### As Reported by the Senate Government Oversight and Reform Committee

134th General Assembly Regular Session

Sub. S. B. No. 157

2021-2022

Senators Johnson, Huffman, S.

Cosponsors: Senators Cirino, Brenner, Lang, Hottinger, Antani, Romanchuk, Hoagland, Wilson, O'Brien, Schaffer, Roegner

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# A BILL

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

Section 1. That sections 2919.13, 3701.79, 3701.99,	14
3702.3010, and 4731.22 be amended; section 3702.305 (3702.3011)	15
be amended for the purpose of adopting a new section number as	16
indicated in parentheses; and new section 3702.305 and sections	17

3701.792 and 4731.90 of the Revised Code be enacted to read as 18 follows: 19 Sec. 2919.13. (A) No person shall purposely take the life 20 of a child born by attempted abortion who is alive when removed 21 from the uterus of the pregnant woman. 22 (B) No person who performs an abortion shall <u>purposely</u> 23 fail to take the measures required by the exercise of medical 24 judgment in light of the attending circumstances to preserve the 25 health or life of a child who is alive when removed from the 26 uterus of the pregnant woman. 27 (C)(1) Whoever violates division (A) of this section is 28 quilty of abortion manslaughter, a felony of the first degree. 29 (2) Whoever violates division (B) of this section and the 30 child dies as a result of the person's failure to take the 31 measures described in that division is guilty of abortion 32 manslaughter, a felony of the first degree. 33 (3) Whoever violates division (B) of this section and the 34 child survives notwithstanding the person's failure to take the 35 measures described in that division is guilty of failure to 36 render medical care to an infant born alive, a felony of the 37 first degree. 38 39 (D) (1) A woman on whom an abortion is performed or attempted may file a civil action for the wrongful death of the 40 woman's child against a person who violates division (A) of this 41 section. 42 (2) A woman on whom an abortion is performed or attempted 43 may file a civil action for injury, death, or loss to person or 44

property against a person who violates division (B) of this

section.

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(3) A woman who prevails in an action filed under division

(D) (1) or (2) of this section shall receive both of the following from the person who committed the act:

(a) Compensatory and exemplary damages in an amount
determined by the trier of fact;
(b) Court costs and reasonable attorney's fees.

Sec. 3701.79. (A) As used in this section and in sections

3701.791 and 3701.792 of the Revised Code:

(1) "Abortion" has the same meaning as in section 2919.11

of the Revised Code.

(2) "Abortion report" means a form completed pursuant to
division (C) of this section.
(3) "Ambulatory surgical facility" has the same meaning as

in section 3702.30 of the Revised Code.

(4) "Department" means the department of health.

(5) "Hospital" means any building, structure, institution, 62 or place devoted primarily to the maintenance and operation of 63 facilities for the diagnosis, treatment, and medical or surgical 64 care for three or more unrelated individuals suffering from 65 illness, disease, injury, or deformity, and regularly making 66 available at least clinical laboratory services, diagnostic x-67 ray services, treatment facilities for surgery or obstetrical 68 care, or other definitive medical treatment. "Hospital" does not 69 include a "home" as defined in section 3721.01 of the Revised 70 Code. 71

(6) "Physician's office" means an office or portion of an
office that is used to provide medical or surgical services to
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the physician's patients. "Physician's office" does not mean an
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ambulatory surgical facility, a hospital, or a hospital

76 emergency department. (7) "Postabortion care" means care given after the uterus 77 has been evacuated by abortion. 78 (B) The department shall be responsible for collecting and 79 collating abortion data reported to the department as required 80 by this section. 81 82 (C) The attending physician shall complete an individual abortion report for the abortion of each zygote, blastocyte, 83 embryo, or fetus the physician performs. The report shall be 84 confidential and shall not contain the woman's name. The report 85 shall include, but is not limited to, all of the following, 86 insofar as the patient makes the data available that is not 87 within the physician's knowledge: 88 (1) Patient number: 89 (2) The name and address of the facility in which the 90 abortion was performed, and whether the facility is a hospital, 91 ambulatory surgical facility, physician's office, or other 92 facility; 93 (3) The date of the abortion; 94 95 (4) If a surgical abortion, the method of final disposition of the fetal remains under Chapter 3726. of the 96 Revised Code; 97 (5) All of the following regarding the woman on whom the 98 99 abortion was performed:

(a) Zip code of residence; 100

(b) Age;

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(c) Race;	102
(d) Marital status;	103
(e) Number of previous pregnancies;	104
(f) Years of education;	105
(g) Number of living children;	106
(h) Number of zygotes, blastocytes, embryos, or fetuses previously aborted;	s 107 108
(i) Date of last induced abortion;	109
(j) Date of last live birth;	110
(k) Method of contraception at the time of conception;	111
(l) Date of the first day of the last menstrual period	; 112
(m) Medical condition at the time of the abortion;	113
(n) Rh-type;	114
(o) The number of weeks of gestation at the time of the abortion.	e 115 116
(6) The type of abortion procedure performed;	117
(7) Complications by type;	118
(8) Written acknowledgment by the attending physician	that 119
the pregnant woman is not seeking the abortion, in whole or	in 120
part, because of any of the following:	121
(a) A test result indicating Down syndrome in an unborn	n 122
child;	123
(b) A prenatal diagnosis of Down syndrome in an unborn child;	124 125

(c) Any other reason to believe that an unborn child has	126
Down syndrome.	127
(9) Type of procedure performed after the abortion;	128
(10) Type of family planning recommended;	129
(11) Type of additional counseling given;	130
(12) Signature of attending physician.	131
(D) The physician who completed the abortion report under	132
division (C) of this section shall submit the abortion report to	133
the department within fifteen days after the woman is	134
discharged.	135
(E) The appropriate vital records report or certificate	136
shall be made out after the twentieth week of gestation.	137
(F) A copy of the abortion report shall be made part of	138
the medical record of the patient of the facility in which the	139
abortion was performed.	140
(G) Each hospital shall file monthly and annual reports	141
listing the total number of women who have undergone a post-	142
twelve-week-gestation abortion and received postabortion care.	143
The annual report shall be filed following the conclusion of the	144
state's fiscal year. Each report shall be filed within thirty	145
days after the end of the applicable reporting period.	146
(H) Each case in which a physician treats a post abortion	147

complication shall be reported on a postabortion complication148form. The report shall be made upon a form prescribed by the149department, shall be signed by the attending physician, and150shall be confidential.151

