As Introduced

132nd General Assembly Regular Session 2017-2018

H. B. No. 779

Representative Arndt

A BILL

To amend sections 109.572, 149.43, 1347.08,	1
2925.01, 4743.02, 4751.01, 4751.041, 4751.043,	2
4751.044, 4751.05, 4751.06, 4751.07, 4751.08,	3
4751.10, 4751.11, 4751.12, 4751.14, 4751.99,	4
4776.01, 4776.20, and 5903.12; to amend, for the	5
purpose of adopting new section numbers as	6
indicated in parentheses, sections 4751.03	7
(4751.02), 4751.041 (4751.151), 4751.042	8
(4751.021), 4751.043 (4751.381), 4751.044	9
(4751.26), 4751.05 (4751.15), 4751.06 (4751.20),	10
4751.07 (4751.24), 4751.08 (4751.201), 4751.10	11
(4751.32), 4751.11 (4751.33), 4751.12 (4751.35),	12
4751.13 (4751.36), and 4751.14 (4751.03); to	13
enact new sections 4751.04 and 4751.10 and	14
sections 4751.101, 4751.102, 4751.202, 4751.21,	15
4751.22, 4751.23, 4751.25, 4751.30, 4751.31,	16
4751.37, 4751.38, 4751.40, 4751.41, and 4751.45;	17
and to repeal sections 4751.02, 4751.04, and	18
4751.09 of the Revised Code to revise the law	19
governing the Board of Executives of Long-Term	20
Services and Supports.	21

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

Section 1. That sections 109.572, 149.43, 1347.08, 22 2925.01, 4743.02, 4751.01, 4751.041, 4751.043, 4751.044, 23 4751.05, 4751.06, 4751.07, 4751.08, 4751.10, 4751.11, 4751.12, 24 4751.14, 4751.99, 4776.01, 4776.20, and 5903.12 be amended; 25 sections 4751.03 (4751.02), 4751.041 (4751.151), 4751.042 2.6 (4751.021), 4751.043 (4751.381), 4751.044 (4751.26), 4751.05 27 (4751.15), 4751.06 (4751.20), 4751.07 (4751.24), 4751.08 28 (4751.201), 4751.10 (4751.32), 4751.11 (4751.33), 4751.12 29 (4751.35), 4751.13 (4751.36), and 4751.14 (4751.03) be amended 30 for the purpose of adopting new section numbers as indicated in 31 parentheses; and new sections 4751.04 and 4751.10 and sections 32 4751.101, 4751.102, 4751.202, 4751.21, 4751.22, 4751.23, 33 4751.25, 4751.30, 4751.31, 4751.37, 4751.38, 4751.40, 4751.41, 34 and 4745.45 of the Revised Code be enacted to read as follows: 35

Sec. 109.572. (A) (1) Upon receipt of a request pursuant to 36 section 121.08, 3301.32, 3301.541, or 3319.39 of the Revised 37 Code, a completed form prescribed pursuant to division (C)(1) of 38 this section, and a set of fingerprint impressions obtained in 39 the manner described in division (C)(2) of this section, the 40 superintendent of the bureau of criminal identification and 41 investigation shall conduct a criminal records check in the 42 manner described in division (B) of this section to determine 43 whether any information exists that indicates that the person 44 who is the subject of the request previously has been convicted 45 of or pleaded guilty to any of the following: 46

(a) A violation of section 2903.01, 2903.02, 2903.03, 47
2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 48
2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 49
2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 50
2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 51
2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 2919.22, 2919.24, 52

2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 53 2925.05, 2925.06, or 3716.11 of the Revised Code, felonious 54 sexual penetration in violation of former section 2907.12 of the 55 Revised Code, a violation of section 2905.04 of the Revised Code 56 as it existed prior to July 1, 1996, a violation of section 57 2919.23 of the Revised Code that would have been a violation of 58 section 2905.04 of the Revised Code as it existed prior to July 59 1, 1996, had the violation been committed prior to that date, or 60 a violation of section 2925.11 of the Revised Code that is not a 61 minor drug possession offense; 62

(b) A violation of an existing or former law of this
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state, any other state, or the United States that is
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substantially equivalent to any of the offenses listed in
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division (A) (1) (a) of this section;
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(c) If the request is made pursuant to section 3319.39 of the Revised Code for an applicant who is a teacher, any offense specified in section 3319.31 of the Revised Code.

(2) On receipt of a request pursuant to section 3712.09 or 70 3721.121 of the Revised Code, a completed form prescribed 71 pursuant to division (C)(1) of this section, and a set of 72 fingerprint impressions obtained in the manner described in 73 division (C)(2) of this section, the superintendent of the 74 bureau of criminal identification and investigation shall 75 conduct a criminal records check with respect to any person who 76 has applied for employment in a position for which a criminal 77 78 records check is required by those sections. The superintendent shall conduct the criminal records check in the manner described 79 in division (B) of this section to determine whether any 80 information exists that indicates that the person who is the 81 subject of the request previously has been convicted of or 82

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pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 84 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 85 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 86 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 87 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 88 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 89 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 90 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 91 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 92

(b) An existing or former law of this state, any other state, or the United States that is substantially equivalent to any of the offenses listed in division (A)(2)(a) of this section.

(3) On receipt of a request pursuant to section 173.27, 97 173.38, 173.381, 3701.881, 5164.34, 5164.341, 5164.342, 98 5123.081, or 5123.169 of the Revised Code, a completed form 99 prescribed pursuant to division (C)(1) of this section, and a 100 set of fingerprint impressions obtained in the manner described 101 in division (C)(2) of this section, the superintendent of the 102 bureau of criminal identification and investigation shall 103 conduct a criminal records check of the person for whom the 104 request is made. The superintendent shall conduct the criminal 105 records check in the manner described in division (B) of this 106 section to determine whether any information exists that 107 indicates that the person who is the subject of the request 108 previously has been convicted of, has pleaded guilty to, or 109 (except in the case of a request pursuant to section 5164.34, 110 5164.341, or 5164.342 of the Revised Code) has been found 111 eligible for intervention in lieu of conviction for any of the 112

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following, regardless of the date of the conviction, the date of113entry of the guilty plea, or (except in the case of a request114pursuant to section 5164.34, 5164.341, or 5164.342 of the115Revised Code) the date the person was found eligible for116intervention in lieu of conviction:117

(a) A violation of section 959.13, 959.131, 2903.01, 118 2903.02, 2903.03, 2903.04, 2903.041, 2903.11, 2903.12, 2903.13, 119 2903.15, 2903.16, 2903.21, 2903.211, 2903.22, 2903.34, 2903.341, 120 2905.01, 2905.02, 2905.05, 2905.11, 2905.12, 2905.32, 2905.33, 121 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 122 2907.09, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 2907.31, 123 2907.32, 2907.321, 2907.322, 2907.323, 2907.33, 2909.02, 124 2909.03, 2909.04, 2909.22, 2909.23, 2909.24, 2911.01, 2911.02, 125 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.05, 126 2913.11, 2913.21, 2913.31, 2913.32, 2913.40, 2913.41, 2913.42, 127 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 2913.48, 128 2913.49, 2913.51, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 129 2919.121, 2919.123, 2919.22, 2919.23, 2919.24, 2919.25, 2921.03, 130 2921.11, 2921.12, 2921.13, 2921.21, 2921.24, 2921.32, 2921.321, 131 2921.34, 2921.35, 2921.36, 2921.51, 2923.12, 2923.122, 2923.123, 132 2923.13, 2923.161, 2923.162, 2923.21, 2923.32, 2923.42, 2925.02, 133 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.09, 2925.11, 134 2925.13, 2925.14, 2925.141, 2925.22, 2925.23, 2925.24, 2925.36, 135 2925.55, 2925.56, 2927.12, or 3716.11 of the Revised Code; 136

(b) Felonious sexual penetration in violation of former 137section 2907.12 of the Revised Code; 138

(c) A violation of section 2905.04 of the Revised Code as it existed prior to July 1, 1996;

(d) A violation of section 2923.01, 2923.02, or 2923.03 of141the Revised Code when the underlying offense that is the object142

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of the conspiracy, attempt, or complicity is one of the offenses 143 listed in divisions (A)(3)(a) to (c) of this section; 144

(e) A violation of an existing or former municipal
ordinance or law of this state, any other state, or the United
States that is substantially equivalent to any of the offenses
listed in divisions (A) (3) (a) to (d) of this section.

(4) On receipt of a request pursuant to section 2151.86 of 149 the Revised Code, a completed form prescribed pursuant to 150 division (C)(1) of this section, and a set of fingerprint 151 impressions obtained in the manner described in division (C)(2) 152 of this section, the superintendent of the bureau of criminal 153 identification and investigation shall conduct a criminal 154 records check in the manner described in division (B) of this 155 section to determine whether any information exists that 156 indicates that the person who is the subject of the request 157 previously has been convicted of or pleaded guilty to any of the 158 following: 159

(a) A violation of section 959.13, 2903.01, 2903.02, 160 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.15, 2903.16, 161 2903.21, 2903.211, 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 162 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 163 2907.09, 2907.21, 2907.22, 2907.23, 2907.25, 2907.31, 2907.32, 164 2907.321, 2907.322, 2907.323, 2909.02, 2909.03, 2909.22, 165 2909.23, 2909.24, 2911.01, 2911.02, 2911.11, 2911.12, 2913.49, 166 2917.01, 2917.02, 2919.12, 2919.22, 2919.24, 2919.25, 2923.12, 167 2923.13, 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, 168 2927.12, or 3716.11 of the Revised Code, a violation of section 169 2905.04 of the Revised Code as it existed prior to July 1, 1996, 170 a violation of section 2919.23 of the Revised Code that would 171 have been a violation of section 2905.04 of the Revised Code as 172

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it existed prior to July 1, 1996, had the violation been 173 committed prior to that date, a violation of section 2925.11 of 174 the Revised Code that is not a minor drug possession offense, 175 two or more OVI or OVUAC violations committed within the three 176 years immediately preceding the submission of the application or 177 petition that is the basis of the request, or felonious sexual 178 penetration in violation of former section 2907.12 of the 179 Revised Code; 180

(b) A violation of an existing or former law of this
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state, any other state, or the United States that is
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substantially equivalent to any of the offenses listed in
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division (A) (4) (a) of this section.

(5) Upon receipt of a request pursuant to section 5104.013 185 of the Revised Code, a completed form prescribed pursuant to 186 division (C)(1) of this section, and a set of fingerprint 187 impressions obtained in the manner described in division (C)(2) 188 of this section, the superintendent of the bureau of criminal 189 identification and investigation shall conduct a criminal 190 records check in the manner described in division (B) of this 191 section to determine whether any information exists that 192 indicates that the person who is the subject of the request has 193 been convicted of or pleaded quilty to any of the following: 194

(a) A violation of section 2151.421, 2903.01, 2903.02, 195 2903.03, 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 196 2903.22, 2903.34, 2905.01, 2905.02, 2905.05, 2905.11, 2905.32, 197 2907.02, 2907.03, 2907.04, 2907.05, 2907.06, 2907.07, 2907.08, 198 2907.09, 2907.19, 2907.21, 2907.22, 2907.23, 2907.24, 2907.25, 199 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 2909.02, 200 2909.03, 2909.04, 2909.05, 2911.01, 2911.02, 2911.11, 2911.12, 201 2913.02, 2913.03, 2913.04, 2913.041, 2913.05, 2913.06, 2913.11, 202 2913.21, 2913.31, 2913.32, 2913.33, 2913.34, 2913.40, 2913.41, 203 2913.42, 2913.43, 2913.44, 2913.441, 2913.45, 2913.46, 2913.47, 204 2913.48, 2913.49, 2917.01, 2917.02, 2917.03, 2917.31, 2919.12, 205 2919.22, 2919.224, 2919.225, 2919.24, 2919.25, 2921.03, 2921.11, 206 2921.13, 2921.14, 2921.34, 2921.35, 2923.01, 2923.12, 2923.13, 207 2923.161, 2925.02, 2925.03, 2925.04, 2925.05, 2925.06, or 208 3716.11 of the Revised Code, felonious sexual penetration in 209 violation of former section 2907.12 of the Revised Code, a 210 violation of section 2905.04 of the Revised Code as it existed 211 prior to July 1, 1996, a violation of section 2919.23 of the 212 Revised Code that would have been a violation of section 2905.04 213 of the Revised Code as it existed prior to July 1, 1996, had the 214 violation been committed prior to that date, a violation of 215 section 2925.11 of the Revised Code that is not a minor drug 216 possession offense, a violation of section 2923.02 or 2923.03 of 217 the Revised Code that relates to a crime specified in this 218 division, or a second violation of section 4511.19 of the 219 Revised Code within five years of the date of application for 220 licensure or certification. 221

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses or violations
described in division (A) (5) (a) of this section.

(6) Upon receipt of a request pursuant to section 5153.111 226 of the Revised Code, a completed form prescribed pursuant to 227 division (C)(1) of this section, and a set of fingerprint 228 impressions obtained in the manner described in division (C)(2) 229 of this section, the superintendent of the bureau of criminal 230 identification and investigation shall conduct a criminal 231 records check in the manner described in division (B) of this 232 section to determine whether any information exists that 233

indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to any of the following:

(a) A violation of section 2903.01, 2903.02, 2903.03, 237 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 238 2905.01, 2905.02, 2905.05, 2907.02, 2907.03, 2907.04, 2907.05, 239 2907.06, 2907.07, 2907.08, 2907.09, 2907.21, 2907.22, 2907.23, 240 2907.25, 2907.31, 2907.32, 2907.321, 2907.322, 2907.323, 241 2909.02, 2909.03, 2911.01, 2911.02, 2911.11, 2911.12, 2919.12, 242 2919.22, 2919.24, 2919.25, 2923.12, 2923.13, 2923.161, 2925.02, 243 2925.03, 2925.04, 2925.05, 2925.06, or 3716.11 of the Revised 244 Code, felonious sexual penetration in violation of former 245 section 2907.12 of the Revised Code, a violation of section 246 2905.04 of the Revised Code as it existed prior to July 1, 1996, 247 a violation of section 2919.23 of the Revised Code that would 248 have been a violation of section 2905.04 of the Revised Code as 249 it existed prior to July 1, 1996, had the violation been 250 committed prior to that date, or a violation of section 2925.11 251 of the Revised Code that is not a minor drug possession offense; 252

(b) A violation of an existing or former law of this
state, any other state, or the United States that is
substantially equivalent to any of the offenses listed in
division (A) (6) (a) of this section.

(7) On receipt of a request for a criminal records check 257 from an individual pursuant to section 4749.03 or 4749.06 of the 258 Revised Code, accompanied by a completed copy of the form 259 prescribed in division (C)(1) of this section and a set of 260 fingerprint impressions obtained in a manner described in 261 division (C)(2) of this section, the superintendent of the 262 bureau of criminal identification and investigation shall 263

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conduct a criminal records check in the manner described in 264 division (B) of this section to determine whether any 265 information exists indicating that the person who is the subject 266 of the request has been convicted of or pleaded quilty to a 267 felony in this state or in any other state. If the individual 2.68 indicates that a firearm will be carried in the course of 269 business, the superintendent shall require information from the 270 federal bureau of investigation as described in division (B)(2) 271 of this section. Subject to division (F) of this section, the 272 superintendent shall report the findings of the criminal records 273 check and any information the federal bureau of investigation 274 provides to the director of public safety. 275

(8) On receipt of a request pursuant to section 1321.37, 276 1321.53, or 4763.05 of the Revised Code, a completed form 277 prescribed pursuant to division (C)(1) of this section, and a 278 set of fingerprint impressions obtained in the manner described 279 in division (C)(2) of this section, the superintendent of the 280 bureau of criminal identification and investigation shall 281 conduct a criminal records check with respect to any person who 282 has applied for a license, permit, or certification from the 283 department of commerce or a division in the department. The 284 superintendent shall conduct the criminal records check in the 285 manner described in division (B) of this section to determine 286 whether any information exists that indicates that the person 287 who is the subject of the request previously has been convicted 288 of or pleaded guilty to any of the following: a violation of 289 section 2913.02, 2913.11, 2913.31, 2913.51, or 2925.03 of the 290 Revised Code; any other criminal offense involving theft, 291 receiving stolen property, embezzlement, forgery, fraud, passing 292 bad checks, money laundering, or drug trafficking, or any 293 criminal offense involving money or securities, as set forth in 294

Chapters 2909., 2911., 2913., 2915., 2921., 2923., and 2925. of 295 the Revised Code; or any existing or former law of this state, 296 any other state, or the United States that is substantially 297 equivalent to those offenses. 298

(9) On receipt of a request for a criminal records check 299 from the treasurer of state under section 113.041 of the Revised 300 Code or from an individual under section 4701.08, 4715.101, 301 4717.061, 4725.121, 4725.501, 4729.071, 4730.101, 4730.14, 302 4730.28, 4731.081, 4731.15, 4731.171, 4731.222, 4731.281, 303 4731.296, 4731.531, 4732.091, 4734.202, 4740.061, 4741.10, 304 4747.051, 4751.20, 4751.201, 4751.202, 4751.21, 4753.061, 305 4755.70, 4757.101, 4759.061, 4760.032, 4760.06, 4761.051, 306 4762.031, 4762.06, 4774.031, 4774.06, 4776.021, 4778.04, 307 4778.07, 4779.091, or 4783.04 of the Revised Code, accompanied 308 by a completed form prescribed under division (C)(1) of this 309 section and a set of fingerprint impressions obtained in the 310 manner described in division (C)(2) of this section, the 311 superintendent of the bureau of criminal identification and 312 investigation shall conduct a criminal records check in the 313 manner described in division (B) of this section to determine 314 whether any information exists that indicates that the person 315 who is the subject of the request has been convicted of or 316 pleaded quilty to any criminal offense in this state or any 317 other state. Subject to division (F) of this section, the 318 superintendent shall send the results of a check requested under 319 section 113.041 of the Revised Code to the treasurer of state 320 and shall send the results of a check requested under any of the 321 other listed sections to the licensing board specified by the 322 individual in the request. 323

(10) On receipt of a request pursuant to section 1121.23, 324
 1315.141, 1733.47, or 1761.26 of the Revised Code, a completed 325

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form prescribed pursuant to division (C)(1) of this section, and 326 a set of fingerprint impressions obtained in the manner 327 described in division (C)(2) of this section, the superintendent 328 of the bureau of criminal identification and investigation shall 329 conduct a criminal records check in the manner described in 330 division (B) of this section to determine whether any 331 332 information exists that indicates that the person who is the subject of the request previously has been convicted of or 333 pleaded guilty to any criminal offense under any existing or 334 former law of this state, any other state, or the United States. 335

(11) On receipt of a request for a criminal records check 336 from an appointing or licensing authority under section 3772.07 337 of the Revised Code, a completed form prescribed under division 338 (C) (1) of this section, and a set of fingerprint impressions 339 obtained in the manner prescribed in division (C)(2) of this 340 section, the superintendent of the bureau of criminal 341 identification and investigation shall conduct a criminal 342 records check in the manner described in division (B) of this 343 section to determine whether any information exists that 344 indicates that the person who is the subject of the request 345 previously has been convicted of or pleaded quilty or no contest 346 to any offense under any existing or former law of this state, 347 any other state, or the United States that is a disqualifying 348 offense as defined in section 3772.07 of the Revised Code or 349 substantially equivalent to such an offense. 350

(12) On receipt of a request pursuant to section 2151.33 351 or 2151.412 of the Revised Code, a completed form prescribed 352 pursuant to division (C)(1) of this section, and a set of 353 fingerprint impressions obtained in the manner described in 354 division (C)(2) of this section, the superintendent of the 355 bureau of criminal identification and investigation shall 356

conduct a criminal records check with respect to any person for357whom a criminal records check is required under that section.358The superintendent shall conduct the criminal records check in359the manner described in division (B) of this section to360determine whether any information exists that indicates that the361person who is the subject of the request previously has been362convicted of or pleaded guilty to any of the following:363

(a) A violation of section 2903.01, 2903.02, 2903.03, 364 2903.04, 2903.11, 2903.12, 2903.13, 2903.16, 2903.21, 2903.34, 365 2905.01, 2905.02, 2905.11, 2905.12, 2907.02, 2907.03, 2907.05, 366 2907.06, 2907.07, 2907.08, 2907.09, 2907.12, 2907.25, 2907.31, 367 2907.32, 2907.321, 2907.322, 2907.323, 2911.01, 2911.02, 368 2911.11, 2911.12, 2911.13, 2913.02, 2913.03, 2913.04, 2913.11, 369 2913.21, 2913.31, 2913.40, 2913.43, 2913.47, 2913.51, 2919.25, 370 2921.36, 2923.12, 2923.13, 2923.161, 2925.02, 2925.03, 2925.11, 371 2925.13, 2925.22, 2925.23, or 3716.11 of the Revised Code; 372

(b) An existing or former law of this state, any other
state, or the United States that is substantially equivalent to
any of the offenses listed in division (A) (12) (a) of this
section.

