As Reported by the House Health Committee

133rd General Assembly

Sub. S. B. No. 236

Regular Session 2019-2020

Senator Huffman, S.

Cosponsors: Senators Schaffer, Hackett, Antonio, Blessing, Burke, Craig, Dolan, Fedor, Gavarone, Hoagland, Hottinger, Huffman, M., Johnson, Kunze, Lehner, Maharath, Manning, Peterson, Roegner, Sykes, Wilson, Yuko Representative Clites

A BILL

То	amend sections 339.10, 3748.04, 4729.01,	1
	4760.08, 4760.09, 4761.17, 4773.01, and 4773.061	2
	and to enact section 4773.10 of the Revised Code	3
	to revise the laws governing the Ohio Department	4
	of Health's Radiation Control Program, the	5
	regulation of radiation technology	6
	professionals, and the practice of	7
	anesthesiologist assistants and to specify that	8
	a nonprofit formed or acquired by a county	9
	hospital is a separate entity from the hospital.	10

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

Section 1. That sections 339.10, 3748.04, 4729.01,	11
4760.08, 4760.09, 4761.17, 4773.01, and 4773.061 be amended and	12
section 4773.10 of the Revised Code be enacted to read as	13
follows:	14
Sec. 339.10. (A) The board of county hospital trustees of	15
a county hospital may do either of the following:	16

(1) Form, or acquire control of, a domestic nonprofit
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 corporation or a domestic nonprofit limited liability company;
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(2) Be a partner, member, owner, associate, or participant in a nonprofit enterprise or nonprofit venture.

(B) A board of county hospital trustees of a county
hospital forming, acquiring, or becoming involved with a
nonprofit corporation, limited liability company, enterprise, or
venture under division (A) of this section shall do so in
furtherance of any of the following:

(1) To support the county hospital's mission;

(2) To provide for any or all health care or medical services, whether inpatient or outpatient services, diagnostic, treatment, care, or rehabilitation services, wellness services, services involving the prevention, detection, and control of disease, home health services or services provided at or through various facilities, education, training, and other necessary and related services for the health professions;

(3) The management or operation of any hospital facility
34 as defined in division (E) of section 140.01 of the Revised
35 Code;
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(4) The management, operation, or participation in
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programs, projects, activities, and services useful to,
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connected with, supporting, or otherwise related to the health,
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wellness, and medical services and wellness programs provided in
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divisions (B) (2) and (3) of this section;

(5) Any other activities that are in furtherance of the
county hospital or the persons served by the county hospital or
are necessary to perform the county hospital's mission and
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functions and respond to change in the health care industry as

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determined by the board of trustees.

(C) A nonprofit corporation, limited liability company, 47 enterprise, or venture that a board of county hospital trustees 48 of a county hospital forms, acquires, or becomes involved with 49 under this section shall be considered an entity separate for 50 all purposes from the county hospital, a county, a township, or 51 other public entity and shall not be considered to be an agency, 52 division, or department of a county, a township, or other public 53 entity. 54

Sec. 3748.04. The director of health, in accordance with Chapter 119. of the Revised Code, shall adopt and may amend or rescind rules doing all of the following:

(A) Listing types of radioactive material for which
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licensure by its handler is required and types of radiation59
generating equipment for which registration by its handler is
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required, and establishing requirements governing them. Rules
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adopted under division (A) of this section shall be compatible
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with applicable federal regulations and shall establish all of
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the following, without limitation:

(1) Requirements governing both of the following:

(a) The licensing and inspection of handlers of
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radioactive material. Standards established in rules adopted
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under division (A) (1) (a) of this section regarding byproduct
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material or any activity that results in the production of that
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material, to the extent practicable, shall be equivalent to or
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more stringent than applicable standards established by the
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United States nuclear regulatory commission.

(b) The registration and inspection of handlers of73radiation-generating equipment. Standards established in rules74

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adopted under division (A) (1) (b) of this section, to the extent75practicable, shall be equivalent to applicable standards76established by the food and drug administration in the United77States department of health and human services.78

(2) Identification of and requirements governing
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possession and use of specifically licensed and generally
licensed quantities of radioactive material as either sealed
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sources or unsealed sources;
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(3) A procedure for the issuance of and the frequency of
renewal of the licenses of handlers of radioactive material,
other than a license for a facility for the disposal of lowlevel radioactive waste, and of the certificates of registration
of handlers of radiation-generating equipment;

(4) Procedures for suspending and revoking the licenses of
handlers of radioactive material and the certificates of
registration of handlers of radiation-generating equipment;
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(5) Criteria to be used by the director of health in
amending the license of a handler of radioactive material or the
certificate of registration of a handler of radiation-generating
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equipment subsequent to its issuance;
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(6) Criteria for achieving and maintaining compliance with
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this chapter and rules adopted under it by licensees and
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registrants;
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(7) Criteria governing environmental monitoring of
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licensed and registered activities to assess compliance with
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this chapter and rules adopted under it;
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(8) Fees for both of the following: 101