(I) (1) Not later than the first day of October of each

year, the department shall issue an annual report of the 153 abortion data reported to the department for the previous 154 calendar year as required by this section. The annual report 155 shall include at least the following information: 156 (a) The total number of zygotes, blastocytes, embryos, or 157 fetuses that were aborted: 158 (b) The number of abortions performed on Ohio and out-of-159 state residents; 160 (c) The number of abortions performed, sorted by each of 161 the following: 162 (i) The age of the woman on whom the abortion was 163 performed, using the following categories: under fifteen years 164 of age, fifteen to nineteen years of age, twenty to twenty-four 165 years of age, twenty-five to twenty-nine years of age, thirty to 166 thirty-four years of age, thirty-five to thirty-nine years of 167 age, forty to forty-four years of age, forty-five years of age 168 or older; 169 (ii) The race and Hispanic ethnicity of the woman on whom 170 the abortion was performed; 171 (iii) The education level of the woman on whom the 172 abortion was performed, using the following categories or their 173 equivalents: less than ninth grade, ninth through twelfth grade, 174 one or more years of college; 175 (iv) The marital status of the woman on whom the abortion 176 was performed; 177 (v) The number of living children of the woman on whom the 178 abortion was performed, using the following categories: none, 179 180 one, or two or more;

(vi) The number of weeks of gestation of the woman at the 181 time the abortion was performed, using the following categories: 182 less than nine weeks, nine to twelve weeks, thirteen to nineteen 183 weeks, or twenty weeks or more; 184 (vii) The county in which the abortion was performed; 185 (viii) The type of abortion procedure performed; 186 (ix) The number of zygotes, blastocytes, embryos, or 187 fetuses previously aborted by the woman on whom the abortion was 188 performed; 189 190 (x) The type of facility in which the abortion was performed; 191 (xi) For Ohio residents, the county of residence of the 192 woman on whom the abortion was performed. 193 (2) The report also shall indicate the number and type of 194 the abortion complications reported to the department either on 195 the abortion report required under division (C) of this section 196 or the postabortion complication report required under division 197 (H) of this section. 198 (3) In addition to the annual report required under 199 division (I)(1) of this section, the department shall make 200 available, on request, the number of abortions performed by zip 201 code of residence. 202 203 (J) The director of health shall implement this section and shall apply to the court of common pleas for temporary or 204 permanent injunctions restraining a violation or threatened 205 violation of its requirements. This action is an additional 206 remedy not dependent on the adequacy of the remedy at law. 207

Sec. 3701.792. (A) The director of health shall develop a 208

child survival form to be submitted to the department of health	209
in accordance with division (B) of this section each time a	210
child is born alive after an abortion or attempted abortion. In	211
developing the form, the director may consult with	212
obstetricians, maternal-fetal specialists, or any other	213
professionals the director considers appropriate. The form shall	214
include areas for all of the following to be provided:	215
(1) The patient number for the woman on whom the abortion	216
was performed or attempted;	217
(2) The name, primary business address, and signature of	218
the attending physician described in section 3701.79 of the	219
Revised Code who performed or attempted to perform the abortion;	220
(3) The name and address of the facility in which the	221
abortion was performed or attempted, and whether the facility is	221
a hospital, ambulatory surgical facility, physician's office, or	223
other facility;	223
<u>other factility</u> ,	224
(4) The date the abortion was performed or attempted;	225
(5) The type of abortion procedure that was performed or	226
attempted;	227
(6) The gostational age of the child who was been	228
(6) The gestational age of the child who was born;	220
(7) Complications, by type, for both the woman and child;	229
(8) Any other information the director considers	230
appropriate.	231
(B) The attending physician who performed or attempted an	232
abortion in which a child was born alive after that event shall	233
complete a child survival form developed under division (A) of	234
this section. The physician shall submit the completed form to	235
the department of health not later than fifteen days after the	236

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the discharged from the facility	0.07
woman is discharged from the facility.	237
A completed child survival form is confidential and not a	238
public record under section 149.43 of the Revised Code.	239
(C) A copy of the child survival form completed under this	240
section shall be made part of the medical record maintained for	241
the woman by the facility in which the abortion was performed or	242
attempted.	243
(D) Each facility in which an abortion was performed or	244
attempted and in which a child was born alive after that event	245
shall submit monthly and annual reports to the department of	246
health listing the total number of women on whom an abortion was	247
performed or attempted at the facility and in which a child was	248
born alive after that event, delineated by the type of abortion	249
procedure that was performed or attempted. The annual report	250
shall be submitted following the conclusion of the state's	251
fiscal year. Each monthly or annual report shall be submitted	252
not later than thirty days after the end of the applicable	253
reporting period.	254
(E) Not later than the first day of October of each year,	255
the department shall issue an annual report of the data	256
submitted to the department for the previous calendar year as	257
required by this section. At a minimum, the annual report shall	258
specify the number of women on whom an abortion was performed or	259
attempted and in which a child was born alive after that event,	260
delineated by the type of abortion procedure that was performed	261
or attempted and the facility in which the abortion was	262
performed or attempted. The report shall not contain any	263
information that would permit the identity of a woman on whom an	264
abortion was performed or attempted or any child to be	265
ascertained.	266

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(F) No person shall purposely fail to comply with the	267
child survival form submission requirement described in division	268
(B) of this section or the copy maintenance requirement	269
described in division (C) of this section.	270
(G) No person shall purposely fail to comply with the	271
monthly or annual report submission requirements described in	272
division (D) of this section.	273
(H) A woman on whom an abortion is performed or attempted	274
may file a civil action against a person who violates division	275
(F) or (G) or this section. A woman who prevails in an action	276
filed under this division shall receive both of the following	277
from the person who committed the violation:	278
(1) Damages in the amount of ten thousand dollars;	279
(2) Court costs and reasonable attorney's fees.	280
Sec. 3701.99. (A) Whoever violates division (C) of section	281
3701.23, division (C) of section 3701.232, division (C) of	282
section 3701.24, division (D)(2) of section 3701.262, or	283
sections 3701.46 to 3701.55 of the Revised Code is guilty of a	284
minor misdemeanor on a first offense; on each subsequent	285
offense, the person is guilty of a misdemeanor of the fourth	286
degree.	287
(B) Whoever violates section 3701.82 of the Revised Code	288
is guilty of a misdemeanor of the first degree.	289
(C) Whoever violates section 3701.352 or 3701.81 of the	290
Revised Code is guilty of a misdemeanor of the second degree.	291
(D) Whoever violates division (F) or (G) of section	292
3701.792 of the Revised Code is guilty of a felony of the third	293
degree.	294

physician attests to both of the following:

