As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 193

Senators Hoagland, Johnson

A BILL

Го	amend sections 2909.21, 2909.24, 2925.37, and	1
	3719.21 and to enact section 5502.09 of the	2
	Revised Code to add drug offenses committed by a	3
	major drug offender to the definition of	4
	"specified offenses" used in terrorism offenses,	5
	to modify the offense of terrorism, to prohibit	6
	possession of an encapsulating or tableting	7
	machine, and to create the pill press mold,	8
	encapsulating machine, and tableting machine	9
	registry.	10

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

Section 1 . That sections 2909.21, 2909.24, 2925.37, and	11
3719.21 be amended and section 5502.09 of the Revised Code be	12
enacted to read as follows:	13
Sec. 2909.21. As used in sections 2909.21 to 2909.31 of	14
the Revised Code:	15
(A) "Act of terrorism" means an act that is committed	16
within or outside the territorial jurisdiction of this state or	17
the United States, that constitutes a specified offense if	18
committed in this state or constitutes an offense in any	19

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jurisdiction within or outside the territorial jurisdiction of	20
the United States containing all of the essential elements of a	21
specified offense, and that is intended to do one or more of the	22
following:	23
(1) Intimidate or coerce a civilian population;	24
(2) Influence the policy of any government by intimidation	25
or coercion;	26
(3) Affect the conduct of any government by the act that	27
constitutes the offense.	28
(B) "Biological agent," "delivery system," "toxin," and	29
"vector" have the same meanings as in section 2917.33 of the	30
Revised Code.	31
(C) "Biological weapon" means any biological agent, toxin,	32
vector, or delivery system or combination of any biological	33
agent or agents, any toxin or toxins, any vector or vectors, and	34
any delivery system or systems.	35
(D) "Chemical weapon" means any one or more of the	36
following:	37
(1) Any toxic chemical or precursor of a toxic chemical	38
that is listed in Schedule 1, Schedule 2, or Schedule 3 of the	39
international "Convention on the Prohibition of the Development,	40
Production, Stockpiling and Use of Chemical Weapons and on their	41
Destruction (CWC)," as entered into force on April 29, 1997;	42
(2) A device specifically designed to cause death or other	43
harm through the toxic properties of a toxic chemical or	44
precursor identified in division (D)(1) of this section that	45
would be created or released as a result of the employment of	46
that device;	47

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(3) Any equipment specifically designed for use directly	48
in connection with the employment of devices identified in	49
division (D)(2) of this section.	50
(E) "Radiological or nuclear weapon" means any device that	51
is designed to create or release radiation or radioactivity at a	52
level that is dangerous to human life or in order to cause	53
serious physical harm to persons as a result of the radiation or	54
radioactivity created or released.	55
(F) "Explosive device" has the same meaning as in section	56
2923.11 of the Revised Code.	57
(G) "Key component of a binary or multicomponent chemical	58
system" means the precursor that plays the most important role	59
in determining the toxic properties of the final product and	60
reacts rapidly with other chemicals in the binary or	61
multicomponent chemical system.	62
(H) "Material support or resources" means currency,	63
payment instruments, other financial securities, funds, transfer	64
of funds, financial services, communications, lodging, training,	65
safe houses, false documentation or identification,	66
communications equipment, facilities, weapons, lethal	67
substances, explosives, personnel, transportation, and other	68
physical assets, except medicine or religious materials.	69
(I) "Payment instrument" means a check, draft, money	70
order, traveler's check, cashier's check, teller's check, or	71
other instrument or order for the transmission or payment of	72
money, regardless of whether the item in question is negotiable.	73
(J) "Peace officer" and "prosecutor" have the same	74
meanings as in section 2935.01 of the Revised Code.	75
(K) "Precursor" means any chemical reactant that takes	76