(a) The licensing of handlers, other than facilities for 102

the disposal of low-level radioactive waste, of radioactive

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material;
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      (b) The registration of handlers, other than facilities
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that are, or are operated by, medical practitioners or medical-
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practitioner groups, of radiation-generating equipment.
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      (9) A fee schedule for both of the following that includes
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fees for reviews, conducted during an inspection, of shielding
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plans or the adequacy of shielding:
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      (a) The inspection of handlers of radioactive material;
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      (b) The inspection of handlers, other than facilities that
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are, or are operated by, medical practitioners or medical-
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practitioner groups, of radiation-generating equipment.
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      (B) (1) Identifying sources of radiation, circumstances of
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possession, use, or disposal of sources of radiation, and levels
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of radiation that constitute an unreasonable or unnecessary risk
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to human health or the environment;
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      (2) Establishing requirements for the achievement and
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maintenance of compliance with standards for the receipt,
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possession, use, storage, installation, transfer, servicing, and
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disposal of sources of radiation to prevent levels of radiation
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that constitute an unreasonable or unnecessary risk to human
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health or the environment;
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      (3) Requiring the maintenance of records on the receipt,
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use, storage, transfer, and disposal of radioactive material,
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including technologically enhanced naturally occurring
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radioactive material, and on the radiological safety aspects of
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the use and maintenance of radiation-generating equipment. The
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rules adopted under division (B)(3) of this section shall not
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require maintenance of records regarding naturally occurring
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radioactive material.

In adopting rules under divisions (A) and (B) of this 133 section, the director shall do the following: use standards no 134 less stringent than the "suggested state regulations for control 135 of radiation" prepared by the conference of radiation control 136 program directors, inc., and regulations adopted by the United 137 States nuclear regulatory commission, the United States 138 139 environmental protection agency, and the United States department of health and human services and shall consider; 140 <u>consider</u> reports of the national council on radiation protection 141 and measurement measurements and the relevant standards of the 142 American national standards institute; and use the "Suggested 143 State Regulations for Control of Radiation" prepared by the 144 conference of radiation control program directors, inc., except 145 that the director may deviate from those regulations if the 146 director determines that doing so is warranted and does not pose 147 a health, environmental, or safety risk. 148

(C) Establishing fees, procedures, and requirements for
certification as a radiation expert, including all of the
following, without limitation:
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(1) Minimum training and experience requirements; 152

(2) Procedures for applying for certification;

(3) Procedures for review of applications and issuance of 154certificates; 155

(4) Procedures for suspending and revoking certification. 156

(D) Establishing a schedule for inspection of sources ofradiation and their shielding and surroundings;158

(E) Establishing the responsibilities of a radiation 159

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expert;	160
(F) Establishing criteria for quality assurance programs	161
for licensees of radioactive material and registrants of	162
radiation-generating equipment;	163
(G) Establishing fees to be paid by any facility that, on	164

September 8, 1995, holds a license from the United States 165 nuclear regulatory commission in order to provide moneys 166 necessary for the transfer of licensing and other regulatory 167 authority from the commission to the state pursuant to section 168 3748.03 of the Revised Code. Rules adopted under this division 169 shall stipulate that fees so established do not apply to any 170 functions dealing specifically with a facility for the disposal 171 of low-level radioactive waste. Fees collected under this 172 division shall be deposited into the state treasury to the 173 credit of the general operations fund created in section 3701.83 174 of the Revised Code. The fees shall be used solely to administer 175 and enforce this chapter and rules adopted under it. 176

(H) Establishing fees to be collected annually from 177 generators of low-level radioactive waste, which shall be based 178 upon the volume and radioactivity of the waste generated and the 179 costs of administering low-level radioactive waste management 180 activities under this chapter and rules adopted under it. All 181 fees collected under this division shall be deposited into the 182 state treasury to the credit of the general operations fund 183 created in section 3701.83 of the Revised Code. The fees shall 184 be used solely to administer and enforce this chapter and rules 185 adopted under it. Any fee required under this division that 186 remains unpaid on the ninety-first day after the original 187 invoice date shall be assessed an additional amount equal to ten 188 per cent of the original fee. 189

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

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

(2) For licensed activities where radioactive material 202 that will require surveillance or care is likely to remain at 203 the site after the licensed activities cease, as indicated in 204 the application for the license submitted under section 3748.07 205 of the Revised Code, standards and procedures to ensure that the 206 licensee prepares an additional decommissioning funding plan for 207 long-term surveillance and care, before termination of the 208 license, that provides an additional adequate financial guaranty 209 as necessary to provide for that surveillance and care; 210