Sec. 3702.305. (A) In addition to the attachments specified in division (B)(3)(a) of section 3702.304 of the Revised Code, a variance application must contain or include as attachments, for each consulting physician described in division (B)(2) of that section, a signed statement in which the

(1) The physician does not teach or provide instruction,301directly or indirectly, at a medical school or osteopathic302medical school affiliated with a state university or college as303defined in section 3345.12 of the Revised Code, any state304hospital, or other public institution.305

(2) The physician is not employed by or compensated306pursuant to a contract with, and does not provide instruction or307consultation to, a medical school or osteopathic medical school308affiliated with a state university or college as defined in309section 3345.12 of the Revised Code, any state hospital, or310other public institution.311

(B) No physician shall engage in any of the activities312described in division (A) (1) or (2) of this section while313serving as a consulting physician for an ambulatory surgical314facility that has been granted a variance from the written315transfer agreement requirement of section 3702.303 of the316Revised Code.317

(C) If, at any time, the director of health determines318that a consulting physician for an ambulatory surgical facility319that has been granted a variance from the written transfer320agreement requirement of section 3702.303 of the Revised Code321has violated the prohibition in division (B) of this section,322the director shall rescind the variance.323

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Sec. 3702.3010. A local hospital shall not be further than	324
thirty miles from an ambulatory surgical facility÷	325
(A) With with which the local hospital has a written	326
transfer agreement under section 3702.303 of the Revised Code;-	327
<del>or</del> .	328
(B) Whose consulting physicians under a variance granted	329
under section 3702.304 of the Revised Code have admitting	330
privileges at the local hospital.	331
Sec. 3702.305 3702.3011. The director of health may impose	332

conditions on any variance the director has granted under 333 section 3702.304 of the Revised Code. The director may, at any 334 time, rescind the variance for any reason, including a 335 determination by the director that the facility is failing to 336 meet one or more of the conditions or no longer adequately 337 protects public health and safety. The director's decision to 338 rescind a variance is final. 339

Sec. 4731.22. (A) The state medical board, by an 340 affirmative vote of not fewer than six of its members, may 341 limit, revoke, or suspend a license or certificate to practice 342 343 or certificate to recommend, refuse to grant a license or certificate, refuse to renew a license or certificate, refuse to 344 reinstate a license or certificate, or reprimand or place on 345 probation the holder of a license or certificate if the 346 individual applying for or holding the license or certificate is 347 found by the board to have committed fraud during the 348 administration of the examination for a license or certificate 349 to practice or to have committed fraud, misrepresentation, or 350 deception in applying for, renewing, or securing any license or 351 certificate to practice or certificate to recommend issued by 352 the board. 353

(B) The board, by an affirmative vote of not fewer than 354 six members, shall, to the extent permitted by law, limit, 355 revoke, or suspend a license or certificate to practice or 356 certificate to recommend, refuse to issue a license or 357 certificate, refuse to renew a license or certificate, refuse to 358 reinstate a license or certificate, or reprimand or place on 359 probation the holder of a license or certificate for one or more 360 361 of the following reasons:

(1) Permitting one's name or one's license or certificate to practice to be used by a person, group, or corporation when the individual concerned is not actually directing the treatment given;

(2) Failure to maintain minimal standards applicable to 366 the selection or administration of drugs, or failure to employ acceptable scientific methods in the selection of drugs or other 368 modalities for treatment of disease;

(3) Except as provided in section 4731.97 of the Revised 370 Code, selling, giving away, personally furnishing, prescribing, 371 or administering drugs for other than legal and legitimate 372 therapeutic purposes or a plea of guilty to, a judicial finding 373 of guilt of, or a judicial finding of eligibility for 374 intervention in lieu of conviction of, a violation of any 375 federal or state law regulating the possession, distribution, or 376 use of any drug; 377

(4) Willfully betraying a professional confidence. 378

For purposes of this division, "willfully betraying a 379 professional confidence" does not include providing any 380 information, documents, or reports under sections 307.621 to 381 307.629 of the Revised Code to a child fatality review board; 382

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does not include providing any information, documents, or 383 reports to the director of health pursuant to quidelines 384 established under section 3701.70 of the Revised Code; does not 385 include written notice to a mental health professional under 386 section 4731.62 of the Revised Code; and does not include the 387 making of a report of an employee's use of a drug of abuse, or a 388 report of a condition of an employee other than one involving 389 the use of a drug of abuse, to the employer of the employee as 390 described in division (B) of section 2305.33 of the Revised 391 Code. Nothing in this division affects the immunity from civil 392 liability conferred by section 2305.33 or 4731.62 of the Revised 393 Code upon a physician who makes a report in accordance with 394 section 2305.33 or notifies a mental health professional in 395 accordance with section 4731.62 of the Revised Code. As used in 396 this division, "employee," "employer," and "physician" have the 397 same meanings as in section 2305.33 of the Revised Code. 398

(5) Making a false, fraudulent, deceptive, or misleading
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statement in the solicitation of or advertising for patients; in
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relation to the practice of medicine and surgery, osteopathic
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medicine and surgery, podiatric medicine and surgery, or a
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limited branch of medicine; or in securing or attempting to
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secure any license or certificate to practice issued by the
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board.

As used in this division, "false, fraudulent, deceptive, 406 or misleading statement" means a statement that includes a 407 misrepresentation of fact, is likely to mislead or deceive 408 because of a failure to disclose material facts, is intended or 409 is likely to create false or unjustified expectations of 410 favorable results, or includes representations or implications 411 that in reasonable probability will cause an ordinarily prudent 412 person to misunderstand or be deceived. 413

(6) A departure from, or the failure to conform to,
minimal standards of care of similar practitioners under the
same or similar circumstances, whether or not actual injury to a
patient is established;
(7) Representing, with the purpose of obtaining
compensation or other advantage as personal gain or for any
other person, that an incurable disease or injury, or other
incurable condition, can be permanently cured;
(8) The obtaining of, or attempting to obtain, money or

anything of value by fraudulent misrepresentations in the course 423 of practice; 424

(9) A plea of guilty to, a judicial finding of guilt of, or a judicial finding of eligibility for intervention in lieu of conviction for, a felony;

(10) Commission of an act that constitutes a felony in this state, regardless of the jurisdiction in which the act was committed;

(11) A plea of guilty to, a judicial finding of guilt of,
or a judicial finding of eligibility for intervention in lieu of
conviction for, a misdemeanor committed in the course of
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practice;
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(12) Commission of an act in the course of practice that
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constitutes a misdemeanor in this state, regardless of the
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jurisdiction in which the act was committed;
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(13) A plea of guilty to, a judicial finding of guilt of,
or a judicial finding of eligibility for intervention in lieu of
conviction for, a misdemeanor involving moral turpitude;
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(14) Commission of an act involving moral turpitude that 441

