As Reported by the House Commerce and Labor Committee

134th General Assembly

Regular Session 2021-2022

Sub. S. B. No. 113

Senators Rulli, Johnson

Cosponsors: Senators Hoagland, Blessing, Brenner, Cirino, Hackett, Lang, McColley, O'Brien, Reineke, Thomas, Wilson Representatives Johnson, Cutrona

A BILL

То	amend sections 3743.01, 3743.04, 3743.08,	1
	3743.17, 3743.21, 3743.25, 3743.44, 3743.45,	2
	3743.57, 3743.59, 3743.60, 3743.61, 3743.63,	3
	3743.65, 3743.75, 3743.80, 3743.99, and 5703.21	4
	and to enact sections 3743.021, 3743.041,	5
	3743.151, 3743.171, 3743.22, 3743.26, 3743.27,	6
	3743.28, 3743.29, 3743.451, 3743.46, 3743.47,	7
	and 3743.67 of the Revised Code to revise the	8
	Fireworks Law.	9

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

Section 1. That sections 3743.01, 3743.04, 3743.08,	10
3743.17, 3743.21, 3743.25, 3743.44, 3743.45, 3743.57, 3743.59,	11
3743.60, 3743.61, 3743.63, 3743.65, 3743.75, 3743.80, 3743.99,	12
and 5703.21 be amended and sections 3743.021, 3743.041,	13
3743.151, 3743.171, 3743.22, 3743.26, 3743.27, 3743.28, 3743.29,	14
3743.451, 3743.46, 3743.47, and 3743.67 of the Revised Code be	15
enacted to read as follows:	16
Sec. 3743.01. As used in this chapter:	17
dec. J. 110 abea in emple:	1 /

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(T) (V) "Railroad" means any railway or railroad that carries freight or passengers for hire, but does not include auxiliary tracks, spurs, and sidings installed and primarily used in serving a mine, quarry, or plant.

packaging or repackaging of fireworks.

 $\frac{(U)-(W)}{(W)}$ "Retail sale" or "sell at retail" means a sale of fireworks to a purchaser who intends to use the fireworks, and not resell them.

 $\frac{(V)-(X)}{(X)}$ "Smoke device" means a tube or sphere that contains pyrotechnic composition that, upon ignition, produces white or colored smoke as the primary effect.

 $\frac{(W)-(Y)}{(W)}$ "Snake or glow worm" means a device that consists of a pressed pellet of pyrotechnic composition that produces a large, snake-like ash upon burning, which ash expands in length as the pellet burns.

(X)—(Z)—"Snapper" means a small, paper-wrapped item that contains a minute quantity of explosive composition coated on small bits of sand, and that, when dropped, implodes.

(Y)—(AA) "Trick match" means a kitchen or book match that is coated with a small quantity of explosive composition and that, upon ignition, produces a small report or a shower of sparks.

(Z)—(BB) "Wire sparkler" means a sparkler consisting of a wire or stick coated with a nonexplosive pyrotechnic mixture that produces a shower of sparks upon ignition and that contains no more than one hundred grams of this mixture.

(GG) <u>(II)</u> "Storage location" means a single parcel or	157
contiguous parcels of real estate approved by the state fire	158
marshal pursuant to division (I) of section 3743.04 of the	159
Revised Code or division (F) of section 3743.17 of the Revised	160
Code that are separate from a licensed premises containing a	161
retail showroom, and which parcel or parcels a licensed	162
manufacturer or wholesaler of fireworks may use only for the	163
distribution, possession, and storage of fireworks in accordance	164
with this chapter.	165
Sec. 3743.021. Notwithstanding the deadline in division	166
(A) of section 3743.02 of the Revised Code, any person who	167
wishes to be a licensed manufacturer of fireworks in this state	168
on January 1, 2023, and who does not already hold a license as a	169
manufacturer of fireworks that will run through that date, may	170
submit an application for licensure, pursuant to section 3743.02	171
of the Revised Code, not later than November 1, 2022.	172
Sec. 3743.04. (A) The license of a manufacturer of	173
fireworks is effective for one year beginning on the first day	174
of December, and the state fire marshal shall issue or renew a	175
license only on that date and at no other time. If a	176
manufacturer of fireworks wishes to continue manufacturing	177
fireworks at the designated fireworks plant after its then	178
effective license expires, it shall apply no later than the	179
first day of October for a new license pursuant to section	180
3743.02 of the Revised Code. The state fire marshal shall send a	181
written notice of the expiration of its license to a licensed	182
manufacturer at least three months before the expiration date.	183
(B) If, during the effective period of its licensure, a	184
licensed manufacturer of fireworks wishes to construct, locate,	185
or relocate any buildings or other structures on the premises of	186

its fireworks plant, to make any structural change or renovation	187
in any building or other structure on the premises of its	188
fireworks plant, to change the nature of its manufacturing of	189
fireworks so as to include the processing of fireworks, or to	190
relocate its fireworks plant to a new licensed premises, the	191
manufacturer shall notify the state fire marshal in writing. The	192
state fire marshal may require a licensed manufacturer also to	193
submit documentation, including, but not limited to, plans	194
covering the proposed construction, location, relocation,	195
structural change or renovation, change in manufacturing of	196
fireworks, or new licensed premises, if the state fire marshal	197
determines the documentation is necessary for evaluation	198
purposes in light of the proposed construction, location,	199
relocation, structural change or renovation, change in	200
manufacturing of fireworks, or new licensed premises.	201

Upon receipt of the notification and additional 202 documentation required by the state fire marshal, the state fire 203 marshal shall inspect the existing premises of the fireworks 204 plant, or proposed new licensed premises, to determine if the 205 proposed construction, location, relocation, structural change 206 or renovation, change in manufacturing of fireworks, or new 207 licensed premises conform to sections 3743.02 to 3743.08 of the 208 Revised Code and the rules adopted by the state fire marshal 209 pursuant to section 3743.05 of the Revised Code. The state fire 210 marshal shall issue a written authorization to the manufacturer 211 for the construction, location, relocation, structural change or 212 renovation, change in manufacturing of fireworks, or new 213 licensed premises, if the state fire marshal determines, upon 214 the inspection and a review of submitted documentation, that the 215 construction, location, relocation, structural change or 216 renovation, change in manufacturing of fireworks, or new 217

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licensed premises conform to those sections and rules. Upon	218
authorizing a change in manufacturing of fireworks to include	219
the processing of fireworks, the state fire marshal shall make	220
notations on the manufacturer's license and in the list of	221
licensed manufacturers in accordance with section 3743.03 of the	222
Revised Code.	223

On or before June 1, 1998, a licensed manufacturer shall install, in every licensed building in which fireworks are manufactured, stored, or displayed and to which the public has access, interlinked fire detection, smoke exhaust, and smoke evacuation systems that are approved by the superintendent of industrial compliance, and shall comply with floor plans showing occupancy load limits and internal circulation and egress patterns that are approved by the state fire marshal and superintendent, and that are submitted under seal as required by section 3791.04 of the Revised Code. Notwithstanding section 3743.59 of the Revised Code, the construction and safety requirements established in this division are not subject to any variance, waiver, or exclusion.

- (C) The license of a manufacturer of fireworks authorizes the manufacturer to engage only in the following activities:
- (1) The manufacturing of fireworks on the premises of the fireworks plant as described in the application for licensure or in the notification submitted under division (B) of this section, except that a licensed manufacturer shall not engage in the processing of fireworks unless authorized to do so by its license.
- (2) To possess for sale at wholesale and sell at wholesale the fireworks manufactured by the manufacturer, to persons who are licensed wholesalers of fireworks, to out-of-state residents

<u>persons</u> in accordance with section <u>sections</u> 3/43.44 of the	248
Revised Code, to residents of this state in accordance with	249
section 3743.45 to 3743.46 of the Revised Code, or to persons	250
located in another state provided the fireworks are shipped	251
directly out of this state to them by the manufacturer. A person	252
who is licensed as a manufacturer of fireworks on June 14, 1988,	253
also may possess for sale and sell pursuant to division (C)(2)	254
of this section fireworks other than those the person	255
manufactures. The possession for sale shall be on the premises	256
of the fireworks plant described in the application for	257
licensure or in the notification submitted under division (B) of	258
this section, and the sale shall be from the inside of a	259
licensed building and from no other structure or device outside	260
a licensed building. At no time shall a licensed manufacturer	261
sell any class of fireworks outside a licensed building.	262
(3) Possess for sale at retail and sell at retail the	263

fireworks manufactured by the manufacturer, other than 1.4G 264 fireworks as designated by the state fire marshal in rules 265 adopted pursuant to division (A) of section 3743.05 of the 266 Revised Code, to licensed exhibitors in accordance with sections 267 3743.50 to 3743.55 of the Revised Code, and possess for sale at 268 retail and sell at retail the fireworks manufactured by the 269 manufacturer, including 1.4G fireworks, to out-of-state-270 residents persons in accordance with section sections 3743.44 of 271 the Revised Code, to residents of this state in accordance with 272 section 3743.45 to 3743.46 of the Revised Code, or to persons 273 located in another state provided the fireworks are shipped 274 directly out of this state to them by the manufacturer. A person 275 who is licensed as a manufacturer of fireworks on June 14, 1988, 276 may also possess for sale and sell pursuant to division (C)(3) 277 of this section fireworks other than those the person 278

with section 3743.08 of the Revised Code.

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manufactures. The possession for sale shall be on the premises	279
of the fireworks plant described in the application for	280
licensure or in the notification submitted under division (B) of	281
this section, and the sale shall be from the inside of a	282
licensed building and from no other structure or device outside	283
a licensed building. At no time shall a licensed manufacturer	284
sell any class of fireworks outside a licensed building.	285
A licensed manufacturer of fireworks shall sell under	286
division (C) of this section only fireworks that meet the	287
standards set by the consumer product safety commission or by	288
the American fireworks standard laboratories or that have	289
received an EX number from the United States department of	290
transportation.	291
(D) The license of a manufacturer of fireworks shall be	292
protected under glass and posted in a conspicuous place on the	293
premises of the fireworks plant. Except as otherwise provided in	294
this division, the license is not transferable or assignable.	295
(1) The ownership of a manufacturer of fireworks license	296
may be transferred to another person for the same fireworks	297
plant for which the license was issued, or approved pursuant to	298
division (B) of this section, if the assets of the plant are	299
transferred to that person by inheritance or by a sale approved	300
by the state fire marshal.	301
(2) The license of a manufacturer of fireworks may be	302
geographically relocated in accordance with division (D) of	303
section 3743.75 of the Revised Code.	304
(3) The license is subject to revocation in accordance	305

(E) The state fire marshal shall not place the license of

a manufacturer of fireworks in a temporarily inactive status

while the holder of the license is attempting to qualify to

retain the license.

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- (F) Each licensed manufacturer of fireworks that possesses 311 fireworks for sale and sells fireworks under division (C) of 312 section 3743.04 of the Revised Code, or a designee of the 313 manufacturer, whose identity is provided to the state fire 314 marshal by the manufacturer, annually shall attend a continuing 315 education program. The state fire marshal shall develop the 316 program and the state fire marshal or a person or public agency 317 approved by the state fire marshal shall conduct it. A licensed 318 manufacturer or the manufacturer's designee who attends a 319 320 program as required under this division, within one year after attending the program, shall conduct in-service training as 321 approved by the state fire marshal for other employees of the 322 licensed manufacturer regarding the information obtained in the 323 program. A licensed manufacturer shall provide the state fire 324 marshal with notice of the date, time, and place of all in-325 service training. For any program conducted under this division, 326 the state fire marshal shall, in accordance with rules adopted 327 by the state fire marshal under Chapter 119. of the Revised 328 Code, establish the subjects to be taught, the length of 329 classes, the standards for approval, and time periods for 330 notification by the licensee to the state fire marshal of any 331 in-service training. 332
- (G) A licensed manufacturer shall maintain comprehensive 333 general liability insurance coverage in the amount and type 334 specified under division (B)(2) of section 3743.02 of the 335 Revised Code at all times. Each policy of insurance required 336 under this division shall contain a provision requiring the 337 insurer to give not less than fifteen days' prior written notice 338

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to the state fire marshal before termination, lapse, or	339
cancellation of the policy, or any change in the policy that	340
reduces the coverage below the minimum required under this	341
division. Prior to canceling or reducing the amount of coverage	342
of any comprehensive general liability insurance coverage	343
required under this division, a licensed manufacturer shall	344
secure supplemental insurance in an amount and type that	345
satisfies the requirements of this division so that no lapse in	346
coverage occurs at any time. A licensed manufacturer who secures	347
supplemental insurance shall file evidence of the supplemental	348
insurance with the state fire marshal prior to canceling or	349
reducing the amount of coverage of any comprehensive general	350
liability insurance coverage required under this division.	351

- (H) The state fire marshal shall adopt rules for the 352 expansion or contraction of a licensed premises and for approval 353 of such expansions or contractions. The boundaries of a licensed 354 premises, including any geographic expansion or contraction of 355 those boundaries, shall be approved by the state fire marshal in 356 accordance with rules the state fire marshal adopts. If the 357 licensed premises consists of more than one parcel of real 358 estate, those parcels shall be contiquous unless an exception is 359 allowed pursuant to division (I) of this section. 360
- (I) (1) A licensed manufacturer may expand its licensed premises within this state to include not more than two storage locations that are located upon one or more real estate parcels that are noncontiguous to the licensed premises as that licensed premises exists on the date a licensee submits an application as described below, if all of the following apply:
- (a) The licensee submits an application to the state fire 367 marshal and an application fee of one hundred dollars per 368

storage location for which the licensee is requesting approval.	369
(b) The identity of the holder of the license remains the	370
same at the storage location.	371
(c) The storage location has received a valid certificate	372
of zoning compliance as applicable and a valid certificate of	373
occupancy for each building or structure at the storage location	374
issued by the authority having jurisdiction to issue the	375
certificate for the storage location, and those certificates	376
permit the distribution and storage of fireworks regulated under	377
this chapter at the storage location and in the buildings or	378
structures. The storage location shall be in compliance with all	379
other applicable federal, state, and local laws and regulations.	380
(d) Every building or structure located upon the storage	381
location is separated from occupied residential and	382
nonresidential buildings or structures, railroads, highways, or	383
any other buildings or structures on the licensed premises in	384
accordance with the distances specified in the rules adopted by	385
the state fire marshal pursuant to section 3743.05 of the	386
Revised Code.	387
(e) Neither the licensee nor any person holding, owning,	388
or controlling a five per cent or greater beneficial or equity	389
interest in the licensee has been convicted of or pleaded guilty	390
to a felony under the laws of this state, any other state, or	391
the United States, after September 29, 2005.	392
(f) The state fire marshal approves the application for	393
expansion.	394
(2) The state fire marshal shall approve an application	395
for expansion requested under division (I)(1) of this section if	396
the state fire marshal receives the application fee and proof	397

with section 3743.54 of the Revised Code.

