As Reported by the House State and Local Government Committee

134th General Assembly

Regular Session 2021-2022 Sub. H. B. No. 203

Representative Powell

Cosponsors: Representatives Riedel, Click, Fowler Arthur, Lipps, Gross, Merrin, Kick, McClain, Dean, Jordan, Zeltwanger

A BILL

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certification or has satisfactory work	69
experience in another state under certain	70
circumstances and to amend the version of	71
section 3319.22 of the Revised Code that is	72
scheduled to take effect on April 12, 2023, t	.0 73
continue the changes on and after that date.	74

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

Section 1. That sections 4796.01, 4796.02, 4796.03,	75
4796.04, 4796.05, 4796.08, 4796.10, 4796.12, 4796.15, 4796.18,	76
and 4796.20 of the Revised Code be enacted to read as follows:	77
Sec. 4796.01. As used in this chapter:	78
(A) "License" means an authorization evidenced by a	79
license, certificate, registration, permit, card, or other	80

authority that is issued or conferred by a licensing authority 81 to an individual by which the individual has or claims the 82 privilege to engage in a profession, occupation, or occupational 83 activity over which the licensing authority has jurisdiction. 84 (B) "Licensing authority" means a state agency or 85 political subdivision that issues licenses or government 86 certifications. 87 (C) "State agency" has the same meaning as in section 1.60 88 of the Revised Code. 89 (D) "Political subdivision" means a county, township, 90 municipal corporation, or any other body corporate and politic 91 that is responsible for government activities in a geographic 92 area smaller than that of the state. 93 (E) "Out-of-state occupational license" means a license, 94 certificate, registration, permit, card, or other authority that 95 is issued or conferred by one of the uniformed services or the 96 government of another state to an individual by which the 97 individual has or claims the privilege to engage in a 98 profession, occupation, or occupational activity over which that 99 service or state has jurisdiction. 100 (F) (1) "Government certification" means authorization from 101

a licensing authority, one of the uniformed services, or the102government of another state to an individual who meets103qualifications related to a profession, occupation, or104occupational activity to which both of the following apply:105(a) Only an individual holding the authorization may use a106

specific title or titles when advertising or holding the100individual's self out to engage in the profession, occupation,108or occupational activity.109

(b) An individual is not required to have the	110
authorization to engage in the profession, occupation, or	111
occupational activity in the respective jurisdiction.	112
(2) "Government certification" does not include a license_	113
	114
or an out-of-state occupational license.	114
(G) "Private certification" means authorization from a	115
private organization to an individual who meets qualifications	116
determined by the organization related to the performance of a	117
profession, occupation, or occupational activity and by which	118
the individual may hold the individual's self out as certified	119
by the organization.	120
(H) "Armed forces of the United States" means the army,	121
navy, air force, marine corps, space force, coast guard, or any	122
other reserve components of those forces.	123
(I) "Uniformed services" means the armed forces of the	124
United States; the commissioned corps of the national oceanic	125
and atmospheric administration; the commissioned corps of the	126
public health service; or any reserve components of those	127
public health service; or any reserve components of those forces; and such other service as may be designated by congress.	127 128
forces; and such other service as may be designated by congress.	128
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a	128 129
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government	128 129 130
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a	128 129 130 131
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state,	128 129 130 131 132
<pre>forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state, "another state," "any other state," and "home state" include the</pre>	128 129 130 131 132 133
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state, "another state," "any other state," and "home state" include the uniformed services. This section does not apply to any provision	128 129 130 131 132 133 134
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state, "another state," "any other state," and "home state" include the uniformed services. This section does not apply to any provision of a law governing a profession, occupation, or occupational	128 129 130 131 132 133 134 135
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state, "another state," "any other state," and "home state" include the uniformed services. This section does not apply to any provision of a law governing a profession, occupation, or occupational activity that does not require an individual who holds a license	128 129 130 131 132 133 134 135 136
forces; and such other service as may be designated by congress. Sec. 4796.02. For purposes of any law requiring a licensing authority to issue a license or government certification under this chapter to an individual who holds a license or government certification issued by another state, "another state," "any other state," and "home state" include the uniformed services. This section does not apply to any provision of a law governing a profession, occupation, or occupational	128 129 130 131 132 133 134 135

Sec. 4796.03. Except as otherwise provided in this 139 chapter, a licensing authority shall issue a license or 140 government certification to an applicant if the licensing 141 authority determines that all of the following apply: 142 (A) The applicant holds either of the following: 143 (1) An out-of-state occupational license that authorizes 144 the applicant to engage in the same profession, occupation, or 145 occupational activity, and at the same practice level, as the 146 license or government certification for which the applicant is 147 applying in this state; 148 (2) A government certification in the same profession, 149 occupation, or occupational activity as the license or 150 government certification for which the applicant is applying in 151 this state from one of the uniformed services or a state that 152 does not issue an out-of-state occupational license for the 153 respective profession, occupation, or occupational activity. 154 (B) The applicant has held the out-of-state occupational 155 license or government certification for at least one year and is 156 in good standing in all jurisdictions in which the applicant 157 holds an out-of-state occupational license or government 158 certification to practice the same profession, occupation, or 159 occupational activity for which the applicant is applying in 160 this state. 161 (C) The applicant was required to satisfy minimum 162 education, training, or experience requirements or pass an 163 examination to receive the out-of-state occupational license or 164 government certification. 165

(D) The applicant has not surrendered or had revoked a166license, out-of-state occupational license, or government167

applying in this state.