(3) For the purposes of the decommissioning funding plans 211 required in rules adopted under divisions (I) (1) and (2) of this 212 section, the types of acceptable financial guaranties, which 213 shall include bonds issued by fidelity or surety companies 214 authorized to do business in the state, certificates of deposit, 215 deposits of government securities, irrevocable letters or lines 216 of credit, trust funds, escrow accounts, or other similar types 217 of arrangements, but shall not include any arrangement that 218 constitutes self-insurance; 219

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(4) A requirement that the decommissioning funding plans 220 required in rules adopted under divisions (I) (1) and (2) of this 221 section contain financial guaranties in amounts sufficient to 222 ensure compliance with any standards established by the United 223 States nuclear regulatory commission, or by the state if it has 224 become an agreement state pursuant to section 3748.03 of the 225 Revised Code, pertaining to closure, decontamination, 226 decommissioning, reclamation, and long-term surveillance and 227 care of licensed activities and sites of licensees. 228

Standards established in rules adopted under division (I) 229 of this section regarding any activity that resulted in the 230 production of byproduct material, as defined in division (A)(2) 231 of section 3748.01 of the Revised Code, to the extent 232 practicable, shall be equivalent to or more stringent than 233 standards established by the United States nuclear regulatory 234 commission for sites at which ores were processed primarily for 235 their source material content and at which byproduct material, 236 as defined in division (A)(2) of section 3748.01 of the Revised 237 Code, is deposited. 238

(J) Establishing criteria governing inspections of a
facility for the disposal of low-level radioactive waste,
including, without limitation, the establishment of a resident
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inspector program at such a facility;
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(K) Establishing requirements and procedures governing the
filing of complaints under section 3748.16 of the Revised Code,
including, without limitation, those governing intervention in a
hearing held under division (B) (3) of that section;

(L) Establishing requirements governing technologically
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 enhanced naturally occurring radioactive material. Rules adopted
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 under this division shall not apply to naturally occurring
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radioactive material.	
Sec. 4729.01. As used in this chapter:	251
(A) "Pharmacy," except when used in a context that refers	252
to the practice of pharmacy, means any area, room, rooms, place	253
of business, department, or portion of any of the foregoing	254
where the practice of pharmacy is conducted.	255
(B) "Practice of pharmacy" means providing pharmacist care	256
requiring specialized knowledge, judgment, and skill derived	257
from the principles of biological, chemical, behavioral, social,	258
pharmaceutical, and clinical sciences. As used in this division,	259
"pharmacist care" includes the following:	260
(1) Interpreting prescriptions;	261
(2) Dispensing drugs and drug therapy related devices;	262
(3) Compounding drugs;	263
(4) Counseling individuals with regard to their drug	264
(4) Counseling individuals with regard to their drug therapy, recommending drug therapy related devices, and	264 265
therapy, recommending drug therapy related devices, and	265
therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment	265 266
therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the	265 266 267
therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances;	265 266 267 268
<pre>therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances; (5) Performing drug regimen reviews with individuals by</pre>	265 266 267 268 269
<pre>therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances; (5) Performing drug regimen reviews with individuals by discussing all of the drugs that the individual is taking and</pre>	265 266 267 268 269 270
<pre>therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances; (5) Performing drug regimen reviews with individuals by discussing all of the drugs that the individual is taking and explaining the interactions of the drugs;</pre>	265 266 267 268 269 270 271
<pre>therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances; (5) Performing drug regimen reviews with individuals by discussing all of the drugs that the individual is taking and explaining the interactions of the drugs; (6) Performing drug utilization reviews with licensed</pre>	265 266 267 268 269 270 271 272
<pre>therapy, recommending drug therapy related devices, and assisting in the selection of drugs and appliances for treatment of common diseases and injuries and providing instruction in the proper use of the drugs and appliances; (5) Performing drug regimen reviews with individuals by discussing all of the drugs that the individual is taking and explaining the interactions of the drugs; (6) Performing drug utilization reviews with licensed health professionals authorized to prescribe drugs when the</pre>	265 266 267 268 269 270 271 272 273