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that the requirements of divisions (I)(1)(b) to (e) of this	398
section are satisfied. The storage location shall be considered	399
part of the original licensed premises and shall use the same	400
distinct number assigned to the original licensed premises with	401
any additional designations as the state fire marshal deems	402
necessary in accordance with section 3743.03 of the Revised	403
Code.	404
(J)(1) A licensee who obtains approval for the use of a	405
storage location in accordance with division (I) of this section	406
shall use the storage location exclusively for the following	407
activities, in accordance with division (C) of this section:	408
(a) The packaging, assembling, or storing of fireworks,	409
which shall only occur in buildings or structures approved for	410
such hazardous uses by the building code official having	411
jurisdiction for the storage location or, for 1.4G fireworks, in	412
containers or trailers approved for such hazardous uses by the	413
state fire marshal if such containers or trailers are not	414
subject to regulation by the building code adopted in accordance	415
with Chapter 3781. of the Revised Code. All such storage shall	416
be in accordance with the rules adopted by the state fire	417
marshal under division (G) of section 3743.05 of the Revised	418
Code for the packaging, assembling, and storage of fireworks.	419
(b) Distributing fireworks to other parcels of real estate	420
located on the manufacturer's licensed premises, to licensed	421
wholesalers or other licensed manufacturers in this state or to	422
similarly licensed persons located in another state or country;	423
(c) Distributing fireworks to a licensed exhibitor of	424
fireworks pursuant to a properly issued permit in accordance	425

(2) A licensed manufacturer shall not engage in any sales	427
activity, including the retail sale of fireworks otherwise	428
permitted under division (C)(2) or (C)(3) of this section, or	429
pursuant to section 3743.44 or 3743.45 of the Revised Code, at	430
the storage location approved under this section.	431
(3) A storage location may not be relocated for a minimum	432
period of five years after the storage location is approved by	433
the state fire marshal in accordance with division (I) of this	434
section.	435
(K) The licensee shall prohibit public access to the	436
storage location. The state fire marshal shall adopt rules to	437
describe the acceptable measures a manufacturer shall use to	438
prohibit access to the storage site.	439
Sec. 3743.041. (A) Notwithstanding the requirements,	440
contained in division (A) of section 3743.04 of the Revised	441
Code, that the state fire marshal only issue the license of a	442
manufacturer of fireworks on the first day of December and that	443
the license is effective for one year, an applicant who applies	444
for licensure pursuant to section 3743.021 of the Revised Code,	445
and who meets the requirements for licensure contained in	446
section 3743.03 of the Revised Code, shall be issued the license	447
of a manufacturer of fireworks on January 1, 2023.	448
(B) A license issued pursuant to division (A) of this	449
section shall be effective through November 30, 2023.	450
Sec. 3743.08. (A) The state fire marshal may inspect the	451
premises of a fireworks plant, and the inventory, wholesale	452
sale, and retail sale records, of a licensed manufacturer of	453
fireworks during the manufacturer's period of licensure to	454
determine whether the manufacturer is in compliance with Chapter	455

3743. of the Revised Code and the rules adopted by the $\underline{\text{state}}$	456
fire marshal pursuant to section 3743.05 or 3743.22 of the	457
Revised Code.	458
(B) If the <u>state</u> fire marshal determines during an	459
inspection conducted pursuant to division (A) of this section	460
that a manufacturer is not in compliance with Chapter 3743. of	461
the Revised Code or the rules adopted by the <u>state</u> fire marshal	462
pursuant to section 3743.05 or 3743.22 of the Revised Code, the	463
state fire marshal may take one or more of the following	464
actions, whichever the state fire marshal considers appropriate	465
under the circumstances:	466
(1) Order, in writing, the manufacturer to eliminate,	467
correct, or otherwise remedy the nonconformities within a	468
specified period of time;	469
(2) Order, in writing, the manufacturer to immediately	470
cease its operations, if a fire or explosion hazard exists that	471
reasonably can be regarded as posing an imminent danger of death	472
or serious physical harm to persons. The order shall be	473
effective until the nonconformities are eliminated, corrected,	474
or otherwise remedied or for a period of seventy-two hours from	475
the time of issuance, whichever first occurs. During the	476
seventy-two hour period, the <u>state</u> fire marshal may obtain from	477
the court of common pleas of Franklin county or of the county in	478
which the fireworks plant is located an injunction restraining	479
the manufacturer from continuing its operations after the	480
seventy-two hour period expires until the nonconformities are	481
eliminated, corrected, or otherwise remedied.	482
(3) Revoke Suspend, revoke, or deny renewal of the license	483
of the manufacturer in accordance with Chapter 119. of the	484
Revised Code;	485

(4) Take action as authorized by section 3743.68 of the	486
Revised Code.	487
(C) This section does not affect the authority conferred	488
by Chapters 3781. and 3791. of the Revised Code to conduct	489
inspections to determine conformity with those chapters or the	490
rules adopted pursuant to them.	491
(D) If the license of a manufacturer of fireworks is	492
suspended or revoked or <u>if</u> renewal is denied pursuant to	493
division (B)(3) of this section or section 3743.70 of the	494
Revised Code, the manufacturer shall cease its operations	495
immediately. The manufacturer may not reapply for licensure as a	496
manufacturer of fireworks until two years expire from the date	497
of revocation.	498
The state fire marshal shall remove from the list of	499
licensed manufacturers the name of a manufacturer whose license	500
has been revoked, and shall notify the law enforcement	501
authorities for the political subdivision in which the	502
manufacturer's fireworks plant is located, of the suspension,	503
revocation, or denial of renewal.	504
Sec. 3743.151. Notwithstanding the deadline in division	505
(A) of section 3743.15 of the Revised Code, any person who	506
wishes to be a licensed wholesaler of fireworks in this state	507
beginning on January 1, 2023, and who does not already hold a	508
license as a wholesaler of fireworks that will run through that	509
date, may submit an application for licensure, pursuant to	510
section 3743.15 of the Revised Code, not later than November 1,	511
<u>2022.</u>	512
Sec. 3743.17. (A) The license of a wholesaler of fireworks	513
is effective for one year beginning on the first day of	514

December, and the state fire marshal shall issue or renew a 515 license only on that date and at no other time. If a wholesaler 516 of fireworks wishes to continue engaging in the wholesale sale 517 of fireworks at the particular location after its then effective 518 license expires, it shall apply not later than the first day of 519 October for a new license pursuant to section 3743.15 of the 520 Revised Code. The state fire marshal shall send a written notice 521 of the expiration of its license to a licensed wholesaler at 522 least three months before the expiration date. 523

(B) If, during the effective period of its licensure, a 524 licensed wholesaler of fireworks wishes to perform any 525 526 construction, or make any structural change or renovation, on 527 the premises on which the fireworks are sold, or to relocate its sales operations to a new licensed premises, the wholesaler 528 shall notify the state fire marshal in writing. The state fire 529 marshal may require a licensed wholesaler also to submit 530 documentation, including, but not limited to, plans covering the 531 proposed construction or structural change or renovation, or 532 proposed new licensed premises, if the state fire marshal 533 determines the documentation is necessary for evaluation 534 purposes in light of the proposed construction, structural 535 change or renovation, or relocation. 536

Upon receipt of the notification and additional 537 documentation required by the state fire marshal, the state fire 538 marshal shall inspect the premises on which the fireworks are 539 sold, or the proposed new licensed premises, to determine if the 540 proposed construction, structural change or renovation, or 541 relocation conforms to sections 3743.15 to 3743.21 of the 542 Revised Code, divisions (C)(1) and (2) of section 3743.25 of the 543 Revised Code, and the rules adopted by the state fire marshal 544 pursuant to section 3743.18 of the Revised Code. The state fire 545

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for the construction, structural change or renovation, or new 54
licensed premises if the state fire marshal determines, upon the 54
inspection and a review of submitted documentation, that the 54
construction, structural change or renovation, or new licensed 55
premises conform to those sections and rules. 55

- (C) The license of a wholesaler of fireworks authorizes the wholesaler to engage only in the following activities:
- (1) Possess for sale at wholesale and sell at wholesale 554 fireworks to persons who are licensed wholesalers of fireworks, 555 to out-of-state residents persons in accordance with section-556 sections 3743.44 of the Revised Code, to residents of this state 557 in accordance with section 3743.45 to 3743.46 of the Revised 558 Code, or to persons located in another state provided the 559 fireworks are shipped directly out of this state to them by the 560 wholesaler. The possession for sale shall be at the location 561 described in the application for licensure or in the 562 notification submitted under division (B) of this section, and 563 the sale shall be from the inside of a licensed building and 564 from no structure or device outside a licensed building. At no 565 time shall a licensed wholesaler sell any class of fireworks 566 outside a licensed building. 567
- (2) Possess for sale at retail and sell at retail 568 fireworks, other than 1.4G fireworks as designated by the state 569 fire marshal in rules adopted pursuant to division (A) of 570 section 3743.05 of the Revised Code, to licensed exhibitors in 571 accordance with sections 3743.50 to 3743.55 of the Revised Code, 572 and possess for sale at retail and sell at retail fireworks, 573 including 1.4G fireworks, to out of state residents persons in 574 accordance with section sections 3743.44 of the Revised Code, to 575

residents of this state in accordance with section 3743.45 to	576
3743.46 of the Revised Code, or to persons located in another	577
state provided the fireworks are shipped directly out of this	578
state to them by the wholesaler. The possession for sale shall	579
be at the location described in the application for licensure or	580
in the notification submitted under division (B) of this	581
section, and the sale shall be from the inside of the licensed	582
building and from no other structure or device outside this	583
licensed building. At no time shall a licensed wholesaler sell	584
any class of fireworks outside a licensed building.	585

A licensed wholesaler of fireworks shall sell under division (C) of this section only fireworks that meet the standards set by the consumer product safety commission or by the American fireworks standard laboratories or that have received an EX number from the United States department of transportation.

- (D) The license of a wholesaler of fireworks shall be protected under glass and posted in a conspicuous place at the location described in the application for licensure or in the notification submitted under division (B) of this section.

 Except as otherwise provided in this section, the license is not transferable or assignable.
- (1) The ownership of a wholesaler of fireworks license may be transferred to another person for the same location for which the license was issued, or approved pursuant to division (B) of this section, if the assets of the wholesaler are transferred to that person by inheritance or by a sale approved by the state fire marshal.
- (2) The license of a wholesaler of fireworks may be 604 geographically relocated in accordance with division (D) of 605

section 3743.75 of the Revised Code. 606 (3) The license is subject to revocation in accordance 607 with section 3743.21 of the Revised Code. 608 (E) The state fire marshal shall adopt rules for the 609 expansion or contraction of a licensed premises and for the 610 approval of an expansion or contraction. The boundaries of a 611 licensed premises, including any geographic expansion or 612 contraction of those boundaries, shall be approved by the state 613 fire marshal in accordance with rules the state fire marshal 614 adopts. If the licensed premises of a licensed wholesaler from 615 which the wholesaler operates consists of more than one parcel 616 of real estate, those parcels must be contiguous, unless an 617 exception is allowed pursuant to division (F) of this section. 618 (F) (1) A licensed wholesaler may expand its licensed 619 premises within this state to include not more than two storage 620 locations that are located upon one or more real estate parcels 621 that are noncontiguous to the licensed premises as that licensed 622 premises exists on the date a licensee submits an application as 623 described below, if all of the following apply: 624 (a) The licensee submits an application to the state fire 625 marshal requesting the expansion and an application fee of one 626 hundred dollars per storage location for which the licensee is 627 requesting approval. 628 629 (b) The identity of the holder of the license remains the same at the storage location. 630 (c) The storage location has received a valid certificate 631 of zoning compliance, as applicable, and a valid certificate of 632 occupancy for each building or structure at the storage location 633

issued by the authority having jurisdiction to issue the

Code.