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constitutes a misdemeanor in this state, regardless of the 442 jurisdiction in which the act was committed; 443

(15) Violation of the conditions of limitation placed by the board upon a license or certificate to practice; 445

446 (16) Failure to pay license renewal fees specified in this 447 chapter;

(17) Except as authorized in section 4731.31 of the 448 Revised Code, engaging in the division of fees for referral of 449 patients, or the receiving of a thing of value in return for a 450 specific referral of a patient to utilize a particular service 451 452 or business;

(18) Subject to section 4731.226 of the Revised Code, 453 violation of any provision of a code of ethics of the American 454 medical association, the American osteopathic association, the 455 American podiatric medical association, or any other national 456 professional organizations that the board specifies by rule. The 457 state medical board shall obtain and keep on file current copies 458 of the codes of ethics of the various national professional 459 organizations. The individual whose license or certificate is 460 being suspended or revoked shall not be found to have violated 461 any provision of a code of ethics of an organization not 462 463 appropriate to the individual's profession.

For purposes of this division, a "provision of a code of 464 ethics of a national professional organization" does not include 465 any provision that would preclude the making of a report by a 466 physician of an employee's use of a drug of abuse, or of a 467 condition of an employee other than one involving the use of a 468 drug of abuse, to the employer of the employee as described in 469 division (B) of section 2305.33 of the Revised Code. Nothing in 470

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this division affects the immunity from civil liability471conferred by that section upon a physician who makes either type472of report in accordance with division (B) of that section. As473used in this division, "employee," "employer," and "physician"474have the same meanings as in section 2305.33 of the Revised475Code.476

(19) Inability to practice according to acceptable and
prevailing standards of care by reason of mental illness or
physical illness, including, but not limited to, physical
deterioration that adversely affects cognitive, motor, or
perceptive skills.

In enforcing this division, the board, upon a showing of a 482 possible violation, may compel any individual authorized to 483 practice by this chapter or who has submitted an application 484 pursuant to this chapter to submit to a mental examination, 485 physical examination, including an HIV test, or both a mental 486 and a physical examination. The expense of the examination is 487 the responsibility of the individual compelled to be examined. 488 Failure to submit to a mental or physical examination or consent 489 to an HIV test ordered by the board constitutes an admission of 490 the allegations against the individual unless the failure is due 491 to circumstances beyond the individual's control, and a default 492 and final order may be entered without the taking of testimony 493 or presentation of evidence. If the board finds an individual 494 unable to practice because of the reasons set forth in this 495 division, the board shall require the individual to submit to 496 care, counseling, or treatment by physicians approved or 497 designated by the board, as a condition for initial, continued, 498 reinstated, or renewed authority to practice. An individual 499 affected under this division shall be afforded an opportunity to 500 demonstrate to the board the ability to resume practice in 501

compliance with acceptable and prevailing standards under the 502 provisions of the individual's license or certificate. For the 503 purpose of this division, any individual who applies for or 504 receives a license or certificate to practice under this chapter 505 accepts the privilege of practicing in this state and, by so 506 doing, shall be deemed to have given consent to submit to a 507 mental or physical examination when directed to do so in writing 508 by the board, and to have waived all objections to the 509 admissibility of testimony or examination reports that 510 constitute a privileged communication. 511

(20) Except as provided in division (F) (1) (b) of section
4731.282 of the Revised Code or when civil penalties are imposed
under section 4731.225 of the Revised Code, and subject to
section 4731.226 of the Revised Code, violating or attempting to
violate, directly or indirectly, or assisting in or abetting the
violation of, or conspiring to violate, any provisions of this
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chapter or any rule promulgated by the board.

This division does not apply to a violation or attempted 519 violation of, assisting in or abetting the violation of, or a 520 conspiracy to violate, any provision of this chapter or any rule 521 adopted by the board that would preclude the making of a report 522 by a physician of an employee's use of a drug of abuse, or of a 523 condition of an employee other than one involving the use of a 524 drug of abuse, to the employer of the employee as described in 525 division (B) of section 2305.33 of the Revised Code. Nothing in 526 this division affects the immunity from civil liability 527 conferred by that section upon a physician who makes either type 528 of report in accordance with division (B) of that section. As 529 used in this division, "employee," "employer," and "physician" 530 have the same meanings as in section 2305.33 of the Revised 531 Code. 532

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(21) The violation of section 3701.79 of the Revised Code	533
or of any abortion rule adopted by the director of health	534
pursuant to section 3701.341 of the Revised Code;	535
(22) Any of the following actions taken by an agency	536
responsible for authorizing, certifying, or regulating an	537
individual to practice a health care occupation or provide	538
health care services in this state or another jurisdiction, for	539
any reason other than the nonpayment of fees: the limitation,	540
revocation, or suspension of an individual's license to	541
practice; acceptance of an individual's license surrender;	542
denial of a license; refusal to renew or reinstate a license;	543
imposition of probation; or issuance of an order of censure or	544
other reprimand;	545

(23) The violation of section 2919.12 of the Revised Code 546 or the performance or inducement of an abortion upon a pregnant 547 woman with actual knowledge that the conditions specified in 548 division (B) of section 2317.56 of the Revised Code have not 549 been satisfied or with a heedless indifference as to whether 550 those conditions have been satisfied, unless an affirmative 551 defense as specified in division (H)(2) of that section would 552 apply in a civil action authorized by division (H)(1) of that 553 554 section;

(24) The revocation, suspension, restriction, reduction, 555 or termination of clinical privileges by the United States 556 department of defense or department of veterans affairs or the 557 termination or suspension of a certificate of registration to 558 prescribe drugs by the drug enforcement administration of the 559 United States department of justice; 560

(25) Termination or suspension from participation in themedicare or medicaid programs by the department of health and562

human services or other responsible agency;

(26) Impairment of ability to practice according to acceptable and prevailing standards of care because of habitual 565 or excessive use or abuse of drugs, alcohol, or other substances 566 that impair ability to practice.