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part at any stage in the production by whatever method of a	77
toxic chemical, including any key component of a binary or	78
multicomponent chemical system.	79
(L) "Response costs" means all costs a political	80
subdivision incurs as a result of, or in making any response to,	81
a threat of a specified offense made as described in section	82
2909.23 of the Revised Code or a specified offense committed as	83
described in section 2909.24 of the Revised Code, including, but	84
not limited to, all costs so incurred by any law enforcement	85
officers, firefighters, rescue personnel, or emergency medical	86
services personnel of the political subdivision and all costs so	87
incurred by the political subdivision that relate to laboratory	88
testing or hazardous material cleanup.	89
(M) "Specified offense" means any of the following:	90
(1) A felony offense of violence, a:	91
(2) A violation of section 2909.04, 2909.081, 2909.22,	92
2909.23, 2909.24, 2909.26, 2909.27, 2909.28, 2909.29, or 2927.24	93
of the Revised Code, a:	94
(3) A violation of section 2925.03, 2925.04, 2925.05, or	95
2925.11 of the Revised Code if the offender is a major drug	96
offender;	97
(4) Except as provided in division (M)(3) of this section,	98
$\underline{\mathtt{a}}$ felony of the first degree that is not a violation of any	99
provision in Chapter 2925. or 3719. of the Revised Code;	100
$\frac{(2)-(5)}{(5)}$ An attempt to commit, complicity in committing, or	101
a conspiracy to commit an offense listed in division divisions	102
(M) (1) $\underline{\text{to }}$ (4) of this section.	103
(N) "Toxic chemical" means any chemical that through its	104

chemical action on life processes can cause death or serious	105
physical harm to persons or animals, regardless of its origin or	106
of its method of production and regardless of whether it is	107
produced in facilities, in munitions, or elsewhere.	108
(O) "Hazardous radioactive substance" means any substance	109
or item that releases or is designed to release radiation or	110
radioactivity at a level dangerous to human life.	111
(P) "Major drug offender" has the same meaning as in	112
section 2929.01 of the Revised Code.	113
Sec. 2909.24. (A) No person shall commit a specified	114
offense with purpose to do any of the following:	115
(1) Intimidate or coerce a civilian population;	116
(2) Influence the policy of any government by intimidation	117
or coercion;	118
(3) Affect the conduct of any government by the specified	119
offense.	120
(B)(1) (B) For a prosecution under division (A)(1) of this	121
section, the element "intimidate or coerce a civilian	122
population" has been established if the specified offense is one	123
of the specified offenses in division (M)(3) of section 2909.21	124
of the Revised Code and in committing the specified offense the	125
offender caused or created a substantial risk of serious	126
physical harm or death to one or more persons.	127
(C)(1) Whoever violates this section is guilty of	128
terrorism.	129
(2) Except as otherwise provided in divisions $\frac{(B)(3)}{(C)}$	130
(3) and (4) of this section, terrorism is an offense one degree	131
higher than the most serious underlying specified offense the	132

defendant committed.	133
(3) Except as provided in division (B)(6)(C)(6) of this	134
section, if the most serious underlying specified offense the	135
defendant committed is a felony of the first degree or murder,	136
the person shall be sentenced to life imprisonment without	137
parole.	138
(4) Except as provided in division $\frac{(B)(6)}{(C)(6)}$ of this	139
section, if the most serious underlying specified offense the	140
defendant committed is aggravated murder, the offender shall be	141
sentenced to life imprisonment without parole or death pursuant	142
to sections 2929.02 to 2929.06 of the Revised Code.	143
(5) Section 2909.25 of the Revised Code applies regarding	144
an offender who is convicted of or pleads guilty to a violation	145
of this section.	146
(6) If a person commits a violation of this section, if	147
the most serious underlying specified offense the offender	148
committed is aggravated murder, murder, or a felony of the first	149
degree, and if the offender was under eighteen years of age at	150
the time of the violation, the offender shall not be sentenced	151
to life imprisonment without parole, but instead the offender	152
shall be sentenced to an indefinite prison term of thirty years	153
to life.	154
Sec. 2925.37. (A) No person shall knowingly possess any	155
counterfeit controlled substance.	156
(B) No person shall knowingly make, sell, offer to sell,	157
or deliver any substance that the person knows is a counterfeit	158
controlled substance.	159
(C) No person shall make, possess, sell, offer to sell, or	160
deliver any punch, die, plate, stone, or other device knowing or	161

