As Introduced

133rd General Assembly Regular Session 2019-2020

H. B. No. 374

Representatives Plummer, Manchester

A BILL

То	amend sections 503.40, 503.41, 503.42, 503.43,	1
	503.44, 503.47, 503.48, 503.49, 503.50, 715.61,	2
	2927.17, 4731.04, 4731.15, and 4731.41; to enact	3
	section 503.411; and to repeal sections 503.45	4
	and 503.46 of the Revised Code to make changes	5
	to the massage therapy licensing law.	6

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

Section 1. That sections 503.40, 503.41, 503.42, 503.43,	7
503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2927.17,	8
4731.04, 4731.15, and 4731.41 be amended and section 503.411 of	9
the Revised Code be enacted to read as follows:	10
Sec. 503.40. As used in sections 503.40 to 503.49 of the	11
Revised Code:	12
(A) "Massage therapy" means any method of exerting	13
pressure on, stroking, kneading, rubbing, tapping, pounding,	14
vibrating, or stimulating the external soft tissue of the body-	15
with the hands, or with the aid of any mechanical or electrical	16
apparatus or appliance has the same meaning as in section	17
4731.04 of the Revised Code.	18
(B) "Massage establishment" means any fixed place of	1 0

business where a person offers massages massage therapy is	20
<pre>provided:</pre>	21
(1) In exchange for anything of value; or	22
(2) In connection with the provision of another legitimate	23
service.	24
(C) "Masseur" or "masseuse" "Massage therapist" means any	25
<pre>individual person who performs massages at a massage</pre>	26
establishment massage therapy.	27
(D) "Sexual or genital area" includes the genitalia, pubic	28
area, anus, perineum of any person, and the breasts of a	29
<pre>female "Registration" means to provide information to the board</pre>	30
of township trustees to indicate the location of the	31
establishment, the names of individuals employed there, and	32
evidence of current state licensure or student status of anyone	33
providing massage therapy at the establishment as provided in	34
division (A) of section 503.411 of the Revised Code.	35
Sec. 503.41. (A) A board of township trustees, by	36
resolution, may regulate and require the registration of massage	37
establishments and their employees within the unincorporated	38
territory of the township and may require the registration of	39
persons performing massage therapy at the massage	40
establishments. In accordance with sections 503.40 to 503.49 of	41
the Revised Code, for that purpose those purposes, the board, by	42
a majority vote of all members, may adopt, amend, administer,	43
and enforce <u>such establishment</u> regulations <u>and registration</u>	44
<u>requirements</u> within the unincorporated territory of the	45
township.	46
(B) A board may adopt <u>establishment</u> regulations,	47
registration requirements, and amendments under this section	48

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only after public hearing at not fewer than two regular sessions	49
of the board. The board shall cause to be published in a	50
newspaper of general circulation in the township, or as provided	51
in section 7.16 of the Revised Code, notice of the public	52
hearings, including the time, date, and place, once a week for	53
two weeks immediately preceding the hearings. The board shall	54
make available proposed <u>establishment</u> regulations, registration	55
requirements, or amendments to the public at the office of the	56
board.	57

(C) - Regulations Establishment regulations, registration 58 requirements, or amendments adopted by the board are effective 59 thirty days after the date of adoption unless, within thirty 60 days after the adoption of the regulations, requirements, or 61 amendments, the township fiscal officer receives a petition, 62 signed by a number of qualified electors residing in the 63 unincorporated area of the township equal to not less than ten 64 per cent of the total vote cast for all candidates for governor 65 in the area at the most recent general election at which a 66 governor was elected, requesting the board to submit the 67 regulations, requirements, or amendments to the electors of the 68 area for approval or rejection at the next primary or general 69 election occurring at least ninety days after the board receives 70 the petition. 71

