As Reported by House Health and Aging Committee

131st General Assembly

Regular Session 2015-2016

Sub. H. B. No. 200

Representative Hagan

Cosponsors: Representatives Duffey, Becker, Roegner, Blessing, Hackett, Gonzales, Huffman, Antonio, Barnes, Bishoff, Brown, Butler, Ginter, Johnson, T., Kuhns, LaTourette, Lepore-Hagan, Schuring, Sears, Sprague

A BILL

То	amend sections 3313.7110, 3313.7111, 3314.143,	1
	3326.28, 3328.29, 4729.01, 4729.51, 4729.60, and	2
	5101.76 and to enact sections 2925.64, 3728.01,	3
	3728.03, 3728.04, 3728.05, 3728.09, 3728.10,	4
	3728.11, 4723.483, 4729.88, 4730.432, and	5
	4731.96 of the Revised Code regarding storage of	6
	and access to epinephrine autoinjectors for	7
	which there are no patient-specific	8
	prescriptions and civil immunity of health	9
	professionals.	10

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

Section 1. That sections 3313.7110, 3313.7111, 3314.143,	11
3326.28, 3328.29, 4729.01, 4729.51, 4729.60, and 5101.76 be	12
amended and sections 2925.64, 3728.01, 3728.03, 3728.04,	13
3728.05, 3728.09, 3728.10, 3728.11, 4723.483, 4729.88, 4730.432,	14
and 4731.96 of the Revised Code be enacted to read as follows:	15
Sec. 2925.64. (A) As used in this section:	16

(1) "Administer epinephrine" means to inject an individual	17
with epinephrine using an autoinjector in a manufactured dosage	18
form.	19
(2) "Prescriber" and "qualified entity" have the same	20
meanings as in section 3728.01 of the Revised Code.	21
meanings as in section 5720.01 of the Nevisea code.	21
(B) An individual or qualified entity is not subject to	22
criminal prosecution for a violation of section 4731.41 of the	23
Revised Code or criminal prosecution under this chapter if the	24
individual or entity, acting in good faith and in accordance	25
with Chapter 3728. of the Revised Code, administers epinephrine	26
or provides an epinephrine autoinjector to an individual who	27
appears to be experiencing or at risk of experiencing	28
anaphalaxis or to the parent, guardian, or custodian of such an	29
individual.	30
Sec. 3313.7110. (A) The board of education of each city,	31
local, exempted village, or joint vocational school district may	32
procure epinephrine autoinjectors for each school operated by	33
the district to have on the school premises for use in emergency	34
situations identified under division (C)(5) of this section. A	35
district board that elects to procure epinephrine autoinjectors	36
under this section is encouraged to maintain, at all times, at	37
least two epinephrine injectors at each school operated by the	38
district.	39
	4.0
(B) A district board that elects to procure epinephrine	40
autoinjectors under this section shall require the district's	41
superintendent to adopt a policy governing their maintenance and	42
use. Before adopting the policy, the superintendent shall	43
consult with a licensed health professional authorized to	44
prescribe drugs, as defined in section 4729.01 of the Revised	45
Code.	46

(C) A component of a policy adopted by a superintendent	47
under division (B) of this section shall be a prescriber-issued	48
protocol specifying definitive orders for epinephrine	49
autoinjectors and the dosages of epinephrine to be administered	50
through them. The policy also shall do all of the following:	51
(1) Identify the one or more locations in each school	52
operated by the district in which an epinephrine autoinjector	53
must be stored;	54
(2) Specify the conditions under which an epinephrine	55
autoinjector must be stored, replaced, and disposed;	56
(3) Specify the individuals employed by or under contract	57
with the district board, in addition to a school nurse licensed	58
under section 3319.221 of the Revised Code or an athletic	59
trainer licensed under Chapter 4755. of the Revised Code, who	60
may access and use an epinephrine autoinjector to provide a	61
dosage of epinephrine to an individual in an emergency situation	62
identified under division (C)(5) of this section;	63
(4) Specify any training that employees or contractors	64
specified under division (C)(3) of this section, other than a	65
school nurse or athletic trainer, must complete before being	66
authorized to access and use an epinephrine autoinjector;	67
(5) Identify the emergency situations, including when an	68
individual exhibits signs and symptoms of anaphylaxis, in which	69
a school nurse, athletic trainer, or other employees or	70
contractors specified under division (C)(3) of this section may	71
access and use an epinephrine autoinjector;	72
(6) Specify that assistance from an emergency medical	73
service provider must be requested immediately after an	74
epinephrine autoinjector is used;	75

(7) Specify the individuals, in addition to students,	76
school employees or contractors, and school visitors, to whom a	77
dosage of epinephrine may be administered through an epinephrine	78
autoinjector in an emergency situation specified under division	79
(C)(5) of this section.	80
(D) A school or school district, a member of a district	81
board of education, or a district or school employee or	82
contractor is (1) The following are not liable in damages in a	83
civil action for injury, death, or loss to person or property	84
that allegedly arises from an act or omission associated with	85
procuring, maintaining, accessing, or using an epinephrine	86
autoinjector under this section, unless the act or omission	87
constitutes willful or wanton misconduct:	88
(a) A school or school district;	89
(b) A member of a district board of education;	90
(c) A district or school employee or contractor;	91
(d) A licensed health professional authorized to prescribe	92
drugs who consults with a superintendent or issues a protocol	93
pursuant to this section.	94
(2) This section does not eliminate, limit, or reduce any	95
other immunity or defense that a school or school district,	96
member of a district board of education, or district or school	97
employee or contractor, or licensed health professional may be	98
entitled to under Chapter 2744. or any other provision of the	99
Revised Code or under the common law of this state.	100
(E) A school district board of education may accept	101
donations of epinephrine autoinjectors from a wholesale	102
distributor of dangerous drugs or a manufacturer of dangerous	103
drugs, as defined in section 4729.01 of the Revised Code, and	104