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certificate for the storage location, and those certificates	635
permit the distribution and storage of fireworks regulated under	636
this chapter at the storage location and in the buildings or	637
structures. The storage location shall be in compliance with all	638
other applicable federal, state, and local laws and regulations.	639
(d) Every building or structure located upon the storage	640
location is separated from occupied residential and	641
nonresidential buildings or structures, railroads, highways, and	642
any other buildings or structures on the licensed premises in	643
accordance with the distances specified in the rules adopted by	644
the state fire marshal pursuant to section 3743.18 of the	645
Revised Code.	646
(e) Neither the licensee nor any person holding, owning,	647
or controlling a five per cent or greater beneficial or equity	648
interest in the licensee has been convicted of or pleaded guilty	649
to a felony under the laws of this state, any other state, or	650
the United States, after September 29, 2005.	651
(f) The state fire marshal approves the application for	652
expansion.	653
(2) The state fire marshal shall approve an application	654
for expansion requested under division (F)(1) of this section if	655
the state fire marshal receives the application fee and proof	656
that the requirements of divisions (F)(1)(b) to (e) of this	657
section are satisfied. The storage location shall be considered	658
part of the original licensed premises and shall use the same	659
distinct number assigned to the original licensed premises with	660
any additional designations as the state fire marshal deems	661
necessary in accordance with section 3743.16 of the Revised	662

(G)(1) A licensee who obtains approval for use of a	664
storage location in accordance with division (F) of this section	665
shall use the site exclusively for the following activities, in	666
accordance with division (C)(1) of this section:	667
(a) Packaging, assembling, or storing fireworks, which	668
shall occur only in buildings or structures approved for such	669
hazardous uses by the building code official having jurisdiction	670
for the storage location or, for 1.4G fireworks, in containers	671
or trailers approved for such hazardous uses by the state fire	672
marshal if such containers or trailers are not subject to	673
regulation by the building code adopted in accordance with	674
Chapter 3781. of the Revised Code. All such storage shall be in	675
accordance with the rules adopted by the state fire marshal	676
under division (B)(4) of section 3743.18 of the Revised Code for	677
the packaging, assembling, and storage of fireworks.	678
(b) Distributing fireworks to other parcels of real estate	679
located on the wholesaler's licensed premises, to licensed	680
manufacturers or other licensed wholesalers in this state or to	681
similarly licensed persons located in another state or country;	682
(c) Distributing fireworks to a licensed exhibitor of	683
fireworks pursuant to a properly issued permit in accordance	684
with section 3743.54 of the Revised Code.	685
(2) A licensed wholesaler shall not engage in any sales	686
activity, including the retail sale of fireworks otherwise	687
permitted under division (C)(2) of this section or pursuant to	688
section 3743.44 or 3743.45 of the Revised Code, at a storage	689
location approved under this section.	690
(3) A storage location may not be relocated for a minimum	691

period of five years after the storage location is approved by

the state fire marshal in accordance with division (F) of this 693 section.

- (H) A licensee shall prohibit public access to all storage
 locations it uses. The state fire marshal shall adopt rules
 establishing acceptable measures a wholesaler shall use to
 prohibit access to storage sites.
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- (I) The state fire marshal shall not place the license of 699 a wholesaler of fireworks in temporarily inactive status while 700 the holder of the license is attempting to qualify to retain the 11 license. 702
- 703 (J) Each licensed wholesaler of fireworks or a designee of the wholesaler, whose identity is provided to the state fire 704 marshal by the wholesaler, annually shall attend a continuing 705 education program. The state fire marshal shall develop the 706 program and the state fire marshal or a person or public agency 707 approved by the state fire marshal shall conduct it. A licensed 708 wholesaler or the wholesaler's designee who attends a program as 709 required under this division, within one year after attending 710 the program, shall conduct in-service training as approved by 711 the state fire marshal for other employees of the licensed 712 wholesaler regarding the information obtained in the program. A 713 licensed wholesaler shall provide the state fire marshal with 714 notice of the date, time, and place of all in-service training. 715 For any program conducted under this division, the state fire 716 marshal shall, in accordance with rules adopted by the state 717 fire marshal under Chapter 119. of the Revised Code, establish 718 the subjects to be taught, the length of classes, the standards 719 for approval, and time periods for notification by the licensee 720 to the state fire marshal of any in-service training. 721
 - (K) A licensed wholesaler shall maintain comprehensive

general liability insurance coverage in the amount and type	723
specified under division (B)(2) of section 3743.15 of the	724
Revised Code at all times. Each policy of insurance required	725
under this division shall contain a provision requiring the	726
insurer to give not less than fifteen days' prior written notice	727
to the state fire marshal before termination, lapse, or	728
cancellation of the policy, or any change in the policy that	729
reduces the coverage below the minimum required under this	730
division. Prior to canceling or reducing the amount of coverage	731
of any comprehensive general liability insurance coverage	732
required under this division, a licensed wholesaler shall secure	733
supplemental insurance in an amount and type that satisfies the	734
requirements of this division so that no lapse in coverage	735
occurs at any time. A licensed wholesaler who secures	736
supplemental insurance shall file evidence of the supplemental	737
insurance with the state fire marshal prior to canceling or	738
reducing the amount of coverage of any comprehensive general	739
liability insurance coverage required under this division.	740
Sec. 3743.171. (A) Notwithstanding the requirements,	741
contained in division (A) of section 3743.17 of the Revised	742
Code, that the state fire marshal only issue the license of a	743
wholesaler of fireworks on the first day of December and that	744
the license is effective for one year, an applicant who applies	745
pursuant to section 3743.151 of the Revised Code, and who meets	746
the requirements for licensure contained in section 3743.16 of	747
the Revised Code, shall be issued the license of a wholesaler of	748
fireworks on January 1, 2023.	749
(B) A license issued pursuant to division (A) of this	750
section shall be effective through November 30, 2023.	751

Sec. 3743.21. (A) The state fire marshal may inspect the

premises, and the inventory, wholesale sale, and retail sale	753
records, of a licensed wholesaler of fireworks during the	754
wholesaler's period of licensure to determine whether the	755
wholesaler is in compliance with Chapter 3743. of the Revised	756
Code and the rules adopted by the <u>state</u> fire marshal pursuant to	757
section 3743.18 <u>or 3743.22</u> of the Revised Code.	758

- (B) If the <u>state</u> fire marshal determines during an 759 760 inspection conducted pursuant to division (A) of this section that a wholesaler is not in compliance with Chapter 3743. of the 761 762 Revised Code or the rules adopted by the state fire marshal pursuant to section 3743.18 or 3743.22 of the Revised Code, the 763 state fire marshal may take one or more of the following 764 765 actions, whichever the state fire marshal considers appropriate under the circumstances: 766
- (1) Order, in writing, the wholesaler to eliminate, 767 correct, or otherwise remedy the nonconformities within a 768 specified period of time; 769
- (2) Order, in writing, the wholesaler to immediately cease 770 its operations, if a fire or explosion hazard exists that 771 reasonably can be regarded as posing an imminent danger of death 772 or serious physical harm to persons. The order shall be 773 effective until the nonconformities are eliminated, corrected, 774 or otherwise remedied or for a period of seventy-two hours from 775 the time of issuance, whichever first occurs. During the 776 seventy-two hour period, the <u>state</u> fire marshal may obtain from 777 the court of common pleas of Franklin county or of the county in 778 which the premises of the wholesaler are located an injunction 779 restraining the wholesaler from continuing its operations after 780 the seventy-two hour period expires until the nonconformities 781 are eliminated, corrected, or otherwise remedied. 782

(3) RevokeSuspend, revoke, or deny renewal of, the license	783
of the wholesaler in accordance with Chapter 119. of the Revised	784
Code;	785
(4) Take action as authorized by section 3743.68 of the	786
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Revised Code.	787
(C) This section does not affect the authority conferred	788
by Chapters 3781. and 3791. of the Revised Code to conduct	789
inspections to determine conformity with those chapters or the	790
rules adopted pursuant to them.	791
(D) If the license of a wholesaler of fireworks is	792
suspended or revoked or if renewal is denied pursuant to	792
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division (B)(3) of this section or section 3743.70 of the	
Revised Code, the wholesaler shall cease its operations	795
immediately. The wholesaler may not reapply for licensure as a	796
wholesaler of fireworks until two years expire from the date of	797
revocation.	798
The state fire marshal shall remove from the list of	799
licensed wholesalers the name of a wholesaler whose license has	800
been revoked, and shall notify the law enforcement authorities	801
for the political subdivision in which the wholesaler's premises	802
are located, of the <u>suspension</u> , revocation, or denial of	803
renewal.	804
Gar 3743 32 (7) he wood in this continu	805
Sec. 3743.22. (A) As used in this section:	803
(1) "Fee period" means the period beginning on the first	806
day of October and ending on the thirtieth day of the following	807
September.	808
(2) "Gross receipts" excludes the amount of taxes a	809
licensed retailer, licensed manufacturer, or licensed wholesaler	810
collects from a consumer under Chapter 5739. of the Revised Code	811
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on behalf of the state or a political subdivision.	812
(B) For the purpose of providing revenue to fund	813
firefighter training programs and the enforcement and regulation	814
of the fireworks industry, a fee is imposed on licensed	815
retailers, licensed manufacturers, and licensed wholesalers	816
selling 1.4G fireworks in this state. The fee shall equal four	817
per cent of the gross receipts of a licensed manufacturer or	818
licensed wholesaler from retail sales of 1.4G fireworks in this	819
state made one hundred or more days after the effective date of	820
this section. For the purpose of this section, a retail sale of	821
1.4G fireworks is made in this state only if the purchaser	822
intends to use the fireworks, and not resell them, and receives	823
the 1.4G fireworks at a location in this state.	824
The fee shell be reported on a form processional by the	0.2.5
The fee shall be reported, on a form prescribed by the	825
state fire marshal, and remitted to the state fire marshal on or	826
before the twenty-third day after the last day of each fee	827
period. The amount of the fee due shall be computed on the basis	828
of gross receipts from retail sales made in each fee period. A	829
licensed retailer, licensed manufacturer, or licensed wholesaler	830
whose license is issued, canceled or revoked, or not renewed	831
after expiration during a fee period shall report and remit the	832
fee based on sales of 1.4G fireworks made in that fee period as	833
required under this section. A licensed retailer, licensed	834
manufacturer, or licensed wholesaler may separately or	835
proportionately bill or invoice a fee imposed under this section	836
to another person.	837
(C) All money collected under this section shall be	838
credited to the fireworks fee receipts fund, which is hereby	839
created in the state treasury. Seven-eighths of the money in the	840
fund shall be used by the state fire marshal solely to fund	841

firefighter training programs. Remaining money in the fund shall	842
be used solely to pay expenses of the state fire marshal in	843
performing the duties prescribed by this chapter.	844
(D) If the state fire marshal determines that a licensed	845
retailer, licensed manufacturer, or licensed wholesaler fails to	846
timely report and remit the full amount of the fee as required	847
by this section, the state fire marshal may do either of the	848
<pre>following:</pre>	849
(1) Order, in writing, the retailer, wholesaler, or	850
manufacturer to report and remit to the state fire marshal,	851
within a specified period of time, any such underpayment;	852
(2) Revoke or deny renewal of the license of the retailer,	853
manufacturer, or wholesaler, which shall subject a manufacturer	854
or wholesaler to the consequences prescribed in division (D) of	855
section 3743.08 of the Revised Code or division (D) of section	856
3743.21 of the Revised Code.	857
(E) The state fire marshal may adopt rules in accordance	858
with Chapter 119. of the Revised Code as necessary to administer	859
and enforce the fee imposed under this section.	860
Sec. 3743.25. (A)(1) Except as described in division (A)	861
(2) of this section, all retail sales of 1.4G fireworks by a	862
licensed manufacturer or wholesaler shall only occur from an	863
approved retail sales showroom on a licensed premises or from a	864
representative sample showroom as described in this section on a	865
licensed premises. For the purposes of this section, a retail	866
sale includes the transfer of the possession of the 1.4G	867
fireworks from the licensed manufacturer or wholesaler to the	868
purchaser of the fireworks.	869
(2) Sales of 1.4G fireworks to a licensed exhibitor for a	870

properly permitted exhibition shall occur in accordance with the	871
provisions of the Revised Code and rules adopted by the state	872
fire marshal under Chapter 119. of the Revised Code. Such rules	873
shall specify, at a minimum, that the licensed exhibitor holds a	874
license under section 3743.51 of the Revised Code, that the	875
exhibitor possesses a valid exhibition permit issued in	876
accordance with section 3743.54 of the Revised Code, and that	877
the fireworks shipped are to be used at the specifically	878
permitted exhibition.	879
(B) All wholesale sales of fireworks by a licensed	880
manufacturer or wholesaler shall only occur from a licensed	881
premises to persons who intend to resell the fireworks purchased	882
at wholesale. A wholesale sale by a licensed manufacturer or	883
wholesaler may occur as follows:	884
(1) The direct sale and shipment of fireworks to a person	885
outside of this state;	886
(2) From an approved retail sales showroom as described in	887
this section;	888
(3) From a representative sample showroom as described in	889
this section;	890
(4) By delivery of wholesale fireworks to a purchaser at a	891
licensed premises outside of a structure or building on that	892
premises. All other portions of the wholesale sales transaction	893
may occur at any location on a licensed premises.	894
(5) Any other method as described in rules adopted by the	895
state fire marshal under Chapter 119. of the Revised Code.	896
(C) A licensed manufacturer or wholesaler shall only sell	897
1.4G fireworks from a representative sample showroom or a retail	898

sales showroom. Each licensed premises shall only contain one

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sales structure.