For the purposes of this division, any individual 568 authorized to practice by this chapter accepts the privilege of 569 practicing in this state subject to supervision by the board. By 570 filing an application for or holding a license or certificate to 571 practice under this chapter, an individual shall be deemed to 572 have given consent to submit to a mental or physical examination 573 when ordered to do so by the board in writing, and to have 574 waived all objections to the admissibility of testimony or 575 examination reports that constitute privileged communications. 576

If it has reason to believe that any individual authorized 577 to practice by this chapter or any applicant for licensure or 578 certification to practice suffers such impairment, the board may 579 compel the individual to submit to a mental or physical 580 examination, or both. The expense of the examination is the 581 responsibility of the individual compelled to be examined. Any 582 mental or physical examination required under this division 583 shall be undertaken by a treatment provider or physician who is 584 qualified to conduct the examination and who is chosen by the 585 board. 586

Failure to submit to a mental or physical examination 587 ordered by the board constitutes an admission of the allegations 588 against the individual unless the failure is due to 589 circumstances beyond the individual's control, and a default and 590 final order may be entered without the taking of testimony or 591 presentation of evidence. If the board determines that the 592

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individual's ability to practice is impaired, the board shall
suspend the individual's license or certificate or deny the
individual's application and shall require the individual, as a
condition for initial, continued, reinstated, or renewed
licensure or certification to practice, to submit to treatment.

Before being eligible to apply for reinstatement of a598license or certificate suspended under this division, the599impaired practitioner shall demonstrate to the board the ability600to resume practice in compliance with acceptable and prevailing601standards of care under the provisions of the practitioner's602license or certificate. The demonstration shall include, but603shall not be limited to, the following:604

(a) Certification from a treatment provider approved under
section 4731.25 of the Revised Code that the individual has
successfully completed any required inpatient treatment;
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(b) Evidence of continuing full compliance with an608aftercare contract or consent agreement;609

(c) Two written reports indicating that the individual's
ability to practice has been assessed and that the individual
has been found capable of practicing according to acceptable and
prevailing standards of care. The reports shall be made by
individuals or providers approved by the board for making the
assessments and shall describe the basis for their
determination.

The board may reinstate a license or certificate suspended617under this division after that demonstration and after the618individual has entered into a written consent agreement.619

When the impaired practitioner resumes practice, the board620shall require continued monitoring of the individual. The621

monitoring shall include, but not be limited to, compliance with622the written consent agreement entered into before reinstatement623or with conditions imposed by board order after a hearing, and,624upon termination of the consent agreement, submission to the625board for at least two years of annual written progress reports626made under penalty of perjury stating whether the individual has627maintained sobriety.628

(27) A second or subsequent violation of section 4731.66629or 4731.69 of the Revised Code;630

(28) Except as provided in division (N) of this section: 631

(a) Waiving the payment of all or any part of a deductible
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or copayment that a patient, pursuant to a health insurance or
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health care policy, contract, or plan that covers the
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individual's services, otherwise would be required to pay if the
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waiver is used as an enticement to a patient or group of
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patients to receive health care services from that individual;
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(b) Advertising that the individual will waive the payment
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of all or any part of a deductible or copayment that a patient,
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pursuant to a health insurance or health care policy, contract,
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or plan that covers the individual's services, otherwise would
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be required to pay.

(29) Failure to use universal blood and body fluid
precautions established by rules adopted under section 4731.051
of the Revised Code;

(30) Failure to provide notice to, and receive
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acknowledgment of the notice from, a patient when required by
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section 4731.143 of the Revised Code prior to providing
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nonemergency professional services, or failure to maintain that
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notice in the patient's medical record;
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(31) Failure of a physician supervising a physician
assistant to maintain supervision in accordance with the
requirements of Chapter 4730. of the Revised Code and the rules
adopted under that chapter;

(32) Failure of a physician or podiatrist to enter into a 655 standard care arrangement with a clinical nurse specialist, 656 certified nurse-midwife, or certified nurse practitioner with 657 whom the physician or podiatrist is in collaboration pursuant to 658 section 4731.27 of the Revised Code or failure to fulfill the 659 responsibilities of collaboration after entering into a standard 660 care arrangement; 661

(33) Failure to comply with the terms of a consult
agreement entered into with a pharmacist pursuant to section
4729.39 of the Revised Code;
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(34) Failure to cooperate in an investigation conducted by 665 the board under division (F) of this section, including failure 666 to comply with a subpoena or order issued by the board or 667 failure to answer truthfully a question presented by the board 668 in an investigative interview, an investigative office 669 conference, at a deposition, or in written interrogatories, 670 except that failure to cooperate with an investigation shall not 671 constitute grounds for discipline under this section if a court 672 of competent jurisdiction has issued an order that either 673 quashes a subpoena or permits the individual to withhold the 674 testimony or evidence in issue; 675

(35) Failure to supervise an oriental medicine
practitioner or acupuncturist in accordance with Chapter 4762.
of the Revised Code and the board's rules for providing that
supervision;

(36) Failure to supervise an anesthesiologist assistant in
accordance with Chapter 4760. of the Revised Code and the
board's rules for supervision of an anesthesiologist assistant;
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(37) Assisting suicide, as defined in section 3795.01 of 683
the Revised Code; 684

(38) Failure to comply with the requirements of section2317.561 of the Revised Code;686

(39) Failure to supervise a radiologist assistant in
accordance with Chapter 4774. of the Revised Code and the
board's rules for supervision of radiologist assistants;
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(40) Performing or inducing an abortion at an office or
facility with knowledge that the office or facility fails to
post the notice required under section 3701.791 of the Revised
Code;

(41) Failure to comply with the standards and procedures established in rules under section 4731.054 of the Revised Code for the operation of or the provision of care at a pain management clinic;

(42) Failure to comply with the standards and procedures
established in rules under section 4731.054 of the Revised Code
for providing supervision, direction, and control of individuals
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at a pain management clinic;
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(43) Failure to comply with the requirements of section
4729.79 or 4731.055 of the Revised Code, unless the state board
of pharmacy no longer maintains a drug database pursuant to
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section 4729.75 of the Revised Code;
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(44) Failure to comply with the requirements of section2919.171, 2919.202, or 2919.203 of the Revised Code or failure707