No <u>establishment</u> regulation, <u>registration requirement</u>, or 72 amendment for which the referendum vote has been requested is 73 effective unless a majority of the votes cast on the issue is in 74 favor of the regulation, requirement, or amendment. Upon 75 certification by the board of elections that a majority of the 76 votes cast on the issue was in favor of the regulation,__ 77 requirement, or amendment, the regulation, requirement, or 78 amendment takes immediate effect. 79

(D) The board shall make available <u>establishment</u>	80
regulations and registration requirements it adopts or amends to	81
the public at the office of the board and shall cause to be	82
published once a notice of the availability of the regulations	83
and requirements in a newspaper of general circulation in the	84
township within ten days after their adoption or amendment.	85
(E) Nothing in sections 503.40 to 503.49 of the Revised	86
Code shall be construed to allow a board of township trustees to	87
<u>license any massage therapist or otherwise</u> regulate the practice	88
of any limited branch of medicine specified in section 4731.15	89
of the Revised Code or the practice of providing therapeutic	90
massage by a licensed physician, a licensed podiatrist, a	91
licensed chiropractor, a licensed podiatrist, a licensed nurse,	92
or any other licensed health professional. As	93
As used in this division, "licensed" means licensed,	94
certified, or registered to practice in this state.	95
Sec. 503.411. If a board of township trustees has adopted	96
a resolution under section 503.41 of the Revised Code to	97
regulate massage establishments, all of the following apply:	98
(A) The massage establishment regulations shall include a	99
requirement that all massage therapy performed in a massage	100
establishment be performed by a person who meets one or more of	101
the following conditions and that does not exclude any such	102
person:	103
(1) Is licensed by the state cosmetology and barber board,	104
or its predecessors or successors, and provides massage therapy	105
as a portion of, and incidental to, barber services in	106
accordance with Chapter 4709. of the Revised Code or cosmetology	107
services in accordance with Chapter 4713, of the Revised Code:	108

(2) Is licensed by the board of nursing, or its	109
predecessors or successors, and provides massage therapy as a	110
portion of, and incidental to, nursing services in accordance	111
with Chapter 4723. of the Revised Code;	112
(3) Is licensed by the state medical board, or its	113
predecessors or successors, and provides massage therapy as a	114
portion of, and incidental to, medical services in accordance	115
with Chapter 4730. or 4731. of the Revised Code or acupuncture	116
or oriental medicine in accordance with Chapter 4762. of the	117
Revised Code;	118
(4) Is licensed by the state chiropractic board, or its_	119
predecessors or successors, and provides massage therapy as a	120
portion of, and incidental to, chiropractic services in	121
accordance with Chapter 4734. of the Revised Code;	122
(5) Is licensed by the state medical board, or its	123
predecessors or successors, as a massage therapist in accordance	124
with Chapter 4731. of the Revised Code;	125
(6) Is licensed by the Ohio occupational therapy, physical	126
therapy, and athletic trainers board, or its predecessors or	127
successors, and provides massage therapy as a portion of, and	128
incidental to, services provided as an occupational therapist,	129
physical therapist, or athletic trainer in accordance with	130
Chapter 4755. of the Revised Code;	131
(7) Is enrolled and regularly and actively participating	132
in a program of study to achieve the training necessary to	133
obtain the massage therapist license specified in division (A)	134
(5) of this section and the program of study is in good standing	135
as determined by the state medical board.	136
(B) No person shall knowingly act as a massage therapist	137