(13) On receipt of a request pursuant to section 3796.12 377 of the Revised Code, a completed form prescribed pursuant to 378 division (C)(1) of this section, and a set of fingerprint 379 impressions obtained in a manner described in division (C)(2) of 380 this section, the superintendent of the bureau of criminal 381 identification and investigation shall conduct a criminal 382 records check in the manner described in division (B) of this 383 section to determine whether any information exists that 384 indicates that the person who is the subject of the request 385 previously has been convicted of or pleaded guilty to the 386

following:

(a) A disqualifying offense as specified in rules adopted	388
under division (B)(2)(b) of section 3796.03 of the Revised Code	389
if the person who is the subject of the request is an	390
administrator or other person responsible for the daily	391
operation of, or an owner or prospective owner, officer or	392
prospective officer, or board member or prospective board member	393
of, an entity seeking a license from the department of commerce	394
under Chapter 3796. of the Revised Code;	395

(b) A disqualifying offense as specified in rules adopted 396 under division (B)(2)(b) of section 3796.04 of the Revised Code 397 if the person who is the subject of the request is an 398 administrator or other person responsible for the daily 399 operation of, or an owner or prospective owner, officer or 400 prospective officer, or board member or prospective board member 401 of, an entity seeking a license from the state board of pharmacy 402 under Chapter 3796. of the Revised Code. 403

(14) On receipt of a request required by section 3796.13 404 of the Revised Code, a completed form prescribed pursuant to 405 division (C)(1) of this section, and a set of fingerprint 406 impressions obtained in a manner described in division (C)(2) of 407 this section, the superintendent of the bureau of criminal 408 identification and investigation shall conduct a criminal 409 records check in the manner described in division (B) of this 410 section to determine whether any information exists that 411 412 indicates that the person who is the subject of the request previously has been convicted of or pleaded guilty to the 413 following: 414

(a) A disqualifying offense as specified in rules adoptedunder division (B)(8)(a) of section 3796.03 of the Revised Code416

if the person who is the subject of the request is seeking417employment with an entity licensed by the department of commerce418under Chapter 3796. of the Revised Code;419

(b) A disqualifying offense as specified in rules adopted
under division (B) (14) (a) of section 3796.04 of the Revised Code
if the person who is the subject of the request is seeking
employment with an entity licensed by the state board of
pharmacy under Chapter 3796. of the Revised Code.

425 (15) On receipt of a request pursuant to section 4768.06 of the Revised Code, a completed form prescribed under division 426 (C) (1) of this section, and a set of fingerprint impressions 427 obtained in the manner described in division (C)(2) of this 428 section, the superintendent of the bureau of criminal 429 identification and investigation shall conduct a criminal 430 records check in the manner described in division (B) of this 431 section to determine whether any information exists indicating 432 that the person who is the subject of the request has been 433 convicted of or pleaded guilty to a felony in this state or in 434 435 any other state.

(B) Subject to division (F) of this section, the
superintendent shall conduct any criminal records check to be
conducted under this section as follows:
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(1) The superintendent shall review or cause to be 439 reviewed any relevant information gathered and compiled by the 440 bureau under division (A) of section 109.57 of the Revised Code 441 that relates to the person who is the subject of the criminal 442 records check, including, if the criminal records check was 443 requested under section 113.041, 121.08, 173.27, 173.38, 444 173.381, 1121.23, 1315.141, 1321.37, 1321.53, 1733.47, 1761.26, 445 2151.86, 3301.32, 3301.541, 3319.39, 3701.881, 3712.09, 446 3721.121, 3772.07, 3796.12, 3796.13, 4749.03, 4749.06, 4763.05,4474768.06, 5104.013, 5164.34, 5164.341, 5164.342, 5123.081,4485123.169, or 5153.111 of the Revised Code, any relevant449information contained in records that have been sealed under450section 2953.32 of the Revised Code;451

(2) If the request received by the superintendent asks for 452 information from the federal bureau of investigation, the 453 superintendent shall request from the federal bureau of 454 investigation any information it has with respect to the person 455 456 who is the subject of the criminal records check, including fingerprint-based checks of national crime information databases 457 as described in 42 U.S.C. 671 if the request is made pursuant to 458 section 2151.86 or 5104.013 of the Revised Code or if any other 459 Revised Code section requires fingerprint-based checks of that 460 nature, and shall review or cause to be reviewed any information 461 the superintendent receives from that bureau. If a request under 462 section 3319.39 of the Revised Code asks only for information 463 from the federal bureau of investigation, the superintendent 464 shall not conduct the review prescribed by division (B)(1) of 465 this section. 466

(3) The superintendent or the superintendent's designee
may request criminal history records from other states or the
federal government pursuant to the national crime prevention and
privacy compact set forth in section 109.571 of the Revised
Code.

(4) The superintendent shall include in the results of the
criminal records check a list or description of the offenses
listed or described in division (A) (1), (2), (3), (4), (5), (6),
(7), (8), (9), (10), (11), (12), (13), (14), or (15) of this
section, whichever division requires the superintendent to

conduct the criminal records check. The superintendent shall477exclude from the results any information the dissemination of478which is prohibited by federal law.479

(5) The superintendent shall send the results of the 480 criminal records check to the person to whom it is to be sent 481 not later than the following number of days after the date the 482 superintendent receives the request for the criminal records 483 check, the completed form prescribed under division (C) (1) of 484 this section, and the set of fingerprint impressions obtained in 485 the manner described in division (C) (2) of this section: 486

(a) If the superintendent is required by division (A) of
this section (other than division (A) (3) of this section) to
conduct the criminal records check, thirty;

(b) If the superintendent is required by division (A)(3) 490 of this section to conduct the criminal records check, sixty. 491

(C) (1) The superintendent shall prescribe a form to obtain
the information necessary to conduct a criminal records check
from any person for whom a criminal records check is to be
conducted under this section. The form that the superintendent
prescribes pursuant to this division may be in a tangible
format, in an electronic format, or in both tangible and
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(2) The superintendent shall prescribe standard impression 499 sheets to obtain the fingerprint impressions of any person for 500 whom a criminal records check is to be conducted under this 501 section. Any person for whom a records check is to be conducted 502 under this section shall obtain the fingerprint impressions at a 503 county sheriff's office, municipal police department, or any 504 other entity with the ability to make fingerprint impressions on 505

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the standard impression sheets prescribed by the superintendent.506The office, department, or entity may charge the person a507reasonable fee for making the impressions. The standard508impression sheets the superintendent prescribes pursuant to this509division may be in a tangible format, in an electronic format,510or in both tangible and electronic formats.511

(3) Subject to division (D) of this section, the 512 superintendent shall prescribe and charge a reasonable fee for 513 providing a criminal records check under this section. The 514 515 person requesting the criminal records check shall pay the fee prescribed pursuant to this division. In the case of a request 516 under section 1121.23, 1155.03, 1163.05, 1315.141, 1733.47, 517 1761.26, 2151.33, 2151.412, or 5164.34 of the Revised Code, the 518 fee shall be paid in the manner specified in that section. 519

(4) The superintendent of the bureau of criminal
identification and investigation may prescribe methods of
forwarding fingerprint impressions and information necessary to
conduct a criminal records check, which methods shall include,
but not be limited to, an electronic method.

(D) The results of a criminal records check conducted 525 under this section, other than a criminal records check 526 specified in division (A) (7) of this section, are valid for the 527 person who is the subject of the criminal records check for a 528 period of one year from the date upon which the superintendent 529 completes the criminal records check. If during that period the 530 superintendent receives another request for a criminal records 531 check to be conducted under this section for that person, the 532 superintendent shall provide the results from the previous 533 criminal records check of the person at a lower fee than the fee 534 prescribed for the initial criminal records check. 535

(E) When the superintendent receives a request for
information from a registered private provider, the
superintendent shall proceed as if the request was received from
a school district board of education under section 3319.39 of
the Revised Code. The superintendent shall apply division (A) (1)
(c) of this section to any such request for an applicant who is
541
a teacher.

(F)(1) Subject to division (F)(2) of this section, all 543 information regarding the results of a criminal records check 544 conducted under this section that the superintendent reports or 545 sends under division (A)(7) or (9) of this section to the 546 director of public safety, the treasurer of state, or the 547 person, board, or entity that made the request for the criminal 548 records check shall relate to the conviction of the subject 549 person, or the subject person's plea of guilty to, a criminal 550 offense. 551

(2) Division (F)(1) of this section does not limit, 552 restrict, or preclude the superintendent's release of 553 information that relates to the arrest of a person who is 554 eighteen years of age or older, to an adjudication of a child as 555 a delinquent child, or to a criminal conviction of a person 556 under eighteen years of age in circumstances in which a release 557 of that nature is authorized under division (E)(2), (3), or (4)558 of section 109.57 of the Revised Code pursuant to a rule adopted 559 under division (E)(1) of that section. 560

(G) As used in this section:

(1) "Criminal records check" means any criminal records
 562
 check conducted by the superintendent of the bureau of criminal
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 identification and investigation in accordance with division (B)
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 of this section.

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(2) "Minor drug possession offense" has the same meaning 566 as in section 2925.01 of the Revised Code. 567 (3) "OVI or OVUAC violation" means a violation of section 568 4511.19 of the Revised Code or a violation of an existing or 569 former law of this state, any other state, or the United States 570 that is substantially equivalent to section 4511.19 of the 571 Revised Code. 572 (4) "Registered private provider" means a nonpublic school 573 or entity registered with the superintendent of public 574 instruction under section 3310.41 of the Revised Code to 575 participate in the autism scholarship program or section 3310.58 576 of the Revised Code to participate in the Jon Peterson special 577 needs scholarship program. 578 Sec. 149.43. (A) As used in this section: 579 (1) "Public record" means records kept by any public 580 office, including, but not limited to, state, county, city, 581 village, township, and school district units, and records 582 pertaining to the delivery of educational services by an 583 alternative school in this state kept by the nonprofit or for-584 585 profit entity operating the alternative school pursuant to section 3313.533 of the Revised Code. "Public record" does not 586 mean any of the following: 587 (a) Medical records; 588 (b) Records pertaining to probation and parole proceedings 589 or to proceedings related to the imposition of community control 590 sanctions and post-release control sanctions; 591 (c) Records pertaining to actions under section 2151.85 592 and division (C) of section 2919.121 of the Revised Code and to 593 appeals of actions arising under those sections; 594

(d) Records pertaining to adoption proceedings, including	595
the contents of an adoption file maintained by the department of	596
health under sections 3705.12 to 3705.124 of the Revised Code;	597
(e) Information in a record contained in the putative	598
father registry established by section 3107.062 of the Revised	599
Code, regardless of whether the information is held by the	600
department of job and family services or, pursuant to section	601
3111.69 of the Revised Code, the office of child support in the	602
department or a child support enforcement agency;	603
(f) Records specified in division (A) of section 3107.52	604
of the Revised Code;	605
(g) Trial preparation records;	606
(h) Confidential law enforcement investigatory records;	607
(i) Records containing information that is confidential	608
under section 2710.03 or 4112.05 of the Revised Code;	609
(j) DNA records stored in the DNA database pursuant to	610
section 109.573 of the Revised Code;	611
(k) Inmate records released by the department of	612
rehabilitation and correction to the department of youth	613
services or a court of record pursuant to division (E) of	614
section 5120.21 of the Revised Code;	615
(1) Records maintained by the department of youth services	616
pertaining to children in its custody released by the department	617
of youth services to the department of rehabilitation and	618
correction pursuant to section 5139.05 of the Revised Code;	619
(m) Intellectual property records;	620
<pre>(n) Donor profile records;</pre>	621

(o) Records maintained by the department of job and family 622 services pursuant to section 3121.894 of the Revised Code; 623 (p) Peace officer, parole officer, probation officer, 624 bailiff, prosecuting attorney, assistant prosecuting attorney, 625 correctional employee, community-based correctional facility 626 employee, youth services employee, firefighter, EMT, 627 investigator of the bureau of criminal identification and 628 investigation, or federal law enforcement officer residential 629 and familial information; 630 (q) In the case of a county hospital operated pursuant to 631 Chapter 339. of the Revised Code or a municipal hospital 632 operated pursuant to Chapter 749. of the Revised Code, 633 information that constitutes a trade secret, as defined in 634 section 1333.61 of the Revised Code; 635 (r) Information pertaining to the recreational activities 636 of a person under the age of eighteen; 637 (s) In the case of a child fatality review board acting 638 under sections 307.621 to 307.629 of the Revised Code or a 639 review conducted pursuant to guidelines established by the 640 director of health under section 3701.70 of the Revised Code, 641 records provided to the board or director, statements made by 642 643 board members during meetings of the board or by persons participating in the director's review, and all work products of 644 the board or director, and in the case of a child fatality 645 review board, child fatality review data submitted by the board 646 to the department of health or a national child death review 647 database, other than the report prepared pursuant to division 648 (A) of section 307.626 of the Revised Code; 649

(t) Records provided to and statements made by the

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executive director of a public children services agency or a 651 prosecuting attorney acting pursuant to section 5153.171 of the 652 Revised Code other than the information released under that 653 section; 654

(u) Test materials, examinations, or evaluation tools used
 in an examination for licensure as a nursing home administrator
 that the board of executives of long-term services and supports
 administers under section 4751.04 4751.15 of the Revised Code or
 contracts under that section with a private or government entity
 administer;

(v) Records the release of which is prohibited by state or661662

(w) Proprietary information of or relating to any person
that is submitted to or compiled by the Ohio venture capital
authority created under section 150.01 of the Revised Code;

(x) Financial statements and data any person submits for
any purpose to the Ohio housing finance agency or the
controlling board in connection with applying for, receiving, or
accounting for financial assistance from the agency, and
information that identifies any individual who benefits directly
or indirectly from financial assistance from the agency;
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(y) Records listed in section 5101.29 of the Revised Code;

(z) Discharges recorded with a county recorder under
section 317.24 of the Revised Code, as specified in division (B)
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(2) of that section;
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(aa) Usage information including names and addresses of
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specific residential and commercial customers of a municipally
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owned or operated public utility;
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(bb) Records described in division (C) of section 187.04 679 of the Revised Code that are not designated to be made available 680 to the public as provided in that division; 681 (cc) Information and records that are made confidential, 682 privileged, and not subject to disclosure under divisions (B) 683 and (C) of section 2949.221 of the Revised Code; 684 (dd) Personal information, as defined in section 149.45 of 685 the Revised Code; 686 (ee) The confidential name, address, and other personally 687 identifiable information of a program participant in the address 688 confidentiality program established under sections 111.41 to 689 111.47 of the Revised Code, including the contents of any 690 application for absent voter's ballots, absent voter's ballot 691 identification envelope statement of voter, or provisional 692 ballot affirmation completed by a program participant who has a 693 confidential voter registration record, and records or portions 694 of records pertaining to that program that identify the number 695 of program participants that reside within a precinct, ward, 696 township, municipal corporation, county, or any other geographic 697 area smaller than the state. As used in this division, 698 "confidential address" and "program participant" have the 699 meaning defined in section 111.41 of the Revised Code. 700

(ff) Orders for active military service of an individual701serving or with previous service in the armed forces of the702United States, including a reserve component, or the Ohio703organized militia, except that, such order becomes a public704record on the day that is fifteen years after the published date705or effective date of the call to order;706

(gg) The name, address, contact information, or other

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personal information of an individual who is less than eighteen708years of age that is included in any record related to a traffic709accident involving a school vehicle in which the individual was710an occupant at the time of the accident;711

(hh) Protected health information, as defined in 45 C.F.R. 712 160.103, that is in a claim for payment for a health care 713 product, service, or procedure, as well as any other health 714 claims data in another document that reveals the identity of an 715 individual who is the subject of the data or could be used to 716 reveal that individual's identity. 717

(2) "Confidential law enforcement investigatory record"
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means any record that pertains to a law enforcement matter of a
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criminal, quasi-criminal, civil, or administrative nature, but
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only to the extent that the release of the record would create a
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high probability of disclosure of any of the following:
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(a) The identity of a suspect who has not been charged
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with the offense to which the record pertains, or of an
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information source or witness to whom confidentiality has been
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reasonably promised;
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(b) Information provided by an information source or 727
witness to whom confidentiality has been reasonably promised, 728
which information would reasonably tend to disclose the source's 729
or witness's identity; 730

(c) Specific confidential investigatory techniques or731procedures or specific investigatory work product;732

(d) Information that would endanger the life or physical
safety of law enforcement personnel, a crime victim, a witness,
or a confidential information source.
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(3) "Medical record" means any document or combination of 736

documents, except births, deaths, and the fact of admission to737or discharge from a hospital, that pertains to the medical738history, diagnosis, prognosis, or medical condition of a patient739and that is generated and maintained in the process of medical740treatment.741