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to submit to the department of health in accordance with a court	708
order a complete report as described in section 2919.171 or	709
2919.202 of the Revised Code;	710
(45) Practicing at a facility that is subject to licensure	711
as a category III terminal distributor of dangerous drugs with a	712
pain management clinic classification unless the person	713
operating the facility has obtained and maintains the license	714
with the classification;	715
(46) Owning a facility that is subject to licensure as a	716
category III terminal distributor of dangerous drugs with a pain	717
management clinic classification unless the facility is licensed	718
with the classification;	719
(47) Failure to comply with any of the requirements	720
regarding making or maintaining medical records or documents	721
described in division (A) of section 2919.192, division (C) of	722
section 2919.193, division (B) of section 2919.195, or division	723
(A) of section 2919.196 of the Revised Code;	724
(48) Failure to comply with the requirements in section	725
3719.061 of the Revised Code before issuing for a minor a	726
prescription for an opioid analgesic, as defined in section	727
3719.01 of the Revised Code;	728
(49) Failure to comply with the requirements of section	729
4731.30 of the Revised Code or rules adopted under section	730
4731.301 of the Revised Code when recommending treatment with	731
medical marijuana;	732
(50) Practicing at a facility, clinic, or other location	733
that is subject to licensure as a category III terminal	734
distributor of dangerous drugs with an office-based opioid	735
treatment classification unless the person operating that place	736

has obtained and maintains the license with the classification; 737 (51) Owning a facility, clinic, or other location that is 738 subject to licensure as a category III terminal distributor of 739 dangerous drugs with an office-based opioid treatment 740 classification unless that place is licensed with the 741 classification; 742 (52) A pattern of continuous or repeated violations of 743 division (E)(2) or (3) of section 3963.02 of the Revised Code; 744 (53) Failure to take the steps specified in section 745 4731.90 of the Revised Code following an abortion or attempted 746 abortion in an ambulatory surgical facility or other location 747 that is not a hospital when a child is born alive. 748 (C) Disciplinary actions taken by the board under 749 divisions (A) and (B) of this section shall be taken pursuant to 750 an adjudication under Chapter 119. of the Revised Code, except 751

that in lieu of an adjudication, the board may enter into a 752 consent agreement with an individual to resolve an allegation of 753 a violation of this chapter or any rule adopted under it. A 754 consent agreement, when ratified by an affirmative vote of not 755 756 fewer than six members of the board, shall constitute the findings and order of the board with respect to the matter 757 addressed in the agreement. If the board refuses to ratify a 758 consent agreement, the admissions and findings contained in the 759 consent agreement shall be of no force or effect. 760

A telephone conference call may be utilized for 761 ratification of a consent agreement that revokes or suspends an 762 individual's license or certificate to practice or certificate 763 to recommend. The telephone conference call shall be considered 764 a special meeting under division (F) of section 121.22 of the 765

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#### Revised Code.

If the board takes disciplinary action against an 767 individual under division (B) of this section for a second or 768 subsequent plea of guilty to, or judicial finding of guilt of, a 769 violation of section 2919.123 of the Revised Code, the 770 disciplinary action shall consist of a suspension of the 771 individual's license or certificate to practice for a period of 772 at least one year or, if determined appropriate by the board, a 773 more serious sanction involving the individual's license or 774 775 certificate to practice. Any consent agreement entered into under this division with an individual that pertains to a second 776 or subsequent plea of guilty to, or judicial finding of guilt 777 778 of, a violation of that section shall provide for a suspension of the individual's license or certificate to practice for a 779 period of at least one year or, if determined appropriate by the 780 board, a more serious sanction involving the individual's 781 license or certificate to practice. 782

(D) For purposes of divisions (B)(10), (12), and (14) of 783 this section, the commission of the act may be established by a 784 finding by the board, pursuant to an adjudication under Chapter 785 119. of the Revised Code, that the individual committed the act. 786 The board does not have jurisdiction under those divisions if 787 the trial court renders a final judgment in the individual's 788 favor and that judgment is based upon an adjudication on the 789 merits. The board has jurisdiction under those divisions if the 790 trial court issues an order of dismissal upon technical or 791 procedural grounds. 792

(E) The sealing of conviction records by any court shall
have no effect upon a prior board order entered under this
section or upon the board's jurisdiction to take action under
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this section if, based upon a plea of guilty, a judicial finding 796 of guilt, or a judicial finding of eligibility for intervention 797 in lieu of conviction, the board issued a notice of opportunity 798 for a hearing prior to the court's order to seal the records. 799 The board shall not be required to seal, destroy, redact, or 800 otherwise modify its records to reflect the court's sealing of 801 conviction records. 802

(F) (1) The board shall investigate evidence that appears 803 to show that a person has violated any provision of this chapter 804 805 or any rule adopted under it. Any person may report to the board in a signed writing any information that the person may have 806 that appears to show a violation of any provision of this 807 chapter or any rule adopted under it. In the absence of bad 808 faith, any person who reports information of that nature or who 809 testifies before the board in any adjudication conducted under 810 Chapter 119. of the Revised Code shall not be liable in damages 811 in a civil action as a result of the report or testimony. Each 812 complaint or allegation of a violation received by the board 813 shall be assigned a case number and shall be recorded by the 814 board. 815

(2) Investigations of alleged violations of this chapter 816 or any rule adopted under it shall be supervised by the 817 supervising member elected by the board in accordance with 818 section 4731.02 of the Revised Code and by the secretary as 819 provided in section 4731.39 of the Revised Code. The president 820 may designate another member of the board to supervise the 821 investigation in place of the supervising member. No member of 822 the board who supervises the investigation of a case shall 823 participate in further adjudication of the case. 824

(3) In investigating a possible violation of this chapter

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or any rule adopted under this chapter, or in conducting an 826 inspection under division (E) of section 4731.054 of the Revised 827 Code, the board may question witnesses, conduct interviews, 828 administer oaths, order the taking of depositions, inspect and 829 copy any books, accounts, papers, records, or documents, issue 8.30 subpoenas, and compel the attendance of witnesses and production 831 832 of books, accounts, papers, records, documents, and testimony, except that a subpoena for patient record information shall not 833 be issued without consultation with the attorney general's 834 office and approval of the secretary and supervising member of 835 the board. 836

(a) Before issuance of a subpoena for patient record 837 information, the secretary and supervising member shall 838 determine whether there is probable cause to believe that the 839 complaint filed alleges a violation of this chapter or any rule 840 adopted under it and that the records sought are relevant to the 841 alleged violation and material to the investigation. The 842 subpoena may apply only to records that cover a reasonable 843 period of time surrounding the alleged violation. 844

(b) On failure to comply with any subpoena issued by the
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board and after reasonable notice to the person being
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subpoenaed, the board may move for an order compelling the
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production of persons or records pursuant to the Rules of Civil
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Procedure.

(c) A subpoena issued by the board may be served by a
sheriff, the sheriff's deputy, or a board employee or agent
designated by the board. Service of a subpoena issued by the
board may be made by delivering a copy of the subpoena to the
person named therein, reading it to the person, or leaving it at
the person's usual place of residence, usual place of business,

or address on file with the board. When serving a subpoena to an 856 applicant for or the holder of a license or certificate issued 857 under this chapter, service of the subpoena may be made by 858 certified mail, return receipt requested, and the subpoena shall 859 be deemed served on the date delivery is made or the date the 860 person refuses to accept delivery. If the person being served 861 862 refuses to accept the subpoena or is not located, service may be made to an attorney who notifies the board that the attorney is 863 864 representing the person.