for a massage establishment located in the unincorporated area	138
of the township without first having obtained a license from a	139
board specified in division (A) of this section or without being	140
a student as provided in division (A)(7) of this section.	141
(C) The massage establishment regulations may include any	142
of the following:	143
(1) A requirement that the massage establishment fully	144
comply with any applicable zoning resolution and amendments to	145
the resolution that are adopted by the board under Chapter 519.	146
of the Revised Code;	147
(2) Designated hours as prohibited hours of operation;	148
(3) The prohibitions set forth in division (B) of section	149
503.42 of the Revised Code;	150
(4) Any other regulation considered by the board to be	151
necessary for the health, safety, and welfare of the township	152
residents, subject to division (E) of section 503.41 of the	153
Revised Code.	154
Sec. 503.42. If a board of township trustees has adopted a	155
resolution under section 503.41 of the Revised Code that	156
includes a permit requirement to operate a massage	157
<pre>establishment:</pre>	158
(A) No person shall engage in, conduct or carry on, or	159
permit to be engaged in, conducted or carried on in the	160
unincorporated areas of the township, the operation of operate a	161
massage establishment in the unincorporated areas of a township	162
without first having obtained a permit from the board of	163
township trustees as provided in section 503.43 of the Revised	164
Code.	165

(B) No individual shall act as a masseur or masseuse for a	166
massage establishment located in the unincorporated areas of the	167
township without first having obtained a license from the board-	168
of township trustees as provided in section 503.45 of the	169
Revised Code.	170
(C)—No owner or operator of a massage establishment	171
located in the unincorporated <u>areas</u> of the township shall	172
knowingly do any of the following:	173
(1) Employ an unlicensed masseur or masseuse as a massage	174
therapist a person who does not meet one of the criteria listed	175
in division (A) of section 503.411 of the Revised Code;	176
(2) Refuse to allow appropriate state or local	177
authorities, including police officers, access to the massage	178
establishment for any health or safety inspection conducted	179
pursuant to a <u>massage establishment</u> regulation <u>or massage</u>	180
therapist registration requirement adopted by the township under	181
section 503.41 of the Revised Code;	182
(3) Operate during the hours designated as prohibited	183
hours of operation by the board of township trustees;	184
(4) Employ any person under the age of eighteen.	185
(D) No person employed in a massage establishment located	186
in the unincorporated area of the township shall knowingly do-	187
any of the following in the performance of duties at the massage	188
establishment:	189
(1) Place his or her hand upon, touch with any part of his	190
or her body, fondle in any manner, or massage the sexual or	191
genital area of any other person;	192
(2) Perform, offer, or agree to perform any act which	193

would require the touching of the sexual or genital area of any	194
other person;	195
(3) Touch, offer, or agree to touch the sexual or genital	196
area of any other person with any mechanical or electrical	197
apparatus or appliance;	198
(4) Wear unclean clothing, no clothing, transparent	199
clothing, or clothing that otherwise reveals the sexual or	200
genital areas of the masseur or masseuse;	201
(5) Uncover or allow the sexual or genital area of any	202
other person to be uncovered while providing massages.	203
(E) No licensed masseur or masseuse shall accept or	204
continue employment at a massage establishment that does not	205
have a current, valid permit issued by the board of township	206
trustees.	207
Sec. 503.43. If a board of township trustees has adopted a	208
resolution under section 503.41 of the Revised Code that	209
includes a permit requirement to operate a massage	210
establishment, the application for a permit to operate a massage	211
establishment shall be made to the board and shall include the	212
following:	213
(A) An initial, nonrefundable filing fee of two hundred	214
fifty dollars and an annual nonrefundable renewal fee of one	215
hundred twenty-five dollars;	216
(B) A health and safety report of an inspection of the	217
premises performed within thirty days of the application to	218
determine compliance with applicable health and safety codes,	219
which inspection appropriate state or local authorities acting	220
pursuant to an agreement with the board shall perform:	221