certification because of negligence or intentional misconduct related to the applicant's work in the same profession, occupation, or occupational activity for which the applicant is (E) The applicant pays a fee to the licensing authority

that is equal to the renewal fee required for license or 173 government certification holders under the applicable law or to 174 the initial licensure fee, if the license or government 175 certification for which the applicant is applying in this state 176 does not have a renewal fee. 177

(F) The applicant is not disqualified from obtaining the 178 license or government certification because of a conviction, 179 judicial finding of guilt, or plea of guilty to a disgualifying 180 criminal offense specified on the list the licensing authority 181 makes available pursuant to division (C) of section 9.78 of the 182 Revised Code and in accordance with the process described in 183 section 9.79 of the Revised Code. 184

Sec. 4796.04. Except as otherwise provided in this 185 chapter, a licensing authority shall issue a license or 186 government certification to an applicant if the licensing_ 187 authority determines that all of the following apply: 188

(A) The applicant holds a private certification and has at 189 least two years of work experience in the same profession, 190 occupation, or occupational activity, and at the same practice 191 level, as the license or government certification for which the 192 applicant is applying in this state in a state that does not 193 issue an out-of-state occupational license or government 194 certification for the respective profession, occupation, or 195 occupational activity. 196

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(B) The applicant is in good standing with the private	197
organization that issued the private certification.	198
(C) The applicant meets the requirements specified under	199
divisions (D) to (F) of section 4796.03 of the Revised Code.	200
Sec. 4796.05. Except as otherwise provided in this	201
chapter, a licensing authority shall issue a license or	202
government certification to an applicant if the licensing	203
authority determines that both of the following apply:	204
(A) The applicant has at least three years of work	205
experience in the same profession, occupation, or occupational	206
activity, and at the same practice level, as the license or	207
government certification for which the applicant is applying in	208
this state in a state that does not issue an out-of-state	209
occupational license or government certification for the	210
respective profession, occupation, or occupational activity.	211
(B) The applicant meets the requirements under divisions	212
(D) to (F) of section 4796.03 of the Revised Code.	213
Sec. 4796.08. (A) If a licensing authority requires an	214
applicant to pass an examination on this state's laws and rules	215
governing the applicable profession, occupation, or occupational	216
activity to receive a license or government certification under	217
the applicable law, a licensing authority may require an	218
applicant to pass the examination to receive a license or	219
government certification under this chapter.	220
(B) If a licensing authority requires an applicant under	221
the law governing the applicable profession, occupation, or	222
occupational activity to submit to a criminal records check to	223
receive a license or government certification, the licensing	224
authority shall require an applicant to submit to the criminal	225

records check to receive a license or government certification	226
under this chapter.	227
(C) If a licensing authority requires an applicant under_	228
the law governing the applicable profession, occupation, or	229
occupational activity to satisfy a financial responsibility	230
requirement to receive a license or government certification,	231
the licensing authority shall require an applicant to satisfy	232
the requirement to receive a license or government certification	233
under this chapter.	234
Sec. 4796.10. (A) Except as provided in division (B) of	235
this section, a licensing authority shall provide an applicant	236
with a written decision to issue or reject a license or	237
government certification under this chapter within sixty days	238
after receiving a complete application. For purposes of this	239
division, an application shall not be considered complete until	240
any required examination or criminal records check under	241
divisions (A) and (B) of section 4796.08 of the Revised Code is	242
<u>complete.</u>	243
(B) If an applicant is the subject of a complaint,	244
allegation, or investigation that relates to unprofessional	245
conduct or an alleged crime pending before a court,	246
administrative agency, or entity that regulates a license, out-	247
of-state occupational license, or government certification, a	248
licensing authority shall not issue or deny a license or	249
government certification to the applicant under this chapter	250
until the complaint, allegation, or investigation is resolved.	251
Sec. 4796.12. An applicant who is issued a license or	252
government certification under this chapter is subject to the	253
laws regulating the practice of the applicable occupation or	254
profession in this state and is subject to the licensing	255

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authority's jurisdiction.	256
A license or government certification issued under this	257
chapter shall be considered a license or government	258
certification issued under the laws regulating the practice of	259
the applicable occupation or profession in this state.	260
Provisions of law applicable to a license or government	261
certification issued to an applicant who does not obtain a	262
license or government certification under this chapter apply in	263
the same manner to licenses and government certifications issued	264
under this chapter.	265
Sec. 4796.15. This chapter does not apply to any of the	266
following:	267
(A) Medical marijuana cultivator licenses issued under	268
section 3796.09 of the Revised Code;	269
(B) Medical marijuana retail dispensary licenses issued	270
under section 3796.10 of the Revised Code;	271
(C) Licenses issued pursuant to rules prescribed under	272
Section 5 of Article IV, Ohio Constitution;	273
(D) Commercial fishing licenses issued under section	274
1533.342 of the Revised Code;	275
(E) Licenses issued under Chapter 4506. of the Revised	276
<u>Code;</u>	277
(F) Credit services organization certificates of	278
registration issued under Chapter 4712. of the Revised Code;	279
(G) Provisional veterinary graduate licenses issued under_	280
section 4741.15 of the Revised Code;	281
(H) Fantasy contest operator licenses issued under section	282