A representative sample showroom shall consist of a 901 structure constructed and maintained in accordance with the 902 nonresidential building code adopted under Chapter 3781. of the 903 Revised Code and the fire code adopted under section 3737.82 of 904 the Revised Code for a use and occupancy group that permits 905 mercantile sales. A representative sample showroom shall not 906 contain any pyrotechnics, pyrotechnic materials, fireworks, 907 explosives, explosive materials, or any similar hazardous 908 909 materials or substances. A representative sample showroom shall be used only for the public viewing of fireworks product 910 representations, including paper materials, packaging materials, 911 catalogs, photographs, or other similar product depictions. The 912 delivery of product to a purchaser of fireworks at a licensed 913 premises that has a representative sample structure shall not 914 occur inside any structure on a licensed premises. Such product 915 delivery shall occur on the licensed premises in a manner 916 prescribed by rules adopted by the state fire marshal pursuant 917 to Chapter 119. of the Revised Code. 918

If a manufacturer or wholesaler elects to conduct sales from a retail sales showroom, the showroom structures, to which the public may have any access and in which employees are required to work, on all licensed premises, shall comply with the following safety requirements:

(1) A fireworks showroom that is constructed or upon which expansion is undertaken on and after June 30, 1997, shall be equipped with interlinked fire detection, fire suppression, smoke exhaust, and smoke evacuation systems that are approved by the superintendent of industrial compliance in the department of commerce.

$\frac{(2)}{(2)}$ (2) (a) A fireworks showroom that first begins to	930
operate on or after June 30, 1997, and to which the public has	931
access for retail purposes shall not exceed five ten thousand	932
square feet in floor area.	933
(b) A fireworks showroom that first exceeds five thousand	934
square feet after the effective date of this amendment shall be	935
equipped with a sprinkler system that meets the requirements for	936
extra hazard occupancies under "NFPA 13, Standard for the	937
Installation of Sprinkler Systems (2019 Edition)."	938
(3) A newly constructed or an existing fireworks showroom	939
structure that exists on September 23, 2008, but that, on or	940
after September 23, 2008, is altered or added to in a manner	941
requiring the submission of plans, drawings, specifications, or	942
data pursuant to section 3791.04 of the Revised Code, shall	943
comply with a graphic floor plan layout that is approved by the	944
state fire marshal and superintendent showing width of aisles,	945
parallel arrangement of aisles to exits, number of exits per	946
wall, maximum occupancy load, evacuation plan for occupants,	947
height of storage or display of merchandise, and other	948
information as may be required by the state fire marshal and	949
superintendent.	950
(4) A fireworks showroom structure that exists on June 30,	951
1997, shall be in compliance on or after June 30, 1997, with	952
floor plans showing occupancy load limits and internal	953
circulation and egress patterns that are approved by the state	954
fire marshal and superintendent, and that are submitted under	955
seal as required by section 3791.04 of the Revised Code.	956
(D) The safety requirements established in division (C) of	957
this section are not subject to any variance, waiver, or	958
exclusion pursuant to this chapter or any applicable building	959

code.	960
Sec. 3743.26. (A) (1) Except as provided in divisions (C)	961
and (D) of this section, in a given year, any person who wishes	962
to be a licensed fountain device retailer in this state shall	963
submit an application for licensure to the state fire marshal	964
before the first day of October. The application shall be on a	965
form prescribed by the state fire marshal.	966
The state fire marshal shall prescribe a form for	967
applications to become a licensed retailer and make a copy of	968
the form available, upon request, to persons who seek a license.	969
(2) An applicant for licensure as a fountain device	970
retailer shall submit all of the following with the application:	971
(a) A license fee in an amount set by the state fire	972
<pre>marshal, not to exceed twenty-five dollars;</pre>	973
(b) An affidavit affirming that the applicant is in	974
compliance with the national fire protection association	975
standard "NFPA 1124, Code for the Manufacture, Transportation,	976
Storage, and Retail Sales of Fireworks and Pyrotechnic Articles	977
(2006 Edition)," or will be in compliance before engaging in the	978
storage or retail sale of fountain devices;	979
(c) Proof of insurance in an amount and of a type	980
specified by the state fire marshal in rules adopted pursuant to	981
section 3743.28 of the Revised Code.	982
(3) A separate application for licensure as a fountain	983
device retailer shall be submitted for each location at which a	984
person wishes to engage in the retail sale of fountain devices.	985
(B)(1) If a person submits a timely application to become	986
a licensed fountain device retailer, together with the materials	987

required by division (A)(2) of this section, the state fire	988
marshal shall review the application and accompanying materials	989
and determine if they comply with this section. If the state	990
fire marshal concludes that the application and accompanying	991
matter comply with this section, the state fire marshal shall,	992
on the first day of December and, except as provided in	993
divisions (C) and (D) of this section, at no other time, issue	994
the applicant a license to sell fountain devices at retail.	995
(2) Except as provided in divisions (C) and (D) of this	996
section, a licensed retailer's license is effective for one year	997
beginning on the first day of December. If a licensed retailer	998
wishes to continue engaging in the retail sale of fountain	999
devices at the particular location after the then effective	1000
license expires, the licensee shall apply before the first day	1001
of October for a new license pursuant to this section. The state	1002
fire marshal shall send a written notice of the expiration of a	1003
license to a licensed retailer not later than the first day of	1004
September.	1005
(C) (1) Any person who wishes to be a licensed retailer of	1006
fountain devices in this state who was not yet open for	1007
business, at the location the person seeks to be licensed,	1008
before the first day of the preceding October may submit an	1009
application pursuant to divisions (A)(2) and (3) of this section	1010
at any time after the person opens for business but before the	1011
first day of the following October.	1012
(2) If the state fire marshal determines that an	1013
application submitted pursuant to division (C)(1) of this	1014
section meets the requirements of this section, the state fire	1015
marshal shall issue the applicant a license as follows:	1016
(a) If the application was submitted between the first day	1017

of October and the last day of November, not earlier than the	1018
first day of December but not later than two months after	1019
receiving the application;	1020
(b) If division (D)(2)(a) of this section does not apply,	1021
not later than two months after receiving the application.	1022
(3) A license issued pursuant to division (C)(2) of this	1023
section is effective through the last day of the following	1024
November.	1025
(D) (1) Any person who wishes to be a licensed retailer of	1026
fountain devices in this state beginning two hundred sixty days	1027
after the effective date of this section, shall submit an	1028
application pursuant to divisions (A)(2) and (3) of this section	1029
not later than one hundred ninety days after the effective date	1030
of this section.	1031
(2) The state fire marshal shall issue a license two	1032
hundred sixty days after the effective date of this section, to	1033
any person who submits an application pursuant to division (D)	1034
(1) of this section if the state fire marshal determines that	1035
the application meets the requirements of this section. A	1036
license issued pursuant to this division is effective as	1037
<pre>follows:</pre>	1038
(a) If the two hundred sixtieth day after the effective	1039
date of this section is in January, February, March, April, or	1040
May, a license issued pursuant to division (D)(2) of this	1041
section shall be effective through the end of November in the	1042
<pre>same calendar year.</pre>	1043
(b) If the two hundred sixtieth day after the effective	1044
date of this section is in June, July, August, September,	1045
October, November, or December, a license issued pursuant to	1046

division (D)(2) of this section shall be effective through the	1047
end of November in the subsequent calendar year.	1048
Sec. 3743.27. (A) A licensed fountain device retailer is	1049
authorized to possess fountain devices and sell fountain devices	1050
at retail pursuant to this section:	1051
(1) A licensed retailer's displays for fountain devices	1052
shall be limited to three hundred square feet. No single	1053
fountain device display shall exceed one hundred fifty square	1054
feet, and each display must be placed at least twenty-five feet	1055
from any other highly flammable materials.	1056
(2) A licensed retailer's possession and storage of	1057
fountain devices shall comply with the national fire protection	1058
association standard "NFPA 1124, Code for the Manufacture,	1059
Transportation, Storage, and Retail Sales of Fireworks and	1060
Pyrotechnic Articles (2006 Edition)."	1061
(3) A licensed retailer shall only possess and sell	1062
fountain devices as packaged merchandise with covered fuses.	1063
(4) A licensed retailer's fountain devices that are	1064
displayed for sale shall be under the visual supervision of an	1065
employee of the licensed retailer or other responsible party	1066
while the licensed retail location is open to the public.	1067
(5) A licensed retailer's possession, storage, and sale of	1068
fountain devices shall comply with the state fire marshal's	1069
rules adopted pursuant to section 3743.28 of the Revised Code.	1070
(6) No licensed retailer shall sell fountain devices to a	1071
person who is under eighteen years of age.	1072
(7) No licensed retailer shall knowingly sell fountain	1073
devices to a person who is obviously under the influence of	1074

alcohol or a drug of abuse, as defined in section 4506.01 of the	1075
Revised Code.	1076
(8) A licensed retailer shall comply with divisions (A)	1077
and (B) of section 3743.47 of the Revised Code.	1078
(9) A licensed retailer shall possess and sell fountain	1079
devices only at the location described in the application for	1080
licensure and the sale shall be from the inside of a licensed	1081
building and from no structure or device outside a licensed	1082
building. At no time shall a licensed retailer sell fountain	1083
devices outside of a licensed building.	1084
(10) A licensed retailer shall prohibit smoking in the	1085
licensed location.	1086
(B) No licensed fountain device retailer shall negligently	1087
fail to furnish a safety pamphlet to a purchaser of 1.4G	1088
fireworks as required by division (A) of section 3743.47 of the	1089
Revised Code.	1090
(C) No licensed fountain device retailer shall negligently	1091
fail to have safety glasses available for sale as required by	1092
division (B) of section 3743.47 of the Revised Code.	1093
Sec. 3743.28. (A) The state fire marshal shall adopt rules	1094
pursuant to Chapter 119. of the Revised Code governing the	1095
storage of fireworks by and the business operations of licensed	1096
fountain device retailers. The rules shall be designed to	1097
promote the safety and security of employees of retailers,	1098
members of the public, and the premises upon which fireworks are	1099
sold.	1100
The state fire marshal shall file the rules required by	1101
this division with the joint committee on agency rule review	1102
pursuant to division (C) of section 119.03 of the Revised Code	1103

not later than one hundred eighty days after the effective date	1104
of this section.	1105
(B) The rules shall be consistent with sections 3743.26 to	1106
3743.29 of the Revised Code and the national fire protection	1107
association standard "NFPA 1124, Code for the Manufacture,	1108
Transportation, Storage, and Retail Sales of Fireworks and	1109
Pyrotechnic Articles (2006 Edition)" and shall apply to, but not	1110
be limited to, the following subject matters:	1111
(1) Cleanliness and orderliness in, the heating, lighting,	1112
and use of stoves and flame-producing items in, smoking in, the	1113
prevention of fire and explosion in, the availability of fire	1114
extinguishers or other fire-fighting equipment and their use in,	1115
and emergency procedures relative to the buildings and other	1116
structures on a retailer's premises;	1117
(2) The manner in which fountain devices are to be stored;	1118
(3) Insurance to be maintained by licensed fountain device	1119
retailers.	1120
Sec. 3743.29. (A) The state fire marshal may inspect the	1121
premises, the inventory, and retail sale records, of a licensed	1122
fountain device retailer during the retailer's period of	1123
licensure to determine whether the retailer is in compliance	1124
with Chapter 3743. of the Revised Code and the rules adopted by	1125
the state fire marshal pursuant to section 3743.28 of the	1126
Revised Code.	1127
(B) If the state fire marshal determines during an	1128
inspection conducted pursuant to division (A) of this section	1129
that a licensed fountain device retailer is not in compliance	1130
with Chapter 3743. of the Revised Code or the rules adopted by	1131
the state fire marshal pursuant to section 3743.28 of the	1132