(4) "Trial preparation record" means any record that
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contains information that is specifically compiled in reasonable
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anticipation of, or in defense of, a civil or criminal action or
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proceeding, including the independent thought processes and
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personal trial preparation of an attorney.
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(5) "Intellectual property record" means a record, other 747 than a financial or administrative record, that is produced or 748 collected by or for faculty or staff of a state institution of 749 higher learning in the conduct of or as a result of study or 750 research on an educational, commercial, scientific, artistic, 751 technical, or scholarly issue, regardless of whether the study 752 or research was sponsored by the institution alone or in 753 conjunction with a governmental body or private concern, and 754 that has not been publicly released, published, or patented. 755

(6) "Donor profile record" means all records about donors
or potential donors to a public institution of higher education
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except the names and reported addresses of the actual donors and
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the date, amount, and conditions of the actual donation.
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(7) "Peace officer, parole officer, probation officer, 760
bailiff, prosecuting attorney, assistant prosecuting attorney, 761
correctional employee, community-based correctional facility 762
employee, youth services employee, firefighter, EMT, 763
investigator of the bureau of criminal identification and 764
investigation, or federal law enforcement officer residential 765
and familial information" means any information that discloses 766

any of the following about a peace officer, parole officer,767probation officer, bailiff, prosecuting attorney, assistant768prosecuting attorney, correctional employee, community-based769correctional facility employee, youth services employee,770firefighter, EMT, investigator of the bureau of criminal771identification and investigation, or federal law enforcement772officer:773

(a) The address of the actual personal residence of a 774 peace officer, parole officer, probation officer, bailiff, 775 assistant prosecuting attorney, correctional employee, 776 community-based correctional facility employee, youth services 777 employee, firefighter, EMT, an investigator of the bureau of 778 criminal identification and investigation, or federal law 779 enforcement officer, except for the state or political 780 subdivision in which the peace officer, parole officer, 781 probation officer, bailiff, assistant prosecuting attorney, 782 correctional employee, community-based correctional facility 783 employee, youth services employee, firefighter, EMT, 784 investigator of the bureau of criminal identification and 785 investigation, or federal law enforcement officer resides; 786

(b) Information compiled from referral to or participation in an employee assistance program;

(c) The social security number, the residential telephone 789 number, any bank account, debit card, charge card, or credit 790 card number, or the emergency telephone number of, or any 791 medical information pertaining to, a peace officer, parole 792 officer, probation officer, bailiff, prosecuting attorney, 793 assistant prosecuting attorney, correctional employee, 794 community-based correctional facility employee, youth services 795 employee, firefighter, EMT, investigator of the bureau of 796

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criminal identification and investigation, or federal law 797 enforcement officer; 798

(d) The name of any beneficiary of employment benefits, 799 including, but not limited to, life insurance benefits, provided 800 to a peace officer, parole officer, probation officer, bailiff, 801 prosecuting attorney, assistant prosecuting attorney, 802 correctional employee, community-based correctional facility 803 employee, youth services employee, firefighter, EMT, 804 investigator of the bureau of criminal identification and 805 investigation, or federal law enforcement officer by the peace 806 officer's, parole officer's, probation officer's, bailiff's, 807 prosecuting attorney's, assistant prosecuting attorney's, 808 correctional employee's, community-based correctional facility 809 employee's, youth services employee's, firefighter's, EMT's, 810 investigator of the bureau of criminal identification and 811 investigation's, or federal law enforcement officer's employer; 812

(e) The identity and amount of any charitable or 813 employment benefit deduction made by the peace officer's, parole 814 officer's, probation officer's, bailiff's, prosecuting 815 816 attorney's, assistant prosecuting attorney's, correctional employee's, community-based correctional facility employee's, 817 youth services employee's, firefighter's, EMT's, investigator of 818 the bureau of criminal identification and investigation's, or 819 federal law enforcement officer's employer from the peace 820 officer's, parole officer's, probation officer's, bailiff's, 821 prosecuting attorney's, assistant prosecuting attorney's, 822 correctional employee's, community-based correctional facility 823 employee's, youth services employee's, firefighter's, EMT's, 824 investigator of the bureau of criminal identification and 825 investigation's, or federal law enforcement officer's 826 compensation unless the amount of the deduction is required by 827

state or federal law;

(f) The name, the residential address, the name of the 829 employer, the address of the employer, the social security 830 number, the residential telephone number, any bank account, 831 debit card, charge card, or credit card number, or the emergency 832 telephone number of the spouse, a former spouse, or any child of 833 a peace officer, parole officer, probation officer, bailiff, 834 prosecuting attorney, assistant prosecuting attorney, 835 correctional employee, community-based correctional facility 836 employee, youth services employee, firefighter, EMT, 837 investigator of the bureau of criminal identification and 838 investigation, or federal law enforcement officer; 839

(g) A photograph of a peace officer who holds a position
or has an assignment that may include undercover or plain
clothes positions or assignments as determined by the peace
officer's appointing authority.

As used in divisions (A)(7) and (B)(9) of this section, 844 "peace officer" has the same meaning as in section 109.71 of the 845 Revised Code and also includes the superintendent and troopers 846 of the state highway patrol; it does not include the sheriff of 847 a county or a supervisory employee who, in the absence of the 848 sheriff, is authorized to stand in for, exercise the authority 849 of, and perform the duties of the sheriff. 850

As used in divisions (A)(7) and (B)(9) of this section, 851 "correctional employee" means any employee of the department of 852 rehabilitation and correction who in the course of performing 853 the employee's job duties has or has had contact with inmates 854 and persons under supervision. 855

As used in divisions (A)(7) and (B)(9) of this section,

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"youth services employee" means any employee of the department 857 of youth services who in the course of performing the employee's 858 job duties has or has had contact with children committed to the 859 custody of the department of youth services. 860

As used in divisions (A)(7) and (B)(9) of this section, 861 "firefighter" means any regular, paid or volunteer, member of a 862 lawfully constituted fire department of a municipal corporation, 863 864 township, fire district, or village.

As used in divisions (A)(7) and (B)(9) of this section, 865 "EMT" means EMTs-basic, EMTs-I, and paramedics that provide 866 emergency medical services for a public emergency medical 867 service organization. "Emergency medical service organization," 868 "EMT-basic," "EMT-I," and "paramedic" have the same meanings as 869 in section 4765.01 of the Revised Code. 870

As used in divisions (A)(7) and (B)(9) of this section, "investigator of the bureau of criminal identification and 872 investigation" has the meaning defined in section 2903.11 of the 873 Revised Code.

As used in divisions (A)(7) and (B)(9) of this section, 875 "federal law enforcement officer" has the meaning defined in 876 section 9.88 of the Revised Code. 877

(8) "Information pertaining to the recreational activities 878 of a person under the age of eighteen" means information that is 879 kept in the ordinary course of business by a public office, that 880 pertains to the recreational activities of a person under the 881 age of eighteen years, and that discloses any of the following: 882

(a) The address or telephone number of a person under the 883 age of eighteen or the address or telephone number of that 884 person's parent, guardian, custodian, or emergency contact 885

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886 person; (b) The social security number, birth date, or 887 photographic image of a person under the age of eighteen; 888 (c) Any medical record, history, or information pertaining 889 to a person under the age of eighteen; 890 (d) Any additional information sought or required about a 891 person under the age of eighteen for the purpose of allowing 892 that person to participate in any recreational activity 893 conducted or sponsored by a public office or to use or obtain 894 admission privileges to any recreational facility owned or 895 896 operated by a public office. (9) "Community control sanction" has the same meaning as 897 in section 2929.01 of the Revised Code. 898 (10) "Post-release control sanction" has the same meaning 899 as in section 2967.01 of the Revised Code. 900 (11) "Redaction" means obscuring or deleting any 901 information that is exempt from the duty to permit public 902 inspection or copying from an item that otherwise meets the 903 definition of a "record" in section 149.011 of the Revised Code. 904 (12) "Designee," "elected official," and "future official" 905 have the same meanings as in section 109.43 of the Revised Code. 906 (B) (1) Upon request and subject to division (B) (8) of this 907 908 section, all public records responsive to the request shall be promptly prepared and made available for inspection to any 909 person at all reasonable times during regular business hours. 910 Subject to division (B)(8) of this section, upon request, a 911 public office or person responsible for public records shall 912

make copies of the requested public record available at cost and 913

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within a reasonable period of time. If a public record contains 914 information that is exempt from the duty to permit public 915 inspection or to copy the public record, the public office or 916 the person responsible for the public record shall make 917 available all of the information within the public record that 918 is not exempt. When making that public record available for 919 public inspection or copying that public record, the public 920 office or the person responsible for the public record shall 921 notify the requester of any redaction or make the redaction 922 plainly visible. A redaction shall be deemed a denial of a 923 request to inspect or copy the redacted information, except if 924 federal or state law authorizes or requires a public office to 925 make the redaction. 926

(2) To facilitate broader access to public records, a 927 public office or the person responsible for public records shall 928 organize and maintain public records in a manner that they can 929 be made available for inspection or copying in accordance with 930 division (B) of this section. A public office also shall have 931 available a copy of its current records retention schedule at a 932 location readily available to the public. If a requester makes 933 an ambiguous or overly broad request or has difficulty in making 934 a request for copies or inspection of public records under this 935 section such that the public office or the person responsible 936 for the requested public record cannot reasonably identify what 937 public records are being requested, the public office or the 938 person responsible for the requested public record may deny the 939 request but shall provide the requester with an opportunity to 940 revise the request by informing the requester of the manner in 941 which records are maintained by the public office and accessed 942 in the ordinary course of the public office's or person's 943 duties. 944

(3) If a request is ultimately denied, in part or in 945 whole, the public office or the person responsible for the 946 requested public record shall provide the requester with an 947 explanation, including legal authority, setting forth why the 948 request was denied. If the initial request was provided in 949 writing, the explanation also shall be provided to the requester 950 in writing. The explanation shall not preclude the public office 951 or the person responsible for the requested public record from 952 relying upon additional reasons or legal authority in defending 953 an action commenced under division (C) of this section. 954

(4) Unless specifically required or authorized by state or 955 federal law or in accordance with division (B) of this section, 956 no public office or person responsible for public records may 957 limit or condition the availability of public records by 958 requiring disclosure of the requester's identity or the intended 959 use of the requested public record. Any requirement that the 960 requester disclose the requester's identity or the intended use 961 of the requested public record constitutes a denial of the 962 963 request.

(5) A public office or person responsible for public 964 records may ask a requester to make the request in writing, may 965 966 ask for the requester's identity, and may inquire about the intended use of the information requested, but may do so only 967 after disclosing to the requester that a written request is not 968 mandatory and that the requester may decline to reveal the 969 requester's identity or the intended use and when a written 970 request or disclosure of the identity or intended use would 971 benefit the requester by enhancing the ability of the public 972 office or person responsible for public records to identify, 973 locate, or deliver the public records sought by the requester. 974

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(6) If any person chooses to obtain a copy of a public 975 record in accordance with division (B) of this section, the 976 public office or person responsible for the public record may 977 require that person to pay in advance the cost involved in 978 providing the copy of the public record in accordance with the 979 choice made by the person seeking the copy under this division. 980 The public office or the person responsible for the public 981 record shall permit that person to choose to have the public 982 record duplicated upon paper, upon the same medium upon which 983 the public office or person responsible for the public record 984 keeps it, or upon any other medium upon which the public office 985 or person responsible for the public record determines that it 986 reasonably can be duplicated as an integral part of the normal 987 operations of the public office or person responsible for the 988 public record. When the person seeking the copy makes a choice 989 under this division, the public office or person responsible for 990 the public record shall provide a copy of it in accordance with 991 the choice made by the person seeking the copy. Nothing in this 992 section requires a public office or person responsible for the 993 public record to allow the person seeking a copy of the public 994 record to make the copies of the public record. 995

(7) (a) Upon a request made in accordance with division (B) 996 of this section and subject to division (B)(6) of this section, 997 a public office or person responsible for public records shall 998 transmit a copy of a public record to any person by United 999 States mail or by any other means of delivery or transmission 1000 within a reasonable period of time after receiving the request 1001 for the copy. The public office or person responsible for the 1002 public record may require the person making the request to pay 1003 in advance the cost of postage if the copy is transmitted by 1004 United States mail or the cost of delivery if the copy is 1005

transmitted other than by United States mail, and to pay in1006advance the costs incurred for other supplies used in the1007mailing, delivery, or transmission.1008

(b) Any public office may adopt a policy and procedures 1009 that it will follow in transmitting, within a reasonable period 1010 of time after receiving a request, copies of public records by 1011 United States mail or by any other means of delivery or 1012 transmission pursuant to division (B)(7) of this section. A 1013 public office that adopts a policy and procedures under division 1014 (B) (7) of this section shall comply with them in performing its 1015 duties under that division. 1016

(c) In any policy and procedures adopted under division(B)(7) of this section:

(i) A public office may limit the number of records
requested by a person that the office will physically deliver by
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United States mail or by another delivery service to ten per
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month, unless the person certifies to the office in writing that
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the person does not intend to use or forward the requested
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records, or the information contained in them, for commercial
1024
purposes;

(ii) A public office that chooses to provide some or all 1026 of its public records on a web site that is fully accessible to 1027 and searchable by members of the public at all times, other than 1028 during acts of God outside the public office's control or 1029 maintenance, and that charges no fee to search, access, 1030 download, or otherwise receive records provided on the web site, 1031 may limit to ten per month the number of records requested by a 1032 person that the office will deliver in a digital format, unless 1033 the requested records are not provided on the web site and 1034 unless the person certifies to the office in writing that the 1035

Page 35

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person does not intend to use or forward the requested records, 1036 or the information contained in them, for commercial purposes. 1037

(iii) For purposes of division (B) (7) of this section,
"commercial" shall be narrowly construed and does not include
reporting or gathering news, reporting or gathering information
to assist citizen oversight or understanding of the operation or
activities of government, or nonprofit educational research.

1043 (8) A public office or person responsible for public 1044 records is not required to permit a person who is incarcerated pursuant to a criminal conviction or a juvenile adjudication to 1045 inspect or to obtain a copy of any public record concerning a 1046 criminal investigation or prosecution or concerning what would 1047 be a criminal investigation or prosecution if the subject of the 1048 investigation or prosecution were an adult, unless the request 1049 to inspect or to obtain a copy of the record is for the purpose 1050 of acquiring information that is subject to release as a public 1051 record under this section and the judge who imposed the sentence 1052 or made the adjudication with respect to the person, or the 1053 judge's successor in office, finds that the information sought 1054 in the public record is necessary to support what appears to be 1055 a justiciable claim of the person. 1056

(9) (a) Upon written request made and signed by a 1057 journalist on or after December 16, 1999, a public office, or 1058 person responsible for public records, having custody of the 1059 records of the agency employing a specified peace officer, 1060 parole officer, probation officer, bailiff, prosecuting 1061 attorney, assistant prosecuting attorney, correctional employee, 1062 community-based correctional facility employee, youth services 1063 employee, firefighter, EMT, investigator of the bureau of 1064 criminal identification and investigation, or federal law 1065

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enforcement officer shall disclose to the journalist the address 1066 of the actual personal residence of the peace officer, parole 1067 officer, probation officer, bailiff, prosecuting attorney, 1068 assistant prosecuting attorney, correctional employee, 1069 community-based correctional facility employee, youth services 1070 employee, firefighter, EMT, investigator of the bureau of 1071 criminal identification and investigation, or federal law 1072 enforcement officer and, if the peace officer's, parole 1073 officer's, probation officer's, bailiff's, prosecuting 1074 1075 attorney's, assistant prosecuting attorney's, correctional employee's, community-based correctional facility employee's, 1076 youth services employee's, firefighter's, EMT's, investigator of 1077 the bureau of criminal identification and investigation's, or 1078 federal law enforcement officer's spouse, former spouse, or 1079 child is employed by a public office, the name and address of 1080 the employer of the peace officer's, parole officer's, probation 1081 officer's, bailiff's, prosecuting attorney's, assistant 1082 prosecuting attorney's, correctional employee's, community-based 1083 correctional facility employee's, youth services employee's, 1084 firefighter's, EMT's, investigator of the bureau of criminal 1085 identification and investigation's, or federal law enforcement 1086 officer's spouse, former spouse, or child. The request shall 1087 include the journalist's name and title and the name and address 1088 of the journalist's employer and shall state that disclosure of 1089 the information sought would be in the public interest. 1090

(b) Division (B)(9)(a) of this section also applies to 1091 journalist requests for: 1092

(i) Customer information maintained by a municipally owned
 1093
 or operated public utility, other than social security numbers
 and any private financial information such as credit reports,
 payment methods, credit card numbers, and bank account
 1096

information;	1097
(ii) Information about minors involved in a school vehicle	1098
accident as provided in division (A)(1)(gg) of this section,	1099
other than personal information as defined in section 149.45 of	1100
the Revised Code.	1101
(c) As used in division (B)(9) of this section,	1102
"journalist" means a person engaged in, connected with, or	1103
employed by any news medium, including a newspaper, magazine,	1104
press association, news agency, or wire service, a radio or	1105
television station, or a similar medium, for the purpose of	1106
gathering, processing, transmitting, compiling, editing, or	1107
disseminating information for the general public.	1108
(C)(1) If a person allegedly is aggrieved by the failure	1109
of a public office or the person responsible for public records	1110
to promptly prepare a public record and to make it available to	1111
the person for inspection in accordance with division (B) of	1112
this section or by any other failure of a public office or the	1113

person responsible for public records to comply with an1114obligation in accordance with division (B) of this section, the1115person allegedly aggrieved may do only one of the following, and1116not both:1117

(a) File a complaint with the clerk of the court of claims
or the clerk of the court of common pleas under section 2743.75
of the Revised Code;

(b) Commence a mandamus action to obtain a judgment that
orders the public office or the person responsible for the
public record to comply with division (B) of this section, that
awards court costs and reasonable attorney's fees to the person
that instituted the mandamus action, and, if applicable, that

includes an order fixing statutory damages under division (C)(2) 1126 of this section. The mandamus action may be commenced in the 1127 court of common pleas of the county in which division (B) of 1128 this section allegedly was not complied with, in the supreme 1129 court pursuant to its original jurisdiction under Section 2 of 1130 Article IV, Ohio Constitution, or in the court of appeals for 1131 the appellate district in which division (B) of this section 1132 allegedly was not complied with pursuant to its original 1133 jurisdiction under Section 3 of Article IV, Ohio Constitution. 1134

(2) If a requester transmits a written request by hand 1135 delivery, electronic submission, or certified mail to inspect or 1136 receive copies of any public record in a manner that fairly 1137 describes the public record or class of public records to the 1138 public office or person responsible for the requested public 1139 records, except as otherwise provided in this section, the 1140 requester shall be entitled to recover the amount of statutory 1141 damages set forth in this division if a court determines that 1142 the public office or the person responsible for public records 1143 failed to comply with an obligation in accordance with division 1144 (B) of this section. 1145

The amount of statutory damages shall be fixed at one 1146 hundred dollars for each business day during which the public 1147 office or person responsible for the requested public records 1148 failed to comply with an obligation in accordance with division 1149 (B) of this section, beginning with the day on which the 1150 requester files a mandamus action to recover statutory damages, 1151 up to a maximum of one thousand dollars. The award of statutory 1152 damages shall not be construed as a penalty, but as compensation 1153 for injury arising from lost use of the requested information. 1154 The existence of this injury shall be conclusively presumed. The 1155 award of statutory damages shall be in addition to all other 1156

remedies authorized by this section.