(7) Advising an individual and the health care	277
professionals treating an individual with regard to the	278
individual's drug therapy;	279
(8) Acting pursuant to a consult agreement, if an	280
agreement has been established;	281
(9) Engaging in the administration of immunizations to the	282
extent authorized by section 4729.41 of the Revised Code;	283
(10) Engaging in the administration of drugs to the extent	284
authorized by section 4729.45 of the Revised Code.	285
(C) "Compounding" means the preparation, mixing,	286
assembling, packaging, and labeling of one or more drugs in any	287
of the following circumstances:	288
(1) Pursuant to a prescription issued by a licensed health	289
professional authorized to prescribe drugs;	290
(2) Pursuant to the modification of a prescription made in	291
accordance with a consult agreement;	292
(3) As an incident to research, teaching activities, or	293
chemical analysis;	294
(4) In anticipation of orders for drugs pursuant to	295
prescriptions, based on routine, regularly observed dispensing	296
patterns;	297
(5) Pursuant to a request made by a licensed health	298
professional authorized to prescribe drugs for a drug that is to	299
be used by the professional for the purpose of direct	300
administration to patients in the course of the professional's	301
practice, if all of the following apply:	302
(a) At the time the request is made, the drug is not	303

commercially available regardless of the reason that the drug is 304 not available, including the absence of a manufacturer for the 305 drug or the lack of a readily available supply of the drug from 306 a manufacturer. 307 (b) A limited quantity of the drug is compounded and 308 provided to the professional. 309 (c) The drug is compounded and provided to the 310 professional as an occasional exception to the normal practice 311 of dispensing drugs pursuant to patient-specific prescriptions. 312 (D) "Consult agreement" means an agreement that has been 313 entered into under section 4729.39 of the Revised Code. 314 (E) "Drug" means: 315 (1) Any article recognized in the United States 316 pharmacopoeia and national formulary, or any supplement to them, 317 intended for use in the diagnosis, cure, mitigation, treatment, 318 or prevention of disease in humans or animals; 319 (2) Any other article intended for use in the diagnosis, 320 cure, mitigation, treatment, or prevention of disease in humans 321 or animals; 322 (3) Any article, other than food, intended to affect the 323 structure or any function of the body of humans or animals; 324 (4) Any article intended for use as a component of any 325 326 article specified in division (E)(1), (2), or (3) of this section; but does not include devices or their components, 327 parts, or accessories. 328 "Drug" does not include "hemp" or a "hemp product" as 329

those terms are defined in section 928.01 of the Revised Code. 330

(F) "Dangerous drug" means any of the following:	331
(1) Any drug to which either of the following applies:	332
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	333
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	334
required to bear a label containing the legend "Caution: Federal	335
law prohibits dispensing without prescription" or "Caution:	336
Federal law restricts this drug to use by or on the order of a	337
licensed veterinarian" or any similar restrictive statement, or	338
the drug may be dispensed only upon a prescription;	339
(b) Under Chapter 3715. or 3719. of the Revised Code, the	340
drug may be dispensed only upon a prescription.	341
(2) Any drug that contains a schedule V controlled	342
substance and that is exempt from Chapter 3719. of the Revised	343
Code or to which that chapter does not apply;	344
(3) Any drug intended for administration by injection into	345
the human body other than through a natural orifice of the human	346
body;	347
(4) Any drug that is a biological product, as defined in	348
section 3715.01 of the Revised Code.	349
(G) "Federal drug abuse control laws" has the same meaning	350
as in section 3719.01 of the Revised Code.	351
(H) "Prescription" means all of the following:	352
(1) A written, electronic, or oral order for drugs or	353
combinations or mixtures of drugs to be used by a particular	354
individual or for treating a particular animal, issued by a	355
licensed health professional authorized to prescribe drugs;	356
(2) For purposes of sections 2925.61, 4723.484, 4730.434,	357

and 4731.94 of the Revised Code, a written, electronic, or oral358order for naloxone issued to and in the name of a family member,359friend, or other individual in a position to assist an360individual who there is reason to believe is at risk of361experiencing an opioid-related overdose.362

(3) For purposes of section 4729.44 of the Revised Code, a written, electronic, or oral order for naloxone issued to and in the name of either of the following:

(a) An individual who there is reason to believe is at366risk of experiencing an opioid-related overdose;367

(b) A family member, friend, or other individual in a
position to assist an individual who there is reason to believe
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is at risk of experiencing an opioid-related overdose.
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(4) For purposes of sections 4723.4810, 4729.282,
4730.432, and 4731.93 of the Revised Code, a written,
electronic, or oral order for a drug to treat chlamydia,
gonorrhea, or trichomoniasis issued to and in the name of a
patient who is not the intended user of the drug but is the
sexual partner of the intended user;
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(5) For purposes of sections 3313.7110, 3313.7111, 377
3314.143, 3326.28, 3328.29, 4723.483, 4729.88, 4730.433, 378
4731.96, and 5101.76 of the Revised Code, a written, electronic, 379
or oral order for an epinephrine autoinjector issued to and in 380
the name of a school, school district, or camp; 381

(6) For purposes of Chapter 3728. and sections 4723.483,
4729.88, 4730.433, and 4731.96 of the Revised Code, a written,
electronic, or oral order for an epinephrine autoinjector issued
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to and in the name of a qualified entity, as defined in section
3728.01 of the Revised Code.