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3774.02 of the Revised Code;	283
(I) Licenses issued under Chapter 4740. of the Revised	284
Code;	285
(J) Licenses issued by a political subdivision to an	286
individual by which the individual has or claims the privilege	287
to act as a tradesperson as defined in section 4740.01 of the	288
Revised Code in the political subdivision's jurisdiction.	289
9-5 4706 19 Back licensing outbouity shall adopt which	200
Sec. 4796.18. Each licensing authority shall adopt rules	290 291
as necessary to implement this chapter.	291
Sec. 4796.20. A political subdivision shall not prohibit	292
an individual who holds a license or government certification	293
issued by a state agency under this chapter from engaging in the	294
respective profession, occupation, or occupational activity in	295
the political subdivision's jurisdiction.	296
Section 2. That sections 109.73, 109.77, 109.771, 109.78,	297
109.804, 147.01, 147.63, 169.16, 173.21, 173.391, 173.422,	298
503.41, 715.27, 903.07, 905.321, 917.09, 917.091, 921.06,	299
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3748.12, 3769.03, 3770.05, 3772.13, 3772.131, 3773.36, 3773.421,	311

read as follows:

3781.10, 3781.102, 3781.105, 3905.041, 3905.062, 3905.063, 312 3905.07, 3905.071, 3905.072, 3905.08, 3905.09, 3905.30, 313 3905.471, 3905.72, 3905.81, 3905.85, 3916.03, 3951.03, 3951.05, 314 3951.09, 4104.07, 4104.101, 4104.19, 4105.02, 4169.03, 4301.10, 315 4508.03, 4508.04, 4508.08, 4511.763, 4701.06, 4701.07, 4701.10, 316 4703.08, 4703.10, 4703.33, 4703.35, 4703.37, 4707.07, 4707.072, 317 4707.09, 4709.07, 4709.08, 4709.10, 4713.10, 4713.28, 4713.30, 318 4713.31, 4713.34, 4713.37, 4713.69, 4715.03, 4715.09, 4715.10, 319 4715.16, 4715.27, 4715.362, 4715.363, 4715.39, 4715.42, 320 4715.421, 4715.43, 4715.53, 4715.62, 4717.05, 4717.051, 4717.10, 321 4723.08, 4723.09, 4723.26, 4723.32, 4723.41, 4723.651, 4723.75, 322 4723.76, 4723.85, 4725.13, 4725.18, 4725.26, 4725.48, 4725.52, 323 4725.57, 4725.591, 4727.03, 4728.03, 4729.09, 4729.11, 4729.15, 324 4729.901, 4729.921, 4730.10, 4731.151, 4731.19, 4731.291, 325 4731.293, 4731.294, 4731.295, 4731.297, 4731.299, 4731.30, 326 4731.52, 4731.572, 4731.573, 4732.10, 4732.12, 4732.22, 4733.18, 327 4733.19, 4734.23, 4734.27, 4734.283, 4735.023, 4735.07, 4735.08, 328 4735.09, 4735.10, 4735.27, 4735.28, 4736.10, 4736.14, 4740.05, 329 4740.06, 4741.12, 4741.13, 4741.14, 4741.19, 4743.04, 4743.041, 330 4747.04, 4747.05, 4747.10, 4749.12, 4751.01, 4751.15, 4751.20, 331 4751.201, 4751.202, 4751.21, 4751.32, 4752.05, 4752.12, 4753.07, 332 4753.071, 4753.072, 4753.073, 4753.08, 4753.09, 4753.12, 333 4755.08, 4755.09, 4755.411, 4755.44, 4755.441, 4755.45, 334 4755.451, 4755.48, 4755.482, 4755.62, 4755.65, 4757.18, 4758.25, 335 4759.05, 4759.06, 4760.03, 4760.031, 4761.04, 4761.05, 4762.03, 336 4763.05, 4764.10, 4765.10, 4765.11, 4765.30, 4765.55, 4767.031, 337 4771.08, 4773.03, 4774.03, 4775.07, 4778.03, 4778.08, 4778.09, 338 4779.17, 4779.18, 4781.07, 4781.08, 4781.17, 4783.04, 5123.161, 339 5123.45, 5126.25, 5902.02, 5903.04, 6109.04, and 6111.46 be 340 amended and section 3746.041 of the Revised Code be enacted to 341

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Sec. 109.73. (A) The Ohio peace officer training	343
commission shall recommend rules to the attorney general with	344
respect to all of the following:	345

(1) The approval, or revocation of approval, of peace
officer training schools administered by the state, counties,
municipal corporations, public school districts, technical
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college districts, and the department of natural resources;
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(2) Minimum courses of study, attendance requirements, and
and facilities to be required at approved state,
county, municipal, and department of natural resources peace
officer training schools;

(3) Minimum qualifications for instructors at approvedstate, county, municipal, and department of natural resourcespeace officer training schools;

(4) The requirements of minimum basic training that peace 357 officers appointed to probationary terms shall complete before 358 being eligible for permanent appointment, which requirements 359 shall include training in the handling of the offense of 360 domestic violence, other types of domestic violence-related 361 362 offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 363 of the Revised Code; crisis intervention training; and training 364 in the handling of missing children and child abuse and neglect 365 cases; and training in handling violations of section 2905.32 of 366 the Revised Code; and the time within which such basic training 367 shall be completed following appointment to a probationary term; 368

(5) The requirements of minimum basic training that peace
officers not appointed for probationary terms but appointed on
other than a permanent basis shall complete in order to be
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eligible for continued employment or permanent appointment, 372 which requirements shall include training in the handling of the 373 offense of domestic violence, other types of domestic violence-374 related offenses and incidents, and protection orders and 375 consent agreements issued or approved under section 2919.26 or 376 3113.31 of the Revised Code, crisis intervention training, and 377 training in the handling of missing children and child abuse and 378 neglect cases, and training in handling violations of section 379 2905.32 of the Revised Code, and the time within which such 380 basic training shall be completed following appointment on other 381 382 than a permanent basis;

