assistance	551
recipient to a state, federal, or federally assisted program	552
that provides cash or in-kind assistance or services directly to	553
individuals based on need or for the purpose of protecting	554
children to a government entity responsible for administering a	555
children's protective services program.	556
$\frac{(E)}{(E)}$ Except when the release is required by division	557
(B), (C), <u>or (D) of this section</u> or (D)(2) is authorized by	558
division (E)(2) of this section, the department or county agency	559
shall release the information only in accordance with the	560
authorization. The department or county agency shall provide, at	561

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no cost, a copy of each written authorization to the individual	562
who signed it.	563
$\frac{(F)}{(G)}$ The department of job and family services may	564
adopt rules defining "authorized representative" for purposes of	565
division (C)(2) <u>(D)(2)</u> of this section.	566
Sec. 5104.037. (A) As used in this section:	567
(1) "Active tuberculosis" has the same meaning as in	568
section 339.71 of the Revised Code.	569
(2) "Latent tuberculosis" means tuberculosis that has been	570
demonstrated by a positive reaction to a tuberculosis test but	571
has no clinical, bacteriological, or radiographic evidence of	572
<u>active tuberculosis.</u>	573
(3) "Licensed health professional" means any of the	574
<u>following:</u>	575
(a) A physician authorized under Chapter 4731. of the	576
Revised Code to practice medicine and surgery or osteopathic	577
medicine and surgery;	578
(b) A physician assistant who holds a current, valid	579
license to practice as a physician assistant issued under	580
Chapter 4730. of the Revised Code;	581
(c) A certified nurse practitioner as defined in section	582
4723.01 of the Revised Code;	583
(d) A clinical nurse specialist as defined in section	584
4723.01 of the Revised Code.	585
(4) "Tuberculosis control unit" means the county	586
tuberculosis control unit designated by a board of county	587
commissioners under section 339.72 of the Revised Code or the	588

district tuberculosis control unit designated pursuant to an	589
agreement entered into by two or more boards of county	590
commissioners under that section.	591
(5) "Tuberculosis test" means either of the following:	592
<u>(a) A two-step Mantoux tuberculin skin test;</u>	593
(b) A blood assay for m. tuberculosis.	594
(B) Before employing a person as an administrator or	595
employee, for the purpose of tuberculosis screening, each child	596
day-care center shall determine if the person has done both of	597
the following:	598
(1) Resided in a country identified by the world health	599
organization as having a high burden of tuberculosis;	600
(2) Arrived in the United States within the five years	601
immediately preceding the date of application for employment.	602
(C) If the person meets the criteria described in division	603
(B) of this section, the center shall require the person to	604
undergo a tuberculosis test before employment. If the result of	605
the test is negative, the center may employ the person.	606
(D) If the result of any tuberculosis test performed as	607
described in division (C) of this section is positive, the	608
center shall require the person to undergo additional testing	609
for tuberculosis, which may include a chest radiograph or the	610
collection and examination of specimens.	611
(1) If additional testing indicates active tuberculosis,	612
then until the person is no longer infectious as determined by	613
the county tuberculosis unit, the center shall not employ the	614
person or, if employed, shall not allow the person to be	615
physically present at the center's location.	616

For purposes of this section, evidence that a person is no	617
longer infectious shall consist of a written statement to that	618
effect signed by a representative of the tuberculosis control	619
unit.	620
(2) If additional testing indicates latent tuberculosis,	621
then until the person submits to the program evidence that the	622
person is receiving treatment as prescribed by a licensed health	623
professional, the preschool program shall not employ the person	624
or, if employed, shall not allow the person to be physically	625
present at the program's location. Once the person submits to	626
the program evidence that the person is in the process of	627
<u>completing a tuberculosis treatment regimen as prescribed by a</u>	628
licensed health professional, the preschool program may employ	629
the person and allow the person to be physically present at the	630
program's location so long as periodic evidence of compliance	631
with the treatment regimen is submitted in accordance with rules	632
adopted under section 3701.146 of the Revised Code.	633
adopted under section 5701.140 of the Kevised code.	000
For purposes of this section, evidence that a person is in	634
the process of completing and is compliant with a tuberculosis	635
treatment regimen shall consist of a written statement to that	636
effect signed by the tuberculosis control unit that is	637
overseeing the person's treatment.	638
Section 2. That existing sections 3748.04, 4715.70,	639
4715.71, 4715.72, 4773.01, 4773.061, 5101.26, and 5101.27 of the	640
Revised Code are hereby repealed.	641