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(I) "Licensed health professional authorized to prescribe drugs" or "prescriber" means an individual who is authorized by 388 law to prescribe drugs or dangerous drugs or drug therapy 389 related devices in the course of the individual's professional 390 practice, including only the following: 391 (1) A dentist licensed under Chapter 4715. of the Revised 392 Code; 393 (2) A clinical nurse specialist, certified nurse-midwife, 394 or certified nurse practitioner who holds a current, valid 395 license issued under Chapter 4723. of the Revised Code to 396 practice nursing as an advanced practice registered nurse; 397 (3) A certified registered nurse anesthetist who holds a 398 current, valid license issued under Chapter 4723. of the Revised 399 Code to practice nursing as an advanced practice registered 400 nurse, but only to the extent of the nurse's authority under 401 sections 4723.43 and 4723.434 of the Revised Code; 402 (4) An optometrist licensed under Chapter 4725. of the 403 404 Revised Code to practice optometry under a therapeutic pharmaceutical agents certificate; 405 (5) A physician authorized under Chapter 4731. of the 406 Revised Code to practice medicine and surgery, osteopathic 407 medicine and surgery, or podiatric medicine and surgery; 408 (6) A physician assistant who holds a license to practice 409 as a physician assistant issued under Chapter 4730. of the 410 Revised Code, holds a valid prescriber number issued by the 411 state medical board, and has been granted physician-delegated 412 prescriptive authority; 413 414

(7) A veterinarian licensed under Chapter 4741. of the 415 Revised Code;

(8) An anesthesiologist assistant who holds a current, 416 valid license issued under Chapter 4760. of the Revised Code, 417 but only to the extent of the anesthesiologist assistant's 418 authority under sections 4760.08 and 4760.09 of the Revised 419 Code. 420 (J) "Sale" or "sell" includes any transaction made by any 421 person, whether as principal proprietor, agent, or employee, to 422 do or offer to do any of the following: deliver, distribute, 423 broker, exchange, gift or otherwise give away, or transfer, 424 425 whether the transfer is by passage of title, physical movement, or both. 426 (K) "Wholesale sale" and "sale at wholesale" mean any sale 427 in which the purpose of the purchaser is to resell the article 428 purchased or received by the purchaser. 429 (L) "Retail sale" and "sale at retail" mean any sale other 430 than a wholesale sale or sale at wholesale. 431 (M) "Retail seller" means any person that sells any 432 dangerous drug to consumers without assuming control over and 433 responsibility for its administration. Mere advice or 434 435 instructions regarding administration do not constitute control or establish responsibility. 436 (N) "Price information" means the price charged for a 437 prescription for a particular drug product and, in an easily 438 understandable manner, all of the following: 439 (1) The proprietary name of the drug product; 440 (2) The established (generic) name of the drug product; 441 (3) The strength of the drug product if the product 442 contains a single active ingredient or if the drug product 443

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contains more than one active ingredient and a relevant strength444can be associated with the product without indicating each445active ingredient. The established name and quantity of each446active ingredient are required if such a relevant strength447cannot be so associated with a drug product containing more than448one ingredient.449

(4) The dosage form;

(5) The price charged for a specific quantity of the drug 451 product. The stated price shall include all charges to the 452 consumer, including, but not limited to, the cost of the drug 453 product, professional fees, handling fees, if any, and a 454 statement identifying professional services routinely furnished 455 by the pharmacy. Any mailing fees and delivery fees may be 456 stated separately without repetition. The information shall not 457 be false or misleading. 458

(O) "Wholesale distributor of dangerous drugs" or
"wholesale distributor" means a person engaged in the sale of
dangerous drugs at wholesale and includes any agent or employee
of such a person authorized by the person to engage in the sale
of dangerous drugs at wholesale.

(P) "Manufacturer of dangerous drugs" or "manufacturer"
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means a person, other than a pharmacist or prescriber, who
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manufactures dangerous drugs and who is engaged in the sale of
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those dangerous drugs.
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(Q) "Terminal distributor of dangerous drugs" or "terminal
distributor" means a person who is engaged in the sale of
dangerous drugs at retail, or any person, other than a
manufacturer, repackager, outsourcing facility, third-party
logistics provider, wholesale distributor, or pharmacist, who

has possession, custody, or control of dangerous drugs for any 473 purpose other than for that person's own use and consumption. 474 "Terminal distributor" includes pharmacies, hospitals, nursing 475 homes, and laboratories and all other persons who procure 476 dangerous drugs for sale or other distribution by or under the 477 supervision of a pharmacist, licensed health professional 478 authorized to prescribe drugs, or other person authorized by the 479 state board of pharmacy. 480

(R) "Promote to the public" means disseminating a
representation to the public in any manner or by any means,
other than by labeling, for the purpose of inducing, or that is
likely to induce, directly or indirectly, the purchase of a
dangerous drug at retail.