Sub. H. B. No. 200

to this section.	134
(2) This division does not eliminate, limit, or reduce any	135
other immunity or defense that a chartered or nonchartered	136
nonpublic school or governing authority, member of a chartered	137
or nonchartered nonpublic school governing authority, chartered	138
or nonchartered nonpublic school employee or contractor, or	139
licensed health professional may be entitled to under any other	140
provision of the Revised Code or the common law of this state.	141
(C) A chartered or nonchartered nonpublic school may	142
accept donations of epinephrine autoinjectors from a wholesale	143
distributor of dangerous drugs or a manufacturer of dangerous	144
drugs, as defined in section 4729.01 of the Revised Code, and	145
may accept donations of money from any person to purchase	146
epinephrine autoinjectors.	147
(D) A chartered or nonchartered nonpublic school that	148
elects to procure epinephrine autoinjectors under this section	149
shall report to the department of education each procurement and	150
occurrence in which an epinephrine autoinjector is used from the	151
school's supply of epinephrine autoinjectors.	152
Sec. 3314.143. (A) With the approval of its governing	153
authority, a community school established under this chapter may	154
procure epinephrine autoinjectors in the manner prescribed by	155
section 3313.7110 of the Revised Code. A community school that	156
elects to do so shall comply with all provisions of that section	157
as if it were a school district.	158
(B) - A community school, a member of a community school	159
governing authority, or a community school employee or	160
contractor is (1) The following are not liable in damages in a	161
civil action for injury doath or loss to norson or property	163

Sub. H. B. No. 200

a STEM school established under this chapter may procure	191
epinephrine autoinjectors in the manner prescribed by section	192
3313.7110 of the Revised Code. A STEM school that elects to do	193
so shall comply with all provisions of that section as if it	194
were a school district.	195
(B) A STEM school, a member of a STEM school governing	196
body, or a STEM school employee or contractor is (1) The	197
following are not liable in damages in a civil action for	198
injury, death, or loss to person or property that allegedly	199
arises from an act or omission associated with procuring,	200
maintaining, accessing, or using an epinephrine autoinjector	201
under this section, unless the act or omission constitutes	202
willful or wanton misconduct:	203
(a) A STEM school;	204
(b) A member of a STEM school governing body;	205
(c) A STEM school employee or contractor;	206
(d) A licensed health professional authorized to prescribe	207
drugs who provides a consultation or issues a protocol pursuant	208
to this section.	209
(2) This division does not eliminate, limit, or reduce any	210
other immunity or defense that a STEM school or governing body,	211
member of a STEM school governing body, or STEM school employee	212
or contractor, or licensed health professional may be entitled	213
to under Chapter 2744. or any other provision of the Revised	214
Code or under the common law of this state.	215
(C) A STEM school may accept donations of epinephrine	216
autoinjectors from a wholesale distributor of dangerous drugs or	217
a manufacturer of dangerous drugs, as defined in section 4729.01	218
of the Revised Code, and may accept donations of money from any	219

person to purchase epinephrine autoinjectors.	220
(D) A STEM school that elects to procure epinephrine	221
autoinjectors under this section shall report to the department	222
of education each procurement and occurrence in which an	223
epinephrine autoinjector is used from the school's supply of	224
epinephrine autoinjectors.	225
Sec. 3328.29. (A) With the approval of its board of	226
trustees, a college-preparatory boarding school established	227
under this chapter may procure epinephrine autoinjectors in the	228
manner prescribed by section 3313.7110 of the Revised Code. A	229
college-preparatory boarding school that elects to do so shall	230
comply with all provisions of that section as if it were a	231
school district.	232
(B)—A college-preparatory boarding school, a member of a	233
college-preparatory boarding school board of trustees, or a	234
college-preparatory boarding school employee or contractor is	235
(1) The following are not liable in damages in a civil action	236
for injury, death, or loss to person or property that allegedly	237
arises from an act or omission associated with procuring,	238
maintaining, accessing, or using an epinephrine autoinjector	239
under this section, unless the act or omission constitutes	240
willful or wanton misconduct:	241
(a) A college-preparatory boarding school;	242
(b) A member of a college-preparatory boarding school	243
<pre>board of trustees;</pre>	244
(c) A college-preparatory boarding school employee or	245
<pre>contractor;</pre>	246
(d) A licensed health professional authorized to prescribe	247
drugs who provides a consultation or issues a protocol pursuant	248

to this section.	249
(2) This division does not eliminate, limit, or reduce any	250
other immunity or defense that a college-preparatory boarding	251
school or board of trustees, member of a college-preparatory	252
boarding school board of trustees, or college-preparatory	253
boarding school employee or contractor, or licensed health	254
professional may be entitled to under Chapter 2744. or any other	255
provision of the Revised Code or under the common law of this	256
state.	257
(C) A college-preparatory boarding school may accept	258
donations of epinephrine autoinjectors from a wholesale	259
distributor of dangerous drugs or a manufacturer of dangerous	260
drugs, as defined in section 4729.01 of the Revised Code, and	261
may accept donations of money from any person to purchase	2.62
epinephrine autoinjectors.	263
(D) A college-preparatory boarding school that elects to	264
procure epinephrine autoinjectors under this section shall	265
report to the department of education each procurement and	266
occurrence in which an epinephrine autoinjector is used from a	267
school's supply of epinephrine autoinjectors.	268
Sec. 3728.01. As used in this chapter:	269
(A) "Administer epinephrine" means to inject an individual	270
with epinephrine using an autoinjector in a manufactured dosage	271
<pre>form.</pre>	272
(B) "Prescriber" means an individual who is authorized by	273
law to prescribe drugs or dangerous drugs or drug therapy	274
related devices in the course of the individual's professional	275
practice, including only the following:	276
(1) A clinical nurse enecialist contified nurse-midwife	275

or certified nurse practitioner who holds a certificate to	278
prescribe issued under section 4723.48 of the Revised Code;	279
(2) A physician authorized under Chapter 4731. of the	280
Revised Code to practice medicine and surgery, osteopathic	281
medicine and surgery, or podiatric medicine and surgery;	282
(3) A physician assistant who holds a certificate to	283
prescribe issued under Chapter 4730. of the Revised Code.	284
(C) "Qualified entity" means any public or private entity	285
that is associated with a location where allergens capable of	286
causing anaphylaxis may be present, including child day-care	287
centers, colleges and universities, places of employment,	288
restaurants, amusement parks, recreation camps, sports playing	289
fields and arenas, and other similar locations, except that	290
"qualified entity" does not include either of the following:	291
(1) A chartered or nonchartered nonpublic school;	292
community school; science, technology, engineering, and	293
mathematics school; or a school operated by the board of	294
education of a city, local, exempted village, or joint	295
vocational school district;	296
(2) A camp described in section 5101.76 of the Revised	297
Code.	298
Sec. 3728.03. (A) A qualified entity may acquire and	299
maintain a supply of epinephrine autoinjectors that, in	300
accordance with section 4723.483, 4730.432, or 4731.96 of the	301
Revised Code, are personally furnished by a prescriber or	302
obtained pursuant to a prescription issued by a prescriber.	303
(B) Epinephrine autoinjectors acquired pursuant to this	304
section shall be stored in a location readily accessible in an	305
emergency and maintained in accordance with the manufacturer's	306