(d) A sheriff's deputy who serves a subpoena shall receive the same fees as a sheriff. Each witness who appears before the board in obedience to a subpoena shall receive the fees and mileage provided for under section 119.094 of the Revised Code.

(4) All hearings, investigations, and inspections of the board shall be considered civil actions for the purposes of section 2305.252 of the Revised Code.

(5) A report required to be submitted to the board under
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The board shall conduct all investigations or inspections 877 and proceedings in a manner that protects the confidentiality of 878 patients and persons who file complaints with the board. The 879 board shall not make public the names or any other identifying 880 information about patients or complainants unless proper consent 881 is given or, in the case of a patient, a waiver of the patient 882 privilege exists under division (B) of section 2317.02 of the 883 Revised Code, except that consent or a waiver of that nature is 884 not required if the board possesses reliable and substantial 885

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evidence that no bona fide physician-patient relationship 886 exists. 887 The board may share any information it receives pursuant 888 to an investigation or inspection, including patient records and 889 patient record information, with law enforcement agencies, other 890 licensing boards, and other governmental agencies that are 891 prosecuting, adjudicating, or investigating alleged violations 892 of statutes or administrative rules. An agency or board that 893 receives the information shall comply with the same requirements 894 regarding confidentiality as those with which the state medical 895 board must comply, notwithstanding any conflicting provision of 896 the Revised Code or procedure of the agency or board that 897 applies when it is dealing with other information in its 898 possession. In a judicial proceeding, the information may be 899 admitted into evidence only in accordance with the Rules of 900 Evidence, but the court shall require that appropriate measures 901 are taken to ensure that confidentiality is maintained with 902 respect to any part of the information that contains names or 903 other identifying information about patients or complainants 904 whose confidentiality was protected by the state medical board 905 when the information was in the board's possession. Measures to 906 ensure confidentiality that may be taken by the court include 907 sealing its records or deleting specific information from its 908 records. 909

(6) On a quarterly basis, the board shall prepare a report
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that documents the disposition of all cases during the preceding
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three months. The report shall contain the following information
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for each case with which the board has completed its activities:
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(a) The case number assigned to the complaint or alleged914violation;915

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(b) The type of license or certificate to practice, if	916
any, held by the individual against whom the complaint is	917
directed;	918
(c) A description of the allegations contained in the	919
complaint;	920
(d) The disposition of the case.	921
The report shall state how many cases are still pending	922
and shall be prepared in a manner that protects the identity of	923
each person involved in each case. The report shall be a public	924
record under section 149.43 of the Revised Code.	925
(G) If the secretary and supervising member determine both	926
of the following, they may recommend that the board suspend an	927
individual's license or certificate to practice or certificate	928
to recommend without a prior hearing:	929
(1) That there is clear and convincing evidence that an	930
individual has violated division (B) of this section;	931
(2) That the individual's continued practice presents a	932
danger of immediate and serious harm to the public.	933
Written allegations shall be prepared for consideration by	934
the board. The board, upon review of those allegations and by an	935
affirmative vote of not fewer than six of its members, excluding	936
the secretary and supervising member, may suspend a license or	937
certificate without a prior hearing. A telephone conference call	938
may be utilized for reviewing the allegations and taking the	939
vote on the summary suspension.	940
The board shall issue a written order of suspension by	941

The board shall issue a written order of suspension by941certified mail or in person in accordance with section 119.07 of942the Revised Code. The order shall not be subject to suspension943

by the court during pendency of any appeal filed under section 944 119.12 of the Revised Code. If the individual subject to the 945 summary suspension requests an adjudicatory hearing by the 946 board, the date set for the hearing shall be within fifteen 947 days, but not earlier than seven days, after the individual 948 requests the hearing, unless otherwise agreed to by both the 949 board and the individual. 950

Any summary suspension imposed under this division shall 951 remain in effect, unless reversed on appeal, until a final 952 953 adjudicative order issued by the board pursuant to this section and Chapter 119. of the Revised Code becomes effective. The 954 board shall issue its final adjudicative order within seventy-955 five days after completion of its hearing. A failure to issue 956 the order within seventy-five days shall result in dissolution 957 of the summary suspension order but shall not invalidate any 958 subsequent, final adjudicative order. 959

(H) If the board takes action under division (B)(9), (11), 960 or (13) of this section and the judicial finding of guilt, 961 guilty plea, or judicial finding of eligibility for intervention 962 in lieu of conviction is overturned on appeal, upon exhaustion 963 of the criminal appeal, a petition for reconsideration of the 964 order may be filed with the board along with appropriate court 965 documents. Upon receipt of a petition of that nature and 966 supporting court documents, the board shall reinstate the 967 individual's license or certificate to practice. The board may 968 then hold an adjudication under Chapter 119. of the Revised Code 969 to determine whether the individual committed the act in 970 question. Notice of an opportunity for a hearing shall be given 971 in accordance with Chapter 119. of the Revised Code. If the 972 board finds, pursuant to an adjudication held under this 973 division, that the individual committed the act or if no hearing 974

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is requested, the board may order any of the sanctions 975 identified under division (B) of this section. 976

(I) The license or certificate to practice issued to an 977 individual under this chapter and the individual's practice in 978 this state are automatically suspended as of the date of the 979 individual's second or subsequent plea of quilty to, or judicial 980 finding of guilt of, a violation of section 2919.123 of the 981 Revised Code. In addition, the license or certificate to 982 practice or certificate to recommend issued to an individual 983 under this chapter and the individual's practice in this state 984 are automatically suspended as of the date the individual pleads 985 quilty to, is found by a judge or jury to be quilty of, or is 986 subject to a judicial finding of eligibility for intervention in 987 lieu of conviction in this state or treatment or intervention in 988 lieu of conviction in another jurisdiction for any of the 989 following criminal offenses in this state or a substantially 990 equivalent criminal offense in another jurisdiction: aggravated 991 murder, murder, voluntary manslaughter, felonious assault, 992 993 kidnapping, rape, sexual battery, gross sexual imposition, aggravated arson, aggravated robbery, or aggravated burglary. 994 995 Continued practice after suspension shall be considered practicing without a license or certificate. 996

The board shall notify the individual subject to the 997 suspension by certified mail or in person in accordance with 998 section 119.07 of the Revised Code. If an individual whose 999 license or certificate is automatically suspended under this 1000 division fails to make a timely request for an adjudication 1001 under Chapter 119. of the Revised Code, the board shall do 1002 whichever of the following is applicable: 1003

(1) If the automatic suspension under this division is for 1004

a second or subsequent plea of guilty to, or judicial finding of 1005 guilt of, a violation of section 2919.123 of the Revised Code, 1006 the board shall enter an order suspending the individual's 1007 license or certificate to practice for a period of at least one 1008 year or, if determined appropriate by the board, imposing a more 1009 serious sanction involving the individual's license or 1010 certificate to practice. 1011

(2) In all circumstances in which division (I)(1) of this
section does not apply, enter a final order permanently revoking
the individual's license or certificate to practice.