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(C) The full name and address of any person applying for a	222
permit, including any partner or limited partner of a	223
partnership applicant, any officer or director of a corporate	224
applicant, and any stock holder holding more than two per cent	225
of the stock of a corporate applicant having less than a total	226
of fifty employees or any stock holder holding more than twenty-	227
five per cent of the stock of a corporate applicant having more	228
than a total of fifty employees, the date of birth and social	229
security number of each individual, and the federal	230
identification number of any partnership or corporation;	231
(D) Authorization for an investigation into the criminal	232
record of any person applying for a permit;	233
(E) Proof that the massage establishment fully complies	234
with any applicable zoning resolution and amendments to the	235
resolution adopted by the board under Chapter 519. of the	236
Revised Code;	237
(F) Any other information determined by the board to be	238
necessary for the health, safety, and welfare of the township	239
residents, subject to division (E) of section 503.41 of the	240
Revised Code.	241
A permit issued under this section to a massage	242
establishment shall expire one year after the date of issuance,	243
except that no massage establishment shall be required to	244
discontinue business because of the failure of the board to act	245
on a renewal application filed in a timely manner and pending	246
before the board on the expiration date of the establishment's	247
permit. Each permit shall contain the name of the applicant, the	248
address of the massage establishment, and the expiration date of	249
the permit.	250

Sec. 503.44. If a board of township trustees has adopted a	251
resolution under section 503.41 of the Revised Code that	252
includes a permit requirement to operate a massage	253
establishment, it shall deny any application for a permit to	254
operate a massage establishment or revoke, at any time, a	255
previously issued permit, for any of the following reasons:	256
(A) Falsification of any of the information required for	257
the application or failure to fully complete the application;	258
(B) Failure to cooperate with any required health or	259
safety inspection;	260
(C) Any one of the persons named on the application is	261
under the age of eighteen;	262
(D) Any one of the persons named on the application has	263
been convicted of or pleaded guilty to any violation of Chapter	264
2907. of the Revised Code, or <u>any</u> violation of any municipal	265
ordinance that is substantially equivalent to any offense	266
contained in Chapter 2907. of the Revised Code, within five	267
years preceding the application+	268
(E) Any masseur or masseuse employed at the licensed	269
massage establishment has been convicted of or pleaded guilty to-	270
a violation of division (D) of section 503.42 of the Revised	271
Code .	272
Sec. 503.47. If a board of township trustees has adopted a	273
resolution under section 503.41 of the Revised Code that	274
includes a permit requirement to operate a massage	275
establishment, the regulations adopted for that purpose may	276
require any of the following:	277
(A) A massage establishment to display its current permit	278
in an area open to the public:	279

(B) Each massager A massage establishment to display the	280
massager's license massage therapists' certificates to practice	281
at all times in the areas of the massage establishment where the	282
licensee is providing massages massage therapy is provided;	283
(C) Massage establishments to undergo periodic health and	284
safety inspections to determine continual compliance with	285
applicable health and safety codes;	286
(D) Massagers to undergo periodic physical examinations	287
performed by a licensed physician, a physician assistant, a	288
clinical nurse specialist, a certified nurse practitioner, or a-	289
certified nurse-midwife certifying that the massager continues	290
to be free from communicable diseases;	291
(E)—Any other requirement reasonably thought necessary by	292
the board for the health, safety, and welfare of township	293
residents, subject to division (E) of section 503.41 of the	294
Revised Code.	295
Sec. 503.48. A board of township trustees acting under	296
sections 503.40 to 503.49 of the Revised Code that has adopted a	297
resolution under section 503.41 of the Revised Code need not	298
hold any hearing in connection with an order denying or revoking	299
a permit to operate a massage establishment or masseur or	300
masseuse license. The board shall maintain a complete record of	301
each proceeding and shall notify the applicant in writing of its	302
order. Any person adversely affected by an order of the board	303
denying or revoking a permit to operate a massage establishment	304
or masseur or masseuse license may appeal from the order of the	305
board to the court of common pleas of the county in which the	306
township is located, the place of business of the permit holder	307
is located, or the person is a resident. The appeal shall be in	308
accordance with Chapter 2506. of the Revised Code.	309