The court may reduce an award of statutory damages or not 1158 award statutory damages if the court determines both of the 1159 following: 1160

(a) That, based on the ordinary application of statutory 1161 law and case law as it existed at the time of the conduct or 1162 threatened conduct of the public office or person responsible 1163 for the requested public records that allegedly constitutes a 1164 failure to comply with an obligation in accordance with division 1165 (B) of this section and that was the basis of the mandamus 1166 action, a well-informed public office or person responsible for 1167 the requested public records reasonably would believe that the 1168 conduct or threatened conduct of the public office or person 1169 responsible for the requested public records did not constitute 1170 a failure to comply with an obligation in accordance with 1171 division (B) of this section; 1172

(b) That a well-informed public office or person
responsible for the requested public records reasonably would
believe that the conduct or threatened conduct of the public
office or person responsible for the requested public records
would serve the public policy that underlies the authority that
is asserted as permitting that conduct or threatened conduct.

(3) In a mandamus action filed under division (C)(1) of 1179this section, the following apply: 1180

(a) (i) If the court orders the public office or the person
responsible for the public record to comply with division (B) of
this section, the court shall determine and award to the relator
all court costs, which shall be construed as remedial and not
punitive.

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(ii) If the court makes a determination described in
division (C) (3) (b) (iii) of this section, the court shall
determine and award to the relator all court costs, which shall
be construed as remedial and not punitive.

(b) If the court renders a judgment that orders the public
office or the person responsible for the public record to comply
with division (B) of this section or if the court determines any
of the following, the court may award reasonable attorney's fees
to the relator, subject to the provisions of division (C) (4) of
this section:

(i) The public office or the person responsible for the
 public records failed to respond affirmatively or negatively to
 the public records request in accordance with the time allowed
 under division (B) of this section.

(ii) The public office or the person responsible for the
public records promised to permit the relator to inspect or
receive copies of the public records requested within a
specified period of time but failed to fulfill that promise
within that specified period of time.

(iii) The public office or the person responsible for the 1205 public records acted in bad faith when the office or person 1206 voluntarily made the public records available to the relator for 1207 the first time after the relator commenced the mandamus action, 1208 but before the court issued any order concluding whether or not 1209 the public office or person was required to comply with division 1210 (B) of this section. No discovery may be conducted on the issue 1211 of the alleged bad faith of the public office or person 1212 responsible for the public records. This division shall not be 1213 construed as creating a presumption that the public office or 1214 the person responsible for the public records acted in bad faith 1215

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when the office or person voluntarily made the public records 1216 available to the relator for the first time after the relator 1217 commenced the mandamus action, but before the court issued any 1218 order described in this division. 1219

(c) The court shall not award attorney's fees to therelator if the court determines both of the following:1221

(i) That, based on the ordinary application of statutory 1222 law and case law as it existed at the time of the conduct or 1223 threatened conduct of the public office or person responsible 1224 for the requested public records that allegedly constitutes a 1225 failure to comply with an obligation in accordance with division 1226 (B) of this section and that was the basis of the mandamus 1227 action, a well-informed public office or person responsible for 1228 the requested public records reasonably would believe that the 1229 conduct or threatened conduct of the public office or person 1230 responsible for the requested public records did not constitute 1231 a failure to comply with an obligation in accordance with 1232 division (B) of this section; 1233

(ii) That a well-informed public office or person
responsible for the requested public records reasonably would
believe that the conduct or threatened conduct of the public
office or person responsible for the requested public records
would serve the public policy that underlies the authority that
is asserted as permitting that conduct or threatened conduct.

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(4) All of the following apply to any award of reasonable 1240
attorney's fees awarded under division (C)(3)(b) of this 1241
section: 1242
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(a) The fees shall be construed as remedial and notpunitive.

(b) The fees awarded shall not exceed the total of the 1245
reasonable attorney's fees incurred before the public record was 1246
made available to the relator and the fees described in division 1247
(C) (4) (c) of this section. 1248

(c) Reasonable attorney's fees shall include reasonable
fees incurred to produce proof of the reasonableness and amount
of the fees and to otherwise litigate entitlement to the fees.
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(d) The court may reduce the amount of fees awarded if the
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court determines that, given the factual circumstances involved
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with the specific public records request, an alternative means
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should have been pursued to more effectively and efficiently
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resolve the dispute that was subject to the mandamus action
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filed under division (C) (1) of this section.

(5) If the court does not issue a writ of mandamus under
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division (C) of this section and the court determines at that
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time that the bringing of the mandamus action was frivolous
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conduct as defined in division (A) of section 2323.51 of the
Revised Code, the court may award to the public office all court
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costs, expenses, and reasonable attorney's fees, as determined
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by the court.

(D) Chapter 1347. of the Revised Code does not limit the 1265provisions of this section. 1266

(E) (1) To ensure that all employees of public offices are
appropriately educated about a public office's obligations under
division (B) of this section, all elected officials or their
appropriate designees shall attend training approved by the
attorney general as provided in section 109.43 of the Revised
Code. A future official may satisfy the requirements of this
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division by attending the training before taking office,

provided that the future official may not send a designee in the 1274 future official's place. 1275

(2) All public offices shall adopt a public records policy 1276 in compliance with this section for responding to public records 1277 requests. In adopting a public records policy under this 1278 division, a public office may obtain guidance from the model 1279 public records policy developed and provided to the public 1280 office by the attorney general under section 109.43 of the 1281 Revised Code. Except as otherwise provided in this section, the 1282 policy may not limit the number of public records that the 1283 1284 public office will make available to a single person, may not limit the number of public records that it will make available 1285 during a fixed period of time, and may not establish a fixed 1286 period of time before it will respond to a request for 1287 inspection or copying of public records, unless that period is 1288 less than eight hours. 1289

The public office shall distribute the public records 1290 policy adopted by the public office under this division to the 1291 employee of the public office who is the records custodian or 1292 records manager or otherwise has custody of the records of that 1293 office. The public office shall require that employee to 1294 1295 acknowledge receipt of the copy of the public records policy. The public office shall create a poster that describes its 1296 public records policy and shall post the poster in a conspicuous 1297 place in the public office and in all locations where the public 1298 office has branch offices. The public office may post its public 1299 records policy on the internet web site of the public office if 1300 the public office maintains an internet web site. A public 1301 office that has established a manual or handbook of its general 1302 policies and procedures for all employees of the public office 1303 shall include the public records policy of the public office in 1304

the manual or handbook.

(F)(1) The bureau of motor vehicles may adopt rules 1306 pursuant to Chapter 119. of the Revised Code to reasonably limit 1307 the number of bulk commercial special extraction requests made 1308 by a person for the same records or for updated records during a 1309 calendar year. The rules may include provisions for charges to 1310 be made for bulk commercial special extraction requests for the 1311 actual cost of the bureau, plus special extraction costs, plus 1312 ten per cent. The bureau may charge for expenses for redacting 1313 1314 information, the release of which is prohibited by law.

(2) As used in division (F)(1) of this section:

(a) "Actual cost" means the cost of depleted supplies, 1316
records storage media costs, actual mailing and alternative 1317
delivery costs, or other transmitting costs, and any direct 1318
equipment operating and maintenance costs, including actual 1319
costs paid to private contractors for copying services. 1320

(b) "Bulk commercial special extraction request" means a 1321 request for copies of a record for information in a format other 1322 than the format already available, or information that cannot be 1323 extracted without examination of all items in a records series, 1324 class of records, or database by a person who intends to use or 1325 forward the copies for surveys, marketing, solicitation, or 1326 resale for commercial purposes. "Bulk commercial special 1327 extraction request" does not include a request by a person who 1328 gives assurance to the bureau that the person making the request 1329 does not intend to use or forward the requested copies for 1330 surveys, marketing, solicitation, or resale for commercial 1331 1332 purposes.

(c) "Commercial" means profit-seeking production, buying, 1333

Page 45

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or selling of any good, service, or other product.

(d) "Special extraction costs" means the cost of the time
spent by the lowest paid employee competent to perform the task,
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the actual amount paid to outside private contractors employed
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by the bureau, or the actual cost incurred to create computer
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programs to make the special extraction. "Special extraction
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costs" include any charges paid to a public agency for computer
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or records services.

(3) For purposes of divisions (F) (1) and (2) of this
section, "surveys, marketing, solicitation, or resale for
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commercial purposes" shall be narrowly construed and does not
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include reporting or gathering news, reporting or gathering
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information to assist citizen oversight or understanding of the
operation or activities of government, or nonprofit educational
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research.

(G) A request by a defendant, counsel of a defendant, or 1349 any agent of a defendant in a criminal action that public 1350 records related to that action be made available under this 1351 section shall be considered a demand for discovery pursuant to 1352 the Criminal Rules, except to the extent that the Criminal Rules 1353 plainly indicate a contrary intent. The defendant, counsel of 1354 the defendant, or agent of the defendant making a request under 1355 this division shall serve a copy of the request on the 1356 prosecuting attorney, director of law, or other chief legal 1357 officer responsible for prosecuting the action. 1358

Sec. 1347.08. (A) Every state or local agency that 1359 maintains a personal information system, upon the request and 1360 the proper identification of any person who is the subject of 1361 personal information in the system, shall: 1362

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(1) Inform the person of the existence of any personal 1363 information in the system of which the person is the subject; 1364 (2) Except as provided in divisions (C) and (E)(2) of this 1365 section, permit the person, the person's legal guardian, or an 1366 attorney who presents a signed written authorization made by the 1367 person, to inspect all personal information in the system of 1368 which the person is the subject; 1369 (3) Inform the person about the types of uses made of the 1370 personal information, including the identity of any users 1371 usually granted access to the system. 1372 (B) Any person who wishes to exercise a right provided by 1373 this section may be accompanied by another individual of the 1374 person's choice. 1375 (C)(1) A state or local agency, upon request, shall 1376 disclose medical, psychiatric, or psychological information to a 1377 person who is the subject of the information or to the person's 1378 legal guardian, unless a physician, psychiatrist, or 1379 psychologist determines for the agency that the disclosure of 1380 the information is likely to have an adverse effect on the 1381 person, in which case the information shall be released to a 1382 physician, psychiatrist, or psychologist who is designated by 1383 the person or by the person's legal guardian. 1384 (2) Upon the signed written request of either a licensed 1385

attorney at law or a licensed physician designated by the1386inmate, together with the signed written request of an inmate of1387a correctional institution under the administration of the1388department of rehabilitation and correction, the department1389shall disclose medical information to the designated attorney or1390physician as provided in division (C) of section 5120.21 of the1391

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(D) If an individual who is authorized to inspect personal 1393 information that is maintained in a personal information system 1394 requests the state or local agency that maintains the system to 1395 provide a copy of any personal information that the individual 1396 is authorized to inspect, the agency shall provide a copy of the 1397 personal information to the individual. Each state and local 1398 agency may establish reasonable fees for the service of copying, 1399 upon request, personal information that is maintained by the 1400 1401 agency.

(E) (1) This section regulates access to personal 1402 information that is maintained in a personal information system 1403 by persons who are the subject of the information, but does not 1404 limit the authority of any person, including a person who is the 1405 subject of personal information maintained in a personal 1406 information system, to inspect or have copied, pursuant to 1407 section 149.43 of the Revised Code, a public record as defined 1408 in that section. 1409

(2) This section does not provide a person who is the 1410 subject of personal information maintained in a personal 1411 information system, the person's legal guardian, or an attorney 1412 authorized by the person, with a right to inspect or have 1413 copied, or require an agency that maintains a personal 1414 information system to permit the inspection of or to copy, a 1415 confidential law enforcement investigatory record or trial 1416 preparation record, as defined in divisions (A)(2) and (4) of 1417 section 149.43 of the Revised Code. 1418

(F) This section does not apply to any of the following: 1419(1) The contents of an adoption file maintained by the 1420

Revised Code;

1422 (2) Information contained in the putative father registry 1423 established by section 3107.062 of the Revised Code, regardless 1424 of whether the information is held by the department of job and 1425 family services or, pursuant to section 3111.69 of the Revised 1426 Code, the office of child support in the department or a child 1427 1428 support enforcement agency; (3) Papers, records, and books that pertain to an adoption 1429 and that are subject to inspection in accordance with section 1430 3107.17 of the Revised Code; 1431 (4) Records specified in division (A) of section 3107.52 1432 of the Revised Code; 1433 (5) Records that identify an individual described in 1434 division (A)(1) of section 3721.031 of the Revised Code, or that 1435 would tend to identify such an individual; 1436 (6) Files and records that have been expunged under 1437 division (D)(1) or (2) of section 3721.23 of the Revised Code; 1438 (7) Records that identify an individual described in 1439 division (A)(1) of section 3721.25 of the Revised Code, or that 1440 1441 would tend to identify such an individual;

department of health under sections 3705.12 to 3705.124 of the

(8) Records that identify an individual described in 1442 division (A)(1) of section 5165.88 of the Revised Code, or that 1443 would tend to identify such an individual; 1444

(9) Test materials, examinations, or evaluation tools used 1445 in an examination for licensure as a nursing home administrator 1446 that the board of executives of long-term services and supports 1447 administers under section 4751.04-4751.15 of the Revised Code or 1448

contracts under that section with a private or government entity 1449 to administer; 1450 (10) Information contained in a database established and 1451 maintained pursuant to section 5101.13 of the Revised Code; 1452 (11) Information contained in a database established and 1453 maintained pursuant to section 5101.631 of the Revised Code. 1454 Sec. 2925.01. As used in this chapter: 1455 (A) "Administer," "controlled substance," "controlled 1456 substance analog," "dispense," "distribute," "hypodermic," 1457 "manufacturer," "official written order," "person," 1458 "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," 1459 "schedule III," "schedule IV," "schedule V," and "wholesaler" 1460 have the same meanings as in section 3719.01 of the Revised 1461 Code. 1462 (B) "Drug dependent person" and "drug of abuse" have the 1463 same meanings as in section 3719.011 of the Revised Code. 1464 (C) "Drug," "dangerous drug," "licensed health 1465 professional authorized to prescribe drugs," and "prescription" 1466 have the same meanings as in section 4729.01 of the Revised 1467 Code. 1468 (D) "Bulk amount" of a controlled substance means any of 1469 the following: 1470 (1) For any compound, mixture, preparation, or substance 1471 included in schedule I, schedule II, or schedule III, with the 1472

exception of controlled substance analogs, marihuana, cocaine, 1473 L.S.D., heroin, and hashish and except as provided in division 1474 (D)(2) or (5) of this section, whichever of the following is 1475 applicable: 1476

(a) An amount equal to or exceeding ten grams or twenty-1477 five unit doses of a compound, mixture, preparation, or 1478 substance that is or contains any amount of a schedule I opiate 1479 1480 or opium derivative; (b) An amount equal to or exceeding ten grams of a 1481 compound, mixture, preparation, or substance that is or contains 1482 any amount of raw or gum opium; 1483 (c) An amount equal to or exceeding thirty grams or ten 1484 unit doses of a compound, mixture, preparation, or substance 1485 that is or contains any amount of a schedule I hallucinogen 1486 other than tetrahydrocannabinol or lysergic acid amide, or a 1487 schedule I stimulant or depressant; 1488 (d) An amount equal to or exceeding twenty grams or five 1489 times the maximum daily dose in the usual dose range specified 1490 in a standard pharmaceutical reference manual of a compound, 1491 1492 mixture, preparation, or substance that is or contains any amount of a schedule II opiate or opium derivative; 1493 (e) An amount equal to or exceeding five grams or ten unit 1494 doses of a compound, mixture, preparation, or substance that is 1495 or contains any amount of phencyclidine; 1496 (f) An amount equal to or exceeding one hundred twenty 1497 grams or thirty times the maximum daily dose in the usual dose 1498 range specified in a standard pharmaceutical reference manual of 1499

range specified in a standard pharmaceutical reference manual of1499a compound, mixture, preparation, or substance that is or1500contains any amount of a schedule II stimulant that is in a1501final dosage form manufactured by a person authorized by the1502"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 211503U.S.C.A. 301, as amended, and the federal drug abuse control1504laws, as defined in section 3719.01 of the Revised Code, that is1505

or contains any amount of a schedule II depressant substance or 1506 a schedule II hallucinogenic substance; 1507 (g) An amount equal to or exceeding three grams of a 1508 compound, mixture, preparation, or substance that is or contains 1509 any amount of a schedule II stimulant, or any of its salts or 1510 isomers, that is not in a final dosage form manufactured by a 1511 person authorized by the Federal Food, Drug, and Cosmetic Act 1512 and the federal drug abuse control laws. 1513 1514 (2) An amount equal to or exceeding one hundred twenty grams or thirty times the maximum daily dose in the usual dose 1515 range specified in a standard pharmaceutical reference manual of 1516 a compound, mixture, preparation, or substance that is or 1517 contains any amount of a schedule III or IV substance other than 1518 an anabolic steroid or a schedule III opiate or opium 1519 derivative; 1520 (3) An amount equal to or exceeding twenty grams or five 1521 times the maximum daily dose in the usual dose range specified 1522 in a standard pharmaceutical reference manual of a compound, 1523 mixture, preparation, or substance that is or contains any 1524

(4) An amount equal to or exceeding two hundred fifty
milliliters or two hundred fifty grams of a compound, mixture,
preparation, or substance that is or contains any amount of a
schedule V substance;

amount of a schedule III opiate or opium derivative;

(5) An amount equal to or exceeding two hundred solid
dosage units, sixteen grams, or sixteen milliliters of a
compound, mixture, preparation, or substance that is or contains
any amount of a schedule III anabolic steroid.