(6) Categories or classifications of advanced in-service training programs for peace officers, including programs in the handling of the offense of domestic violence, other types of domestic violence-related offenses and incidents, and protection orders and consent agreements issued or approved under section 2919.26 or 3113.31 of the Revised Code, in crisis intervention, and in the handling of missing children and child abuse and neglect cases, and in handling violations of section 2905.32 of the Revised Code, and minimum courses of study and attendance requirements with respect to such categories or classifications;

393 (7) Permitting persons, who are employed as members of a campus police department appointed under section 1713.50 of the 394 Revised Code; who are employed as police officers by a qualified 395 nonprofit corporation police department pursuant to section 396 1702.80 of the Revised Code; who are appointed and commissioned 397 as bank, savings and loan association, savings bank, credit 398 union, or association of banks, savings and loan associations, 399 savings banks, or credit unions police officers, as railroad 400 police officers, or as hospital police officers pursuant to 401 sections 4973.17 to 4973.22 of the Revised Code; or who are 402

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appointed and commissioned as amusement park police officers 403 pursuant to section 4973.17 of the Revised Code, to attend 404 approved peace officer training schools, including the Ohio 405 peace officer training academy, and to receive certificates of 406 satisfactory completion of basic training programs, if the 407 private college or university that established the campus police 408 department; qualified nonprofit corporation police department; 409 bank, savings and loan association, savings bank, credit union, 410 or association of banks, savings and loan associations, savings 411 banks, or credit unions; railroad company; hospital; or 412 amusement park sponsoring the police officers pays the entire 413 cost of the training and certification and if trainee vacancies 414 are available; 415

(8) Permitting undercover drug agents to attend approved
peace officer training schools, other than the Ohio peace
officer training academy, and to receive certificates of
satisfactory completion of basic training programs, if, for each
undercover drug agent, the county, township, or municipal
corporation that employs that undercover drug agent pays the
entire cost of the training and certification;

(9) (a) The requirements for basic training programs for
bailiffs and deputy bailiffs of courts of record of this state
and for criminal investigators employed by the state public
defender that those persons shall complete before they may carry
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a firearm while on duty;

(b) The requirements for any training received by a
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bailiff or deputy bailiff of a court of record of this state or
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by a criminal investigator employed by the state public defender
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prior to June 6, 1986, that is to be considered equivalent to
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the training described in division (A) (9) (a) of this section.

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(10) Establishing minimum qualifications and requirementsfor certification for dogs utilized by law enforcement agencies;434

(11) Establishing minimum requirements for certification
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of persons who are employed as correction officers in a fulld36
service jail, five-day facility, or eight-hour holding facility
d37
or who provide correction services in such a jail or facility;
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(12) Establishing requirements for the training of humane 439 society agents under section 1717.061 of the Revised Code, 440 including, without limitation, a requirement that the agents 441 receive instruction on traditional animal husbandry methods and 442 training techniques, including customary owner-performed 443 practices; 444

(13) Permitting tactical medical professionals to attend approved peace officer training schools, including the Ohio peace officer training academy, to receive training of the type described in division (A) (14) of this section and to receive certificates of satisfactory completion of training programs described in that division;

(14) The requirements for training programs that tactical 451 medical professionals shall complete to qualify them to carry 452 firearms while on duty under section 109.771 of the Revised 453 Code, which requirements shall include at least the firearms 454 training specified in division (A) of section 109.748 of the 455 Revised Code; 456

(15) Procedures and requirements for a portion of basic
training that peace officers complete in proper interactions
with civilians during traffic stops and other in-person
encounters as specified in division (B) (4) of section 109.803 of
the Revised Code and including the topics of instruction listed
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for active duty peace officers under divisions (B)(4)(a) to (d)	462
of that section.	463
(B) The commission shall appoint an executive director,	464
with the approval of the attorney general, who shall hold office	465
during the pleasure of the commission. The executive director	466
shall perform such duties assigned by the commission. The	467
executive director shall receive a salary fixed pursuant to	468
Chapter 124. of the Revised Code and reimbursement for expenses	469
within the amounts available by appropriation. The executive	470
director may appoint officers, employees, agents, and	471
consultants as the executive director considers necessary,	472
prescribe their duties, and provide for reimbursement of their	473
expenses within the amounts available for reimbursement by	474
appropriation and with the approval of the commission.	475
(C) The commission may do all of the following:	476
(1) Recommend studies, surveys, and reports to be made by	477
the executive director regarding the carrying out of the	478
the executive director regarding the carrying out of the objectives and purposes of sections 109.71 to 109.77 of the	478 479
objectives and purposes of sections 109.71 to 109.77 of the	479
objectives and purposes of sections 109.71 to 109.77 of the Revised Code;	479 480
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school	479 480 481
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school that has been approved by the executive director or for which	479 480 481 482
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school that has been approved by the executive director or for which application for approval has been made;	479 480 481 482 483
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school that has been approved by the executive director or for which application for approval has been made; (3) Make recommendations, from time to time, to the	479 480 481 482 483 484
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school that has been approved by the executive director or for which application for approval has been made; (3) Make recommendations, from time to time, to the executive director, the attorney general, and the general	479 480 481 482 483 484 485
objectives and purposes of sections 109.71 to 109.77 of the Revised Code; (2) Visit and inspect any peace officer training school that has been approved by the executive director or for which application for approval has been made; (3) Make recommendations, from time to time, to the executive director, the attorney general, and the general assembly regarding the carrying out of the purposes of sections	479 480 481 482 483 484 485 486
<pre>objectives and purposes of sections 109.71 to 109.77 of the Revised Code;</pre>	479 480 481 482 483 484 485 486 487
<pre>objectives and purposes of sections 109.71 to 109.77 of the Revised Code;</pre>	479 480 481 482 483 484 485 486 487 488