(S) "Person" includes any individual, partnership,
association, limited liability company, or corporation, the
state, any political subdivision of the state, and any district,
department, or agency of the state or its political
subdivisions.

(T) "Animal shelter" means a facility operated by a humane
society or any society organized under Chapter 1717. of the
Revised Code or a dog pound operated pursuant to Chapter 955. of
the Revised Code.

(U) "Food" has the same meaning as in section 3715.01 of495the Revised Code.496

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(V) "Pain management clinic" has the same meaning as in497section 4731.054 of the Revised Code.498
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(W) "Investigational drug or product" means a drug or
product that has successfully completed phase one of the United
States food and drug administration clinical trials and remains
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under clinical trial, but has not been approved for general use 502 by the United States food and drug administration. 503 "Investigational drug or product" does not include controlled 504 substances in schedule I, as defined in section 3719.01 of the 505 Revised Code. 506 (X) "Product," when used in reference to an 507 investigational drug or product, means a biological product, 508 other than a drug, that is made from a natural human, animal, or 509 microorganism source and is intended to treat a disease or 510 medical condition. 511 (Y) "Third-party logistics provider" means a person that 512 provides or coordinates warehousing or other logistics services 513 pertaining to dangerous drugs including distribution, on behalf 514 of a manufacturer, wholesale distributor, or terminal 515 distributor of dangerous drugs, but does not take ownership of 516 the drugs or have responsibility to direct the sale or 517 disposition of the drugs. 518 (Z) "Repackager of dangerous drugs" or "repackager" means 519

a person that repacks and relabels dangerous drugs for sale or distribution.

(AA) "Outsourcing facility" means a facility that is
engaged in the compounding and sale of sterile drugs and is
registered as an outsourcing facility with the United States
food and drug administration.

(BB) "Laboratory" means a laboratory licensed under this 526 chapter as a terminal distributor of dangerous drugs and 527 entrusted to have custody of any of the following drugs and to 528 use the drugs for scientific and clinical purposes and for 529 purposes of instruction: dangerous drugs that are not controlled 530

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substances, as defined in section 3719.01 of the Revised Code;531dangerous drugs that are controlled substances, as defined in532that section; and controlled substances in schedule I, as533defined in that section.534

Sec. 4760.08. (A) An anesthesiologist assistant shall 535 practice only under the direct supervision and in the immediate 536 presence of a physician who is actively and directly engaged in 537 the clinical practice of medicine as of an anesthesiologist and 538 in a manner consistent with a written practice protocol 539 described in division (B) of this section and the 540 anesthesiologist assistant's education, training, and licensure. 541 An anesthesiologist assistant shall not practice in any location 542 other than a hospital or ambulatory surgical facility. At all 543 times when an anesthesiologist assistant is providing direct 544 patient care, the anesthesiologist assistant shall display in an 545 appropriate manner the title "anesthesiologist assistant" as a 546 means of identifying the individual's authority to practice 547 under this chapter. 548

(B) Each anesthesiologist who agrees to act as the 549 supervising anesthesiologist of an anesthesiologist assistant 550 shall adopt a written practice protocol that is consistent with 551 section 4760.09 of the Revised Code and delineates the services 552 that the anesthesiologist assistant is authorized to provide and 553 554 the manner in which the anesthesiologist will supervise the anesthesiologist assistant. The supervising anesthesiologist 555 shall base the provisions of the protocol on consideration of 556 relevant quality assurance standards, including regular review 557 by the anesthesiologist of the medical records of the patients 558 of the anesthesiologist assistant. 559

The supervising anesthesiologist shall supervise the

anesthesiologist assistant in accordance with the terms of the	561
protocol under which the assistant practices and the rules for	562
supervision of anesthesiologist assistants adopted by the state	563
medical board under this chapter and Chapter 4731. of the	564
Revised Code. The board's rules shall include requirements for	565
enhanced supervision of an anesthesiologist assistant during the	566
first four years of practice.	567
(C) At all times when an anesthesiologist assistant is	568
providing direct patient care, the anesthesiologist assistant	569
shall display in an appropriate manner the title	570
"anesthesiologist assistant" as a means of identifying the	571
individual's authority to practice under this chapter.	572
Sec. 4760.09. If (A) Subject to division (B) of this	573
section, if the practice and supervision requirements of section	574
4760.08 of the Revised Code are being met, an anesthesiologist	575
assistant may assist the supervising anesthesiologist in -	576
developing and implementing an anesthesia care plan for a	577
patient. In providing assistance to the supervising-	578
anesthesiologist, an anesthesiologist assistant may do any of	579
the following:	580
(A) Obtain engage in any of the following activities:	581
(1) Developing and implementing anesthesia care plans;	582
(2) Performing anesthesia induction, maintenance, and	583
emergence, including by administering anesthetic, adjuvant, and	584
accessory drugs;	585
(3) Performing epidural or spinal anesthetic procedures;	586
(4) Obtaining and interpreting information from anesthesia	587
delivery systems;	588