(E) "Unit dose" means an amount or unit of a compound, 1534

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mixture, or preparation containing a controlled substance that 1535 is separately identifiable and in a form that indicates that it 1536 is the amount or unit by which the controlled substance is 1537 separately administered to or taken by an individual. 1538

(F) "Cultivate" includes planting, watering, fertilizing, 1539or tilling. 1540

(G) "Drug abuse offense" means any of the following:

(1) A violation of division (A) of section 2913.02 that
constitutes theft of drugs, or a violation of section 2925.02,
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,
2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,
or 2925.37 of the Revised Code;

(2) A violation of an existing or former law of this or
any other state or of the United States that is substantially
equivalent to any section listed in division (G) (1) of this
section;

(3) An offense under an existing or former law of this or
any other state, or of the United States, of which planting,
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cultivating, harvesting, processing, making, manufacturing,
producing, shipping, transporting, delivering, acquiring,
possessing, storing, distributing, dispensing, selling, inducing
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another to use, administering to another, using, or otherwise
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(4) A conspiracy to commit, attempt to commit, or
complicity in committing or attempting to commit any offense
under division (G)(1), (2), or (3) of this section.
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(H) "Felony drug abuse offense" means any drug abuse
offense that would constitute a felony under the laws of this
state, any other state, or the United States.

(I) "Harmful intoxicant" does not include beer or1564intoxicating liquor but means any of the following:1565

(1) Any compound, mixture, preparation, or substance the
gas, fumes, or vapor of which when inhaled can induce
intoxication, excitement, giddiness, irrational behavior,
depression, stupefaction, paralysis, unconsciousness,
asphyxiation, or other harmful physiological effects, and
includes, but is not limited to, any of the following:

(a) Any volatile organic solvent, plastic cement, model
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cement, fingernail polish remover, lacquer thinner, cleaning
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fluid, gasoline, or other preparation containing a volatile
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organic solvent;

(b) Any aerosol propellant;

(c) Any fluorocarbon refrigerant; 1577

(d) Any anesthetic gas.

(2) Gamma Butyrolactone;

(3) 1,4 Butanediol.

(J) "Manufacture" means to plant, cultivate, harvest,1581process, make, prepare, or otherwise engage in any part of the1582production of a drug, by propagation, extraction, chemical1583synthesis, or compounding, or any combination of the same, and1584includes packaging, repackaging, labeling, and other activities1585incident to production.1586

(K) "Possess" or "possession" means having control over a 1587
thing or substance, but may not be inferred solely from mere 1588
access to the thing or substance through ownership or occupation 1589
of the premises upon which the thing or substance is found. 1590

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(L) "Sample drug" means a drug or pharmaceutical
preparation that would be hazardous to health or safety if used
without the supervision of a licensed health professional
authorized to prescribe drugs, or a drug of abuse, and that, at
one time, had been placed in a container plainly marked as a
sample by a manufacturer.

(M) "Standard pharmaceutical reference manual" means the
current edition, with cumulative changes if any, of references
that are approved by the state board of pharmacy.

(N) "Juvenile" means a person under eighteen years of age. 1600

(0) "Counterfeit controlled substance" means any of the 1601
following: 1602

(1) Any drug that bears, or whose container or label
bears, a trademark, trade name, or other identifying mark used
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without authorization of the owner of rights to that trademark,
trade name, or identifying mark;
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(2) Any unmarked or unlabeled substance that is
represented to be a controlled substance manufactured,
processed, packed, or distributed by a person other than the
person that manufactured, processed, packed, or distributed it;
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(3) Any substance that is represented to be a controlled
substance but is not a controlled substance or is a different
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controlled substance;

(4) Any substance other than a controlled substance that a
1614
reasonable person would believe to be a controlled substance
1615
because of its similarity in shape, size, and color, or its
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markings, labeling, packaging, distribution, or the price for
1617
which it is sold or offered for sale.

(P) An offense is "committed in the vicinity of a school" 1619 if the offender commits the offense on school premises, in a 1620 school building, or within one thousand feet of the boundaries 1621 of any school premises, regardless of whether the offender knows 1622 the offense is being committed on school premises, in a school 1623 building, or within one thousand feet of the boundaries of any 1624 school premises. 1625

(Q) "School" means any school operated by a board of
education, any community school established under Chapter 3314.
1627
of the Revised Code, or any nonpublic school for which the state
board of education prescribes minimum standards under section
3301.07 of the Revised Code, whether or not any instruction,
extracurricular activities, or training provided by the school
1631
is being conducted at the time a criminal offense is committed.

(R) "School premises" means either of the following:

(1) The parcel of real property on which any school is
1634
situated, whether or not any instruction, extracurricular
1635
activities, or training provided by the school is being
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conducted on the premises at the time a criminal offense is
1637
committed;

(2) Any other parcel of real property that is owned or 1639 leased by a board of education of a school, the governing 1640 authority of a community school established under Chapter 3314. 1641 of the Revised Code, or the governing body of a nonpublic school 1642 for which the state board of education prescribes minimum 1643 standards under section 3301.07 of the Revised Code and on which 1644 some of the instruction, extracurricular activities, or training 1645 of the school is conducted, whether or not any instruction, 1646 extracurricular activities, or training provided by the school 1647 is being conducted on the parcel of real property at the time a 1648

Page 56

criminal offense is committed.

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Page 57

(S) "School building" means any building in which any of
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the instruction, extracurricular activities, or training
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provided by a school is conducted, whether or not any
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instruction, extracurricular activities, or training provided by
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the school is being conducted in the school building at the time
1654
a criminal offense is committed.

(T) "Disciplinary counsel" means the disciplinary counsel
appointed by the board of commissioners on grievances and
discipline of the supreme court under the Rules for the
Government of the Bar of Ohio.

(U) "Certified grievance committee" means a duly
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constituted and organized committee of the Ohio state bar
association or of one or more local bar associations of the
state of Ohio that complies with the criteria set forth in Rule
V, section 6 of the Rules for the Government of the Bar of Ohio.

(V) "Professional license" means any license, permit,
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certificate, registration, qualification, admission, temporary
license, temporary permit, temporary certificate, or temporary
1667
registration that is described in divisions (W) (1) to (36) of
this section and that qualifies a person as a professionally
licensed person.

(W) "Professionally licensed person" means any of the16711672

(1) A person who has obtained a license as a manufacturer
of controlled substances or a wholesaler of controlled
1674
substances under Chapter 3719. of the Revised Code;
1675

(2) A person who has received a certificate or temporary1676certificate as a certified public accountant or who has1677

chapter;

registered as a public accountant under Chapter 4701. of the Revised Code and who holds an Ohio permit issued under that

(3) A person who holds a certificate of qualification to
practice architecture issued or renewed and registered under
1682
Chapter 4703. of the Revised Code;
1683

(4) A person who is registered as a landscape architect
under Chapter 4703. of the Revised Code or who holds a permit as
a landscape architect issued under that chapter;
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(5) A person licensed under Chapter 4707. of the RevisedCode;1687

(6) A person who has been issued a certificate of
registration as a registered barber under Chapter 4709. of the
Revised Code;

(7) A person licensed and regulated to engage in the
business of a debt pooling company by a legislative authority,
under authority of Chapter 4710. of the Revised Code;
1694

(8) A person who has been issued a cosmetologist's 1695 license, hair designer's license, manicurist's license, 1696 esthetician's license, natural hair stylist's license, advanced 1697 1698 cosmetologist's license, advanced hair designer's license, advanced manicurist's license, advanced esthetician's license, 1699 advanced natural hair stylist's license, cosmetology 1700 instructor's license, hair design instructor's license, 1701 manicurist instructor's license, esthetics instructor's license, 1702 natural hair style instructor's license, independent 1703 contractor's license, or tanning facility permit under Chapter 1704 4713. of the Revised Code; 1705

(9) A person who has been issued a license to practice 1706

Page 58

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dentistry, a general anesthesia permit, a conscious intravenous1707sedation permit, a limited resident's license, a limited1708teaching license, a dental hygienist's license, or a dental1709hygienist's teacher's certificate under Chapter 4715. of the1710Revised Code;1711

(10) A person who has been issued an embalmer's license, a 1712 funeral director's license, a funeral home license, or a 1713 crematory license, or who has been registered for an embalmer's 1714 or funeral director's apprenticeship under Chapter 4717. of the 1715 Revised Code; 1716

(11) A person who has been licensed as a registered nurse
or practical nurse, or who has been issued a certificate for the
practice of nurse-midwifery under Chapter 4723. of the Revised
Code;

(12) A person who has been licensed to practice optometry
or to engage in optical dispensing under Chapter 4725. of the
Revised Code;

(13) A person licensed to act as a pawnbroker underChapter 4727. of the Revised Code;1725

(14) A person licensed to act as a precious metals dealerunder Chapter 4728. of the Revised Code;1727

(15) A person licensed as a pharmacist, a pharmacy intern,
a wholesale distributor of dangerous drugs, or a terminal
distributor of dangerous drugs under Chapter 4729. of the
Revised Code;

(16) A person who is authorized to practice as a physicianassistant under Chapter 4730. of the Revised Code;1733

(17) A person who has been issued a license to practice 1734

medicine and surgery, osteopathic medicine and surgery, or 1735 podiatric medicine and surgery under Chapter 4731. of the 1736 Revised Code or has been issued a certificate to practice a 1737 limited branch of medicine under that chapter; 1738 (18) A person licensed as a psychologist or school 1739 psychologist under Chapter 4732. of the Revised Code; 1740 (19) A person registered to practice the profession of 1741 1742 engineering or surveying under Chapter 4733. of the Revised Code; 1743 (20) A person who has been issued a license to practice 1744 chiropractic under Chapter 4734. of the Revised Code; 1745 (21) A person licensed to act as a real estate broker or 1746 real estate salesperson under Chapter 4735. of the Revised Code; 1747 (22) A person registered as a registered sanitarian under 1748 Chapter 4736. of the Revised Code; 1749 (23) A person licensed to operate or maintain a junkyard 1750 under Chapter 4737. of the Revised Code; 1751 (24) A person who has been issued a motor vehicle salvage 1752 dealer's license under Chapter 4738. of the Revised Code; 1753 (25) A person who has been licensed to act as a steam 1754 engineer under Chapter 4739. of the Revised Code; 1755 (26) A person who has been issued a license or temporary 1756 permit to practice veterinary medicine or any of its branches, 1757 or who is registered as a graduate animal technician under 1758 Chapter 4741. of the Revised Code; 1759 (27) A person who has been issued a hearing aid dealer's 1760

or fitter's license or trainee permit under Chapter 4747. of the 1761

Revised Code; 1762 (28) A person who has been issued a class A, class B, or 1763 class C license or who has been registered as an investigator or 1764 security guard employee under Chapter 4749. of the Revised Code; 1765 1766 (29) A person licensed and registered to practice as a nursing home administrator under Chapter 4751. of the Revised 1767 Code; 1768 (30) A person licensed to practice as a speech-language 1769 pathologist or audiologist under Chapter 4753. of the Revised 1770 Code; 1771 (31) A person issued a license as an occupational 1772 therapist or physical therapist under Chapter 4755. of the 1773 Revised Code; 1774 (32) A person who is licensed as a licensed professional 1775 clinical counselor, licensed professional counselor, social 1776 worker, independent social worker, independent marriage and 1777 family therapist, or marriage and family therapist, or 1778 registered as a social work assistant under Chapter 4757. of the 1779 Revised Code; 1780 (33) A person issued a license to practice dietetics under 1781 1782 Chapter 4759. of the Revised Code; (34) A person who has been issued a license or limited 1783 permit to practice respiratory therapy under Chapter 4761. of 1784 the Revised Code; 1785 (35) A person who has been issued a real estate appraiser 1786

(36) A person who has been admitted to the bar by order of1788the supreme court in compliance with its prescribed and1789

certificate under Chapter 4763. of the Revised Code;

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published rules. 1790 (X) "Cocaine" means any of the following: 1791 (1) A cocaine salt, isomer, or derivative, a salt of a 1792 cocaine isomer or derivative, or the base form of cocaine; 1793 (2) Coca leaves or a salt, compound, derivative, or 1794 preparation of coca leaves, including ecgonine, a salt, isomer, 1795 or derivative of ecgonine, or a salt of an isomer or derivative 1796 of ecgonine; 1797 (3) A salt, compound, derivative, or preparation of a 1798 substance identified in division (X)(1) or (2) of this section 1799 that is chemically equivalent to or identical with any of those 1800 substances, except that the substances shall not include 1801 decocainized coca leaves or extraction of coca leaves if the 1802 extractions do not contain cocaine or ecgonine. 1803 (Y) "L.S.D." means lysergic acid diethylamide. 1804 (Z) "Hashish" means the resin or a preparation of the 1805 resin contained in marihuana, whether in solid form or in a 1806 liquid concentrate, liquid extract, or liquid distillate form. 1807 (AA) "Marihuana" has the same meaning as in section 1808 3719.01 of the Revised Code, except that it does not include 1809 hashish. 1810 (BB) An offense is "committed in the vicinity of a 1811 juvenile" if the offender commits the offense within one hundred 1812 feet of a juvenile or within the view of a juvenile, regardless 1813

of whether the offender knows the age of the juvenile, whether1814the offender knows the offense is being committed within one1815hundred feet of or within view of the juvenile, or whether the1816juvenile actually views the commission of the offense.1817

H. B. No. 779 As Introduced

(CC) "Presumption for a prison term" or "presumption that	1818
a prison term shall be imposed" means a presumption, as	1819
described in division (D) of section 2929.13 of the Revised	1820
Code, that a prison term is a necessary sanction for a felony in	1821
order to comply with the purposes and principles of sentencing	1822
under section 2929.11 of the Revised Code.	1823
(DD) "Major drug offender" has the same meaning as in	1824
section 2929.01 of the Revised Code.	1825
(EE) "Minor drug possession offense" means either of the	1826
following:	1827
(1) A violation of section 2925.11 of the Revised Code as	1828
it existed prior to July 1, 1996;	1829
(2) A violation of section 2925.11 of the Revised Code as	1830
it exists on and after July 1, 1996, that is a misdemeanor or a	1831
felony of the fifth degree.	1832
(FF) "Mandatory prison term" has the same meaning as in	1833
section 2929.01 of the Revised Code.	1834
(GG) "Adulterate" means to cause a drug to be adulterated	1835
as described in section 3715.63 of the Revised Code.	1836
(HH) "Public premises" means any hotel, restaurant,	1837
tavern, store, arena, hall, or other place of public	1838
accommodation, business, amusement, or resort.	1839
(II) "Methamphetamine" means methamphetamine, any salt,	1840
isomer, or salt of an isomer of methamphetamine, or any	1841
compound, mixture, preparation, or substance containing	1842
methamphetamine or any salt, isomer, or salt of an isomer of	1843
methamphetamine.	1844
(JJ) "Lawful prescription" means a prescription that is	1845

issued for a legitimate medical purpose by a licensed health 1846 professional authorized to prescribe drugs, that is not altered 1847 or forged, and that was not obtained by means of deception or by 1848 the commission of any theft offense. 1849

(KK) "Deception" and "theft offense" have the same 1850
meanings as in section 2913.01 of the Revised Code. 1851

Sec. 4743.02. The examination papers of each applicant 1852 examined by boards, commissions, or agencies created under or by 1853 virtue of Chapters 4701. to 4741., 4751., and 4757. of the 1854 Revised Code shall be open for inspection by the applicant or 1855 his attorney for at least ninety days subsequent to the 1856 announcement of the applicant's grade; provided, papers not 1857 graded by members of examining boards or their employees and 1858 which by terms of a contract with any testing company the papers 1859 are not available for inspection, need not be made available for 1860 inspection; but it shall be the applicant's right to have any 1861 such paper regraded manually, upon written request of either 1862 himself or his attorney made to the board within ninety days 1863 after announcement of the grade. 1864

 Sec. 4751.01. As used in sections 4751.01 to 4751.13 of
 1865

 the Revised Code this chapter:
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(A) <u>"Health-care licensing agency" means any department,</u>
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division, board, section of a board, or other government unit
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that is authorized by a statute of this or another state to
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issue a license, certificate, permit, card, or other authority
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to do either of the following in the context of health care:

(1) Engage in a specific profession, occupation, or1872occupational activity;1873

(2) Have charge of and operate certain specified 1874

equipment, machinery, or premises.

(B) "Licensed health services executive" means an 1876 individual who holds a valid health services executive license. 1877 (C) "Licensed nursing home administrator" means an 1878 individual who holds a valid nursing home administrator license. 1879 (D) "Licensed temporary nursing home administrator" means 1880 an individual who holds a valid temporary nursing home 1881 administrator license. 1882 (E) "Long-term services and supports-settings setting" 1883 means any institutional or community-based setting in which 1884 medical, health, psycho-social psychosocial, habilitative, 1885 rehabilitative, or personal care services are provided to 1886 individuals on a post-acute care basis. 1887 (B) "Nursing home administrator" means any individual 1888 responsible for planning, organizing, directing, and managing-1889 1890 the operation of a nursing home, or who in fact performs such function, whether or not such functions and duties are shared by 1891 1892 one or more other persons. (C) (F) "Nursing home" means a nursing home as defined by 1893 or under the authority of section 3721.01 of the Revised Code, 1894 or a nursing home operated by a governmental agency. 1895 (D) "Temporary license" means a license for a period not 1896 to exceed one hundred eighty days issued pursuant to division 1897 (B) of section 4751.06 of the Revised Code. 1898

(E) (G) "Nursing home administration" means planning,1899organizing, directing, and managing the operation of a nursing1900home.1901

(H) "Nursing home administrator" means any individual who 1902

engages in the practice of nursing home administration, whether 1903 or not the individual shares the functions and duties of nursing 1904 home administration with one or more other individuals. 1905 (I) "Valid health services executive license" means a 1906 health services executive license to which all of the following 1907 1908 apply: (1) It was issued by the board of executives of long-term 1909 services and supports under section 4751.21, 4751.23, 4751.25, 1910 or <u>4751.33 of the Revised Code;</u> 1911 (2) It was not sold, fraudulently furnished, or 1912 fraudulently obtained in violation of division (F) of section 1913 4751.10 of the Revised Code; 1914 (3) It is current and in good standing. 1915 (J) "Valid nursing home administrator license" means a 1916 nursing home administrator license to which all of the following 1917 apply: 1918 (1) It was issued by the board under section 4751.20, 1919 4751.201, 4751.23, 4751.24, or 4751.33 of the Revised Code; 1920 (2) It was not sold, fraudulently furnished, or 1921 fraudulently obtained in violation of division (F) of section 1922 4751.10 of the Revised Code; 1923 1924 (3) It is current and in good standing. (K) "Valid temporary nursing home administrator license" 1925 means a temporary nursing home administrator license to which 1926 all of the following apply: 1927 (1) It was issued by the board under section 4751.202, 1928

4751.23, or 4751.33 of the Revised Code;

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(2) It was not sold, fraudulently furnished, or	1930
fraudulently obtained in violation of division (F) of section	1931
4751.10 of the Revised Code;	1932
(3) It is current and in good standing.	1933
Sec. 4751.03 4751.02. (A) There is hereby established in	1934
the department of aging a board of executives of long-term	1935
services and supports, which board shall be composed of the	1936
following eleven members:	1937
(1) Four members who are nursing home administrators,	1938
owners of nursing homes, or officers of corporations owning	1939
nursing homes, and who shall have an understanding of person-	1940
centered care, and experience with a range of long-term services	1941
and supports settings;	1942
(2)(a) Three members who work in long-term services and	1943
supports settings that are not nursing homes, and who shall have	1944
an understanding of person-centered care, and experience with a	1945
range of long-term services and supports settings;	1946
(b) At least one of the members described in division (A)	1947
(2)(a) of this section shall be a home health administrator, an	1948
owner of a home health agency, or an officer of a home health	1949
agency.	1950
(3) One member who is a member of the academic community;	1951
(4) One member who is a consumer of services offered in a	1952
long-term services and supports setting;	1953
(5) One nonvoting member who is a representative of the	1954
department of health, designated by the director of health, who	1955
is involved in the nursing home survey and certification	1956
process, who shall serve in an advisory capacity only;	1957

(6) One nonvoting member who is a representative of the
office of the state long-term care ombudsman, designated by the
state long-term care ombudsman, who shall serve in an advisory
capacity only.