Revised Code, the state fire marshal may take one or more of the	1133
following actions, whichever the state fire marshal considers	1134
appropriate under the circumstances:	1135
(1) Order, in writing, the retailer to eliminate, correct,	1136
or otherwise remedy the nonconformities within a specified	1137
<pre>period of time;</pre>	1138
(2) Order, in writing, the retailer to immediately cease	1139
the storage and related sale of fountains.	1140
(3) Revoke, or deny renewal of, the license of the	1141
retailers in accordance with Chapter 119. of the Revised Code.	1142
(C) This section does not affect the authority conferred	1143
by Chapters 3781. and 3791. of the Revised Code to conduct	1144
inspections to determine conformity with those chapters or the	1145
rules adopted pursuant to them.	1146
The state fire marshal shall remove from the list of	1147
licensed retailers the name of a retailer whose license has been	1148
revoked, and shall notify the law enforcement authorities for	1149
the political subdivision in which the retailer's premises are	1150
located, of the revocation or denial of renewal.	1151
Sec. 3743.44. (A) Any person who resides in another state	1152
and who intends to obtain possession in this state of $1.3G$	1153
fireworks purchased in this state shall obtain possession of the	1154
1.3G fireworks only from a licensed manufacturer or licensed	1155
wholesaler and only possess the fireworks in this state while in	1156
the course of directly transporting them out of this state.	1157
No licensed manufacturer or licensed wholesaler shall sell	1158
1.3G fireworks to a person who resides in another state—unless	1159
that person has been issued a license or permit in the state of	1160
the person's residence that authorizes the person to engage in	1161

the manufacture, wholesale sale, or retail sale of 1.3G	1162
fireworks or that authorizes the person to conduct 1.3G	1163
fireworks exhibitions in that state and that person presents a	1164
certified copy of the license.	1165
No licensed manufacturer or licensed wholesaler shall sell-	1166
fireworks to a person who resides in another state unless that	1167
person has been issued a license or permit in the state of the	1168
person's residence that authorizes the person to engage in the	1169
manufacture, wholesale sale, or retail sale of fireworks in that	1170
state or that authorizes the person to conduct fireworks-	1171
exhibitions in that state and that person presents a certified	1172
copy of the license, or, if that person does not possess a	1173
license or permit of that nature, only if the person presents a	1174
current valid motor vehicle operator's license issued to the	1175
person in the person's state of residence, or, if that person-	1176
does not possess a motor vehicle operator's license issued in	1177
that state, an identification card issued to the person by a	1178
governmental agency in the person's state of residence	1179
indicating that the person is a resident of that state. If a	1180
person who is required to present a motor vehicle operator's	1181
license or other identification card intends to transport the	1182
fireworks purchased directly out of this state by a motor-	1183
vehicle and the person will not also be the operator of that	1184
motor vehicle while so transporting the fireworks, the operator-	1185
of the motor vehicle also shall present the operator's motor-	1186
vehicle operator's license.	1187
(B) Each purchaser of fireworks under this section shall-	1188
transport the fireworks so purchased directly out of this state	1189
within forty-eight hours after the time of their purchase.	1190
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This section regulates wholesale sales and retail sales of

fireworks in this state only insofar as purchasers of fireworks	1192
are residents of other states and will be obtaining possession-	1193
in this state of purchased fireworks. This section does not	1194
prohibit licensed manufacturers or wholesalers from selling	1195
fireworks, in accordance with section 3743.04 or sections	1196
3743.17 and 3743.25 of the Revised Code, to a resident of	1197
another state and from shipping the purchased fireworks directly	1198
out of this state to the purchaser.	1199
Sec. 3743.45. (A) Any person who resides in this state and	1200
who—intends to obtain possession in this state of 1.4G fireworks	1201
purchased in this state shall obtain possession of the 1.4G	1202
fireworks only from a <u>licensed retailer</u> , licensed manufacturer,	1203
or licensed wholesaler and shall be subject to this section.	1204
Each purchaser of 1.4G fireworks under this division shall	1205
transport the fireworks so purchased directly out of this state	1206
within forty-eight hours after the time of their purchase.	1207
This division does not apply to a person who resides in	1208
this state and who is also a licensed manufacturer, licensed	1209
wholesaler, or licensed exhibitor of fireworks in this state.	1210
(B) -No licensed manufacturer or licensed wholesaler shall-	1211
sell 1.3G fireworks to a person who resides in this state unless-	1212
that person is a licensed manufacturer, licensed wholesaler, or-	1213
licensed exhibitor of fireworks in this state Any person	1214
authorized under this section to possess 1.4G fireworks in this	1215
state may discharge, ignite, or explode those fireworks on	1216
private property, with authorization from the property owner, on	1217
<pre>the following days each year:</pre>	1218
(1) The first day of January;	1219
(2) Chinoso now woarle day:	1220

(3) The fifth day of May;	1221
(4) The last Monday in May, and the Saturday and Sunday	1222
<pre>immediately preceding that day;</pre>	1223
(5) The nineteenth day of June;	1224
(6) The third, fourth, and fifth days of July;	1225
(7) The first Friday, Saturday, and Sunday before and	1226
after the fourth day of July;	1227
(8) The first Monday of September, and the Saturday and	1228
Sunday immediately preceding that day;	1229
(9) Diwali;	1230
(10) The thirty-first day of December;	1231
(11) Legal holidays, as defined in section 1.14 of the	1232
Revised Code.	1233
(C) Fireworks discharged, ignited, or exploded pursuant to	1234
this section shall not be considered a public exhibition.	1235
(D) A county, with respect to the unincorporated territory	1236
of the county, a township, with respect to the unincorporated	1237
territory of the township, or a municipal corporation may do	1238
<pre>either of the following:</pre>	1239
(1) Restrict the dates and times a person may discharge,	1240
ignite, or explode fireworks purchased pursuant to this section.	1241
(2) Ban the discharge, ignition, or explosion of fireworks	1242
purchased pursuant to this section. A resolution adopted by a	1243
board of township trustees under this division prevails over a	1244
conflicting resolution adopted under this division by the board	1245
of county commissioners in the county within which the township	1246
is located.	1247

(E) This section does not limit the enforcement of any	1248
ordinance, resolution, or statute that regulates noise,	1249
disturbance of the peace, or disorderly conduct.	1250
Sec. 3743.451. (A) (1) The state fire marshal shall adopt	1251
rules in accordance with Chapter 119. of the Revised Code	1252
regulating the time, manner, and location of 1.4G fireworks	1253
discharged, ignited, or exploded under section 3743.45 of the	1254
Revised Code. The rules may include provisions requiring that	1255
all fireworks be used only in accordance with manufacturer's	1256
instructions and provisions for all of the following:	1257
(a) The use of aerial fireworks;	1258
(b) Separation distances between the location of fireworks	1259
discharges, ignitions, or explosions and adjacent structures,	1260
roadways, railroads, airports, publicly owned or controlled	1261
places, and places where hazardous materials are manufactured,	1262
<pre>used, or stored;</pre>	1263
(c) Fireworks usage at common areas of multitenant	1264
<pre>properties;</pre>	1265
(d) The suspension of fireworks discharges, ignitions, or	1266
explosions during times of drought or similar conditions;	1267
(e) The proximity of fireworks discharges, ignitions, or	1268
explosions to persons under eighteen years of age;	1269
(f) Any other matters similar to those listed in division	1270
(A) (1) of this section.	1271
(2) The state fire marshal shall file the rules required	1272
by this division with the joint committee on agency rule review	1273
pursuant to division (C) of section 119.03 of the Revised Code	1274
not later than one hundred eighty days after the effective date	1275

of this section.	1276
(B) (1) Nothing in division (A) of this section shall be	1277
construed to limit the authority of a county, township, or	1278
municipal corporation under division (D) of section 3743.45 of	1279
the Revised Code to restrict the dates and times or ban the	1280
discharge, ignition, or explosion of fireworks purchased under	1281
section 3743.45 of the Revised Code.	1282
(2) Rules adopted pursuant to this section shall permit	1283
consumers, who are at least eighteen years of age, to safely and	1284
responsibly use 1.4G fireworks on their own private property, or	1285
any private property to which they have express consent from the	1286
property owner.	1287
(3) Rules adopted pursuant to this section shall not be	1288
constructed as a de facto ban on the consumer discharge of	1289
fireworks. It is the intent of the general assembly to allow	1290
consumers to discharge 1.4G fireworks in a safe and reasonable	1291
manner.	1292
Sec. 3743.46. (A) Except as otherwise provided in section	1293
3743.44 or 3743.45 of the Revised Code, no licensed manufacturer	1294
or licensed wholesaler shall sell fireworks to a person who	1295
resides in another state unless one of the following applies:	1296
(1) The person has been issued a license or permit in the	1297
state of the person's residence that authorizes the person to	1298
engage in the manufacture, wholesale sale, or retail sale of	1299
fireworks in that state or that authorizes the person to conduct	1300
fireworks exhibitions in that state and that person presents a	1301
certified copy of the license.	1302
(2) If the person does not possess a license or permit	1303
described in division (A)(1) of this section, the person	1304

presents a current, valid motor vehicle operator's license	1305
issued to the person in the person's state of residence.	1306
(3) If the person does not possess a license or permit	1307
issued in that state as described in division (A)(1) or (2) of	1308
this section, the person presents an identification card issued	1309
to the person by a governmental agency in the person's state of	1310
residence indicating that the person is a resident of that	1311
state.	1312
(B) If a person who is required to present a motor vehicle	1313
operator's license or other identification card intends to	1314
transport the fireworks purchased directly out of this state by	1315
a motor vehicle and the person will not also be the operator of	1316
that motor vehicle while so transporting the fireworks, the	1317
operator of the motor vehicle also shall present the operator's	1318
<pre>motor vehicle operator's license.</pre>	1319
Sec. 3743.47. (A) A licensed retailer, licensed	1320
manufacturer, or licensed wholesaler shall furnish a copy of a	1321
safety pamphlet to each purchaser of 1.4G fireworks. In addition	1322
to any safety information the licensed retailer, licensed	1323
wholesaler, or licensed manufacturer wishes to include, the	1324
pamphlet shall include all of the following statements, or	1325
<pre>substantially similar statements:</pre>	1326
"Do not allow children to play with fireworks. Sparklers,	1327
a firework often considered by many to be the ideal "safe"	1328
device for children, burn at very high temperatures and should	1329
not be handled by children. Children may not understand the	1330
danger involved with fireworks and may not act appropriately	1331
while using the devices or in case of emergency.	1332
Sot off fireworks outdoors in a clear area away from	1 2 2 3

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except the fee imposed under section 3743.22 of the Revised	1360
<pre>Code, shall be deposited into the state fire marshal's fund, and</pre>	1361
interest earned on the amounts in the fund shall be credited by	1362
the treasurer of state to the fund.	1363
(B) The <u>state</u> fire marshal shall in the <u>state</u> fire	1364
marshal's discretion use amounts in the state fire marshal's	1365
fund for fireworks training and education purposes, including,	1366
but not limited to, the creation of educational and training	1367
programs, attendance by the <u>state</u> fire marshal and the <u>state</u>	1368
fire marshal's employees at conferences and seminars, the	1369
payment of travel and meal expenses associated with such	1370
attendance, participation by the $\underline{\text{state}}$ fire marshal and the	1371
<pre>state fire marshal's employees in committee meetings and other</pre>	1372
meetings related to pyrotechnic codes, and the payment of travel	1373
and meal expenses associated with such participation. The use of	1374
the fund shall comply with rules of the department of commerce,	1375
policies and procedures established by the director of budget	1376
and management, and all other applicable laws.	1377
Sec. 3743.59. (A) As used in this section, "hobbyist	1378
activities" means the manufacture, possession, and use of	1379
individual items, each of which meets the definition of either a	1380
1.3G firework or 1.4G firework.	1381
(B) Upon application by an affected party, the fire	1382
marshal may grant variances from the requirements of this	1383
chapter or from the requirements of rules adopted pursuant to	1384
this chapter if the fire marshal determines that a literal	1385
enforcement of the requirement will result in practical	1386
difficulty in complying with the requirements of this chapter or	1387
the rules adopted pursuant to this chapter and that the variance	1388
will not be contrary to the public health, safety, or welfare. A	1389

variance shall not be granted to a person who is initially	1390
licensed as a manufacturer or wholesaler of fireworks after June	1391
14, 1988.	1392
$\frac{B}{C}$ The fire marshal may authorize a variance from the	1393
prohibitions in this chapter against the possession and use of	1394
pyrotechnic compounds to a person who submits proof that the	1395
person is certified and in good standing with the Ohio state	1396
board of education, provided that the pyrotechnic compounds are	1397
used for educational purposes only, or are used only at an	1398
authorized educational function approved by the governing board	1399
that exercises authority over the educational function.	1400
(C) The (D) (1) Subject to division (D) (2) of this section,	1401
the state fire marshal may authorize a variance from the	1402
prohibitions in this chapter against the possession and use of	1403
pyrotechnic compounds—to <u>allow</u> a person who possesses and uses—	1404
the pyrotechnic compounds for personal and noncommercial	1405
purposes as a hobbyto engage in hobbyist activities.	1406
(2)(a) A variance allowing hobbyist activities does not at	1407
any time permit a person to possess more than five pounds, in	1408
total, of explosives, pyrotechnics, or similar raw materials	1409
for, and finished 1.3G and 1.4G fireworks manufactured during,	1410
hobbyist activities.	1411
(b) A variance allowing hobbyist activities does not	1412
affect a person's obligation to comply with federal, state, or	1413
local law or regulation outside of this chapter.	1414
(c) The state fire marshal shall not issue a variance	1415
allowing hobbyist activities to a person unless the person does	1416
all of the following:	1417
(i) Demonstrates that the person has experience.	1418