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having reason to know that it will be used to print or reproduce	162
a trademark, trade name, or other identifying mark upon a	163
counterfeit controlled substance.	164
(D) No person shall knowingly make, possess, sell, offer	165
to sell, or deliver an encapsulating machine or tableting	166
machine knowing or having reason to know that it is likely to be	167
used to compound, convert, manufacture, prepare, process, or	168
produce a counterfeit controlled substance.	169
(E) No person shall sell, offer to sell, give, or deliver	170
any counterfeit controlled substance to a juvenile.	171
$\frac{(E)-(F)}{(F)}$ No person shall directly or indirectly represent a	172
counterfeit controlled substance as a controlled substance by	173
describing its effects as the physical or psychological effects	174
associated with use of a controlled substance.	175
$\frac{(F)-(G)}{(G)}$ No person shall directly or indirectly falsely	176
represent or advertise a counterfeit controlled substance as a	177
controlled substance. As used in this division, "advertise"	178
means engaging in "advertisement," as defined in section 3715.01	179
of the Revised Code.	180
$\frac{(G)-(H)}{(H)}$ Whoever violates division (A) of this section is	181
guilty of possession of counterfeit controlled substances, a	182
misdemeanor of the first degree.	183
$\frac{(H)-(I)}{(D)}$ Whoever violates division (B) $\frac{(B)-(C)}{(D)}$ of	184
this section is guilty of trafficking in counterfeit controlled	185
substances. Except as otherwise provided in this division,	186
trafficking in counterfeit controlled substances is a felony of	187
the fifth degree, and division (C) of section 2929.13 of the	188
Revised Code applies in determining whether to impose a prison	189
term on the offender. If the offense was committed in the	190

vicinity of a school or in the vicinity of a juvenile,	191
trafficking in counterfeit controlled substances is a felony of	192
the fourth degree, and division (C) of section 2929.13 of the	193
Revised Code applies in determining whether to impose a prison	194
term on the offender.	195
$\frac{(I)}{(J)}$ Whoever violates division $\frac{(D)}{(E)}$ of this section	196
is guilty of aggravated trafficking in counterfeit controlled	197
substances. Except as otherwise provided in this division,	198
aggravated trafficking in counterfeit controlled substances is a	199
felony of the fourth degree, and division (C) of section 2929.13	200
of the Revised Code applies in determining whether to impose a	201
prison term on the offender.	202
$\frac{(J)-(K)}{(K)}$ Whoever violates division $\frac{(E)-(F)}{(F)}$ of this section	203
is guilty of promoting and encouraging drug abuse. Except as	204
otherwise provided in this division, promoting and encouraging	205
drug abuse is a felony of the fifth degree, and division (C) of	206
section 2929.13 of the Revised Code applies in determining	207
whether to impose a prison term on the offender. If the offense	208
was committed in the vicinity of a school or in the vicinity of	209
a juvenile, promoting and encouraging drug abuse is a felony of	210
the fourth degree, and division (C) of section 2929.13 of the	211
Revised Code applies in determining whether to impose a prison	212
term on the offender.	213
$\frac{(K)-(L)}{(L)}$ Whoever violates division $\frac{(F)-(G)}{(G)}$ of this section	214
is guilty of fraudulent drug advertising. Except as otherwise	215
provided in this division, fraudulent drug advertising is a	216
felony of the fifth degree, and division (C) of section 2929.13	217
of the Revised Code applies in determining whether to impose a	218
prison term on the offender. If the offense was committed in the	219
vicinity of a school or in the vicinity of a juvenile,	220