instructions and any additional requirements that may be	307
established by the department of health under section 3728.11 of	308
the Revised Code.	309
(C) A qualified entity that acquires epinephrine	310
autoinjectors pursuant to this section shall designate one or	311
more individuals who are employees or agents of the entity and	312
have successfully completed anaphylaxis training in accordance	313
with section 3728.04 of the Revised Code to be responsible for	314
oversight of the epinephrine autoinjectors, including storage,	315
maintenance, and control. The qualified entity may authorize	316
those individuals and other individuals who have successfully	317
completed the anaphylaxis training to administer epinephrine.	318
Sec. 3728.04. (A) The anaphylaxis training required by	319
section 3728.03 of the Revised Code may be any of the following:	320
(1) Training conducted by a nationally recognized	321
organization that has experience in providing training in	322
emergency health care to individuals who are not health care	323
professionals;	324
(2) Training by individuals or organizations approved by	325
the department of health under section 3728.11 of the Revised	326
Code;	327
(3) Classes approved by the department under section	328
3728.11 of the Revised Code.	329
(B) Training may be completed in person or through an	330
online system. The training must cover all of the following and	331
may include any other material the organization or individual	332
<pre>conducting it or the department considers appropriate:</pre>	333
(1) Ways of recognizing the signs and symptoms of severe	334
allergic reactions, including anaphylaxis:	335

(2) Standards and procedures for administration of	336
epinephrine and storage of epinephrine autoinjectors;	337
(3) Emergency follow-up procedures.	338
(C) An individual must successfully complete training	339
before being authorized to administer epinephrine under section	340
3728.03 of the Revised Code and every two years thereafter. A	341
qualified entity may authorize an individual to administer	342
epinephrine only if the individual provides the entity with a	343
certificate issued by the organization or individual conducting	344
the training attesting to successful completion. The certificate	345
must be on a form developed by the department of health under	346
section 3728.11 of the Revised Code.	347
Sec. 3728.05. (A) An individual who has completed the	348
anaphylaxsis training required by section 3728.03 of the Revised	349
Code and is authorized by a qualified entity may use an	350
epinephrine autoinjector from a supply maintained under section	351
3728.03 of the Revised Code to do either of the following:	352
(1) Administer epinephrine to an individual believed in	353
good faith to be experiencing anaphylaxis;	354
(2) Provide, for immediate administration, an epinephrine	355
autoinjector to an individual believed in good faith to be	356
experiencing anaphylaxis or to the parent, guardian, or	357
caregiver of such an individual.	358
(B) Epinephrine may be administered under this section	359
regardless of whether the individual believed to be experiencing	360
anaphylaxis has a prescription for an epinephrine autoinjector	361
or has previously been diagnosed with an allergy.	362
Sec. 3728.09. (A) The following are not liable in damages	363
in a civil action for injury doath or loss to norson or	36/

property that allegedly arises from an act or omission	365
associated with administering epinephrine or acquiring,	366
maintaining, accessing, or using an epinephrine autoinjector	367
under this chapter, unless the act or omission constitutes	368
<pre>willful or wanton misconduct:</pre>	369
(1) A qualified entity that maintains a supply of	370
epinephrine autoinjectors as authorized in accordance with	371
section 3728.03 of the Revised Code, and any employees or agents	372
of the qualified entity;	373
(2) A trained individual who administers epinephrine or	374
accesses an epinephrine autoinjector as authorized in-accordance	375
with section 3728.05 of the Revised Code;	376
(3) An individual or organization that conducts	377
anaphylaxis training in accordance with section 3728.04 of the	378
Revised Code.	379
(B) This section does not eliminate, limit, or reduce any	380
other immunity or defense a person may be entitled to under any	381
other provision of the Revised Code or under the common law of	382
this state.	383
(C) A person located in this state is not liable for	384
injury, death, or loss to person or property that allegedly	385
arises from an act or omission associated with acquiring,	386
maintaining, accessing, or using an epinephrine autoinjector	387
outside of this state if either of the following is the case:	388
(1) The person would not have been liable had the act or	389
omission occurred within this state;	390
(2) The person is not liable under the law of the state in	391
which the act or omission occurred.	392

Sec. 3728.10. A qualified entity that maintains and makes	393
available epinephrine autoinjectors as authorized in accordance	394
with this chapter shall annually report to the department of	395
health, on a form developed by the department, each	396
administration of epinephrine or provision of an epinephrine	397
autoinjector under section 3728.05 of the Revised Code.	398
Sec. 3728.11. (A) The department of health shall do all of	399
the following:	400
(1) Prescribe a form to be used by an individual or	401
organization to certify successful completion of anaphylaxis	402
training under section 3728.04 of the Revised Code;	403
(2) Develop a form to be used to report each	404
administration of epinephrine or provision of an ephinephrine	405
autoinjector as required by section 3728.10 of the Revised Code;	406
(3) Annually publish a report summarizing and analyzing	407
all reports received by the department under section 3728.10 of	408
the Revised Code in the previous year.	409
(B) The department may do either of the following:	410
(1) Approve individuals or organizations to conduct	411
anaphylaxis training under section 3728.04 of the Revised Code_	412
or approve certain classes offered by an individual or	413
organization;	414
(2) Adopt rules in accordance with Chapter 119. of the	415
Revised Code specifying standards and procedures for storage and	416
maintenance of epinephrine autoinjectors acquired pursuant to	417
section 3728.03 of the Revised Code.	418
Sec. 4723.483. (A) As used in this section, "qualified	419
entity" has the same meaning as in section 3728.01 of the	420

Revised Code.	421
(B) (1) Subject to division (B) (2) of this section, and	422
notwithstanding any provision of this chapter or rule adopted by	423
the board of nursing, a clinical nurse specialist, certified	424
nurse-midwife, or certified nurse practitioner who holds a	425
certificate to prescribe issued under section 4723.48 of the	426
Revised Code may do either of the following without having	427
examined an individual to whom epinephrine may be administered	428
under Chapter 3728. of the Revised Code:	429
(a) Personally furnish a supply of epinephrine	430
autoinjectors to a qualified entity for use in accordance with	431
sections 3728.03 to 3728.05 of the Revised Code;	432
(b) Issue a prescription for epinephrine autoinjectors to	433
a qualified entity for use in accordance with sections 3728.03	434
to 3728.05 of the Revised Code.	435
(2) An epinephrine autoinjector personally furnished or	436
prescribed under division (B)(1) of this section must be	437
furnished or prescribed in such a manner that it may be	438
administered only in a manufactured dosage form.	439
(C) A nurse who acts in good faith in accordance with this	440
section is not liable for or subject to any of the following for	441
any action or omission of a qualified entity to which an	442
epinephrine autoinjector is furnished or a prescription is	443
issued: damages in any civil action, prosecution in any criminal	444
proceeding, or professional disciplinary action.	445
Sec. 4729.01. As used in this chapter:	446
(A) "Pharmacy," except when used in a context that refers	447
to the practice of pharmacy, means any area, room, rooms, place	448
of business, department, or portion of any of the foregoing	449