All members of the board shall be citizens of the United1962States and residents of this state. No member of the board who1963is appointed under divisions (A) (3) to (6) of this section may1964have or acquire any direct financial interest in a nursing home1965or long-term services and supports settings.1966

(B) The term of office for each appointed member of the
board shall be for three years, commencing on the twenty-eighth
day of May and ending on the twenty-seventh day of May. Each
member shall serve from the date of appointment until the end of
the term for which appointed. No member shall serve more than
1972

(C) Appointments to the board shall be made by the 1973 governor. Any member appointed to fill a vacancy occurring prior 1974 to the expiration of the term for which the member's predecessor 1975 was appointed shall hold office for the remainder of such term. 1976 Any appointed member shall continue in office subsequent to the 1977 expiration date of the member's term until the member's 1978 successor takes office, or until a period of sixty days has 1979 elapsed, whichever occurs first. 1980

(D) The governor may remove any member of the board for
1981
misconduct, incapacity, incompetence, or neglect of duty after
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the member so charged has been served with a written statement
1983
of charges and has been given an opportunity to be heard.

(E) Each member of the board, except the member designatedby the director of health and the member designated by the1985

ombudsman, shall be paid in accordance with section 124.15 of1987the Revised Code and each member shall be reimbursed for the1988member's actual and necessary expenses incurred in the discharge1989of such duties.1990

(F) The board shall elect annually from its membership achairperson and a vice-chairperson.1992

(G) The board shall hold and conduct meetings quarterly
and at such other times as its business requires. A majority of
the voting members of the board shall constitute a quorum. The
affirmative vote of a majority of the voting members of the
board is necessary for the board to act.

(H) The board shall appoint a secretary who has no
financial interest in a long-term services and supports setting,
and may employ and prescribe the powers and duties of such
employees and consultants as are necessary to carry out this
chapter and the rules adopted under it.

Sec. 4751.042 4751.021. (A) The board of executives of 2003 long-term services and supports shall enter into a written 2004 agreement with the department of aging for the department to 2005 serve as the board's fiscal agent. The fiscal agent shall be 2006 responsible for all the board's fiscal matters and financial 2007 2008 transactions, as specified in the agreement. The written agreement shall specify the fees that the board shall pay to the 2009 fiscal agent for services performed under the agreement, and 2010 such fees shall be in proportion to the services performed for 2011 the board. 2012

(1) The agreement shall require the fiscal agent to 2013provide the following services: 2014

(a) Preparation and processing of payroll and other 2015

personnel documents that the board approves; 2016 (b) Maintenance of ledgers of accounts and reports of 2017 account balances, and monitoring of budgets and allotment plans 2018 in consultation with the board; 2019 (c) Performance of other routine support services, 2020 specified in the agreement, that the fiscal agent considers 2021 appropriate to achieve efficiency. 2022 2023 (2) The agreement may require the fiscal agent to provide 2024 the following services: 2025 (a) Any shared services between the board and the fiscal agent; 2026 2027 (b) Any other services agreed to by the board and the department, including administrative or technical services. 2028 (B) The board, in conjunction and consultation with the 2029 fiscal agent, has the following authority and responsibility 2030 relative to fiscal matters: 2031 (1) Sole authority to expend funds from the board's 2032 accounts for programs and any other necessary expenses the board 2033 2034 may incur; (2) Responsibility to cooperate with and inform the fiscal 2035 agent fully of all financial transactions. 2036 (C) The board shall follow all state procurement, fiscal, 2037 human resources, information technology, statutory, and 2038 administrative rule requirements. 2039 (D) In its role as fiscal agent for the board, the 2040 department shall serve as a contractor of the board, and does 2041 not assume responsibility for the debts or fiscal obligations of 2042

the board.	2043
Sec. 4751.14 4751.03. There is hereby created in the state	2044
treasury the board of executives of long-term services and	2045
supports fund. The fund shall consist of the amounts the board	2046
of executives of long-term services and supports collects under	2047
this chapter as license and registration fees, other fees, civil	2048
penalties, and fines. Money <u>The board shall use the money</u> in the	2049
fund shall be used by the board of executives of long-term-	2050
services and supports to administer and enforce this chapter and	2051
the rules adopted under it section 4751.04 of the Revised Code.	2052
Investment earnings of the fund shall be credited to the fund.	2053
Sec. 4751.04. The board of executives of long-term	2054
services and supports shall adopt rules in accordance with	2055
Chapter 119. of the Revised Code as necessary to implement and	2056
enforce this chapter.	2057
Sec. 4751.10. No person shall knowingly do any of the	2058
Sec. 4751.10. No person shall knowingly do any of the following:	2058 2059
following:	2059
<u>following:</u> (A) Operate a nursing home unless it is under the	2059 2060
following: (A) Operate a nursing home unless it is under the supervision of an administrator whose principal occupation is	2059 2060 2061
following: (A) Operate a nursing home unless it is under the supervision of an administrator whose principal occupation is nursing home administration or hospital administration and who	2059 2060 2061 2062
following: (A) Operate a nursing home unless it is under the supervision of an administrator whose principal occupation is nursing home administration or hospital administration and who is a licensed nursing home administrator or licensed temporary	2059 2060 2061 2062 2063
following: <u>(A) Operate a nursing home unless it is under the</u> <u>supervision of an administrator whose principal occupation is</u> <u>nursing home administration or hospital administration and who</u> <u>is a licensed nursing home administrator or licensed temporary</u> <u>nursing home administrator;</u>	2059 2060 2061 2062 2063 2064
following: <u>(A) Operate a nursing home unless it is under the</u> <u>supervision of an administrator whose principal occupation is</u> <u>nursing home administration or hospital administration and who</u> <u>is a licensed nursing home administrator or licensed temporary</u> <u>nursing home administrator;</u> <u>(B) Practice or offer to practice nursing home</u>	2059 2060 2061 2062 2063 2064 2065
<pre>following:</pre>	2059 2060 2061 2062 2063 2064 2065 2066
<pre>following: (A) Operate a nursing home unless it is under the supervision of an administrator whose principal occupation is nursing home administration or hospital administration and who is a licensed nursing home administrator or licensed temporary nursing home administrator; (B) Practice or offer to practice nursing home administration unless the person is a licensed nursing home administrator or licensed temporary nursing home administrator;</pre>	2059 2060 2061 2062 2063 2064 2065 2066 2067
following: (A) Operate a nursing home unless it is under the supervision of an administrator whose principal occupation is nursing home administration or hospital administration and who is a licensed nursing home administrator or licensed temporary nursing home administrator; (B) Practice or offer to practice nursing home administration unless the person is a licensed nursing home administrator or licensed temporary nursing home administrator; (C) Use any of the following unless the person is a	2059 2060 2061 2062 2063 2064 2065 2066 2067 2068

administrator," or "assistant nursing home administrator";	2072
(2) The acronym "LNHA," "L.N.H.A.," "NHA," "N.H.A.,"	2073
"LANHA," "L.A.N.H.A.," "ANHA," or "A.N.H.A." after the person's	2074
name;	2075
(3) Any other words, letters, signs, cards, or devices_	2076
that tend to indicate or imply that the person is a licensed	2077
nursing home administrator.	2078
	2070
(D) Use any of the following unless the person is a	2079
licensed temporary nursing home administrator:	2080
(1) The title "licensed temporary nursing home	2081
administrator," "temporary nursing home administrator,"	2082
"licensed temporary assistant nursing home administrator," or	2083
"temporary assistant nursing home administrator";	2084
(2) The acronym "LTNHA," "L.T.N.H.A.," "TNHA," "T.N.H.A.,"	2085
"LTANHA," "L.T.A.N.H.A.," "TANHA," or "T.A.N.H.A." after the	2086
person's name;	2087
(3) Any other words, letters, signs, cards, or devices	2088
that tend to indicate or imply that the person is a licensed	2089
temporary nursing home administrator.	2090
(E) Use any of the following unless the person is a	2091
licensed health services executive:	2092
(1) The title "licensed health services executive" or	2093
"health services executive";	2094
(2) The acronym "LHSE," "L.H.S.E.," "HSE," or "H.S.E."_	2095
after the person's name;	2096
	0007
(3) Any other words, letters, signs, cards, or devices	2097
that tend to indicate or imply that the person is a licensed	2098

health services executive.	2099
(F) Sell, fraudulently furnish, fraudulently obtain, or	2100
aid or abet another person in selling, fraudulently furnishing,	2101
or fraudulently obtaining any of the following:	2102
(1) A nursing home administrator license;	2103
(2) A temporary nursing home administrator license;	2104
(3) A health services executive license.	2105
(G) Otherwise violate any of the provisions of this	2106
chapter or the rules adopted under section 4751.04 of the	2107
Revised Code.	2108
Sec. 4751.101. Nothing in this chapter or the rules	2109
adopted under it shall be construed as requiring either of the	2110
following:	2111
(A) An individual to be a licensed health services	2112
executive in order to do either of the following:	2113
(1) Practice nursing home administration;	2114
(2) Serve in a leadership position at a long-term services	2115
and supports setting or direct the practices of others in such a	2116
setting.	2117
(B) An applicant for a nursing home administrator license	2118
or temporary nursing home administrator license who is employed	2119
by an institution for the care and treatment of the sick to	2120
demonstrate proficiency in any medical techniques or to meet any	2121
medical educational qualifications or medical standards not in	2122
accord with the remedial care and treatment provided by the	2123
institution if all of the following apply to the institution:	2124

(1) It is operated exclusively for patients who use 2125

spiritual means for healing and for whom the acceptance of	2126
medical care is inconsistent with their religious beliefs.	2127
(2) It is accredited by a national accrediting	2128
organization.	2129
(3) It is exempt from federal income taxation under	2130
	2130
section 501 of the "Internal Revenue Code of 1986," 26 U.S.C. 501.	2131
<u>501.</u>	2152
(4) It provides twenty-four hour nursing care pursuant to	2133
the exemption in division (E) of section 4723.32 of the Revised	2134
Code from the licensing requirements of Chapter 4723. of the	2135
Revised Code.	2136
Sec. 4751.102. Every operator of a nursing home shall	2137
report to the board of executives of long-term services and	2138
supports the name and license number of each licensed nursing	2139
home administrator and licensed temporary nursing home	2140
administrator who practices nursing home administration at the	2141
nursing home not later than ten days after the following dates:	2142
(A) The date the licensed nursing home administrator or	2143
licensed temporary nursing home administrator begins to practice	2144
nursing home administration at the nursing home;	2145
(B) The date the licensed nursing home administrator or_	2146
licensed temporary nursing home administrator ceases to practice	2147
nursing home administration at the nursing home.	2148
<u></u>	2110
Sec. 4751.05 4751.15. (A) The board of executives of long-	2149
term services and supports , or <u>shall administer, or contract</u>	2150
with a government or private entity under contract with the	2151
board to administer, examinations for licensure as <u>that</u> an	2152
$\operatorname{\underline{individual}}$ must pass to obtain a nursing home administrator $_{\overline{ au}}$	2153
shall admit to an examination any candidate who:	2154

(1) Pays the application fee of fifty dollars;	2155
(2) Submits evidence of good moral character and	2156
suitability;	2157
(3) Is at least eighteen years of age;	2158
(4) Has completed educational requirements and work	2159
experience satisfactory to the board;	2160
(5) Submits an application on forms prescribed by the	2161
board;	2162
(6) Pays license under section 4751.20 or 4751.201 of the	2163
Revised Code. If the board contracts with a government or	2164
private entity to administer the examinations, the contract may	2165
authorize the entity to collect and keep, as all or part of the	2166
entity's compensation under the contract, any fee an individual	2167
pays to take the examination. The entity is not required to	2168
deposit the fee into the state treasury.	2169
To be admitted to an examination administered under this	2170
section, an individual must pay the examination fee charged by	2171
the board or government or private entity.	2172
(B) Nothing in Chapter 4751. of the Revised Code or the	2173
rules adopted thereunder shall be construed to require an	2174
applicant for licensure or a temporary license, who is employed	2175
by an institution for the care and treatment of the sick to	2176
demonstrate proficiency in any medical techniques or to meet any	2177
medical educational qualifications or medical standards not in-	2178
accord with the remedial care and treatment provided by the	2179
institution if the institution is all of the following:	2180
(1) Operated exclusively for patients who use spiritual	2181
means for healing and for whom the acceptance of medical care is-	2182

U.S.C.A. 1, as amended;

inconsistent with their religious beliefs; (2) Accredited by a national accrediting organization; (3) Exempt from federal income taxation under section 501 of the Internal Revenue Code of 1986, 100 Stat. 2085, 26 (4) Providing twenty-four hour nursing care pursuant to

the exemption in division (E) of section 4723.32 of the Revised 2189 2190 Code from the licensing requirements of Chapter 4723. of the Revised Code. 2191

(C) entity. If a person an individual fails three times to 2192 attain a passing grade on pass the examination, said person the 2193 individual, before the person may again be being admitted to the 2194 examination a subsequent time, shall meet such additional also 2195 must satisfy any education or requirements, experience 2196 requirements, or both, as that may be prescribed by the board in 2197 rules adopted under section 4751.04 of the Revised Code in 2198 addition to any education requirements or experience 2199 requirements that must be satisfied to obtain a nursing home 2200 administrator license under section 4751.20 or 4751.201 of the 2201 2202 Revised Code.

Sec. 4751.041 4751.151. Except when the board of 2203 executives of long-term services and supports considers it 2204 necessary, the board shall not disclose test materials, 2205 examinations, or evaluation tools used in an examination for 2206 licensure as a nursing home administrator that the board 2207 administers administered_under section 4751.04 4751.15 of the 2208 Revised Code or contracts under that section with a private or 2209 government entity to administer. 2210

Sec. 4751.06 4751.20. (A) An applicant for licensure as 2211

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Subject to section 4751.32 of the Revised Code, the board of	2212
executives of long-term services and supports shall issue a	2213
nursing home administrator who has successfully completed the	2214
requirements of section 4751.05 of the Revised Code, license to	2215
an individual under this section if all of the following	2216
requirements are satisfied:	2217
(1) The individual has submitted to the board a completed	2218
application for the license in accordance with rules adopted	2219
under section 4751.04 of the Revised Code.	2220
(2) If the individual is required by rules adopted under	2221
section 4751.04 of the Revised Code to serve as a nursing home	2222
administrator in training, the individual has paid to the board	2223
the administrator in training fee of fifty dollars.	2224
(3) The individual is at least twenty-one years of age.	2225
(4) The individual has successfully completed educational	2226
requirements and work experience specified in rules adopted	2227
under section 4751.04 of the Revised Code, including, if so	2228
required by the rules, experience obtained as a nursing home	2229
administrator in training.	2230
(5) The individual is of good moral character.	2231
(6) The individual has complied with section 4776.02 of	2232
the Revised Code regarding a criminal records check.	2233
(7) The board, in its discretion, has determined that the	2234
results of the criminal records check do not make the individual	2235
ineligible for the license.	2236
(8) The individual has passed the licensing examination	2237
administered by the board of executives of long-term services	2238
and supports or a government or private entity under contract	2239

with the board, and paid section 4751.15 of the Revised Code.	2240
(9) The individual has paid to the board an original <u>a</u>	2241
license fee of two hundred fifty dollars shall be issued a	2242
license on a form provided by the board. Such	2243
(10) The individual has satisfied any additional	2244
requirements as may be prescribed in rules adopted under section	2245
4751.04 of the Revised Code.	2245
4751.04 OI the Revised code.	2240
(B) A nursing home administrator license shall certify	2247
that the applicant individual to whom it was issued has met the	2248
licensure applicable requirements of Chapter 4751. <u>this</u> chapter	2249
and any applicable rules adopted under section 4751.04 of the	2250
Revised Code and is entitled <u>authorized</u>to practice as a	2251
licensed nursing home administrator administration while the	2252
license is valid.	2253
(B) A temporary license for a period not to exceed one-	2254
hundred eighty days may be issued to an individual temporarily-	2255
filling the position of a nursing home administrator vacated by-	2256
reason of death, illness, or other unexpected cause, pursuant to	2257
regulations adopted by the board.	2258
(C) The fee for a temporary license is one hundred	2259
dollars. Said fee must accompany the application for the	2260
temporary license.	2261
(D) Any license or temporary license issued by the board	2262
pursuant to this section shall be under the hand of the	2262
chairperson and the secretary of the board.	2263
chariperson and the secretary of the board.	2204
(E) A duplicate of the original certificate of	2265
registration or license may be secured to replace one that has	2266
been lost or destroyed by submitting to the board a notarized	2267
statement explaining the conditions of the loss, mutilation, or-	2268

destruction of the certificate or license and by paying a fee of 2269 twenty-five dollars. 2270 (F) A duplicate certificate of registration and license 2271 may be issued in the event of a legal change of name by 2272 submitting to the board a certified copy of the court order or 2273 marriage license establishing the change of name, by returning 2274 at the same time the original license and certificate of 2275 2276 registration, and by paying a fee of twenty five dollars. 2277 Sec. 4751.08 4751.201. The (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term 2278 services and supports, in its discretion, and otherwise subject 2279 to Chapter 4751. of the Revised Code and the rules adopted by 2280 the board thereunder prescribing the qualifications for a-2281 nursing home administrator license, may license issue a nursing 2282 home administrator without examination if the nursing home-2283 administrator has a valid license issued by the proper-2284 authorities of any other state, upon payment of to an individual 2285 under this section if all of the following requirements are 2286 satisfied: 2287 (1) The individual is legally authorized to practice 2288 nursing home administration in another state. 2289 2290 (2) The individual has submitted to the board a completed application for the license in accordance with rules adopted 2291 under section 4751.04 of the Revised Code. 2292 (3) The individual is at least twenty-one years of age. 2293 (4) The individual holds at least a bachelor's degree from 2294 an accredited educational institution. 2295 (5) The individual is of good moral character. 2296