fraudulent drug advertising is a felony of the fourth degree,	221
and division (C) of section 2929.13 of the Revised Code applies	222
in determining whether to impose a prison term on the offender.	223
$\frac{\text{(L) (1)}}{\text{(M) (1)}}$ In addition to any prison term authorized or	224
required by divisions $\frac{\text{(H)}-\text{(I)}}{\text{(I)}}$ to $\frac{\text{(K)}-\text{(L)}}{\text{(L)}}$ of this section and	225
sections 2929.13 and 2929.14 of the Revised Code and in addition	226
to any other sanction imposed for the offense under this section	227
or sections 2929.11 to 2929.18 of the Revised Code, the court	228
that sentences an offender who is convicted of or pleads guilty	229
to a violation of division (B), (C), (D), (E), $\frac{\text{or}}{\text{or}}$ (F), $\frac{\text{or}}{\text{or}}$ of	230
this section may suspend for not more than five years the	231
offender's driver's or commercial driver's license or permit.	232
However, if the offender pleaded guilty to or was convicted of a	233
violation of section 4511.19 of the Revised Code or a	234
substantially similar municipal ordinance or the law of another	235
state or the United States arising out of the same set of	236
circumstances as the violation, the court shall suspend the	237
offender's driver's or commercial driver's license or permit for	238
not more than five years.	239
If the offender is a professionally licensed person, in	240
addition to any other sanction imposed for a violation of this	241
section, the court immediately shall comply with section 2925.38	242
of the Revised Code.	243
(2) Any offender who received a mandatory suspension of	244
the offender's driver's or commercial driver's license or permit	245
under this section prior to the effective date of this amendment-	246
September 13, 2016, may file a motion with the sentencing court	247
requesting the termination of the suspension. However, an	248
offender who pleaded guilty to or was convicted of a violation	249
of section 4511.19 of the Revised Code or a substantially	250

similar municipal ordinance or law of another state or the	251
United States that arose out of the same set of circumstances as	252
the violation for which the offender's license or permit was	253
suspended under this section shall not file such a motion.	254
Upon the filing of a motion under division $\frac{(L)(2)}{(M)(2)}$	255
of this section, the sentencing court, in its discretion, may	256
terminate the suspension.	257
(M) Notwithstanding any contrary provision of section	258
3719.21 of the Revised Code, the clerk of the court shall pay a	259
fine imposed for a violation of this section pursuant to	260
division (A) of section 2929.18 of the Revised Code in	261
accordance with and subject to the requirements of division (F)	262
of section 2925.03 of the Revised Code. The agency that receives	263
the fine shall use the fine as specified in division (F) of	264
section 2925.03 of the Revised Code.	265
Sec. 3719.21. Except as provided in division (C) of	266
section 2923.42, division (B) of section 2923.44, divisions (D)	267
(1), (F), and (H) of section 2925.03, division (D)(1) of section	268
2925.02, 2925.04, or 2925.05, division (E)(1) of section	269
2925.11, division (E) of section 2925.13, division (F) of	270
section 2925.36, division (D) of section 2925.22, division (H)	271
of section 2925.23, division $\frac{(M)-(N)}{(N)}$ of section 2925.37,	272
division (B) of section 2925.42, division (B) of section	273
2929.18, division (D) of section 3719.99, division (B)(1) of	274
section 4729.65, division (E)(3) of section 4729.99, and	275
division (I)(3) of section 4729.99 of the Revised Code, the	276
clerk of the court shall pay all fines or forfeited bail	277
assessed and collected under prosecutions or prosecutions	278
commenced for violations of this chapter, section 2923.42 of the	279
Revised Code, or Chapter 2925. of the Revised Code, within	280

thirty days, to the executive director of the state board of	281
pharmacy, and the executive director shall deposit the fines	282
into the state treasury to the credit of the occupational	283
licensing and regulatory fund.	284
Sec. 5502.09. (A) As used in this section:	285
(1) "Counterfeit controlled substance" has the same	286
meaning as in section 2925.01 of the Revised Code.	287
(2) "Encapsulating machine" or "tableting machine" means a	288
machine that may be used to compound, convert, manufacture,	289
prepare, process, or produce a counterfeit controlled substance.	290
(3) "Law enforcement agency" means a municipal or township	291
police department, a county sheriff's office, or the state	292
highway patrol.	293
(4) "Licensed health professional authorized to prescribe	294
drugs" and "prescriber" have the same meanings as in section	295
4729.01 of the Revised Code.	296
(5) "Pill press mold" means a punch, die, plate, stone, or	297
other device that may be used to print or reproduce a trademark,	298
trade name, or other identifying mark upon a counterfeit	299
<pre>controlled substance.</pre>	300
(B) Within six months after the effective date of this	301
section, the department of public safety shall establish and	302
maintain a pill press mold, encapsulating machine, and tableting	303
machine registry.	304
(C) (1) Any person who possesses a pill press mold,	305
encapsulating machine, or tableting machine shall register the	306
pill press mold, encapsulating machine, or tableting machine	307
with the department of public safety. A person who is in	308