(5) Establish fees for the services the commission offers	491
under sections 109.71 to 109.79 of the Revised Code, including,	492
but not limited to, fees for training, certification, and	493
testing;	494
(6) Perform such other acts as are necessary or	495
appropriate to carry out the powers and duties of the commission	496
as set forth in sections 109.71 to 109.77 of the Revised Code.	497
	197
(D) In establishing the requirements, under division (A)	498
(12) of this section, the commission may consider any portions	499
of the curriculum for instruction on the topic of animal	500
husbandry practices, if any, of the Ohio state university	501
college of veterinary medicine. No person or entity that fails	502
to provide instruction on traditional animal husbandry methods	503
and training techniques, including customary owner-performed	504
practices, shall qualify to train a humane society agent for	505
appointment under section 1717.06 of the Revised Code.	506
(E)(1) As used in this division, "license" has the same	507
meaning as in section 4796.01 of the Revised Code, except that	508
it includes a certificate of completion of a training program	509
required under sections 109.71 to 109.804 of the Revised Code.	510
"License" does not include a certificate of completion of a	511
firearm basic training program under division (B)(1) of section	512
109.78 of the Revised Code or a certificate of completion of any	513
firearm requalification training program.	514
(2) Notwithstanding any requirement for a license issued	515
by the commission, the commission shall issue a license in	516
accordance with Chapter 4796. of the Revised Code to an	517
individual if either of the following applies:	518
(a) The individual holds a license in another state.	519

(b) The individual has satisfactory work experience, a 520 government certification, or a private certification as 521 described in that chapter in the same profession, occupation, or 522 occupational activity as the profession, occupation, or 523 occupational activity for which the license is required in this 524 state in a state that does not require such a license. 525 Sec. 109.77. (A) As used in this section: 526 (1) "Felony" has the same meaning as in section 109.511 of 527 the Revised Code. 528 (2) "Companion animal" has the same meaning as in section 529 959.131 of the Revised Code. 530 (B) (1) Notwithstanding any general, special, or local law 531 or charter to the contrary, and except as otherwise provided in 532 this section, no person shall receive an original appointment on 533 a permanent basis as any of the following unless the person 534 previously has been awarded a certificate by the executive 535 director of the Ohio peace officer training commission attesting 536 to the person's satisfactory completion of an approved state, 537 county, municipal, or department of natural resources peace 538 539 officer basic training program: (a) A peace officer of any county, township, municipal 540

corporation, regional transit authority, or metropolitan housing 540 authority; 542

(b) A natural resources law enforcement staff officer, 543
forest-fire investigator, wildlife officer, or natural resources 544
officer of the department of natural resources; 545

(c) An employee of a park district under section 511.232 546or 1545.13 of the Revised Code; 547

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(d) An employee of a conservancy district who is	548
designated pursuant to section 6101.75 of the Revised Code;	549
(e) A state university law enforcement officer;	550
(f) A special police officer employed by the department of	551
mental health and addiction services pursuant to section 5119.08	552
of the Revised Code or the department of developmental	553
disabilities pursuant to section 5123.13 of the Revised Code;	554
(g) An enforcement agent of the department of public	555
safety whom the director of public safety designates under	556
section 5502.14 of the Revised Code;	557
(h) A special police officer employed by a port authority	558
under section 4582.04 or 4582.28 of the Revised Code;	559
under section 4302.04 of 4302.20 of the Nevised Code,	555
(i) A special police officer employed by a municipal	560
corporation at a municipal airport, or other municipal air	561
navigation facility, that has scheduled operations, as defined	562
in section 119.3 of Title 14 of the Code of Federal Regulations,	563
14 C.F.R. 119.3, as amended, and that is required to be under a	564
security program and is governed by aviation security rules of	565
the transportation security administration of the United States	566
department of transportation as provided in Parts 1542. and	567
1544. of Title 49 of the Code of Federal Regulations, as	568
amended;	569
(j) A gaming agent employed under section 3772.03 of the	570
Revised Code.	571
(2) Every person who is appointed on a temporary basis or	572
for a probationary term or on other than a permanent basis as	573

any of the following shall forfeit the appointed position unless574the person previously has completed satisfactorily or, within575the time prescribed by rules adopted by the attorney general576