(6) The individual has complied with section 4776.02 of 2297 the Revised Code regarding a criminal records check. 2298 (7) The board, in its discretion, has determined that the 2299 results of the criminal records check do not make the individual 2300 ineligible for the license. 2301 (8) The individual has passed the licensing examination 2302 administered under section 4751.15 of the Revised Code. 2303 (9) The individual has paid to the board a license fee of 2304 one two hundred fifty dollars, and upon submission of evidence 2305 satisfactory to the board both: 2306 (A) That such other state maintained a system and standard 2307 of qualifications and examinations for a nursing home-2308 administrator license which were substantially equivalent to 2309 those required in this state at the time such other license was 2310 2311 issued by such other state; 2312 (B) That such other state gives similar recognition to nursing home administrators licensed in this state. 2313 (10) The individual has satisfied any additional 2314 requirements as may be prescribed in rules adopted under section 2315 2316 4751.04 of the Revised Code. (B) A nursing home administrator license shall certify 2317 that the individual to whom it was issued has met the applicable 2318 requirements of this chapter and any applicable rules adopted 2319 under section 4751.04 of the Revised Code and is authorized to 2320 practice nursing home administration while the license is valid. 2321 Sec. 4751.202. (A) Subject to section 4751.32 of the 2322 Revised Code, the board of executives of long-term services and 2323 supports may issue a temporary nursing home administrator 2324

license to an individual if all of the following requirements 2325 are satisfied: 2326 (1) The operator of a nursing home has requested that the 2327 board issue a temporary nursing home administrator license to 2328 the individual to authorize the individual to temporarily 2329 practice nursing home administration at the nursing home because 2330 of a vacancy in the position of nursing home administrator at 2331 the nursing home resulting from a death, illness, or other 2332 unexpected cause. 2333 (2) The individual is at least twenty-one years of age. 2334 (3) The individual is of good moral character. 2335 (4) The individual has complied with section 4776.02 of 2336 the Revised Code regarding a criminal records check. 2337 (5) The board, in its discretion, has determined that the 2338 results of the criminal records check do not make the individual 2339 ineligible for the license. 2340 (6) The individual has paid to the board a fee for the 2341 temporary license of one hundred dollars. 2342 (7) The individual has satisfied any additional 2343 requirements as may be prescribed in rules adopted under section 2344 4751.04 of the Revised Code. 2345 (B) A temporary nursing home administrator license shall 2346 certify that the individual to whom it was issued has met the 2347 applicable requirements of this chapter and any applicable rules 2348 adopted under section 4751.04 of the Revised Code and is 2349 authorized to practice nursing home administration while the 2350 temporary license is valid. 2351

(C) Except as provided in section 4751.32 of the Revised 2352

Code, a temporary nursing home administrator license is valid	2353
for a period of time the board shall specify on the temporary	2354
license. The period of time so specified shall not exceed one	2355
hundred eighty days. If the period of time so specified is less	2356
than one hundred eighty days, the individual holding the	2357
temporary license may apply to the board for renewal of the	2358
temporary license in accordance with rules the board shall adopt	2359
under section 4751.04 of the Revised Code. Except as provided in	2360
section 4751.32 of the Revised Code, a renewed temporary nursing	2361
home administrator license is valid for a period of time the	2362
board shall specify on the renewed temporary license. That	2363
period shall not exceed the difference between one hundred	2364
eighty days and the number of days for which the original	2365
temporary license was valid. A renewed temporary nursing home	2366
administrator license shall not be renewed. A licensed temporary	2367
nursing home administrator who intends to continue to practice	2368
nursing home administration after the temporary license,	2369
including, if applicable, the renewed temporary license, expires	2370
must obtain a nursing home administrator license under section	2371
4751.20 of the Revised Code.	2372
Sec. 4751.21. (A) Subject to section 4751.32 of the	2373
Revised Code, the board of executives of long-term services and	2374
	-
supports shall issue a health services executive license to an	2375
individual if all of the following requirements are satisfied:	2376
(1) The individual has submitted to the board a completed	2377
application for the license in accordance with rules adopted	2378
under section 4751.04 of the Revised Code.	2379

	(2)	The	individual	is a	a licensed	l nu:	<u>rsing h</u>	ome	2380
<u>admin</u>	istı	cator	<u>.</u>						2381
	(3)	The	individual	has	obtained	the	health	services	2382

executive qualification through the national association of	2383
long-term care administrator boards.	2384
(4) The individual has complied with section 4776.02 of	2385
the Revised Code regarding a criminal records check.	2386
(5) The board, in its discretion, has determined that the	2387
results of the criminal records check do not make the individual	2388
ineligible for the license.	2389
(6) The individual has paid to the board a license fee of	2390
one hundred dollars.	2391
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(B) A health services executive license shall certify that	2392
the individual to whom it was issued has met the applicable	2393
requirements of this chapter and any applicable rules adopted	2394
under section 4751.04 of the Revised Code and is a licensed	2395
health services executive while the license is valid.	2396
Sec. 4751.22. All licenses and temporary licenses that the	2397
board of executives of long-term services and supports issues	2398
<u>under this chapter shall include the signatures of the board's</u>	2399
under this chapter shall include the signatures of the board's chairperson and secretary.	2399 2400
chairperson and secretary.	2400
chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the	2400 2401
chairperson and secretary.	2400
chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the	2400 2401
<u>chairperson and secretary.</u> <u>Sec. 4751.23. (A) Subject to section 4751.32 of the</u> <u>Revised Code, the board of executives of long-term services and</u>	2400 2401 2402
<u>chairperson and secretary.</u> <u>Sec. 4751.23. (A) Subject to section 4751.32 of the</u> <u>Revised Code, the board of executives of long-term services and</u> <u>supports may issue to a licensed nursing home administrator,</u>	2400 2401 2402 2403
<u>chairperson and secretary.</u> <u>Sec. 4751.23. (A) Subject to section 4751.32 of the</u> <u>Revised Code, the board of executives of long-term services and</u> <u>supports may issue to a licensed nursing home administrator,</u> <u>licensed temporary nursing home administrator, or licensed</u>	2400 2401 2402 2403 2404
<pre>chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term services and supports may issue to a licensed nursing home administrator, licensed temporary nursing home administrator, or licensed health services executive a duplicate of the individual's</pre>	2400 2401 2402 2403 2404 2405
<pre>chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term services and supports may issue to a licensed nursing home administrator, licensed temporary nursing home administrator, or licensed health services executive a duplicate of the individual's nursing home administrator license, temporary nursing home</pre>	2400 2401 2402 2403 2404 2405 2406
<pre>chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term services and supports may issue to a licensed nursing home administrator, licensed temporary nursing home administrator, or licensed health services executive a duplicate of the individual's nursing home administrator license, temporary nursing home administrator license, or health services executive license if</pre>	2400 2401 2402 2403 2404 2405 2406 2407
chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term services and supports may issue to a licensed nursing home administrator, licensed temporary nursing home administrator, or licensed health services executive a duplicate of the individual's nursing home administrator license, temporary nursing home administrator license, or health services executive license if the license or temporary license has been lost, mutilated, or destroyed and the individual does both of the following:	2400 2401 2402 2403 2404 2405 2406 2407 2408 2409
chairperson and secretary. Sec. 4751.23. (A) Subject to section 4751.32 of the Revised Code, the board of executives of long-term services and supports may issue to a licensed nursing home administrator, licensed temporary nursing home administrator, or licensed health services executive a duplicate of the individual's nursing home administrator license, temporary nursing home administrator license, or health services executive license if the license or temporary license has been lost, mutilated, or	2400 2401 2402 2403 2404 2405 2406 2407 2408

(2) Pays to the board a fee of twenty-five dollars. 2412 (B) Subject to section 4751.32 of the Revised Code, the 2413 board may issue to a licensed nursing home administrator, 2414 licensed temporary nursing home administrator, or licensed 2415 health services executive whose name has been legally changed a 2416 duplicate of the individual's nursing home administrator 2417 license, temporary nursing home administrator license, or health 2418 services executive license that has the individual's new name if 2419 the individual does all of the following: 2420 (1) Submits to the board a certified copy of the court 2421 order or marriage license establishing the change of name; 2422 (2) Returns to the board the license or temporary license 2423 that has the individual's previous name; 2424 (3) Pays to the board a fee of twenty-five dollars. 2425 Sec. 4751.07 4751.24. (A) Every individual who holds a 2426 2427 valid license as a nursing home administrator issued under division (A) of section 4751.06 of the Revised Code, shall 2428 immediately upon issuance thereof be registered with the board 2429 of executives of long-term services and supports and be issued a 2430 certificate of registration. Such individual shall annually 2431 apply to the board for a new certificate of registration on 2432 2433 forms provided for such purpose prior to the expiration of the certificate of registration and shall at the same time submit 2434 Subject to section 4751.32 of the Revised Code, a nursing home 2435 administrator license is valid for one year and may be renewed 2436 and reinstated in accordance with this section. 2437 (B) If a licensed nursing home administrator intends to 2438 continue to practice nursing home administration without 2439 interruption after the administrator's license expires, the 2440

administrator shall apply to the board of executives of long-	2441
term services and supports for a renewed nursing home	2442
administrator license. Subject to section 4751.32 of the Revised	2443
Code, the board shall renew the license if the administrator	2444
does all of the following before the license expires:	2445
(1) Submits to the board a completed application for	2446
license renewal in accordance with rules adopted under section	2447
4751.04 of the Revised Code;	2448
(2) Pays to the board the license renewal fee of three	2449
hundred dollars;	2450
(3) Submits to the board satisfactory evidence to the	2451
board of having attended such continuing education programs or	2452
courses of study as may be prescribed in rules adopted by the	2453
board under section 4751.04 of the Revised Code;	2454
(4) Satisfies any other requirements as may be prescribed	2455
in rules adopted under section 4751.04 of the Revised Code.	2456
(B) Upon making an application for a new certificate of	2457
registration such individual shall pay the annual registration	2458
fee of three hundred dollars.	2459
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(C) Upon receipt of such application for registration and	2460
the registration fee required by divisions (A) and (B) of this-	2461
section, the board shall issue a certificate of registration to-	2462
such nursing home administrator. If a nursing home administrator	2463
license issued under section 4751.20 or 4751.201 of the Revised	2464
Code is not renewed before it expires, the individual who held	2465
the license may apply to the board for the license's	2466
reinstatement. Subject to section 4751.32 of the Revised Code,	2467
the board shall reinstate the license if the individual does all	2468
of the following not later than one year after the date the	2469

<u>license expired:</u> 2470 (1) Submits to the board the completed application for 2471 license reinstatement in accordance with rules adopted under 2472 section 4751.04 of the Revised Code; 2473 (2) Pays to the board the license reinstatement fee equal 2474 to the sum of the following: 2475 (a) Three hundred dollars; 2476 (b) Fifty dollars for each calendar quarter that occurs 2477 during the period beginning on the date the license expires and 2478 ending on the last day of the calendar guarter during which the 2479 individual applies for license reinstatement, up to a maximum of 2480 two hundred dollars. 2481 (3) Submits to the board satisfactory evidence of having 2482 attended such continuing education programs or courses of study 2483 as may be prescribed in rules adopted by the board under section 2484 4751.04 of the Revised Code; 2485 2486 (4) Satisfies any other requirements as may be prescribed in rules adopted under section 4751.04 of the Revised Code. 2487 (D) The license of a nursing home administrator who fails 2488 to comply with this section shall automatically lapse. 2489 (E) A licensed nursing home administrator who has been 2490 licensed and registered in this state who determines to 2491 temporarily abandon the practice of nursing home administration 2492 shall notify the board in writing immediately; provided, that 2493 such individual . The former administrator may thereafter 2494 register to resume the practice of nursing home administration 2495 within the state upon complying with the requirements of this 2496

section regarding annual registration license renewal or license

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reinstatement, whichever is applicable.	2498
(F) Only an individual who has qualified as a licensed and	2499
registered nursing home administrator under Chapter 4751. of the	2500
Revised Code and the rules adopted thereunder, and who holds a	2501
valid current registration certificate pursuant to this section,	2502
may use the title "nursing home administrator," or the-	2503
abbreviation "N.H.A." after the individual's name. No other-	2504
person shall use such title or such abbreviation or any other-	2505
words, letters, sign, card, or device tending to indicate or to-	2506
imply that the person is a licensed and registered nursing home-	2507
administrator.	2508
(G) Every person holding a valid license entitling the	2509
person to practice nursing home administration in this state	2510
shall display said license in the nursing home which is the	2511
person's principal place of employment, and while engaged in the	2512
practice of nursing home administration shall have at hand the	2513
current registration certificate.	2514
(H) Every person holding a valid temporary license shall	2515
have such license at hand while engaged in the practice of	2516
nursing home administration.	2517
Sec. 4751.25. (A) Subject to section 4751.32 of the	2518
Revised Code, a health services executive license is valid for	2519
one year and may be renewed and reinstated in accordance with	2520
this section.	2521
(B) A licensed health services executive may apply to the	2522
board of executives of long-term services and supports for a	2523
renewed license. Subject to section 4751.32 of the Revised Code,	2524
the board shall renew the license if the licensed health	2525
services executive does all of the following before the license	2526

2527 expires: (1) Submits to the board the completed application for 2528 license renewal in accordance with rules adopted under section 2529 4751.04 of the Revised Code; 2530 (2) Pays to the board the license renewal fee of fifty 2531 dollars; 2532 (3) Submits to the board satisfactory evidence of having 2533 attended such continuing education programs or courses of study 2534 as may be prescribed in rules adopted under section 4751.04 of 2535 2536 the Revised Code. (C) (1) If a health services executive license is not 2537 renewed before it expires, the individual who held the license 2538 may apply to the board for the license's reinstatement. Subject 2539 to section 4751.32 of the Revised Code, the board shall 2540 reinstate the license if the individual does all of the 2541 following not later than one year after the date the license 2542 2543 expired: (a) Submits to the board the completed application for 2544 license reinstatement in accordance with rules adopted under 2545 section 4751.04 of the Revised Code; 2546 (b) Pays to the board the license reinstatement fee 2547 2548 specified in division (C) (2) of this section; (c) Submits to the board satisfactory evidence of having 2549 attended such continuing education programs or courses of study 2550 as may be prescribed in rules adopted under section 4751.04 of 2551 the Revised Code. 2552 (2) The fee to reinstate a health services executive 2553 license under division (C)(1) of this section is the following: 2554

(a) If the individual applying for reinstatement has, at	2555
the same time, applied for reinstatement of a nursing home	2556
administrator license under division (C) of section 4751.24 of	2557
the Revised Code and paid the reinstatement fee required by	2558
division (C)(2) of that section, one hundred dollars;	2559
(b) If division (C)(2)(a) of this section does not apply	2560
to the individual, the sum of the following:	2561
(i) One hundred dollars;	2562
(ii) Twenty-five dollars for each calendar quarter that	2563
occurs during the period beginning on the date the license	2564
expired and ending on the last day of the calendar quarter	2565
during which the individual applies for license reinstatement,	2566
<u>up to a maximum of one hundred dollars.</u>	2567
Sec. 4751.044 4751.26. The board of executives of long-	2568
term services and supports shall approve continuing education	2569
courses for <u>licensed nursing home administrators and licensed</u>	2570
health services executives. The board may establish a fee for	2571
approval of such courses that is adequate to cover any expense	2572
the board incurs in the approval process.	2573
Sec. 4751.30. (A) Any person may submit to the board of	2574
executives of long-term services and supports a complaint that	2575
the person reasonably believes that another person has violated,	2576
or failed to comply with a requirement of, this chapter or a	2577
rule adopted under section 4751.04 of the Revised Code. All of	2578
the following apply to complaints submitted to the board under	2579
this section:	2580
(1) They are not subject to discovery in any civil action.	2581
(2) They are not public records for purposes of section	2582
149.43 of the Revised Code.	2583

(3) They are not subject to inspection or copying under 2584 section 1347.08 of the Revised Code. 2585 (B) Except as provided in division (D) of section 4751.31 2586 of the Revised Code, the board shall protect the confidentiality 2587 of each person who submits a complaint to the board under this 2588 2589 section. Sec. 4751.31. (A) The board of executives of long-term 2590 services and supports shall receive, investigate, and take 2591 appropriate action with respect to any complaint submitted to 2592 the board under section 4751.30 of the Revised Code and any 2593 other credible information the board possesses that indicates a 2594 person may have violated, or failed to comply with a requirement 2595 of, this chapter or a rule adopted under section 4751.04 of the 2596 Revised Code. 2597 (B) In conducting an investigation under this section, the 2598 board may do any of the following: 2599 (1) Question witnesses; 2600 (2) Conduct interviews; 2601 (3) Inspect and copy any books, accounts, papers, records, 2602 2603 or other documents; 2604 (4) Issue subpoenas; (5) Compel the attendance of witnesses and the production 2605 of documents and testimony. 2606 (C) No member of the board who supervises an investigation 2607 conducted under this section shall participate in any 2608 adjudication arising from the investigation. 2609

(D) The board may disclose any information it receives as 2610

part of an investigation conducted under this section, including	2611
the identity of a person who submits a complaint under section	2612
4751.30 of the Revised Code, to a law enforcement agency,	2613
licensing board, or other government agency that investigates,	2614
prosecutes, or adjudicates alleged violations of statutes or	2615
rules. An agency or board that receives such information shall	2616
protect the confidentiality of a person who submits a complaint	2617
under section 4751.30 of the Revised Code in the same manner as	2618
the board of executives of long-term services and supports,	2619
notwithstanding any other information that the agency or other	2620
board possesses.	2621
Sec. 4751.10 4751.32. (A) The license or registration, or	2622
both, or the temporary license of any person practicing or	2623
offering to practice nursing home administration, shall be	2624
revoked or suspended by the board of executives of long-term	2625
	2625
services and supports <u>may take any of the actions authorized by</u>	
division (B) of this section against an individual who has	2627
applied for or holds a nursing home administrator license,	2628
temporary nursing home administrator license, or health services	2629
<u>executive license if such licensee or temporary licensee any of</u>	2630
the following apply to the individual:	2631
(A) Is (1) The individual has failed to satisfy any	2632
requirement established by this chapter or the rules adopted	2633
under section 4751.04 of the Revised Code that must be satisfied	2634
to obtain the license or temporary license.	2635
(2) The individual has violated, or failed to comply with	2636
a requirement of, this chapter or a rule adopted under section	2637
4751.04 of the Revised Code regarding the practice of nursing	2638
home administration, including the requirements of sections	2639
4751.40 and 4751.41 of the Revised Code.	2640