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education, and training in pyrotechnics necessary to protect	1419
public safety when engaging in hobbyist activities;	1420
(ii) Demonstrates that the person has, compliant with all	1421
applicable federal, state, and local laws, proper methods and	1422
locations to safely acquire, store, and use explosives,	1423
pyrotechnics, or similar raw materials for the manufacture of	1424
1.3G fireworks and 1.4G fireworks;	1425
(iii) Provides any other information or records the state	1426
fire marshal considers necessary to protect public safety during	1427
the person's hobbyist activities.	1428
(2) The state fire marshal shall not unreasonably withhold	1429
a variance allowing hobbyist activities that the state fire	1430
marshal may authorize pursuant to division (D)(1) of this	1431
section.	1432
(3) The state fire marshal may rescind a variance	1433
authorized authorizing hobbyist activities under this division	1434
(D) (1) of this section for cause at any time, exclusively at the	1435
fire marshal's discretion.	1436
Sec. 3743.60. (A) No person shall manufacture fireworks in	1437
this state unless it is a licensed manufacturer of fireworks,	1438
and no person shall operate a fireworks plant in this state	1439
unless it has been issued a license as a manufacturer of	1440
fireworks for the particular fireworks plant.	1441
(B) No person shall operate a fireworks plant in this	1442
state after its license as a manufacturer of fireworks for the	1443
particular fireworks plant has expired, <u>is suspended</u> , <u>has</u> been	1444
denied renewal, or has been revoked, unless a new license has	1445
been obtained or the suspension lifted.	1446
(C) No licensed manufacturer of fireworks, during the	1447

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effective period of its licensure, shall construct, locate, or	1448
relocate any buildings or other structures on the premises of	1449
its fireworks plant, make any structural change or renovation in	1450
any building or other structure on the premises of its fireworks	1451
plant, or change the nature of its manufacturing of fireworks so	1452
as to include the processing of fireworks without first	1453
obtaining a written authorization from the <u>state</u> fire marshal	1454
pursuant to division (B) of section 3743.04 of the Revised Code.	1455
(D) No licensed manufacturer of fireworks shall	1456
manufacture fireworks, possess fireworks for sale at wholesale	1457
or retail, or sell fireworks at wholesale or retail, in a manner	1458
not authorized by division (C) of section 3743.04 of the Revised	1459
Code.	1460
(E) No licensed manufacturer of fireworks shall knowingly	1461
fail to comply with the rules adopted by the state fire marshal	1462
pursuant to section 3743.05 of the Revised Code or the	1463
requirements of section 3743.06 of the Revised Code.	1464
(F) No licensed manufacturer of fireworks shall fail to	1465
maintain complete inventory, wholesale sale, and retail records	1466
as required by section 3743.07 of the Revised Code, or to permit	1467
inspection of these records or the premises of a fireworks plant	1468
pursuant to section 3743.08 of the Revised Code.	1469
(G) No licensed manufacturer of fireworks shall fail to	1470
comply with an order of the state fire marshal issued pursuant	1471
to division (B)(1) of section 3743.08 of the Revised Code,	1472
within the specified period of time.	1473
(H) No licensed manufacturer of fireworks shall fail to	1474

comply with an order of the state fire marshal issued pursuant

to division (B)(2) of section 3743.08 of the Revised Code until

the nonconformities are eliminated, corrected, or otherwise	1477
remedied or the seventy-two hour period specified in that	1478
division has expired, whichever first occurs.	1479
(I) No person shall smoke or shall carry a pipe,	1480
cigarette, or cigar, or a match, lighter, other flame-producing	1481
item, or open flame on, or shall carry a concealed source of	1482
ignition into, the premises of a fireworks plant, except as	1483
smoking is authorized in specified lunchrooms or restrooms by a	1484
manufacturer pursuant to division (C) of section 3743.06 of the	1485
Revised Code.	1486
(J) No person shall have possession or control of, or be	1487
under the influence of, any intoxicating liquor, beer, or	1488
controlled substance, while on the premises of a fireworks	1489
plant.	1490
(K) No licensed manufacturer of fireworks shall	1491
negligently fail to furnish a safety pamphlet to a purchaser of	1492
1.4G fireworks as required by division (A) of section 3743.47 of	1493
the Revised Code.	1494
(L) No licensed manufacturer of fireworks shall	1495
negligently fail to have safety glasses available for sale as	1496
required by division (B) of section 3743.47 of the Revised Code.	1497
Sec. 3743.61. (A) No person, except a licensed	1498
manufacturer of fireworks engaging in the wholesale sale of	1499
fireworks as authorized by division (C)(2) of section 3743.04 of	1500
the Revised Code, shall operate as a wholesaler of fireworks in	1501
this state unless it is a licensed wholesaler of fireworks, or	1502
shall operate as a wholesaler of fireworks at any location in	1503
this state unless it has been issued a license as a wholesaler	1504
of fireworks for the particular location.	1505

(B) No person shall operate as a wholesaler of fireworks	1506
at a particular location in this state after its license as a	1507
wholesaler of fireworks for the particular location has expired,	1508
is suspended, has been denied renewal, or has been revoked,	1509
unless a new license has been obtained or the suspension lifted.	1510
(C) No licensed wholesaler of fireworks, during the	1511
effective period of its licensure, shall perform any	1512
construction, or make any structural change or renovation, on	1513
the premises on which the fireworks are sold without first	1514
obtaining a written authorization from the state fire marshal	1515
pursuant to division (B) of section 3743.17 of the Revised Code.	1516
(D) No licensed wholesaler of fireworks shall possess	1517
fireworks for sale at wholesale or retail, or sell fireworks at	1518
wholesale or retail, in a manner not authorized by division (C)	1519
of section 3743.17 of the Revised Code.	1520
(E) No licensed wholesaler of fireworks shall knowingly	1521
fail to comply with the rules adopted by the state fire marshal	1522
pursuant to section 3743.18 or the requirements of section	1523
3743.19 of the Revised Code.	1524
(F) No licensed wholesaler of fireworks shall fail to	1525
maintain complete inventory, wholesale sale, and retail records	1526
as required by section 3743.20 of the Revised Code, or to permit	1527
inspection of these records or the premises of the wholesaler	1528
pursuant to section 3743.21 of the Revised Code.	1529
(G) No licensed wholesaler of fireworks shall fail to	1530
comply with an order of the $\underline{\mathtt{state}}$ fire marshal issued pursuant	1531
to division (B)(1) of section 3743.21 of the Revised Code,	1532
within the specified period of time.	1533
(H) No licensed wholesaler of fireworks shall fail to	1534

comply with an order of the <u>state</u> fire marshal issued pursuant	1535
to division (B)(2) of section 3743.21 of the Revised Code until	1536
the nonconformities are eliminated, corrected, or otherwise	1537
remedied or the seventy-two hour period specified in that	1538
division has expired, whichever first occurs.	1539
(I) No person shall smoke or shall carry a pipe,	1540
cigarette, or cigar, or a match, lighter, other flame-producing	1541
item, or open flame on, or shall carry a concealed source of	1542
ignition into, the premises of a wholesaler of fireworks, except	1543
as smoking is authorized in specified lunchrooms or restrooms by	1544
a wholesaler pursuant to division (D) of section 3743.19 of the	1545
Revised Code.	1546
(J) No person shall have possession or control of, or be	1547
under the influence of, any intoxicating liquor, beer, or	1548
controlled substance, while on the premises of a wholesaler of	1549
fireworks.	1550
(K) No licensed wholesaler of fireworks shall negligently	1551
fail to furnish a safety pamphlet to a purchaser of 1.4G	1552
fireworks as required by division (A) of section 3743.47 of the	1553
Revised Code.	1554
(L) No licensed wholesaler of fireworks shall negligently	1555
fail to have safety glasses available for sale as required by	1556
division (B) of section 3743.47 of the Revised Code.	1557
Sec. 3743.63. (A) No person who resides in another state	1558
and purchases fireworks in this state shall obtain possession of	1559
the fireworks in this state unless the person complies with	1560
section sections 3743.44 to 3743.46 of the Revised Code.	1561
(B) No Except for the purchase of 1.4G fireworks made	1562
under section 3743.45 of the Revised Code, no person who resides	1563

in another state and who purchases fireworks in this state shall	1564
obtain possession of fireworks in this state other than from a	1565
licensed manufacturer or wholesaler, or fail, when transporting	1566
1.3G fireworks, to transport them directly out of this state	1567
within seventy-two hours after the time of their purchase. ${ ext{No}}$	1568
such person shall give or sell to any other person in this state-	1569
fireworks that the person has acquired in this state.	1570
(C) No person who resides in this state and purchases	1571
fireworks in this state shall obtain possession of the fireworks	1572
in this state unless the person complies with section 3743.45 of	1573
the Revised Code.	1574
(D) No person who resides in this state and who purchases	1575
fireworks in this state under section 3743.45 of the Revised	1576
Code shall obtain possession of fireworks in this state other	1577
than from a licensed manufacturer or licensed wholesaler, or	1578
fail, when transporting the fireworks, to transport them	1579
directly out of this state within forty eight hours after the	1580
time of their purchase. No such person shall give or sell to any	1581
other person in this state fireworks that the person has	1582
acquired in this state.	1583
Sec. 3743.65. (A) No person shall possess fireworks in	1584
this state or shall possess for sale or sell fireworks in this	1585
state, except a licensed manufacturer of fireworks as authorized	1586
by sections 3743.02 to 3743.08 of the Revised Code, a licensed	1587
wholesaler of fireworks as authorized by sections 3743.15 to	1588
3743.21 of the Revised Code, a shipping permit holder as	1589
authorized by section 3743.40 of the Revised Code, an out-of-	1590
state resident a licensed fountain device retailer as authorized	1591
by section 3743.27 of the Revised Code, a person as authorized	1592

by section sections 3743.44 of the Revised Code, a resident

1622

this state as authorized by section and 3743.45 of the Revised	1594
Code, or a licensed exhibitor of fireworks as authorized by	1595
sections 3743.50 to 3743.55 of the Revised Code, and except as	1596
provided in section 3743.80 of the Revised Code.	1597
(B) Except as provided in section sections 3743.45 and	1598
3743.80 of the Revised Code and except for licensed exhibitors	1599
of fireworks authorized to conduct a fireworks exhibition	1600
pursuant to sections 3743.50 to 3743.55 of the Revised Code, no	1601
person shall discharge, ignite, or explode any fireworks in this	1602
state.	1603
(C) No person shall use in a theater or public hall, what	1604
is technically known as fireworks showers, or a mixture	1605
containing potassium chlorate and sulphur.	1606
(D) No person shall sell fireworks of any kind to a person	1607
under eighteen years of age. No person under eighteen years of	1608
age shall enter a fireworks sales showroom unless that person is	1609
accompanied by a parent, legal guardian, or other responsible	1610
adult. No person under eighteen years of age shall touch or	1611
possess fireworks on a licensed premises without the consent of	1612
the licensee. A licensee may eject any person from a licensed	1613
premises that is in any way disruptive to the safe operation of	1614
the premises.	1615
(E) Except as otherwise provided in section 3743.44 of the	1616
Revised Code, no person, other than a licensed manufacturer,	1617
licensed wholesaler, licensed exhibitor, or shipping permit	1618
holder, shall possess 1.3G fireworks in this state.	1619
(F) Except as otherwise provided in division (J) of	1620
(1) Evcebe as officiantse broatded in division (0) of	1020