where the practice of pharmacy is conducted.	450
(B) "Practice of pharmacy" means providing pharmacist care	451
requiring specialized knowledge, judgment, and skill derived	452
from the principles of biological, chemical, behavioral, social,	453
pharmaceutical, and clinical sciences. As used in this division,	454
"pharmacist care" includes the following:	455
(1) Interpreting prescriptions;	456
(2) Dispensing drugs and drug therapy related devices;	457
(3) Compounding drugs;	458
(4) Counseling individuals with regard to their drug	459
therapy, recommending drug therapy related devices, and	460
assisting in the selection of drugs and appliances for treatment	461
of common diseases and injuries and providing instruction in the	462
proper use of the drugs and appliances;	463
(5) Performing drug regimen reviews with individuals by	464
discussing all of the drugs that the individual is taking and	465
explaining the interactions of the drugs;	466
(6) Performing drug utilization reviews with licensed	467
health professionals authorized to prescribe drugs when the	468
pharmacist determines that an individual with a prescription has	469
a drug regimen that warrants additional discussion with the	470
prescriber;	471
(7) Advising an individual and the health care	472
professionals treating an individual with regard to the	473
<pre>individual's drug therapy;</pre>	474
(8) Acting pursuant to a consult agreement with a	475
physician authorized under Chapter 4731. of the Revised Code to	476
practice medicine and surgery or osteopathic medicine and	477

be used by the professional for the purpose of direct	496
administration to patients in the course of the professional's	497
practice, if all of the following apply:	498
(a) At the time the request is made, the drug is not	499
commercially available regardless of the reason that the drug is	500
not available, including the absence of a manufacturer for the	501
drug or the lack of a readily available supply of the drug from	502

(b) A limited quantity of the drug is compounded andprovided to the professional.

503

a manufacturer.

(c) The drug is compounded and provided to the	506
professional as an occasional exception to the normal practice	507
of dispensing drugs pursuant to patient-specific prescriptions.	508
(D) "Consult agreement" means an agreement to manage an	509
individual's drug therapy that has been entered into by a	510
pharmacist and a physician authorized under Chapter 4731. of the	511
Revised Code to practice medicine and surgery or osteopathic	512
medicine and surgery.	513
(E) "Drug" means:	514
(1) Any article recognized in the United States	515
pharmacopoeia and national formulary, or any supplement to them,	516
intended for use in the diagnosis, cure, mitigation, treatment,	517
or prevention of disease in humans or animals;	518
(2) Any other article intended for use in the diagnosis,	519
cure, mitigation, treatment, or prevention of disease in humans	520
or animals;	521
(3) Any article, other than food, intended to affect the	522
structure or any function of the body of humans or animals;	523
(4) Any article intended for use as a component of any	524
article specified in division (E)(1), (2), or (3) of this	525
section; but does not include devices or their components,	526
parts, or accessories.	527
(F) "Dangerous drug" means any of the following:	528
(1) Any drug to which either of the following applies:	529
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	530
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	531
required to bear a label containing the legend "Caution: Federal	532
law prohibits dispensing without prescription" or "Caution:	533

Federal law restricts this drug to use by or on the order of a	534
licensed veterinarian" or any similar restrictive statement, or	535
the drug may be dispensed only upon a prescription;	536
(b) Under Chapter 3715. or 3719. of the Revised Code, the	537
drug may be dispensed only upon a prescription.	538
(2) Any drug that contains a schedule V controlled	539
substance and that is exempt from Chapter 3719. of the Revised	540
Code or to which that chapter does not apply;	541
(3) Any drug intended for administration by injection into	542
the human body other than through a natural orifice of the human	543
body.	544
(G) "Federal drug abuse control laws" has the same meaning	545
as in section 3719.01 of the Revised Code.	546
(H) "Prescription" means both all of the following:	547
(1) A written, electronic, or oral order for drugs or	548
combinations or mixtures of drugs to be used by a particular	549
individual or for treating a particular animal, issued by a	550
licensed health professional authorized to prescribe drugs;	551
(2) For purposes of <u>section</u> sections 2925.61, 4723.488,	552
4729.44, 4730.431, and 4731.94 of the Revised Code, a written,	553
electronic, or oral order for naloxone issued to and in the name	554
of a family member, friend, or other individual in a position to	555
assist an individual who there is reason to believe is at risk	556
of experiencing an opioid-related overdose;	557
(3) For purposes of Chapter 3728. of the Revised Code, a	558
written, electronic, or oral order for an epinephrine	559
autoinjector issued to and in the name of a qualified entity, as	560
defined in section 3728.01 of the Revised Code.	561

(I) "Licensed health professional authorized to prescribe	562
drugs" or "prescriber" means an individual who is authorized by	563
law to prescribe drugs or dangerous drugs or drug therapy	564
related devices in the course of the individual's professional	565
practice, including only the following:	566
(1) A dentist licensed under Chapter 4715. of the Revised	567
Code;	568
(2) A clinical nurse specialist, certified nurse-midwife,	569
or certified nurse practitioner who holds a certificate to	570
prescribe issued under section 4723.48 of the Revised Code;	571
(3) An optometrist licensed under Chapter 4725. of the	572
Revised Code to practice optometry under a therapeutic	573
pharmaceutical agents certificate;	574
(4) A physician authorized under Chapter 4731. of the	575
Revised Code to practice medicine and surgery, osteopathic	576
medicine and surgery, or podiatric medicine and surgery;	577
(5) A physician assistant who holds a license to practice	578
as a physician assistant issued under Chapter 4730. of the	579
Revised Code, holds a valid prescriber number issued by the	580
state medical board, and has been granted physician-delegated	581
prescriptive authority;	582
(6) A veterinarian licensed under Chapter 4741. of the	583
Revised Code.	584
(J) "Sale" and "sell" include delivery, transfer, barter,	585
exchange, or gift, or offer therefor, and each such transaction	586
made by any person, whether as principal proprietor, agent, or	587
employee.	588
(K) "Wholesale sale" and "sale at wholesale" mean any sale	589

599

600

601

602

603

604

605

606

607

608

609

610 611

612

- (N) "Price information" means the price charged for a prescription for a particular drug product and, in an easily understandable manner, all of the following:
 - (1) The proprietary name of the drug product;
 - (2) The established (generic) name of the drug product;
- (3) The strength of the drug product if the product contains a single active ingredient or if the drug product contains more than one active ingredient and a relevant strength can be associated with the product without indicating each active ingredient. The established name and quantity of each active ingredient are required if such a relevant strength cannot be so associated with a drug product containing more than one ingredient.
 - (4) The dosage form;

or establish responsibility.