Sec. 503.49. If a board of township trustees has adopted a	310
resolution under section 503.41 of the Revised Code that	311
includes a permit requirement to operate a massage	312
establishment, the board shall deposit the fees collected by the	313
township for massage establishment permits and masseur and	314
masseuse licenses in the township general fund and first use the	315
fees for the cost of administering and enforcing massage	316
establishment regulations and massage therapist registration	317
<u>requirements</u> adopted under section 503.41 of the Revised Code.	318
Sec. 503.50. (A) Whoever violates division (A) $\overline{\text{or }(B)}$ of	319
section 503.42 of the Revised Code is guilty of a misdemeanor of	320
the first degree.	321
(B) Whoever violates <u>division</u> (B) of section 503.411 or	322
division (C) , (D) , or (E) (B) of section 503.42 of the Revised	323
Code is guilty of a misdemeanor of the third degree.	324
Sec. 715.61. (A) As used in this section:	325
(1) "Massage establishment" has the same meaning as in	326
section 503.40 of the Revised Code.	327
(2) "Massage therapy" has the same meaning as in section	328
4731.04 of the Revised Code.	329
(B) Any municipal corporation may regulate and license	330
manufacturers and dealers in explosives, chattel mortgage and	331
salary loan brokers, peddlers, public ballrooms, scavengers,	332
intelligence officers, billiard rooms, bowling alleys, livery,	333
sale, and boarding stables, dancing or riding academies or	334
schools, race courses, ball grounds, street musicians,	335
secondhand dealers, junk shops, and all persons engaged in the	336
trade, business, or profession of manicuring, massaging, or	337
chiropody. In the granting of any license a municipal	338

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corporation may charge such fees as the legislative authority	339
deems proper and expedient.	340
(C) (1) A municipal corporation may regulate and license	341
massage establishments within its jurisdiction and may require	342
the registration of persons performing massage therapy at the	343
<pre>massage establishment.</pre>	344
(2) If a municipal corporation regulates massage	345
establishments under this section, the regulations shall include	346
a requirement that all massage therapy performed in the massage	347
establishment be performed by a person described in division (A)	348
of section 503.411 of the Revised Code.	349
Sec. 2927.17. (A) No person, by means of a statement,	350
solicitation, or offer in a print or electronic publication,	351
sign, placard, storefront display, or other medium, shall	352
advertise massage therapy, relaxation massage, any other massage	353
technique or method, or any related service, with the suggestion	354
or promise of sexual activity.	355
(B) Whoever violates this section is guilty of unlawful	356
advertising of massage, a misdemeanor of the first degree.	357
(C) Nothing in this section prevents the legislative	358
authority of a municipal corporation or township from enacting	359
any regulation of the advertising of massage further than and in	360
addition to the provisions of divisions (A) and (B) of this	361
section.	362
(D) As used in this section, "sexual:	363
(1) "Massage therapy" has the same meaning as in section	364
4731.04 of the Revised Code.	365
(2) "Sexual activity" has the same meaning as in section	366

2907.01 of the Revised Code.	367
Sec. 4731.04. As used in this chapter:	368
(A) "Cosmetic therapy" means the permanent removal of hair	369
from the human body through the use of electric modalities	370
approved by the state medical board for use in cosmetic therapy	371
and may include the systematic friction, stroking, slapping, and	372
kneading or tapping of the face, neck, scalp, or shoulders.	373
(B) "Fifth pathway training" means supervised clinical	374
training obtained in the United States as a substitute for the	375
internship or social service requirements of a foreign medical	376
school.	377
(C) "Graduate medical education" means education received	378
through any of the following:	379
(1) An internship, residency, or clinical fellowship	380
program conducted in the United States and accredited by either	381
the accreditation council for graduate medical education of the	382
American medical association or the American osteopathic	383
association;	384
(2) A clinical fellowship program that is not accredited	385
as described in division (C)(1) of this section, but is	386
conducted in the United States at an institution with a	387
residency program that is accredited as described in that	388
division and is in a clinical field the same as or related to	389
the clinical field of the fellowship program;	390
(3) An internship program conducted in Canada and	391
accredited by the committee on accreditation of preregistration	392
physician training programs of the federation of provincial	393
medical licensing authorities of Canada;	394