pursuant to section 109.74 of the Revised Code, satisfactorily	577
completes a state, county, municipal, or department of natural	578
resources peace officer basic training program for temporary or	579
probationary officers and is awarded a certificate by the	580
director attesting to the satisfactory completion of the	581
program:	582
(a) A peace officer of any county, township, municipal	583
corporation, regional transit authority, or metropolitan housing	584
authority;	585
(b) A natural resources law enforcement staff officer,	586
park officer, forest officer, preserve officer, wildlife	587
officer, or state watercraft officer of the department of	588
natural resources;	589
(c) An employee of a park district under section 511.232	590
or 1545.13 of the Revised Code;	591
(d) An employee of a conservancy district who is	592
designated pursuant to section 6101.75 of the Revised Code;	593
(e) A special police officer employed by the department of	594
mental health and addiction services pursuant to section 5119.08	595
of the Revised Code or the department of developmental	596
disabilities pursuant to section 5123.13 of the Revised Code;	597
(f) An enforcement agent of the department of public	598
safety whom the director of public safety designates under	599
section 5502.14 of the Revised Code;	600
(g) A special police officer employed by a port authority	601
under section 4582.04 or 4582.28 of the Revised Code;	602
(h) A special police officer employed by a municipal	603
corporation at a municipal airport, or other municipal air	604

navigation facility, that has scheduled operations, as defined 605 in section 119.3 of Title 14 of the Code of Federal Regulations, 606 14 C.F.R. 119.3, as amended, and that is required to be under a 607 security program and is governed by aviation security rules of 608 the transportation security administration of the United States 609 department of transportation as provided in Parts 1542. and 610 1544. of Title 49 of the Code of Federal Regulations, as 611 amended. 612

(3) For purposes of division (B) of this section, a state, 613 614 county, municipal, or department of natural resources peace 615 officer basic training program, regardless of whether the program is to be completed by peace officers appointed on a 616 permanent or temporary, probationary, or other nonpermanent 617 basis, shall include training in the handling of the offense of 618 domestic violence, other types of domestic violence-related 619 offenses and incidents, protection orders and consent agreements 620 issued or approved under section 2919.26 or 3113.31 of the 621 Revised Code, crisis intervention training, and training on 622 companion animal encounters and companion animal behavior. The 623 requirement to complete training in the handling of the offense 624 of domestic violence, other types of domestic violence-related 625 offenses and incidents, and protection orders and consent 626 agreements issued or approved under section 2919.26 or 3113.31 627 of the Revised Code does not apply to any person serving as a 628 peace officer on March 27, 1979, and the requirement to complete 629 training in crisis intervention does not apply to any person 630 serving as a peace officer on April 4, 1985. Any person who is 631 serving as a peace officer on April 4, 1985, who terminates that 632 employment after that date, and who subsequently is hired as a 633 peace officer by the same or another law enforcement agency 634 shall complete training in crisis intervention as prescribed by 635

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rules adopted by the attorney general pursuant to section 636 109.742 of the Revised Code. No peace officer shall have 637 employment as a peace officer terminated and then be reinstated 638 with intent to circumvent this section. 639 (4) Division (B) of this section does not apply to any 640 person serving on a permanent basis on March 28, 1985, as a park 641 officer, forest officer, preserve officer, wildlife officer, or 642 state watercraft officer of the department of natural resources 643 or as an employee of a park district under section 511.232 or 644 645 1545.13 of the Revised Code, to any person serving on a permanent basis on March 6, 1986, as an employee of a 646 conservancy district designated pursuant to section 6101.75 of 647 the Revised Code, to any person serving on a permanent basis on 648 January 10, 1991, as a preserve officer of the department of 649 natural resources, to any person employed on a permanent basis 650 on July 2, 1992, as a special police officer by the department 6.51 of mental health and addiction services pursuant to section 652 5119.08 of the Revised Code or by the department of 653 developmental disabilities pursuant to section 5123.13 of the 654 Revised Code, to any person serving on a permanent basis on May 655 17, 2000, as a special police officer employed by a port 656 authority under section 4582.04 or 4582.28 of the Revised Code, 657 to any person serving on a permanent basis on March 19, 2003, as 658 a special police officer employed by a municipal corporation at 659 a municipal airport or other municipal air navigation facility 660 described in division (A)(19) of section 109.71 of the Revised 661 Code, to any person serving on a permanent basis on June 19, 662 1978, as a state university law enforcement officer pursuant to 663 section 3345.04 of the Revised Code and who, immediately prior 664 to June 19, 1978, was serving as a special police officer 665

designated under authority of that section, or to any person

serving on a permanent basis on September 20, 1984, as a liquor667control investigator, known after June 30, 1999, as an668enforcement agent of the department of public safety, engaged in669the enforcement of Chapters 4301. and 4303. of the Revised Code.670

(5) Division (B) of this section does not apply to any 671 person who is appointed as a regional transit authority police 672 officer pursuant to division (Y) of section 306.35 of the 673 Revised Code if, on or before July 1, 1996, the person has 674 completed satisfactorily an approved state, county, municipal, 675 or department of natural resources peace officer basic training 676 program and has been awarded a certificate by the executive 677 director of the Ohio peace officer training commission attesting 678 to the person's satisfactory completion of such an approved 679 program and if, on July 1, 1996, the person is performing peace 680 officer functions for a regional transit authority. 681

(C) No person, after September 20, 1984, shall receive an 682 original appointment on a permanent basis as a veterans' home 683 police officer designated under section 5907.02 of the Revised 684 Code unless the person previously has been awarded a certificate 685 by the executive director of the Ohio peace officer training 686 687 commission attesting to the person's satisfactory completion of an approved police officer basic training program. Every person 688 who is appointed on a temporary basis or for a probationary term 689 or on other than a permanent basis as a veterans' home police 690 officer designated under section 5907.02 of the Revised Code 691 shall forfeit that position unless the person previously has 692 completed satisfactorily or, within one year from the time of 693 appointment, satisfactorily completes an approved police officer 694 basic training program. 695