<u>(3) The individual is unfit or incompetent to practice</u>	2641
nursing home administration, serve in a leadership position at a	2642
long-term services and supports setting, or direct the practices	2643
of others in such a setting by reason of negligence, habits, or	2644
other causes ;	2645
(B) Has willfully or repeatedly violated any of the	2646
provisions of Chapter 4751. of the Revised Code or the	2647
regulations adopted thereunder; or willfully or repeatedly ,	2648
including the individual's habitual or excessive use or abuse of	2649
drugs, alcohol, or other substances.	2650
	0.651
(4) The individual has acted in a manner inconsistent with	2651
the health and safety of <u>either of the patients following:</u>	2652
<u>(a) The residents of the nursing home in at which the</u>	2653
licensee or temporary licensee is the administrator individual	2654
practices nursing home administration;	2655
(C) Is guilty of fraud or deceit in the practice of	2656
nursing home administration or in the licensee's or temporary	2657
licensee's admission to such practice;	2658
(D) Has (b) The consumers of services and supports	2659
provided by a long-term services and supports setting at which	2660
the individual serves in a leadership position or directs the	2661
practices of others.	2662
(5) The individual has been convicted of, or pleaded	2663
guilty to, either of the following in a court of competent	2664
jurisdiction, either within or without this state , of a <u>:</u>	2665
<u>(a) A</u> felony <u>;</u>	2666
(b) An offense of moral turpitude that constitutes a	2667
misdemeanor in this state.	2668

(6) The individual made a false, fraudulent, deceptive, or	2669
misleading statement in seeking to obtain, or obtaining, a	2670
nursing home administrator license, temporary nursing home	2671
administrator license, or health services executive license.	2672
(7) The individual made a fraudulent misrepresentation in	2673
attempting to obtain, or obtaining, money or anything of value	2674
in the practice of nursing home administration or while serving	2675
in a leadership position at a long-term services and supports	2676
setting or directing the practices of others in such a setting.	2677
(8) The individual has substantially deviated from the	2678
board's code of ethics.	2679
(9) Another health care licensing agency has taken any of	2680
the following actions against the individual for any reason	2681
other than nonpayment of a fee:	2682
(a) Denied, refused to renew or reinstate, limited,	2683
revoked, or suspended, or accepted the surrender of, a license	2684
or other authorization to practice;	2685
(b) Imposed probation;	2686
(c) Issued a censure or other reprimand.	2687
(10) The individual has failed to do any of the following:	2688
(a) Cooperate with an investigation conducted by the board	2689
under section 4751.31 of the Revised Code;	2690
(b) Respond to or comply with a subpoena issued by the	2691
board in an investigation of the individual;	2692
(c) Comply with any disciplinary action the board has	2693
taken against the individual pursuant to this section.	2694
(B) The following are the actions that the board may take	2695

for the purpose of division (A) of this section:	2696
(1) Deny the individual any of the following:	2697
(a) A nursing home administrator license under section	2698
4751.20, 4751.201, 4751.23, or 4751.24 of the Revised Code;	2699
(b) A temporary nursing home administrator license under	2700
section 4751.202 or 4751.23 of the Revised Code;	2701
(c) A health services executive license under section	2702
4751.21, 4751.23, or 4751.25 of the Revised Code.	2703
(2) Suspend the individual's nursing home administrator	2704
license, temporary nursing home administrator license, or health	2705
services executive license;	2706
(3) Revoke the individual's nursing home administrator	2707
license, temporary nursing home administrator license, or health	2708
services executive license, either permanently or for a period	2709
of time the board specifies;	2710
(4) Place a limitation on the individual's nursing home	2711
administrator license, temporary nursing home administrator	2712
license, or health services executive license;	2713
(5) Place the individual on probation;	2714
(6) Issue a written reprimand of the individual;	2715
(7) Impose on the individual a civil penalty, fine, or	2716
other sanction specified in rules adopted under section 4751.04	2717
of the Revised Code.	2718
(C) The board shall take actions authorized by division	2719
(B) of this section in accordance with Chapter 119. of the	2720
Revised Code, except that the board may enter into a consent	2721
agreement with an individual to resolve an alleged violation of	2722

this chapter or a rule adopted under section 4751.04 of the	2723
Revised Code in lieu of making an adjudication regarding the	2724
alleged violation. A consent agreement constitutes the board's	2725
findings and order with respect to the matter addressed in the	2726
consent agreement if the board ratifies the consent agreement.	2727
Any admissions or findings included in a proposed consent	2728
agreement have no force or effect if the board refuses to ratify	2729
the consent agreement.	2730
Sec. 4751.11 4751.33. (A) The board of executives of long-	2731
term services and supports may, in its discretion, reissue a	2732
nursing home administrator license-or registration, or both,	2733
temporary nursing home administrator license, or health services	2734
<u>executive license</u> to any person_individual_ whose license or	2735
registration, or both, <u>temporary license</u> has been revoked.	2736
(B) <u>revoked.</u> Application for the reissuance of a license	2737
or registration, or both, shall not be made prior to one year	2738
after revocation and shall be made in such manner as the board	2739
may direct.	2740
(C) <u>(</u>B) If a person <u>an</u> individual who has been convicted	2741
of, or pleaded guilty to, a felony is subsequently pardoned by	2742
the governor of the state where such conviction or plea was had	2743
or by the president of the United States, or receives a final	2744
release granted by the adult parole authority of this state or	2745
its equivalent agency of another state, the board may, in its	2746
discretion, on application of such person the individual a nd on	2747
the submission of evidence satisfactory to the board, restore $rac{ extsf{to}}{ extsf{to}}$	2748
such person the individual's nursing home administrator's	2749
administrator license or registration, temporary nursing home	2750
administrator license, or both health services executive	2751
<u>license</u> .	2752

Sec. 4751.12 4751.35. On receipt of a notice pursuant to 2753 section 3123.43 of the Revised Code, the board of executives of 2754 long-term services and supports shall comply with sections 2755 3123.41 to 3123.50 of the Revised Code and any applicable rules 2756 adopted under section 3123.63 of the Revised Code with respect 2757 to a license or temporary license issued pursuant to this 2758 chapter. 2759

Sec. 4751.13 4751.36. The board of executives of long-term 2760 services and supports shall comply with section 4776.20 of the 2761 Revised Code. 2762

Sec. 4751.37. The board of executives of long-term2763services and supports shall take such actions as may be2764necessary to enable the state to meet the requirements set forth2765in section 1908 of the "Social Security Act," 42 U.S.C. 1396g.2766

Sec. 4751.38. The board of executives of long-term 2767 services and supports shall create opportunities for the 2768 education, training, and credentialing of nursing home 2769 administrators, persons in leadership positions who practice in 2770 long-term services and supports settings or who direct the 2771 practices of others in those settings, and persons interested in 2772 serving in those roles. In carrying out this duty, the board 2773 shall do both the following: 2774

(A) Identify core competencies and areas of knowledge that2775are appropriate for nursing home administrators, credentialed2776individuals, and others working within the long-term services2777and supports settings system, with an emphasis on all of the2778following:2779

(1) Leadership; 2780

(2) Person-centered care; 2781

regulatory environments;	2783
(4) An understanding of all post-acute settings, including	2784
transitions from acute settings and between post-acute settings.	2785
(B) Assist in the development of a strong, competitive	2786
market in this state for making training, continuing education,	2787
and degree programs available to individuals seeking to practice	2788
nursing home administration, serve in a leadership position at a	2789
long-term services and support setting, or direct the practice	2790
of others in such a setting.	2791
Sec. 4751.043 4751.381. (A) Training and education	2792
programs developed by the board of executives of long-term	2793
services and supports pursuant to division (A)(10) of section	2794
4751.04 4751.38 of the Revised Code may be conducted in person	2795
or through electronic media. The board may establish and charge	2796
a fee for the education and training programs.	2797
(B) The board may enter into a contract with a government	2798
or private entity to perform the board's duties under division-	2799
(A)(10) of section 4751.04 4751.38 of the Revised Code to	2800
develop and conduct education and training programs. If the	2801
board enters into such a contract, the contract may authorize	2802
the entity to pay any or all costs associated with the education	2803
or training programs and to collect and keep, as all or part of	2804
the entity's compensation under the contract, any fee an	2805
applicant for education or training pays to enroll in the	2806
education or training program.	2807
Sec. 4751.40. Each licensed nursing home administrator,	2808

(3) Principles of management within both the business and

licensed temporary nursing home administrator, and licensed	2809
health services executive shall report to the board of	2810

executives of long-term services and supports any change in any_	2811
of the following not later than ten days after the change:	2812
	0.01.0
(A) The individual's residence mailing address;	2813
(B) The name and address of each place at which the	2814
individual practices nursing home administration;	2815
(C) The name and address of each long-term services and	2816
supports setting at which the individual serves in a leadership	2817
position or directs the practices of others.	2818
Sec. 4751.41. Every licensed nursing home administrator,	2819
licensed temporary nursing home administrator, and licensed	2820
health services executive shall display the individual's license	2821
or temporary license in the place at which the individual	2822
practices nursing home administration and the long-term services	2823
and supports setting at which the individual serves in a	2824
leadership position or directs the practices of others.	2825
Sec. 4751.45. An individual who is a licensed nursing home_	2826
administrator, licensed temporary nursing home administrator, or	2827
licensed health services executive may request that the board of	2828
executives of long-term services and supports provide to a	2829
licensing board or agency of another state verification of the	2830
individual's licensure status under this chapter and other	2831
related information in the board's possession. The board shall	2832
provide the licensing board or agency of the other state the	2833
verification and other related information so requested if the	2834
individual pays to the board the fee for this service. The board	2835
shall adopt a rule under section 4751.04 of the Revised Code	2836
establishing the fee.	2837
Sec. 4751.99. Whoever violates section 4751.02 or 4751.09	2838

<u>4751.10</u> of the Revised Code may be fined not more than five 2839

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offense such person may be fined not more than five hundred	2841
dollars or imprisoned for not more than ninety days, or both.	2842
The imposition of fines pursuant to this section does not	2843
preclude the imposition of any civil penalties or fines	2844
authorized under by section 4751.04 4751.32 or any other section	2845
of the Revised Code.	2846
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Sec. 4776.01. As used in this chapter:	2847
(A) "License" means an authorization evidenced by a	2848
license, certificate, registration, permit, card, or other	2849
authority that is issued or conferred by a licensing agency to a	2850
licensee or to an applicant for an initial license by which the	2851
licensee or initial license applicant has or claims the	2852
privilege to engage in a profession, occupation, or occupational	2853
activity, or, except in the case of the state dental board, to	2854
have control of and operate certain specific equipment,	2855
machinery, or premises, over which the licensing agency has	2856
jurisdiction.	2857
(B) Except as provided in section 4776.20 of the Revised	2858
Code, "licensee" means the person to whom the license is issued	2859
by a licensing agency. "Licensee" includes a person who, for	2860
purposes of section 3796.13 of the Revised Code, has complied	2861
with sections 4776.01 to 4776.04 of the Revised Code and has	2862
been determined by the department of commerce or state board of	2863
pharmacy, as the applicable licensing agency, to meet the	2864
requirements for employment.	2865
(C) Except as provided in section 4776.20 of the Revised	2866
Code, "licensing agency" means any of the following:	2867

hundred dollars for the first offense; for each subsequent

(1) The board authorized by Chapters 4701., 4717., 4725., 2868

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 4729., 4730., 4731., 4732., 4734., 4740., 4741., 4747., 4751.,
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 4753., 4755., 4757., 4759., 4760., 4761., 4762., 4774., 4778.,
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 4779., and 4783. of the Revised Code to issue a license to
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 engage in a specific profession, occupation, or occupational
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 activity, or to have charge of and operate certain specific
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 equipment, machinery, or premises.
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(2) The state dental board, relative to its authority to
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issue a license pursuant to section 4715.12, 4715.16, 4715.21,
or 4715.27 of the Revised Code;
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(3) The department of commerce or state board of pharmacy,
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(D) "Applicant for an initial license" includes persons
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seeking a license for the first time and persons seeking a
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license by reciprocity, endorsement, or similar manner of a
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license issued in another state. "Applicant for an initial
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license" also includes a person who, for purposes of section
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3796.13 of the Revised Code, is required to comply with sections
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4776.01 to 4776.04 of the Revised Code.

(E) "Applicant for a restored license" includes persons
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seeking restoration of a license under section 4730.14,
4731.281, 4760.06, or 4762.06 of the Revised Code. "Applicant
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for a restored license" does not include a person seeking
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restoration of a license under section 4751.33 of the Revised
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Code.

(F) "Criminal records check" has the same meaning as in2895section 109.572 of the Revised Code.2896

Sec. 4776.20. (A) As used in this section: 2897

(1) "Licensing agency" means, in addition to each board 2898 identified in division (C) of section 4776.01 of the Revised 2899 Code, the board or other government entity authorized to issue a 2900 license under Chapters 4703., 4707., 4709., 4712., 4713., 4719., 2901 4723., 4727., 4728., 4733., 4735., 4736., 4737., 4738., 4740., 2902 4742., 4747., 4749., 4751., 4752., 4753., 4758., 4759., 4763., 2903 4765., 4766., 4771., 4773., and 4781. of the Revised Code. 2904 "Licensing agency" includes an administrative officer that has 2905 authority to issue a license. 2906

(2) "Licensee" means, in addition to a licensee as 2907 described in division (B) of section 4776.01 of the Revised 2908 Code, the person to whom a license is issued by the board or 2909 other government entity authorized to issue a license under 2910 Chapters 4703., 4707., 4709., 4712., 4713., 4719., 4723., 4727., 2911 4728., 4733., 4735., 4736., 4737., 4738., 4740., 4742., 4747., 2912 4749., 4751., 4752., 4753., 4758., 4759., 4763., 4765., 4766., 2913 4771., 4773., and 4781. of the Revised Code. 2914

(3) "Prosecutor" has the same meaning as in section 29152935.01 of the Revised Code. 2916

(B) On a licensee's conviction of, plea of guilty to, 2917 judicial finding of quilt of, or judicial finding of quilt 2918 resulting from a plea of no contest to the offense of 2919 trafficking in persons in violation of section 2905.32 of the 2920 Revised Code, the prosecutor in the case shall promptly notify 2921 the licensing agency of the conviction, plea, or finding and 2922 provide the licensee's name and residential address. On receipt 2923 of this notification, the licensing agency shall immediately 2924 suspend the licensee's license. 2925

(C) If there is a conviction of, plea of guilty to,judicial finding of guilt of, or judicial finding of guilt2927

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resulting from a plea of no contest to the offense of 2928 trafficking in persons in violation of section 2905.32 of the 2929 Revised Code and all or part of the violation occurred on the 2930 premises of a facility that is licensed by a licensing agency, 2931 the prosecutor in the case shall promptly notify the licensing 2932 agency of the conviction, plea, or finding and provide the 2933 facility's name and address and the offender's name and 2934 residential address. On receipt of this notification, the 2935 licensing agency shall immediately suspend the facility's 2936 license. 2937

(D) Notwithstanding any provision of the Revised Code to 2938 the contrary, the suspension of a license under division (B) or 2939 (C) of this section shall be implemented by a licensing agency 2940 without a prior hearing. After the suspension, the licensing 2941 agency shall give written notice to the subject of the 2942 suspension of the right to request a hearing under Chapter 119. 2943 of the Revised Code. After a hearing is held, the licensing 2944 agency shall either revoke or permanently revoke the license of 2945 the subject of the suspension, unless it determines that the 2946 license holder has not been convicted of, pleaded guilty to, 2947 been found quilty of, or been found quilty based on a plea of no 2948 contest to the offense of trafficking in persons in violation of 2949 section 2905.32 of the Revised Code. 2950

Sec. 5903.12. (A) As used in this section:

"Continuing education" means continuing education required2952of a licensee by law and includes, but is not limited to, the2953continuing education required of licensees under sections29543737.881, 3781.10, 4701.11, 4715.141, 4715.25, 4717.09, 4723.24,29554725.16, 4725.51, 4730.14, 4730.49, 4731.155, 4731.282, 4734.25,29564735.141, 4736.11, 4741.16, 4741.19, 4751.07, 4751.24, 4751.25,2957

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4755.63, 4757.33, 4759.06, 4761.06, and 4763.07 of the Revised 2958 Code. 2959 "Reporting period" means the period of time during which a 2960 licensee must complete the number of hours of continuing 2961 education required of the licensee by law. 2962 (B) A licensee may submit an application to a licensing 2963 agency, stating that the licensee requires an extension of the 2964 current reporting period because the licensee has served on 2965 2966 active duty during the current or a prior reporting period. The 2967 licensee shall submit proper documentation certifying the active duty service and the length of that active duty service. Upon 2968 receiving the application and proper documentation, the 2969 licensing agency shall extend the current reporting period by an 2970 amount of time equal to the total number of months that the 2971 licensee spent on active duty during the current reporting 2972 period. For purposes of this division, any portion of a month 2973 served on active duty shall be considered one full month. 2974 Section 2. That existing sections 109.572, 149.43, 2975 1347.08, 2925.01, 4743.02, 4751.01, 4751.03, 4751.041, 4751.042, 2976 4751.043, 4751.044, 4751.05, 4751.06, 4751.07, 4751.08, 4751.10, 2977

4751.11, 4751.12, 4751.13, 4751.14, 4751.99, 4776.01, 4776.20,2978and 5903.12 and sections 4751.02, 4751.04, and 4751.09 of the2979Revised Code are hereby repealed.2980

Section 3. As used in this section, "authorizing statute"2981means a Revised Code section or provision of a Revised Code2982section that is cited in the Ohio Administrative Code as the2983statute that authorizes the adoption of a rule.2984

The Board of Executives of Long-Term Services and Supports2985is not required to amend any rule for the sole purpose of2986

updating the citation in the Ohio Administrative Code to the2987rule's authorizing statute to reflect that this act renumbers2988the authorizing statute or relocates it to another Revised Code2989section. Such citations shall be updated as the Board amends the2990rules for other purposes.2991

Section 4. The General Assembly, applying the principle 2992 stated in division (B) of section 1.52 of the Revised Code that 2993 amendments are to be harmonized if reasonably capable of 2994 simultaneous operation, finds that the following sections, 2995 2996 presented in this act as composites of the sections as amended by the acts indicated, are the resulting versions of the 2997 sections in effect prior to the effective date of the sections 2998 2999 as presented in this act:

Section 109.572 of the Revised Code as amended by Am. Sub.3000H.B. 49, Sub. H.B. 199, and Sub. H.B. 213, all of the 132nd3001General Assembly.3002

Section 149.43 of the Revised Code as amended by Am. Sub.3003H.B. 8, Sub. H.B. 34, and Sub. H.B. 312, all of the 132nd3004General Assembly.3005