(4) A residency program conducted in Canada and accredited	395
by either the royal college of physicians and surgeons of Canada	396
or the college of family physicians of Canada.	397
(D) "Massage therapy" means the treatment of disorders of	398
the human body by the manipulation of soft tissue through the	399
systematic external application of massage techniques including	400
touch, stroking, friction, vibration, percussion, kneading,	401
stretching, compression, and joint movements within the normal	402
physiologic range of motion; and adjunctive thereto, the	403
external application of water, heat, cold, topical preparations,	404
and mechanical devices.	405
"Massage therapy" does not include the manipulation of the	406
reproductive organs, perineum, rectum, or anus unless the action	407
is undertaken pursuant to a prescription issued by a person who	408
is authorized under this chapter to practice medicine and	409
surgery or osteopathic medicine and surgery or the action is	410
performed under the supervision of such a physician.	411
Sec. 4731.15. (A) The state medical board also shall	412
regulate the following limited branches of medicine: massage	413
therapy and cosmetic therapy, and to the extent specified in	414
section 4731.151 of the Revised Code, naprapathy and	415
mechanotherapy. The board shall adopt rules governing the	416
limited branches of medicine under its jurisdiction. The rules	417
shall be adopted in accordance with Chapter 119. of the Revised	418
Code.	419
(B) A license to practice a limited branch of medicine	420
issued by the state medical board is valid for a two-year period	421
unless revoked or suspended and expires on the date that is two	422
years after the date of issuance. The license may be renewed for	423
additional two-year periods in accordance with division (C) of	424

this section.	425
(C) Both of the following apply with respect to the	426
renewal of licenses to practice a limited branch of medicine:	427
(1) Each person seeking to renew a license to practice a	428
limited branch of medicine shall apply for biennial renewal with	429
the state medical board in a manner prescribed by the board. An	430
applicant for renewal shall pay a biennial renewal fee of one	431
hundred dollars.	432
(2) At least one month before a license expires, the board	433
shall provide a renewal notice to the license holder.	434
(D) All persons who hold a license to practice a limited	435
branch of medicine issued by the state medical board shall	436
provide the board notice of any change of address. The notice	437
shall be submitted to the board not later than thirty days after	438
the change of address.	439
(E) A license to practice a limited branch of medicine	440
shall be automatically suspended if the license holder fails to	441
renew the license in accordance with division (C) of this	442
section. Continued practice after the suspension of the license	443
to practice shall be considered as practicing in violation of	444
sections 4731.34 and 4731.41 of the Revised Code.	445
If a license has been suspended pursuant to this division	446
for two years or less, it may be reinstated. The board shall	447
reinstate the license upon an applicant's submission of a	448
renewal application and payment of a reinstatement fee of one	449
hundred twenty-five dollars. With regard to reinstatement of a	450
license to practice cosmetic therapy, the applicant also shall	451
submit with the application a certification that the number of	452
hours of continuing education necessary to have a suspended	453

license reinstated have been completed, as specified in rules	454
the board shall adopt in accordance with Chapter 119. of the	455
Revised Code.	456
If a license has been suspended pursuant to this division	457
for more than two years, it may be restored. Subject to section	458
4731.222 of the Revised Code, the board may restore the license	459
upon an applicant's submission of a restoration application and	460
a restoration fee of one hundred fifty dollars and compliance	461
with sections 4776.01 to 4776.04 of the Revised Code. The board	462
shall not restore to an applicant a license to practice unless	463
the board, in its discretion, decides that the results of the	464
criminal records check do not make the applicant ineligible for	465
a license issued pursuant to section 4731.17 of the Revised	466
Code.	467
(F) The following persons are not required to hold a	468
certificate to practice massage therapy issued under this	469
<pre>chapter:</pre>	470
(1) A person authorized to practice under Chapter 4709.,	471
4713., 4723., 4730., 4734., 4755., or 4762. of the Revised Code,	472
provided that the person's scope of practice authorizes the	473
person to use massage techniques;	474
(2) An enrolled student practicing massage therapy as part	475
of a program of study at a school, college, or institution in	476
good standing as determined by the board in accordance with	477
division (A) of section 4731.16 of the Revised Code;	478
(3) A person holding a certificate to practice cosmetic	479
therapy issued under this chapter and whose practice may include	480
massage techniques.	481
Sec. 4731.41. (A) No Except as provided in division (F) of	482