(5) The price charged for a specific quantity of the drug

product. The stated price shall include all charges to the

consumer, including, but not limited to, the cost of the drug

product, professional fees, handling fees, if any, and a

statement identifying professional services routinely furnished

613

646

by the pharmacy. Any mailing fees and delivery fees may be	618
stated separately without repetition. The information shall not	619
be false or misleading.	620
(O) "Wholesale distributor of dangerous drugs" means a	621
person engaged in the sale of dangerous drugs at wholesale and	622
includes any agent or employee of such a person authorized by	623
the person to engage in the sale of dangerous drugs at	624
wholesale.	625
(P) "Manufacturer of dangerous drugs" means a person,	626
other than a pharmacist, who manufactures dangerous drugs and	627
who is engaged in the sale of those dangerous drugs within this	628
state.	629
(Q) "Terminal distributor of dangerous drugs" means a	630
person who is engaged in the sale of dangerous drugs at retail,	631
or any person, other than a wholesale distributor or a	632
pharmacist, who has possession, custody, or control of dangerous	633
drugs for any purpose other than for that person's own use and	634
consumption, and includes pharmacies, hospitals, nursing homes,	635
and laboratories and all other persons who procure dangerous	636
drugs for sale or other distribution by or under the supervision	637
of a pharmacist or licensed health professional authorized to	638
prescribe drugs.	639
(R) "Promote to the public" means disseminating a	640
representation to the public in any manner or by any means,	641
other than by labeling, for the purpose of inducing, or that is	642
likely to induce, directly or indirectly, the purchase of a	643
dangerous drug at retail.	644

(S) "Person" includes any individual, partnership,

association, limited liability company, or corporation, the

state, any political subdivision of the state, and any district,	647
department, or agency of the state or its political	648
subdivisions.	649
(T) "Finished dosage form" has the same meaning as in	650
section 3715.01 of the Revised Code.	651
(U) "Generically equivalent drug" has the same meaning as	652
in section 3715.01 of the Revised Code.	653
(V) "Animal shelter" means a facility operated by a humane	654
society or any society organized under Chapter 1717. of the	655
Revised Code or a dog pound operated pursuant to Chapter 955. of	656
the Revised Code.	657
(W) "Food" has the same meaning as in section 3715.01 of	658
the Revised Code.	659
(X) "Pain management clinic" has the same meaning as in	660
section 4731.054 of the Revised Code.	661
Sec. 4729.51. (A) (1) Except as provided in division (A) (2)	662
of this section, no person other than a registered wholesale	663
distributor of dangerous drugs shall possess for sale, sell,	664
distribute, or deliver, at wholesale, dangerous drugs, except as	665
follows:	666
(a) A pharmacist who is a licensed terminal distributor of	667
dangerous drugs or who is employed by a licensed terminal	668
distributor of dangerous drugs may make occasional sales of	669
dangerous drugs at wholesale.	670
(b) A licensed terminal distributor of dangerous drugs	671
having more than one establishment or place may transfer or	672
deliver dangerous drugs from one establishment or place for	673
which a license has been issued to the terminal distributor to	674

another establishment or place for which a license has been	675
issued to the terminal distributor if the license issued for	676
each establishment or place is in effect at the time of the	677
transfer or delivery.	678
(c) A licensed terminal distributor of dangerous drugs may	679
make occasional sales of naloxone at wholesale to a state or	680
local law enforcement agency if the terminal distributor is any	681
of the following:	682
(i) A board of health of a city or general health	683
district;	684
(ii) An authority having the duties of a board of health	685
under section 3709.05 of the Revised Code;	686
(iii) A health department operated by such a board or	687
authority.	688
(2) A manufacturer of dangerous drugs may donate	689
epinephrine autoinjectors to any of the following:	690
(a) The board of education of a city, local, exempted	691
village, or joint vocational school district;	692
(b) A community school established under Chapter 3314. of	693
the Revised Code;	694
(c) A STEM school established under Chapter 3326. of the	695
Revised Code;	696
(d) A college-preparatory boarding school established	697
under Chapter 3328. of the Revised Code;	698
(e) A chartered or nonchartered nonpublic school.	699
(B)(1) No registered wholesale distributor of dangerous	700
drugs shall possess for sale, or sell, at wholesale, dangerous	701

drugs to any person other than the following:	702
(a) Except as provided in division (B)(2)(a) of this	703
section and division (B) of section 4729.541 of the Revised	704
Code, a licensed health professional authorized to prescribe	705
drugs;	706
(b) An optometrist licensed under Chapter 4725. of the	707
Revised Code who holds a topical ocular pharmaceutical agents	708
certificate;	709
(c) A registered wholesale distributor of dangerous drugs;	710
(d) A manufacturer of dangerous drugs;	711
(e) Subject to division (B)(3) of this section, a licensed	712
terminal distributor of dangerous drugs;	713
(f) Carriers or warehouses for the purpose of carriage or	714
storage;	715
(g) Terminal or wholesale distributors of dangerous drugs	716
who are not engaged in the sale of dangerous drugs within this	717
state;	718
(h) An individual who holds a current license,	719
certificate, or registration issued under Title XLVII of the	720
Revised Code and has been certified to conduct diabetes	721
education by a national certifying body specified in rules	722
adopted by the state board of pharmacy under section 4729.68 of	723
the Revised Code, but only with respect to insulin that will be	724
used for the purpose of diabetes education and only if diabetes	725
education is within the individual's scope of practice under	726
statutes and rules regulating the individual's profession;	727
(i) An individual who holds a valid certificate issued by	728
a nationally recognized S.C.U.B.A. diving certifying	729

organization approved by the state board of pharmacy in rule,	730
but only with respect to medical oxygen that will be used for	731
the purpose of emergency care or treatment at the scene of a	732
diving emergency;	733