possession of a pill press mold, encapsulating machine, or	309
tableting machine on the date that the pill press mold,	310
encapsulating machine, and tableting machine registry is	311
established shall register the pill press mold, encapsulating	312
machine, or tableting machine with the department within six	313
months after the date that the pill press mold, encapsulating	314
machine, and tableting machine registry is established. A person	315
who acquires possession of a pill press mold, encapsulating	316
machine, or tableting machine after the date that the pill press	317
mold, encapsulating machine, and tableting machine registry is	318
established shall register the pill press mold, encapsulating	319
machine, or tableting machine with the department within thirty	320
days of acquiring possession of the pill press mold,	321
encapsulating machine, or tableting machine.	322
(2) The registrant shall register by obtaining from the	323
department of public safety a copy of the registration form	324
prescribed by the department, completing and signing the form,	325
and returning to the department the completed and signed form.	326
(3) The registration form shall include all of the	327
following:	328
(a) The registrant's full name and any alias used;	329
(b) The registrant's address;	330
(c) The registrant's telephone number;	331
(d) The registrant's social security number;	332
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(e) The name and address of the registrant's place of	333
<pre>employment;</pre>	334
(f) The name and address of any school or institution of	335
higher education that the registrant is attending;	336

(g) The registrant's driver's license number or commercial	337
driver's license number, or state identification card number;	338
(h) The license plate number of each vehicle owned or	339
operated by the registrant or registered in the registrant's	340
name, the vehicle identification number of each vehicle, and a	341
description of each vehicle;	342
(i) The number and description of each pill press mold,	343
encapsulating machine, or tableting machine that the registrant	344
possesses;	345
(j) Any other information required by the department of	346
<pre>public safety.</pre>	347
(D) The registrant shall reregister one year after the	348
registrant's last registration or reregistration. The registrant	349
shall reregister by obtaining from the department of public	350
safety a copy of the reregistration form prescribed by the	351
department, completing and signing the form, and returning to	352
the department the completed and signed form, amending any	353
information required under division (C) of this section that has	354
changed since the last registration, and providing any	355
additional registration information required by the department.	356
(E) (1) If the registrant no longer possesses a pill press	357
mold, encapsulating machine, or tableting machine, the	358
registrant shall provide notice of a change of possession to the	359
department of public safety within ninety days of the registrant	360
no longer possessing the pill press mold, encapsulating machine,	361
or tableting machine.	362
(2) The registrant shall provide notice of a change of	363
possession to the department of public safety by obtaining from	364
the department a copy of the notice of change of possession form	365

prescribed by the department, completing and signing the form,	366
and returning to the department the completed and signed form.	367
(F) The department of public safety shall make the pill	368
press mold, encapsulating machine, and tableting machine	369
registry available to the department of public safety and law	370
enforcement agencies. The pill press mold, encapsulating	371
machine, and tableting machine registry is not a public record	372
under section 149.43 of the Revised Code.	373
(G) Within six months after the effective date of this	374
section, the department of public safety shall do both of the	375
<pre>following:</pre>	376
(1) In accordance with Chapter 119. of the Revised Code,	377
adopt rules with respect to the pill press mold, encapsulating	378
machine, and tableting machine registry;	379
(2) Prescribe forms to be used by registrants to register,	380
reregister, and provide notice of change of possession as	381
described in divisions (C), (D), and (E) of this section.	382
(H) This section does not apply to manufacturers, licensed	383
health professionals authorized to prescribe drugs, prescribers,	384
pharmacists, owners of pharmacies, and other persons whose	385
conduct is in accordance with Chapters 3719., 4715., 4723.,	386
4729., 4730., 4731., and 4741. of the Revised Code.	387
(I) Whoever fails to register or reregister in violation	388
of division (C) or (D) of this section is guilty of failure to	389
register with the pill press mold, encapsulating machine, and	390
tableting machine registry, a misdemeanor of the first degree.	391
Section 2. That existing sections 2909.21, 2909.24,	392
2925 37. and 3719 21 of the Revised Code are hereby repealed	393