(5) Administering intermittent vasoactive drugs and	589
starting and adjusting vasoactive infusion;	590
(6) Obtaining a comprehensive patient history and present	591
presenting the history to the supervising anesthesiologist;	592
(B) Pretest (7) Testing and calibrate calibrating	593
anesthesia delivery systems and monitor and obtain and interpret	594
information from the systems and monitors;	595
(C) Assist the supervising anesthesiologist with the-	596
implementation of medically accepted monitoring techniques;	597
(D) Establish <u>(</u>8) Establishing b asic and advanced airway	598
interventions, including intubation of the trachea and	599
performing <u>tracheal intubations and ventilatory</u> support;	600
(E) Administer intermittent vasoactive drugs and start and	601
adjust vasoactive infusions;	602
(F) Administer anesthetic drugs, adjuvant drugs, and	603
accessory drugs;	604
(G) Assist the supervising anesthesiologist with the-	605
performance of epidural anesthetic procedures and spinal	606
anesthetic procedures;	607
(II) Administer (9) Administering blood, blood products,	608
and supportive fluids;	609
	C1.0
(10) Obtaining informed consent for anesthesia care;	610
(11) Performing preanesthetic preparation and evaluation,	611
postanesthetic preparation and evaluation, postanesthesia care,	612
clinical support functions, and any other function described in	613
the written practice protocol adopted under division (B) of	614
section 4760.08 of the Revised Code;	615

(12) Performing and documenting evaluations and	616
assessments, including ordering and evaluating one or more	617
diagnostic tests for conditions related to the administration of	618
<u>anesthesia;</u>	619
(13) As necessary for patient management and care,	620
selecting, ordering, and administering treatments, drugs, and	621
intravenous fluids for conditions related to the administration	622
<u>of anesthesia;</u>	623
(14) As necessary for patient management and care,	624
directing registered nurses, licensed practical nurses, and	625
respiratory therapists to do either or both of the following if	626
authorized by law to do so:	627
(a) Provide supportive care, including by monitoring vital	628
signs, conducting electrocardiograms, and administering	629
<u>intravenous fluids;</u>	630
(b) Administer treatments, drugs, and intravenous fluids	631
to treat conditions related to the administration of anesthesia.	632
(B) An anesthesiologist assistant may engage in the	633
activities described in divisions (A)(1) to (5) of this section	634
only if the anesthesiologist assistant is in the immediate	635
presence of an anesthesiologist.	636
Sec. 4761.17. All of the following apply to the practice	637
of respiratory care by a person who holds a license or limited	638
permit issued under this chapter:	639
(A) The person shall practice only pursuant to a	640
prescription or other order for respiratory care issued by any	641
of the following:	642
(1) A physician;	643

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(2) A clinical nurse specialist, certified nurse-midwife, 644 or certified nurse practitioner who holds a current, valid 645 license issued under Chapter 4723. of the Revised Code to 646 practice nursing as an advanced practice registered nurse and 647 has entered into a standard care arrangement with a physician; 648 (3) A certified registered nurse anesthetist who holds a 649 current, valid license issued under Chapter 4723. of the Revised 650 Code to practice nursing as an advanced practice registered 651 nurse and acts in compliance with sections 4723.43, 4723.433, 652 and 4723.434 of the Revised Code; 653 (4) An anesthesiologist assistant who holds a current, 654 valid license issued under Chapter 4760. of the Revised Code and 655 acts in compliance with sections 4760.08 and 4760.09 of the 656 Revised Code; 657 (5) A physician assistant who holds a valid prescriber 658 659 number issued by the state medical board, has been granted physician-delegated prescriptive authority, and has entered into 660 a supervision agreement that allows the physician assistant to 661 prescribe or order respiratory care services. 662 (B) The person shall practice only under the supervision 663 of any of the following: 664 (1) A physician; 665 (2) A certified nurse practitioner, certified nurse-666 midwife, or clinical nurse specialist; 667 (3) A physician assistant who is authorized to prescribe 668 or order respiratory care services as provided in division (A) 669 (4) (A) (5) of this section. 670 (C) (1) When practicing under the prescription or order of 671

a certified nurse practitioner, certified nurse midwife, or
clinical nurse specialist or under the supervision of such a
nurse, the person's administration of medication that requires a
prescription is limited to the drugs that the nurse is
authorized to prescribe pursuant to section 4723.481 of the
Revised Code.