- (j) Except as provided in division (B)(2)(b) of this 734 section and division (A) of section 4729.541 of the Revised 735 Code, a business entity that is a corporation formed under 736 division (B) of section 1701.03 of the Revised Code, a limited 737 liability company formed under Chapter 1705. of the Revised 738 Code, or a professional association formed under Chapter 1785. 739 of the Revised Code if the entity has a sole shareholder who is 740 a licensed health professional authorized to prescribe drugs and 741 is authorized to provide the professional services being offered 742 by the entity; 743
- (k) Except as provided in division (B)(2)(c) of this 744 section and division (A) of section 4729.541 of the Revised 745 Code, a business entity that is a corporation formed under 746 division (B) of section 1701.03 of the Revised Code, a limited 747 liability company formed under Chapter 1705. of the Revised 748 Code, a partnership or a limited liability partnership formed 749 under Chapter 1775. of the Revised Code, or a professional 750 association formed under Chapter 1785. of the Revised Code, if, 751 to be a shareholder, member, or partner, an individual is 752 required to be licensed, certified, or otherwise legally 753 authorized under Title XLVII of the Revised Code to perform the 754 professional service provided by the entity and each such 755 individual is a licensed health professional authorized to 756 prescribe drugs; 757
- (1) With respect to epinephrine autoinjectors that may be 758 possessed under section 3313.7110, 3313.7111, 3314.143, 3326.28, 759

or 3328.29 of the Revised Code, any of the following: the board	760
of education of a city, local, exempted village, or joint	761
vocational school district; a chartered or nonchartered	762
nonpublic school; a community school established under Chapter	763
3314. of the Revised Code; a STEM school established under	764
Chapter 3326. of the Revised Code; or a college-preparatory	765
boarding school established under Chapter 3328. of the Revised	766
Code;	767
(m) With respect to epinephrine autoinjectors that may be	768
possessed under section 5101.76 of the Revised Code, any of the	769
following: a residential camp, as defined in section 2151.011 of	770
the Revised Code; a child day camp, as defined in section	771
5104.01 of the Revised Code; or a child day camp operated by any	772
county, township, municipal corporation, township park district	773
created under section 511.18 of the Revised Code, park district	774
created under section 1545.04 of the Revised Code, or joint	775
recreation district established under section 755.14 of the	776
Revised Code;	777
(n) With respect to epinephrine autoinjectors that may be	778
possessed under Chapter 3728. of the Revised Code, a qualified	779
entity, as defined in section 3728.01 of the Revised Code;	780
(o) With respect to naloxone that may be possessed under	781
section 2925.61 of the Revised Code, a law enforcement agency	782
and its peace officers.	783
(2) No registered wholesale distributor of dangerous drugs	784
shall possess for sale, or sell, at wholesale, dangerous drugs	785
to any of the following:	786
(a) A prescriber who is employed by a pain management	787
clinic that is not licensed as a terminal distributor of	799

dangerous drugs with a pain management clinic classification	789
issued under section 4729.552 of the Revised Code;	790
(b) A business entity described in division (B)(1)(j) of	791
this section that is, or is operating, a pain management clinic	792
without a license as a terminal distributor of dangerous drugs	793
with a pain management clinic classification issued under	794
section 4729.552 of the Revised Code;	795
(c) A business entity described in division (B)(1)(k) of	796
this section that is, or is operating, a pain management clinic	797
without a license as a terminal distributor of dangerous drugs	798
with a pain management clinic classification issued under	799
section 4729.552 of the Revised Code.	800
(3) No registered wholesale distributor of dangerous drugs	801
shall possess dangerous drugs for sale at wholesale, or sell	802
such drugs at wholesale, to a licensed terminal distributor of	803
dangerous drugs, except as follows:	804
(a) In the case of a terminal distributor with a category	805
I license, only dangerous drugs described in category I, as	806
defined in division (A)(1) of section 4729.54 of the Revised	807
Code;	808
(b) In the case of a terminal distributor with a category	809
II license, only dangerous drugs described in category I and	810
category II, as defined in divisions (A)(1) and (2) of section	811
4729.54 of the Revised Code;	812
(c) In the case of a terminal distributor with a category	813
III license, dangerous drugs described in category I, category	814
II, and category III, as defined in divisions (A)(1), (2), and	815
(3) of section 4729.54 of the Revised Code;	816
(d) In the case of a terminal distributor with a limited	817

category I, II, or III license, only the dangerous drugs	818
specified in the certificate furnished by the terminal	819
distributor in accordance with section 4729.60 of the Revised	820
Code.	821
(C)(1) Except as provided in division (C)(4) of this	822
section, no person shall sell, at retail, dangerous drugs.	823
(2) Except as provided in division (C)(4) of this section,	824
no person shall possess for sale, at retail, dangerous drugs.	825
(3) Except as provided in division (C)(4) of this section,	826
no person shall possess dangerous drugs.	827
(4) Divisions (C)(1), (2), and (3) of this section do not	828
apply to a registered wholesale distributor of dangerous drugs	829
or a licensed terminal distributor of dangerous drugs.	830
Divisions (C) (1) , (2) , and (3) of this section do not	831
apply to a person who possesses, or possesses for sale or sells,	832
at retail, a dangerous drug in accordance with Chapters 3719.,	833
4715., 4723., 4725., 4729., 4730., 4731., and 4741. of the	834
Revised Code.	835
Divisions (C) (1) , (2) , and (3) of this section do not	836
apply to an individual who holds a current license, certificate,	837
or registration issued under Title XLVII of the Revised Code and	838
has been certified to conduct diabetes education by a national	839
certifying body specified in rules adopted by the state board of	840
pharmacy under section 4729.68 of the Revised Code, but only to	841
the extent that the individual possesses insulin or personally	842
supplies insulin solely for the purpose of diabetes education	843
and only if diabetes education is within the individual's scope	844
of practice under statutes and rules regulating the individual's	845
profession.	846

Divisions (C)(1), (2), and (3) of this section do not	847
apply to an individual who holds a valid certificate issued by a	848
nationally recognized S.C.U.B.A. diving certifying organization	849
approved by the state board of pharmacy in rule, but only to the	850
extent that the individual possesses medical oxygen or	851
personally supplies medical oxygen for the purpose of emergency	852
care or treatment at the scene of a diving emergency.	853
Division (C)(3) of this section does not apply to the	854
board of education of a city, local, exempted village, or joint	855
vocational school district, a school building operated by a	856
school district board of education, a chartered or nonchartered	857
nonpublic school, a community school, a STEM school, or a	858
college-preparatory boarding school for the purpose of	859
possessing epinephrine autoinjectors under section 3313.7110,	860
3313.7111, 3314.143, 3326.28, or 3328.29 of the Revised Code.	861
Division (C)(3) of this section does not apply to a	862
residential camp, as defined in section 2151.011 of the Revised	863
Code, a child day camp, as defined in section 5104.01 of the	864
Revised Code, or a child day camp operated by any county,	865
township, municipal corporation, township park district created	866
under section 511.18 of the Revised Code, park district created	867
under section 1545.04 of the Revised Code, or joint recreation	868
district established under section 755.14 of the Revised Code	869
for the purpose of possessing epinephrine autoinjectors under	870
section 5101.76 of the Revised Code.	871
Division (C)(3) of this section does not apply to a	872
qualified entity, as defined in section 3728.01 of the Revised	873
Code, for the purpose of possessing epinephrine autoinjectors	874
under Chapter 3728. of the Revised Code.	875