section 3743.06 and division (K) of section 3743.19 of the

Revised Code, no person shall knowingly disable a fire

suppression system as defined in section 3781.108 of the Revised	1623
Code on the premises of a fireworks plant of a licensed	1624
manufacturer of fireworks or on the premises of the business	1625
operations of a licensed wholesaler of fireworks.	1626
(G) No person shall negligently discharge, ignite, or	1627
explode fireworks while in possession or control of, or under	1628
the influence of, any intoxicating liquor, beer, or controlled	1629
substance.	1630
(H) No person shall negligently discharge, ignite, or	1631
explode fireworks on the property of another person without that	1632
person's permission to use fireworks on that property.	1633
Sec. 3743.67. (A) The Ohio fire code rule recommendation	1634
committee is hereby created to review Chapter 3743. of the	1635
Revised Code and make a recommendation to the state fire	1636
marshal. At a minimum, the committee shall make a recommendation	1637
to the state fire marshal relating to all of the following:	1638
(1) Sections 3743.02, 3743.03, 3743.04, 3743.06, 3743.15,	1639
3743.16, 3743.17, 3743.18, and 3743.19 of the Revised Code;	1640
(2) Section 3743.45 of the Revised Code relating to the	1641
purchase of 1.4G fireworks from licensed manufacturers or	1642
wholesalers;	1643
(3) Section 3743.75 of the Revised Code relating to the	1644
moratorium on licenses;	1645
(4) State fire marshal rulemaking of building code	1646
requirements for 1.3G manufacturing facilities.	1647
(5) Development of a state licensing program pursuant to	1648
section 3743.75 of the Revised Code.	1649
(B) The committee shall meet periodically, with the first	1650

meeting not later than ten days after the effective date of this	1651
section, and shall submit its report and recommendations to the	1652
state fire marshal not later than one hundred days after the	1653
effective date of this section.	1654
(C) The committee shall be made up of the following	1655
<pre>individuals:</pre>	1656
(1) The state fire marshal, or the state fire marshal's	1657
<pre>designee;</pre>	1658
(2) Four local fire chiefs appointed by the Ohio fire	1659
chiefs' association, or appointed by the association's designee;	1660
(3) A local police chief appointed by the attorney	1661
general, or the attorney general's designee;	1662
(4) Five members of the Ohio state pyrotechnics	1663
association, appointed by the president of the association, one	1664
of whom shall be a licensed wholesaler, one of whom shall be a	1665
licensed exhibitor, and one of whom shall be a licensed	1666
<pre>manufacturer;</pre>	1667
(5) One member of prevent blindness Ohio, or the	1668
<pre>organization's designee;</pre>	1669
(6) One member of the Ohio optometric association or the	1670
<pre>association's designee;</pre>	1671
(7) One member of the Ohio pyrotechnic arts guild or the	1672
<pre>organization's designee;</pre>	1673
(8) One representative of the Ohio chapter of the American	1674
academy of pediatrics, appointed by the president of the Ohio	1675
<pre>chapter;</pre>	1676
(9) One member of the Ohio council of retail merchants or	1677

the council's designee.	1678
Sec. 3743.75. (A) Except as provided in division (B) of	1679
this section, during the period beginning on June 29, 2001, and	1680
ending on December 31, 2021 January 1, 2023, the state fire	1681
marshal shall not do any of the following:	1682
(1) Issue a license as a manufacturer of fireworks under	1683
sections 3743.02 and 3743.03 of the Revised Code to a person for	1684
a particular fireworks plant unless that person possessed such a	1685
license for that fireworks plant immediately prior to June 29,	1686
2001, or pursuant to a transfer authorized under division (D) of	1687
<pre>this section;</pre>	1688
(2) Issue a license as a wholesaler of fireworks under	1689
sections 3743.15 and 3743.16 of the Revised Code to a person for	1690
a particular location unless that person possessed such a	1691
license for that location immediately prior to June 29, 2001, or	1692
pursuant to a transfer authorized under division (D) of this	1693
<pre>section;</pre>	1694
(3) Approve the geographic transfer of a license as a	1695
manufacturer or wholesaler of fireworks issued under this	1696
chapter to any location other than a location for which a	1697
license was issued under this chapter immediately prior to June	1698
29, 2001.	1699
(B) Division (A) of this section does not apply to either	1700
of the following:	1701
(1) An ownership transfer that the state fire marshal	1702
approves under division (D) of section 3743.04 or division (D)	1703
of section 3743.17 of the Revised Code that is consistent with	1704
division $\frac{(E)}{(F)}$ of this section;	1705
(2) A geographic transfer that the state fire marshal	1706

approves under division (D) of this section.	1707
(C) Notwithstanding section 3743.59 of the Revised Code,	1708
the prohibited activities established in divisions (A)(1) and	1709
(2) of this section, geographic transfers approved pursuant to	1710
division (D) of this section, and nonconstruction-related	1711
matters at storage locations allowed pursuant to division (I) of	1712
section 3743.04 of the Revised Code or division (F) of section	1713
3743.17 of the Revised Code are not subject to any variance,	1714
waiver, or exclusion.	1715
(D)(1) A licensed manufacturer of fireworks or a licensed	1716
wholesaler of fireworks may apply, on or after the effective	1717
date of this amendmentJune 30, 2021, to geographically relocate	1718
the license to any location in the state if the license is in	1719
good standing, as defined in division (D)(6) of this section.	1720
(2) Notwithstanding any other provisions of this chapter,	1721
the state fire marshal shall approve the transfer if all of the	1722
following conditions are met:	1723
(a) The identity of the holder of the license remains the	1724
same in the new location.	1725
(b) The former licensed premises associated with the	1726
transferred license is closed prior to the opening of the new	1727
location and no fireworks business of any kind is conducted at	1728
the former licensed premises associated with the transferred	1729
license after the transfer of the license unless a separate	1730
fireworks manufacturer or wholesaler license is or has been	1731
issued for such location.	1732
(c) The new location has received a local certificate of	1733
zoning compliance and all structures on the new licensed	1734
location receive a valid certificate of occupancy, and are	1735

1763

1764

otherwise in compliance with all applicable laws, rules, and	1736
regulations, including the building code and fire code and this	1737
chapter.	1738
(d) Every building or structure at the new location is	1739
	1740
separated from occupied residential and nonresidential buildings	-
or structures, railroads, highways, or any other buildings or	1741
structures located on the licensed premises in accordance with	1742
the distances specified in the rules adopted by the state fire	1743
marshal pursuant to sections 3743.05 and 3743.18 of the Revised	1744
Code. If the licensee fails to comply with the requirements of	1745
division (D)(2)(d) of this section by the licensee's own act,	1746
the license at the new location is forfeited.	1747
(e) Neither the licensee nor any person holding, owning,	1748
or controlling a five per cent or greater beneficial or equity	1749
interest in the licensee has been convicted of or has pleaded	1750
guilty to a felony under the laws of this state, any other	1751
state, or the United States after June 30, 1997.	1752
(f) The subject license is in active status and does not	1753
have any pending proceedings or final orders of revocation or	1754
denial under section 3743.08 or 3743.21 of the Revised Code.	1755
(g) The state fire marshal approves the request for the	1756
transfer.	1757
(h) All sales structures at the new location comply with	1758
the requirements specified in division (C) of section 3743.25 of	1759
the Revised Code. Each licensed premises may only contain one	1760
sales structure. A sales structure on any licensed premises may	1761

be converted from a representative sample showroom to a retail

representative sample showroom at any time in accordance with

sales showroom or from a retail sales showroom to a

rules established by the state fire marshal under this chapter.	1765
(i) A completed geographic transfer application, including	1766
the designation of the new location, is received by the state	1767
fire marshal on or after the effective date of this amendment	1768
June 30, 2021, but not later than December 31, 2021.	1769
(3) All construction at the new location shall be	1770
authorized by the state fire marshal in writing before	1771
initiation and shall be completed not later than December 31,	1772
2022. The state fire marshal shall issue preliminary	1773
construction approvals and may set conditions thereon. The state	1774
fire marshal may authorize extensions of dates specified in this	1775
section upon a finding of good cause based upon evidence	1776
submitted by the applicant. Any final approvals of a geographic	1777
transfer shall occur only after full compliance with this	1778
section.	1779
(4) The filing of an application to geographically	1780
relocate a license and any conditional approvals issued under	1781
this section do not vest in the applicant any rights to the	1782
transfer.	1783
(5) A licensed premises subject to this section may be	1784
granted only one geographic transfer pursuant to this section	1785
prior to December 31, 2021. After that date, any existing	1786
license subject to this section may be geographically	1787
transferred to any location within this state upon application	1788
to the state fire marshal and compliance with divisions (D)(2)	1789
(a) to (h) of this section.	1790
(6) Notwithstanding any other section of the Revised Code,	1791
the license of a licensed manufacturer of fireworks or a	1792
licensed wholesaler of fireworks shall be deemed in good	1793

standing for purposes of a geographic transfer if any of the	1794
following applies to the license:	1795
(a) The license existed immediately prior to June 29,	1796
2001, and the owner of the license, including a license approved	1797
for transfers of ownership subsequent to June 29, 2001, was an	1798
active corporation in good standing as recognized by the	1799
secretary of state of the state where the company is	1800
incorporated as of December 1, 2019, or was a person, as defined	1801
by section 1.59 of the Revised Code, as of December 1, 2019.	1802
(b) The license existed on December 1, 1995, and the owner	1803
of the license, including a license approved for changes or	1804
transfers of ownership subsequent to December 1, 1995, was an	1805
active corporation in good standing as recognized by the	1806
secretary of state of the state where the company is	1807
incorporated as of December 1, 2019, or was a person, as defined	1808
by section 1.59 of the Revised Code, as of December 1, 2019.	1809
(c) For transfers requested after December 31, 2021 January	1810
1, 2023, the owner of the license, including a license approved	1811
for transfers of ownership subsequent to June 29, 2001, is an	1812
active corporation in good standing as recognized by the	1813
secretary of state of the state where the company is	1814
incorporated as of the date of the application, or is a person,	1815
as defined by section 1.59 of the Revised Code, as of the date	1816
of application.	1817
If, between December 1, 1995, and the effective date of	1818
this amendmentJune 30, 2021, a licensee, holding a license that	1819
has been deemed to be in good standing under division (D)(6) of	1820
this section, either converted the license type from a	1821
manufacturer to a wholesaler or has otherwise ceased operations	1822
at its licensed premises for any reason, the state fire marshal	1823

may geographically transfer under this section and reissue the	1824
license at the new location after full compliance with division	1825
(D)(2) of this section without first issuing a license at the	1826
premises where the license last existed.	1827
(E) After the end of the period described in division (A)	1828
of this section, the state fire marshal may issue new licenses	1829
as a manufacturer or wholesaler of fireworks. New licenses shall	1830
not be approved in such a manner that unduly burdens the state	1831
fire marshal's ability to ensure public safety.	1832
(F) As used in division (A) of this section:	1833
(1) "Person" includes any person or entity, in whatever	1834
form or name, that acquires possession of a manufacturer or	1835
wholesaler of fireworks license issued pursuant to this chapter	1836
by transfer of possession of a license, whether that transfer	1837
occurs by purchase, assignment, inheritance, bequest, stock	1838
transfer, or any other type of transfer, on the condition that	1839
the transfer is in accordance with division (D) of section	1840
3743.04 of the Revised Code or division (D) of section 3743.17	1841
of the Revised Code and is approved by the state fire marshal.	1842
(2) "Particular location" includes a licensed premises	1843
and, regardless of when approved, any storage location approved	1844
in accordance with section 3743.04 or 3743.17 of the Revised	1845
Code.	1846
(3) "Such a license" includes a wholesaler of fireworks	1847
license that was issued in place of a manufacturer of fireworks	1848
license that existed prior to June 29, 2001, and was requested	1849
to be canceled by the license holder pursuant to division (D) of	1850
section 3743.03 of the Revised Code.	1851
Sec. 3743.80. This chapter does not prohibit or apply to	1852

the following:	1853
(A) The manufacture, sale, possession, transportation,	1854
storage, or use in emergency situations, of pyrotechnic	1855
signaling devices and distress signals for marine, aviation, or	1856
highway use;	1857
(B) The manufacture, sale, possession, transportation,	1858
storage, or use of fusees, torpedoes, or other signals necessary	1859
for the safe operation of railroads;	1860
(C) The manufacture, sale, possession, transportation,	1861
storage, or use of blank cartridges in connection with theaters	1862
or shows, or in connection with athletics as signals or for	1863
ceremonial purposes;	1864
(D) The manufacture for, the transportation, storage,	1865
possession, or use by, or sale to the armed forces of the United	1866
States and the militia of this state, as recognized by the	1867
adjutant general of Ohio, of pyrotechnic devices;	1868
(E) The manufacture, sale, possession, transportation,	1869
storage, or use of toy pistols, toy canes, toy guns, or other	1870
devices in which paper or plastic caps containing twenty-five	1871
hundredths grains or less of explosive material are used,	1872
provided that they are constructed so that a hand cannot come	1873
into contact with a cap when it is in place for explosion, or	1874
apply to the manufacture, sale, possession, transportation,	1875
storage, or use of those caps;	1876
(F) The manufacture, sale, possession, transportation,	1877
storage, or use of novelties and trick noisemakers, auto burglar	1878
alarms, or model rockets and model rocket motors designed, sold,	1879
and used for the purpose of propelling recoverable aero models;	1880
(G) The manufacture, sale, possession, transportation.	1881

storage, or use of wire sparklers.	1882
(H) The conduct of radio-controlled special effect	1883
exhibitions that use an explosive black powder charge of not	1884
more than one-quarter pound per charge, and that are not	1885
connected in any manner to propellant charges, provided that the	1886
exhibition complies with all of following:	1887
(1) No explosive aerial display is conducted in the	1888
exhibition;	1889
(2) The exhibition is separated from spectators by not	1890
less than two hundred feet;	1891
(3) The person conducting the exhibition complies with	1892
regulations of the bureau of alcohol, tobacco, and firearms of	1893
the United States department of the treasury and the United	1894
States department of transportation with respect to the storage	1895
and transport of the explosive black powder used in the	1896
exhibition.	1897
Sec. 3743.99. (A) Whoever violates division (A) or (B) of	1898
section 3743.60 or division (H) of section 3743.64 of the	1899
Revised Code is guilty of a felony of the third degree.	1900
(B) Whoever violates division (C) or (D) of section	1901
3743.60, division (A), (B), (C), or (D) of section 3743.61, or	1902
division (A) or (B) of section 3743.64 of the Revised Code is	1903
guilty of a felony of the fourth degree.	1904
(C) Whoever violates division (E), (F), (G), (H), (I), or	1905
(J) of section 3743.60, division (E), (F), (G), (H), (I), or (J)	1906
of section 3743.61, section 3743.63, division (D), (E), (F), or	1907
(G) of section 3743.64, division (A), (B), (C), (D), or (E) of	1908
section 3743.65, or section 3743.66 of the Revised Code is	1909
guilty of a misdemeanor of the first degree. If the offender	1910