(J) If the board is required by Chapter 119. of the 1015 Revised Code to give notice of an opportunity for a hearing and 1016 if the individual subject to the notice does not timely request 1017 a hearing in accordance with section 119.07 of the Revised Code, 1018 the board is not required to hold a hearing, but may adopt, by 1019 an affirmative vote of not fewer than six of its members, a 1020 final order that contains the board's findings. In that final 1021 order, the board may order any of the sanctions identified under 1022 division (A) or (B) of this section. 1023

(K) Any action taken by the board under division (B) of 1024 this section resulting in a suspension from practice shall be 1025 accompanied by a written statement of the conditions under which 1026 the individual's license or certificate to practice may be 1027 reinstated. The board shall adopt rules governing conditions to 1028 be imposed for reinstatement. Reinstatement of a license or 1029 certificate suspended pursuant to division (B) of this section 1030 requires an affirmative vote of not fewer than six members of 1031 the board. 1032

(L) When the board refuses to grant or issue a license or 1033certificate to practice to an applicant, revokes an individual's 1034

license or certificate to practice, refuses to renew an 1035 individual's license or certificate to practice, or refuses to 1036 reinstate an individual's license or certificate to practice, 1037 the board may specify that its action is permanent. An 1038 individual subject to a permanent action taken by the board is 1039 forever thereafter ineligible to hold a license or certificate 1040 1041 to practice and the board shall not accept an application for reinstatement of the license or certificate or for issuance of a 1042 new license or certificate. 1043

(M) Notwithstanding any other provision of the Revised Code, all of the following apply:

(1) The surrender of a license or certificate issued under 1046 this chapter shall not be effective unless or until accepted by 1047 the board. A telephone conference call may be utilized for 1048 acceptance of the surrender of an individual's license or 1049 certificate to practice. The telephone conference call shall be 1050 considered a special meeting under division (F) of section 1051 121.22 of the Revised Code. Reinstatement of a license or 1052 certificate surrendered to the board requires an affirmative 1053 vote of not fewer than six members of the board. 1054

(2) An application for a license or certificate made under
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 the provisions of this chapter may not be withdrawn without
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 approval of the board.

(3) Failure by an individual to renew a license or
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(3) Failure by an individual to renew a license or
(4) Failure by an individual.

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(4) At the request of the board, a license or certificate	1064
holder shall immediately surrender to the board a license or	1065
certificate that the board has suspended, revoked, or	1066
permanently revoked.	1067
(N) Sanctions shall not be imposed under division (B)(28)	1068
of this section against any person who waives deductibles and	1069
copayments as follows:	1070
	1001
(1) In compliance with the health benefit plan that	1071
expressly allows such a practice. Waiver of the deductibles or	1072
copayments shall be made only with the full knowledge and	1073
consent of the plan purchaser, payer, and third-party	1074
administrator. Documentation of the consent shall be made	1075
available to the board upon request.	1076
(2) For professional services rendered to any other person	1077
authorized to practice pursuant to this chapter, to the extent	1078
allowed by this chapter and rules adopted by the board.	1079
(0) Under the board's investigative duties described in	1080
this section and subject to division (F) of this section, the	1081
board shall develop and implement a quality intervention program	1082
designed to improve through remedial education the clinical and	1083
communication skills of individuals authorized under this	1084
	1085
chapter to practice medicine and surgery, osteopathic medicine	
and surgery, and podiatric medicine and surgery. In developing	1086
and implementing the quality intervention program, the board may	1087
do all of the following:	1088
(1) Offer in appropriate cases as determined by the board	1089
an educational and assessment program pursuant to an	1090
investigation the board conducts under this section;	1091

(2) Select providers of educational and assessment 1092

services, including a quality intervention program panel of case	1093
reviewers;	1094
(3) Make referrals to educational and assessment service	1095
providers and approve individual educational programs	1096
recommended by those providers. The board shall monitor the	1097
progress of each individual undertaking a recommended individual	1098
educational program.	1099
(4) Determine what constitutes successful completion of an	1100
individual educational program and require further monitoring of	1101
the individual who completed the program or other action that	1102
the board determines to be appropriate;	1103
(5) Adopt rules in accordance with Chapter 119. of the	1104
Revised Code to further implement the quality intervention	1105
program.	1106
	1100
An individual who participates in an individual	1107
educational program pursuant to this division shall pay the	1108
financial obligations arising from that educational program.	1109
Sec. 4731.90. (A) As used in this section:	1110
(1) "Ambulatory surgical facility" has the same meaning as	1111
in section 3702.30 of the Revised Code.	1112
(2) "Hospital" means a hospital registered with the	1113
department of health under section 3701.07 of the Revised Code.	1114
(B) A physician who performs or attempts an abortion in an	1115
ambulatory surgical facility or other location that is not a	1116
hospital and in which a child is born alive shall immediately	1117
take the following steps upon the child's birth:	1118
(1) Provide post-birth care to the newborn in accordance	1119
with prevailing and acceptable standards of care;	1120

(2) Call for assistance from an emergency medical services	1121
provider;	1122
(3) Arrange for the transfer of the newborn to a hospital.	1123
Section 2. That existing sections 2919.13, 3701.79,	1124
3701.99, 3702.305, 3702.3010, and 4731.22 of the Revised Code	1125
are hereby repealed.	1126
Section 3. Each ambulatory surgical facility that has been	1127
granted a variance from the written transfer agreement	1128
requirement of section 3702.303 of the Revised Code shall,	1129
within ninety days of the effective date of section 3702.305 of	1130
the Revised Code as enacted by this act, submit to the Director	1131
of Health, in the form and manner specified by the Director, a	1132
signed statement in which the physician attests to compliance	1133
with the limitations established by section 3702.305 of the	1134
Revised Code, as enacted by this act. If the Director determines	1135
that a facility has failed to demonstrate compliance, the	1136
Director shall rescind the variance.	1137