Division (C)(3) of this section does not apply to a law

905

enforcement agency or the agency's peace officers if the agency	877
or officers possess naloxone for administration to individuals	878
who are apparently experiencing opioid-related overdoses.	879
(D) No licensed terminal distributor of dangerous drugs	880
shall purchase for the purpose of resale dangerous drugs from	881
any person other than a registered wholesale distributor of	882
dangerous drugs, except as follows:	883
(1) A licensed terminal distributor of dangerous drugs may	884
make occasional purchases of dangerous drugs for resale from a	885
pharmacist who is a licensed terminal distributor of dangerous	886
drugs or who is employed by a licensed terminal distributor of	887
dangerous drugs;	888
(2) A licensed terminal distributor of dangerous drugs	889
having more than one establishment or place may transfer or	890
receive dangerous drugs from one establishment or place for	891
which a license has been issued to the terminal distributor to	892
another establishment or place for which a license has been	893
issued to the terminal distributor if the license issued for	894
each establishment or place is in effect at the time of the	895
transfer or receipt.	896
(E) No licensed terminal distributor of dangerous drugs	897
shall engage in the sale or other distribution of dangerous	898
drugs at retail or maintain possession, custody, or control of	899
dangerous drugs for any purpose other than the distributor's	900
personal use or consumption, at any establishment or place other	901
than that or those described in the license issued by the state	902
board of pharmacy to such terminal distributor.	903

(F) Nothing in this section shall be construed to

interfere with the performance of official duties by any law

enforcement official authorized by municipal, county, state, or	906
federal law to collect samples of any drug, regardless of its	907
nature or in whose possession it may be.	908

(G) Notwithstanding anything to the contrary in this 909 section, the board of education of a city, local, exempted 910 village, or joint vocational school district may deliver 911 epinephrine autoinjectors to a school under its control for the 912 purpose of possessing epinephrine autoinjectors under section 913 3313.7110 of the Revised Code. 914

Sec. 4729.60. (A) Before a registered wholesale 915 distributor of dangerous drugs may sell dangerous drugs at 916 wholesale to any person, other than the persons specified in 917 divisions (B)(1)(a) to (d), (f) to (h), and (l) to $\frac{(n)(0)}{(0)}$ of 918 section 4729.51 of the Revised Code, such wholesale distributor 919 shall obtain from the purchaser and the purchaser shall furnish 920 to the wholesale distributor a certificate indicating that the 921 purchaser is a licensed terminal distributor of dangerous drugs. 922 The certificate shall be in the form that the state board of 923 pharmacy shall prescribe, and shall set forth the name of the 924 925 licensee, the number of the license, a description of the place or establishment or each place or establishment for which the 926 license was issued, the category of licensure, and, if the 927 license is a limited category I, II, or III license, the 928 dangerous drugs that the licensee is authorized to possess, have 929 custody or control of, and distribute. 930

If no certificate is obtained or furnished before a sale

is made, it shall be presumed that the sale of dangerous drugs

by the wholesale distributor is in violation of division (B) of

section 4729.51 of the Revised Code and the purchase of

dangerous drugs by the purchaser is in violation of division (C)

935

of section 4729.51 of the Revised Code. If a registered	936
wholesale distributor of dangerous drugs obtains or is furnished	937
a certificate from a terminal distributor of dangerous drugs and	938
relies on the certificate in selling dangerous drugs at	939
wholesale to the terminal distributor of dangerous drugs, the	940
wholesale distributor of dangerous drugs shall be deemed not to	941
have violated division (B) of section 4729.51 of the Revised	942
Code in making the sale.	943

(B) Before a licensed terminal distributor of dangerous 944 drugs may purchase dangerous drugs at wholesale, the terminal 945 distributor shall obtain from the seller and the seller shall 946 furnish to the terminal distributor the number of the seller's 947 registration certificate to engage in the sale of dangerous 948 drugs at wholesale.

If no registration number is obtained or furnished before 950 a purchase is made, it shall be presumed that the purchase of 951 dangerous drugs by the terminal distributor is in violation of 952 division (D) of section 4729.51 of the Revised Code and the sale 953 of dangerous drugs by the seller is in violation of division (A) 954 of section 4729.51 of the Revised Code. If a licensed terminal 955 distributor of dangerous drugs obtains or is furnished a 956 957 registration number from a wholesale distributor of dangerous drugs and relies on the registration number in purchasing 958 dangerous drugs at wholesale from the wholesale distributor of 959 dangerous drugs, the terminal distributor shall be deemed not to 960 have violated division (D) of section 4729.51 of the Revised 961 Code in making the purchase. 962

Sec. 4729.88. Notwithstanding any provision of this

chapter or rule adopted by the state board of pharmacy, a

pharmacist may dispense epinephrine autoinjectors pursuant to a

963

prescription issued under section 4723.483, 4730.432, or 4731.96	966
of the Revised Code.	967
A pharmacist who in good faith dispenses epinephrine	968
autoinjectors under this section is not liable for or subject to	969
any of the following for any action or omission of an entity to	970
which an epinephrine autoinjector is dispensed: damages in any	971
civil action, prosecution in any criminal proceeding, or	972
professional disciplinary action.	973
Sec. 4730.432. (A) As used in this section, "qualified	974
entity" has the same meaning as in section 3728.01 of the	975
Revised Code.	976
(B) (1) Subject to division (B) (2) of this section, and	977
notwithstanding any provision of this chapter or rule adopted by	978
the state medical board, a physician assistant who holds a	979
certificate to prescribe issued under section 4730.44 of the	980
Revised Code may do either of the following without having	981
examined an individual to whom epinephrine may be administered	982
under Chapter 3728. of the Revised Code:	983
(a) Personally furnish a supply of epinephrine	984
autoinjectors to a qualified entity for use in accordance with	985
sections 3728.03 to 3728.05 of the Revised Code;	986
(b) Issue a prescription for epinephrine autoinjectors to	987
a qualified entity for use in accordance with sections 3728.03	988
to 3728.05 of the Revised Code.	989
(2) An epinephrine autoinjector personally furnished or	990
prescribed under division (B)(1) of this section must be	991
furnished or prescribed in such a manner that it may be	992
administered only in a manufactured dosage form.	993
(C) A physician assistant who acts in good faith in	994