(D) No bailiff or deputy bailiff of a court of record of

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this state and no criminal investigator who is employed by the697state public defender shall carry a firearm, as defined in698section 2923.11 of the Revised Code, while on duty unless the699bailiff, deputy bailiff, or criminal investigator has done or700received one of the following:701

(1) Has been awarded a certificate by the executive
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director of the Ohio peace officer training commission, which
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certificate attests to satisfactory completion of an approved
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state, county, or municipal basic training program for bailiffs
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and deputy bailiffs of courts of record and for criminal
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investigators employed by the state public defender that has
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been recommended by the Ohio peace officer training commission;
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(2) Has successfully completed a firearms training program
approved by the Ohio peace officer training commission prior to
employment as a bailiff, deputy bailiff, or criminal
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investigator;

(3) Prior to June 6, 1986, was authorized to carry a
firearm by the court that employed the bailiff or deputy bailiff
or, in the case of a criminal investigator, by the state public
defender and has received training in the use of firearms that
the Ohio peace officer training commission determines is
quivalent to the training that otherwise is required by
division (D) of this section.

(E) (1) Before a person seeking a certificate completes an
approved peace officer basic training program, the executive
director of the Ohio peace officer training commission shall
request the person to disclose, and the person shall disclose,
any previous criminal conviction of or plea of guilty of that
person to a felony.

(2) Before a person seeking a certificate completes an 726 approved peace officer basic training program, the executive 727 director shall request a criminal history records check on the 728 person. The executive director shall submit the person's 729 fingerprints to the bureau of criminal identification and 730 investigation, which shall submit the fingerprints to the 731 federal bureau of investigation for a national criminal history 732 records check. 733

734 Upon receipt of the executive director's request, the bureau of criminal identification and investigation and the 735 federal bureau of investigation shall conduct a criminal history 736 records check on the person and, upon completion of the check, 737 shall provide a copy of the criminal history records check to 738 the executive director. The executive director shall not award 739 any certificate prescribed in this section unless the executive 740 director has received a copy of the criminal history records 741 check on the person to whom the certificate is to be awarded. 742

(3) The executive director of the commission shall not
award a certificate prescribed in this section to a person who
has been convicted of or has pleaded guilty to a felony or who
fails to disclose any previous criminal conviction of or plea of
guilty to a felony as required under division (E) (1) of this
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(4) The executive director of the commission shall revoke
the certificate awarded to a person as prescribed in this
section, and that person shall forfeit all of the benefits
derived from being certified as a peace officer under this
section, if the person, before completion of an approved peace
officer basic training program, failed to disclose any previous
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criminal conviction of or plea of guilty to a felony as required

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under division (E)(1) of this section.

(F) (1) Regardless of whether the person has been awarded
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(F) (1) Regardless of the following:
(F) (1) Regardless of whether the person has been awarded
(F) (1) Regardless of the following:
(F) (1) Regardless of whether the person has been awarded
(F) (1) Regardless of the following:

(a) Pleads guilty to a felony committed on or afterJanuary 1, 1997;764

(b) Pleads guilty to a misdemeanor committed on or after
January 1, 1997, pursuant to a negotiated plea agreement as
provided in division (D) of section 2929.43 of the Revised Code
in which the person agrees to surrender the certificate awarded
to the person under this section.

(2) The executive director of the commission shall suspend 770 any certificate that has been awarded to a person as prescribed 771 in this section if the person is convicted, after trial, of a 772 felony committed on or after January 1, 1997. The executive 773 director shall suspend the certificate pursuant to division (F) 774 775 (2) of this section pending the outcome of an appeal by the person from that conviction to the highest court to which the 776 777 appeal is taken or until the expiration of the period in which an appeal is required to be filed. If the person files an appeal 778 that results in that person's acquittal of the felony or 779 conviction of a misdemeanor, or in the dismissal of the felony 780 charge against that person, the executive director shall 781 reinstate the certificate awarded to the person under this 782 783 section. If the person files an appeal from that person's conviction of the felony and the conviction is upheld by the 784 highest court to which the appeal is taken or if the person does 785

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not file a timely appeal, the executive director shall revoke	786
the certificate awarded to the person under this section.	787
(G)(1) If a person is awarded a certificate under this	788
section and the certificate is revoked pursuant to division (E)	789
(4) or (F) of this section, the person shall not be eligible to	790
receive, at any time, a certificate attesting to the person's	791
satisfactory completion of a peace officer basic training	792
program.	793
(2) The revocation or suspension of a certificate under	794
division (E)(4) or (F) of this section shall be in accordance	795
with Chapter 119. of the Revised Code.	796
(H)(1) A person who was employed as a peace officer of a	797
county, township, or municipal corporation of the state on	798
January 1, 1966, and who has completed at least sixteen years of	799
full-time active service as such a peace officer, or equivalent	800
service as determined by the executive director of the Ohio	801
peace officer training commission, may receive an original	802
appointment on a permanent basis and serve as a peace officer of	803
a county, township, or municipal corporation, or as a state	804
university law enforcement officer, without complying with the	805
requirements of division (B) of this section.	806

(2) Any person who held an appointment as a state highway
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trooper on January 1, 1966, may receive an original appointment
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on a permanent basis and serve as a peace officer of a county,
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township, or municipal corporation, or as a state university law
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enforcement officer, without complying with the requirements of
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division (B) of this section.