<u>Code.</u>

1940

previously has been convicted of or pleaded guilty to a	1911
violation of division (I) of section 3743.60 or 3743.61 of the	1912
Revised Code, a violation of either of these divisions is a	1913
felony of the fifth degree.	1914
(D) Whoever violates division (C) of section 3743.64 of	1915
the Revised Code is guilty of a misdemeanor of the first degree.	1916
In addition to any other penalties that may be imposed on a	1917
licensed exhibitor of fireworks under this division and unless	1918
the third sentence of this division applies, the person's	1919
license as an exhibitor of fireworks or as an assistant	1920
exhibitor of fireworks shall be suspended, and the person is	1921
ineligible to apply for either type of license, for a period of	1922
five years. If the violation of division (C) of section 3743.64	1923
of the Revised Code results in serious physical harm to persons	1924
or serious physical harm to property, the person's license as an	1925
exhibitor of fireworks or as an assistant exhibitor of fireworks	1926
shall be revoked, and that person is ineligible to apply for a	1927
license as or to be licensed as an exhibitor of fireworks or as	1928
an assistant exhibitor of fireworks in this state.	1929
(E) Whoever violates division (F) of section 3743.65 of	1930
the Revised Code is guilty of a felony of the fifth degree.	1931
(F) Whoever violates division (G) of section 3743.65 of	1932
the Revised Code is guilty of a misdemeanor of the first degree.	1933
Notwithstanding any other provision of law to the contrary, a	1934
person may be convicted at the same trial or proceeding of a	1935
violation of division (G) of section 3743.65 of the Revised Code	1936
and a violation of division (B) of section 2917.11 of the	1937
Revised Code that constitutes the basis of the charge of the	1938
violation of division (G) of section 3743.65 of the Revised	1939

(G) Whoever violates division (B) or (C) of section	1941
3743.27 or division (K) or (L) of section 3743.60 or division	1942
(K) or (L) of section 3743.61 of the Revised Code is guilty of a	1943
misdemeanor of the second degree.	1944
(H) Whoever violates division (H) of section 3743.65 of	1945
the Revised Code is guilty of a minor misdemeanor.	1946
Sec. 5703.21. (A) Except as provided in divisions (B) and	1947
(C) of this section, no agent of the department of taxation,	1948
except in the agent's report to the department or when called on	1949
to testify in any court or proceeding, shall divulge any	1950
information acquired by the agent as to the transactions,	1951
property, or business of any person while acting or claiming to	1952
act under orders of the department. Whoever violates this	1953
provision shall thereafter be disqualified from acting as an	1954
officer or employee or in any other capacity under appointment	1955
or employment of the department.	1956
(B)(1) For purposes of an audit pursuant to section 117.15	1957
of the Revised Code, or an audit of the department pursuant to	1958
Chapter 117. of the Revised Code, or an audit, pursuant to that	1959
chapter, the objective of which is to express an opinion on a	1960
financial report or statement prepared or issued pursuant to	1961
division (A)(7) or (9) of section 126.21 of the Revised Code,	1962
the officers and employees of the auditor of state charged with	1963
conducting the audit shall have access to and the right to	1964
examine any state tax returns and state tax return information	1965
in the possession of the department to the extent that the	1966
access and examination are necessary for purposes of the audit.	1967
Any information acquired as the result of that access and	1968
examination shall not be divulged for any purpose other than as	1969
required for the audit or unless the officers and employees are	1970

required to testify in a court or proceeding under compulsion of	1971
legal process. Whoever violates this provision shall thereafter	1972
be disqualified from acting as an officer or employee or in any	1973
other capacity under appointment or employment of the auditor of	1974
state.	1975

- (2) For purposes of an internal audit pursuant to section 1976 126.45 of the Revised Code, the officers and employees of the 1977 office of internal audit in the office of budget and management 1978 charged with directing the internal audit shall have access to 1979 1980 and the right to examine any state tax returns and state tax return information in the possession of the department to the 1981 extent that the access and examination are necessary for 1982 purposes of the internal audit. Any information acquired as the 1983 result of that access and examination shall not be divulged for 1984 any purpose other than as required for the internal audit or 1985 unless the officers and employees are required to testify in a 1986 court or proceeding under compulsion of legal process. Whoever 1987 violates this provision shall thereafter be disqualified from 1988 acting as an officer or employee or in any other capacity under 1989 appointment or employment of the office of internal audit. 1990
- (3) As provided by section 6103(d)(2) of the Internal 1991
 Revenue Code, any federal tax returns or federal tax information 1992
 that the department has acquired from the internal revenue 1993
 service, through federal and state statutory authority, may be 1994
 disclosed to the auditor of state or the office of internal 1995
 audit solely for purposes of an audit of the department. 1996
- (4) For purposes of Chapter 3739. of the Revised Code, an 1997 agent of the department of taxation may share information with 1998 the division of state fire marshal that the agent finds during 1999 the course of an investigation. 2000

(C) Division (A) of this section does not prohibit any of	2001
the following:	2002
(1) Divulging information contained in applications,	2003
complaints, and related documents filed with the department	2004
under section 5715.27 of the Revised Code or in applications	2005
filed with the department under section 5715.39 of the Revised	2006
Code;	2007
(2) Providing information to the office of child support	2008
within the department of job and family services pursuant to	2009
section 3125.43 of the Revised Code;	2010
(3) Disclosing to the motor vehicle repair board any	2011
information in the possession of the department that is	2012
necessary for the board to verify the existence of an	2013
applicant's valid vendor's license and current state tax	2014
identification number under section 4775.07 of the Revised Code;	2015
(4) Providing information to the administrator of workers'	2016
compensation pursuant to sections 4123.271 and 4123.591 of the	2017
Revised Code;	2018
(5) Providing to the attorney general information the	2019
department obtains under division (J) of section 1346.01 of the	2020
Revised Code;	2021
(6) Permitting properly authorized officers, employees, or	2022
agents of a municipal corporation from inspecting reports or	2023
information pursuant to section 718.84 of the Revised Code or	2024
rules adopted under section 5745.16 of the Revised Code;	2025
(7) Providing information regarding the name, account	2026
number, or business address of a holder of a vendor's license	2027
issued pursuant to section 5739.17 of the Revised Code, a holder	2028
of a direct payment permit issued pursuant to section 5739.031	2029

of the Revised Code, or a seller having a use tax account	2030
maintained pursuant to section 5741.17 of the Revised Code, or	2031
information regarding the active or inactive status of a	2032
vendor's license, direct payment permit, or seller's use tax	2033
account;	2034
(8) Releasing invoices or invoice information furnished	2035
under section 4301.433 of the Revised Code pursuant to that	2036
section;	2037
(9) Providing to a county auditor notices or documents	2038
concerning or affecting the taxable value of property in the	2039
county auditor's county. Unless authorized by law to disclose	2040
documents so provided, the county auditor shall not disclose	2041
such documents;	2042
(10) Providing to a county auditor sales or use tax return	2043
or audit information under section 333.06 of the Revised Code;	2044
(11) Subject to section 4301.441 of the Revised Code,	2045
disclosing to the appropriate state agency information in the	2046
possession of the department of taxation that is necessary to	2047
verify a permit holder's gallonage or noncompliance with taxes	2048
levied under Chapter 4301. or 4305. of the Revised Code;	2049
(12) Disclosing to the department of natural resources	2050
information in the possession of the department of taxation that	2051
is necessary for the department of taxation to verify the	2052
taxpayer's compliance with section 5749.02 of the Revised Code	2053
or to allow the department of natural resources to enforce	2054
Chapter 1509. of the Revised Code;	2055
(13) Disclosing to the department of job and family	2056
services, industrial commission, and bureau of workers'	2057
compensation information in the possession of the department of	2058

taxation solely for the purpose of identifying employers that	2059
misclassify employees as independent contractors or that fail to	2060
properly report and pay employer tax liabilities. The department	2061
of taxation shall disclose only such information that is	2062
necessary to verify employer compliance with law administered by	2063
those agencies.	2064

- (14) Disclosing to the Ohio casino control commission 2065 information in the possession of the department of taxation that 2066 is necessary to verify a casino operator's compliance with 2067 section 5747.063 or 5753.02 of the Revised Code and sections 2068 related thereto;
- (15) Disclosing to the state lottery commission 2070 information in the possession of the department of taxation that 2071 is necessary to verify a lottery sales agent's compliance with 2072 section 5747.064 of the Revised Code-; 2073
- (16) Disclosing to the development services agency 2074 information in the possession of the department of taxation that 2075 is necessary to ensure compliance with the laws of this state 2076 governing taxation and to verify information reported to the 2077 development services agency for the purpose of evaluating 2078 potential tax credits, grants, or loans. Such information shall 2079 not include information received from the internal revenue 2080 service the disclosure of which is prohibited by section 6103 of 2081 the Internal Revenue Code. No officer, employee, or agent of the 2082 development services agency shall disclose any information 2083 provided to the development services agency by the department of 2084 taxation under division (C)(16) of this section except when 2085 disclosure of the information is necessary for, and made solely 2086 for the purpose of facilitating, the evaluation of potential tax 2087 credits, grants, or loans. 2088

(17) Disclosing to the department of insurance information	2089
in the possession of the department of taxation that is	2090
necessary to ensure a taxpayer's compliance with the	2091
requirements with any tax credit administered by the development	2092
services agency and claimed by the taxpayer against any tax	2093
administered by the superintendent of insurance. No officer,	2094
employee, or agent of the department of insurance shall disclose	2095
any information provided to the department of insurance by the	2096
department of taxation under division (C)(17) of this section.	2097
(18) Disclosing to the division of liquor control	2098
information in the possession of the department of taxation that	2099
is necessary for the division and department to comply with the	2100
requirements of sections 4303.26 and 4303.271 of the Revised	2101
Code;	2102
(19) Disclosing to the state fire marshal information in	2103
the possession of the department of taxation that is necessary	2104
for the state fire marshal to verify the compliance of a	2105
licensed manufacturer of fireworks or a licensed wholesaler of	2106
fireworks with section 3743.22 of the Revised Code. No officer,	2107
employee, or agent of the state fire marshal shall disclose any	2108
information provided to the state fire marshal by the department	2109
of taxation under division (C)(19) of this section.	2110
Section 2. That existing sections 3743.01, 3743.04,	2111
3743.08, 3743.17, 3743.21, 3743.25, 3743.44, 3743.45, 3743.57,	2112
3743.59, 3743.60, 3743.61, 3743.63, 3743.65, 3743.75, 3743.80,	2113
3743.99, and 5703.21 of the Revised Code are hereby repealed.	2114
Section 3. The amendments to sections 3743.08, 3743.21,	2115
3743.44, 3743.45, 3743.57, 3743.59, 3743.60, 3743.61, 3743.63,	2116
3743.65, 3743.99, and 5703.21 of the Revised Code made in	2117
Sections 1 and 2 of this act and the enactment of sections	2118

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3743.46, and 3743.47 of the Revised Code by Sections 1 and 2 of	2119
this act, take effect two hundred sixty days after the effective	2120
date of this section. The amendments to sections 3743.04,	2121
3743.17, 3743.25, 3743.75, and 3743.80 and the enactment of	2122
sections 3743.151, 3743.171, 3743.22, 3743.26 to 3743.29,	2123
3743.451, and 3743.67 of the Revised Code in Sections 1 and 2 of	2124
this act shall take effect at the earliest time permitted by	2125
law.	2126
Section 4. Notwithstanding divisions (A) and (B) of	2127
section 3743.26 of the Revised Code, as enacted by this act, the	2128
State Fire Marshal shall not issue any licenses to sell fountain	2129
devices at retail in 2021.	2130