accordance with this section is not liable for or subject to any	995
of the following for any action or omission of an entity to	996
which an epinephrine autoinjector is furnished or a prescription	997
is issued: damages in any civil action, prosecution in any	998
criminal proceeding, or professional disciplinary action.	999
Sec. 4731.96. (A) As used in this section:	1000
(1) "Physician" means an individual authorized under this	1001
chapter to practice medicine and surgery, osteopathic medicine	1002
and surgery, or podiatric medicine and surgery.	1003
(2) "Qualified entity" has the same meaning as in section	1004
3728.01 of the Revised Code.	1005
(B) (1) Subject to division (B) (2) of this section, and	1006
notwithstanding any provision of this chapter or rule adopted by	1007
the state medical board, a physician may do either of the	1008
following without having examined an individual to whom	1009
epinephrine may be administered under Chapter 3728. of the	1010
Revised Code:	1011
(a) Personally furnish a supply of epinephrine	1012
autoinjectors to a qualified entity for use in accordance with	1013
sections 3728.03 to 3728.05 of the Revised Code;	1014
(b) Issue a prescription for epinephrine autoinjectors to	1015
a qualified entity for use in accordance with sections 3728.03	1016
to 3728.05 of the Revised Code.	1017
(2) An epinephrine autoinjector personally furnished or	1018
prescribed under division (B)(1) of this section must be	1019
furnished or prescribed in such a manner that it may be	1020
administered only in a manufactured dosage form.	1021
(C) A physician who acts in good faith in accordance with	1022

this section is not liable for or subject to any of the	1023
following for any action or omission of an entity to which an	1024
epinephrine autoinjector is furnished or a prescription is	1025
issued: damages in any civil action, prosecution in any criminal	1026
proceeding, or professional disciplinary action.	1027
Sec. 5101.76. (A) A residential camp, as defined in	1028
section 2151.011 of the Revised Code, a child day camp, as	1029
defined in section 5104.01 of the Revised Code, or a child day	1030
camp operated by any county, township, municipal corporation,	1031
township park district created under section 511.18 of the	1032
Revised Code, park district created under section 1545.04 of the	1033
Revised Code, or joint recreation district established under	1034
section 755.14 of the Revised Code may procure epinephrine	1035
autoinjectors for use in emergency situations identified under	1036
division (C)(5) of this section. A camp that elects to procure	1037
epinephrine autoinjectors under this section is encouraged to	1038
maintain at least two epinephrine autoinjectors at all times.	1039
(B) A camp that elects to procure epinephrine	1040
autoinjectors under this section shall adopt a policy governing	1041
their maintenance and use. Before adopting the policy, the camp	1042
shall consult with a licensed health professional authorized to	1043
prescribe drugs, as defined in section 4729.01 of the Revised	1044
Code.	1045
(C) A component of a policy adopted by a camp under	1046
division (B) of this section shall be a prescriber-issued	1047
protocol specifying definitive orders for epinephrine	1048
autoinjectors and the dosages of epinephrine to be administered	1049
through them. The policy also shall do all of the following:	1050
(1) Identify the one or more locations in which an	1051
epinephrine autoinjector must be stored;	1052

(2) Specify the conditions under which an epinephrine	1053
autoinjector must be stored, replaced, and disposed;	1054
(3) Specify the individuals employed by or under contract	1055
with the camp who may access and use an epinephrine autoinjector	1056
to provide a dosage of epinephrine to an individual in an	1057
emergency situation identified under division (C)(5) of this	1058
section;	1059
(4) Specify any training that employees or contractors	1060
specified under division (C)(3) of this section must complete	1061
before being authorized to access and use an epinephrine	1062
autoinjector;	1063
(5) Identify the emergency situations, including when an	1064
individual exhibits signs and symptoms of anaphylaxis, in which	1065
employees or contractors specified under division (C)(3) of this	1066
section may access and use an epinephrine autoinjector;	1067
(6) Specify that assistance from an emergency medical	1068
service provider must be requested immediately after an	1069
epinephrine autoinjector is used;	1070
(7) Specify the individuals to whom a dosage of	1071
epinephrine may be administered through an epinephrine	1072
autoinjector in an emergency situation specified under division	1073
(C)(5) of this section.	1074
(D) A camp or camp employee or contractor is (1) The	1075
following are not liable in damages in a civil action for	1076
injury, death, or loss to person or property that allegedly	1077
arises from an act or omission associated with procuring,	1078
maintaining, accessing, or using an epinephrine autoinjector	1079
under this section, unless the act or omission constitutes	1080
willful or wanton misconduct:	1081

(a) A camp;	1082
(b) A camp employee or contractor;	1083
(c) A licensed health professional authorized to prescribe	1084
drugs who provides a consultation or issues a protocol pursuant	1085
to this section.	1086
(2) This section does not eliminate, limit, or reduce any	1087
other immunity or defense that a camp or camp employee or	1088
contractor or licensed health professional may be entitled to	1089
under Chapter 2744. or any other provision of the Revised Code	1090
or under the common law of this state.	1091
(E) A camp may accept donations of epinephrine	1092
autoinjectors from a wholesale distributor of dangerous drugs,	1093
as defined in section 4729.01 of the Revised Code, and may	1094
accept donations of money from any person to purchase	1095
epinephrine autoinjectors.	1096
(F) A camp that elects to procure epinephrine	1097
autoinjectors under this section shall report to the department	1098
of job and family services each procurement and occurrence in	1099
which an epinephrine autoinjector is used from a camp's supply	1100
of epinephrine autoinjectors.	1101
Section 2. That existing sections 3313.7110, 3313.7111,	1102
3314.143, 3326.28, 3328.29, 4729.01, 4729.51, 4729.60, and	1103
5101.76 of the Revised Code are hereby repealed.	1104
Section 3. Section 4729.01 of the Revised Code is	1105
presented in this act as a composite of the section as amended	1106
by both Am. Sub. H.B. 4 and Sub. S.B. 110 of the 131st General	1107
Assembly. Section 4729.51 of the Revised Code is presented in	1108
this act as a composite of the section as amended by both Am.	1109
Sub. H.B. 4 and Am. Sub. H.B. 64 of the 131st General Assembly.	1110

Sub. H. B. No. 200 As Reported by House Health and Aging Committee	Page 40
The General Assembly, applying the principle stated in division	1111
(B) of section 1.52 of the Revised Code that amendments are to	1112
be harmonized if reasonably capable of simultaneous operation,	1113
finds that the composites are the resulting versions of the	1114
sections in effect prior to the effective date of the sections	1115
as presented in this act.	1116