(2) When practicing under the order of a certified
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registered nurse anesthetist, the person's administration of
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medication is limited to the drugs that the nurse is authorized
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to order or direct the person to administer, as provided in
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sections 4723.43, 4723.433, and 4723.434 of the Revised Code.
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(3) When practicing under the order of an anesthesiologist683assistant, the person's administration of medication is limited684to the drugs that the anesthesiologist assistant is authorized685to order or direct the person to administer, as provided in686sections 4760.08 and 4760.09 of the Revised Code.687

(4) When practicing under the prescription or order of a688physician assistant or under the supervision of a physician689assistant, the person's administration of medication that690requires a prescription is limited to the drugs that the691physician assistant is authorized to prescribe pursuant to the692physician assistant's physician-delegated prescriptive693authority.694

Sec. 4773.01. As used in this chapter:

(A) "General x-ray machine operator" means an individual
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who operates ionizing radiation-generating equipment in order to
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perform standard radiology procedures; whose performance of such
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procedures is limited to specific body sites; and who does not,
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to any significant degree, determine procedure positioning or
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the dosage of radiation to which a patient is exposed.	701
(B) "Chiropractor" means an individual licensed under	702
Chapter 4734. of the Revised Code to practice chiropractic.	703
(C) "Ionizing radiation" means any electromagnetic or	704
particulate radiation that interacts with atoms to produce	705
ionization in matter, including x-rays, gamma rays, alpha and	706
beta particles, high speed electrons, neutrons, and other	707
nuclear particles.	708
(D) "Physician" means an individual authorized under	709
Chapter 4731. of the Revised Code to practice medicine and	710
surgery or osteopathic medicine and surgery.	711
(E) "Podiatrist" means an individual authorized under	712
Chapter 4731. of the Revised Code to practice podiatric medicine	713
and surgery.	714
(F) "Nuclear medicine technologist" means an individual	715
who prepares does all of the following:	716
(1) Prepares and administers radio-pharmaceuticals to	717
human beings-and-conducts;	718
(2) Conducts in vivo or in vitro detection and measurement	719
of ra0dioactivity _ <u>radioactivity</u> for medical purposes <u>;</u>	720
(3) Documents orders for radio-pharmaceuticals in patient	721
<u>medical records</u> .	722
(G) "Radiation therapy technologist" means an individual	723
who utilizes ionizing radiation-generating equipment, including	724
therapy simulator radiation-generating equipment, for	725
therapeutic purposes on human beings.	726
"Radiation therapy technologist" is the same as a	727

radiation therapist. 728 (H) "Radiographer" means an individual who operates-729 ionizing radiation-generating equipment, administers contrast, 730 and determines procedure positioning and the dosage of ionizing 731 radiation does all of the following in order to perform a 732 comprehensive scope of radiology procedures on human beings: 733 734 (1) Operates ionizing radiation-generating equipment; 735 (2) Administers contrast; 736 (3) Documents orders for contrast in patient medical_ 737 records; (4) Determines procedure positioning; 738 (5) Determines the dosage of ionizing radiation. 739 (I) "Mechanotherapist" means an individual who holds a 740 certificate issued under section 4731.15 of the Revised Code 741 authorizing the individual to practice mechanotherapy. 742 Sec. 4773.061. Subject to section 4773.06 of the Revised 743 Code, a radiation therapy technologist or nuclear medicine 744 technologist may perform computed tomography procedures if the 745

When performing computed tomography procedures, the749radiation therapy technologist or nuclear medicine technologist750shall act in accordance with rules adopted under section 4773.08751of the Revised Code. In the case of a nuclear medicine752technologist, the technologist also shall act in a manner that753is consistent with a definitive set of treatment guidelines, as754described in section 4773.10 of the Revised Code.755

technologist is certified in computed tomography by a national

section 4773.08 of the Revised Code.

certifying organization approved by the director of health under

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Sec. 4773.10. As used in this section, "clinical	756
leadership" includes an institution's medical director and	757
director of radiology.	758
When engaging in an activity pursuant to a license issued	759
under this chapter to practice as a radiographer or nuclear	760
medicine technologist, the radiographer or nuclear medicine	761
technologist shall do so in a manner that is consistent with a	762
definitive set of treatment guidelines approved by the clinical	763
leadership of the institution at which the radiographer or	764
technologist practices.	765
Section 2. That existing sections 339.10, 3748.04,	766
4729.01, 4760.08, 4760.09, 4761.17, 4773.01, and 4773.061 of the	767
Revised Code are hereby repealed.	768
Section 3. Section 4729.01 of the Revised Code is	769
presented in this act as a composite of the section as amended	770
by both H.B. 203 and H.B. 101 of the 133rd General Assembly. The	771
General Assembly, applying the principle stated in division (B)	772
of section 1.52 of the Revised Code that amendments are to be	773
harmonized if reasonably capable of simultaneous operation,	774
finds that the composite is the resulting version of the section	775
in effect prior to the effective date of the section as	776
presented in this act.	777