section 4731.15 of the Revised Code, no person shall practice	483
medicine and surgery, or any of its branches, without the	484
appropriate license or certificate from the state medical board	485
to engage in the practice. No person shall advertise or claim to	486
the public to be a practitioner of medicine and surgery, or any	487
of its branches, without a license or certificate from the	488
board. No person shall open or conduct an office or other place	489
for such practice without a license or certificate from the	490
board. No person shall conduct an office in the name of some	491
person who has a license or certificate to practice medicine and	492
surgery, or any of its branches. No person shall practice	493
medicine and surgery, or any of its branches, after the person's	494
license or certificate has been revoked, or, if suspended,	495
during the time of such suspension.	496

A license or certificate signed by the secretary of the board to which is affixed the official seal of the board to the effect that it appears from the records of the board that no such license or certificate to practice medicine and surgery, or any of its branches, in this state has been issued to the person specified therein, or that a license or certificate to practice, if issued, has been revoked or suspended, shall be received as prima-facie evidence of the record of the board in any court or before any officer of the state.

(B) No license or certificate from the state medical board

is required by a physician who comes into this state to practice

medicine at a free-of-charge camp accredited by the SeriousFun

children's network that specializes in providing therapeutic

recreation, as defined in section 2305.231 of the Revised Code,

for individuals with chronic illnesses as long as all of the

following apply:

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(1) The physician provides documentation to the medical	513
director of the camp that the physician is licensed and in good	514
standing to practice medicine in another state;	515
(2) The physician provides services only at the camp or in	516
connection with camp events or camp activities that occur off	517
the grounds of the camp;	518
(3) The physician receives no compensation for the	519
services;	520
(4) The physician provides those services within this	521
state for not more than thirty days per calendar year;	522
(5) The camp has a medical director who holds an	523
unrestricted license to practice medicine issued in accordance	524
with division (A) of this section.	525
(C) Division (A) of this section does not apply to a	526
person who meets both of the following conditions:	527
(1) The person holds in good standing a valid license to	528
practice medicine and surgery issued by another state.	529
(2) The person is practicing as a volunteer without	530
remuneration during a charitable event that lasts not more than	531
seven days.	532
When a person meets the conditions of this division, the	533
person shall be deemed authorized by the state medical board,	534
during the course of the charitable event, to practice medicine	535
and surgery and shall be subject to the provisions of this	536
chapter authorizing the board to take disciplinary action	537
against a physician. Not less than seven calendar days before	538
the first day of the charitable event, the person or the event's	539
organizer shall notify the board of the person's intent to	540

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practice medicine and surgery at the event. During the course of	541
the charitable event, the person's scope of practice is limited	542
to the procedures that a physician authorized under this chapter	543
to practice medicine and surgery is authorized to perform unless	544
the person's scope of practice in the other state is more	545
restrictive than in this state. If the latter is the case, the	546
person's scope of practice is limited to the procedures that a	547
physician in the other state may perform.	548
Section 2. That existing sections 503.40, 503.41, 503.42,	549
503.43, 503.44, 503.47, 503.48, 503.49, 503.50, 715.61, 2927.17,	550
4731.04, 4731.15, and 4731.41 of the Revised Code are hereby	551
repealed.	552
Section 3. That sections 503.45 and 503.46 of the Revised	553
Code are hereby repealed.	554