(I) No person who is appointed as a peace officer of a813county, township, or municipal corporation on or after April 9,814

1985, shall serve as a peace officer of that county, township,815or municipal corporation unless the person has received training816in the handling of missing children and child abuse and neglect817cases from an approved state, county, township, or municipal818police officer basic training program or receives the training819within the time prescribed by rules adopted by the attorney820general pursuant to section 109.741 of the Revised Code.821

(J) No part of any approved state, county, or municipal 822 basic training program for bailiffs and deputy bailiffs of 823 courts of record and no part of any approved state, county, or 824 825 municipal basic training program for criminal investigators employed by the state public defender shall be used as credit 826 toward the completion by a peace officer of any part of the 827 approved state, county, or municipal peace officer basic 828 training program that the peace officer is required by this 829 section to complete satisfactorily. 830

(K) This section does not apply to any member of the
police department of a municipal corporation in an adjoining
state serving in this state under a contract pursuant to section
737.04 of the Revised Code.

(L) The executive director of the commission shall issue a835certificate of completion of a training program required under836this section in accordance with Chapter 4796. of the Revised837Code to an individual if either of the following applies:838

(1) The individual holds a certificate of completion of839such a program in another state.840

(2) The individual has satisfactory work experience, a841government certification, or a private certification as842described in that chapter in the same profession, occupation, or843

occupational activity as the profession, occupation, or	844
occupational activity for which the certificate is required in	845
this state in a state that does not require completion of such a	846
training program.	847
Sec. 109.771. (A) A tactical medical professional may	848
carry firearms while on duty in the same manner, to the same	849
extent, and in the same areas as a law enforcement officer of	850
the law enforcement agency the professional is serving, if all	851
of the following apply:	852
or the fortowing appry.	052
(1) The law enforcement agency that the tactical medical	853
professional is serving has specifically authorized the	854
professional to carry firearms while on duty.	855
(2) The tactical medical professional has done or received	856
one of the following:	857
(a) The professional has been awarded a certificate by the	858
executive director of the Ohio peace officer training	859
commission, which certificate attests to satisfactory completion	860
of an approved state, county, or municipal basic training	861
program or a program at the Ohio peace officer training academy	862
that qualifies the professional to carry firearms while on duty	863
and that conforms to the rules adopted under section 109.748 of	864
the Revised Code.	865
(b) Prior to or during employment as a tactical medical	866
professional and prior to the effective date of this section	867
June 1, 2018, the professional has successfully completed a	868
firearms training program, other than one described in division	869
(A) (2) (a) of this section, that was approved by the Ohio peace	870
officer training commission.	871
(B) A tactical medical professional to whom division (A)	872

of this section applies and who is carrying one or more firearms873under authority of that division has protection from potential874civil or criminal liability for any conduct occurring while875carrying the firearm or firearms to the same extent as a law876enforcement officer of the law enforcement agency the877professional is serving has such protection.878

(C) The executive director of the commission shall issue a879certificate of completion of a training program required under880this section in accordance with Chapter 4796. of the Revised881Code to an individual if either of the following applies:882

(1) The individual holds a certificate of completion of883such a program in another state.884

(2) The individual has satisfactory work experience, a885government certification, or a private certification as886described in that chapter as a tactical medical professional who887carries a firearm while on duty in a state that does not require888completion of such a training program.889

Sec. 109.78. (A) The executive director of the Ohio peace 890 officer training commission, on behalf of the commission and in 891 892 accordance with rules promulgated by the attorney general, shall certify persons who have satisfactorily completed approved 893 training programs designed to qualify persons for positions as 894 special police, security quards, or persons otherwise privately 895 employed in a police capacity and issue appropriate certificates 896 to such persons. Application for approval of a training program 897 designed to qualify persons for such positions shall be made to 898 the commission. An application for approval shall be submitted 899 to the commission with a fee of one hundred twenty-five dollars, 900 which fee shall be refunded if the application is denied. Such 901 programs shall cover only duties and jurisdiction of such 902

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security guards and special police privately employed in a 903 police capacity when such officers do not qualify for training 904 under section 109.71 of the Revised Code. A person attending an 905 approved basic training program administered by the state shall 906 907 pay to the agency administering the program the cost of the person's participation in the program as determined by the 908 909 agency. A person attending an approved basic training program administered by a county or municipal corporation shall pay the 910 cost of the person's participation in the program, as determined 911 by the administering subdivision, to the county or the municipal 912 corporation. A person who is issued a certificate for 913 satisfactory completion of an approved basic training program 914 shall pay to the commission a fee of fifteen dollars. A 915 duplicate of a lost, spoliated, or destroyed certificate may be 916 issued upon application and payment of a fee of fifteen dollars. 917 Such certificate or the completion of twenty years of active 918 duty as a peace officer shall satisfy the educational 919 requirements for appointment or commission as a special police 920 officer or special deputy of a political subdivision of this 921 state. 922

(B) (1) The executive director of the Ohio peace officer 923 training commission, on behalf of the commission and in 924 accordance with rules promulgated by the attorney general, shall 925 certify basic firearms training programs, and shall issue 926 certificates to class A, B, or C licensees or prospective class 927 A, B, or C licensees under Chapter 4749. of the Revised Code and 928 to registered or prospective employees of such class A, B, or C 929 licensees who have satisfactorily completed a basic firearms 930 training program of the type described in division (A)(1) of 9.31 section 4749.10 of the Revised Code. 932

Application for approval of a basic firearms training

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program shall be made to the commission. An application shall be 934 submitted to the commission with a fee of one hundred dollars, 935 which fee shall be refunded if the application is denied. 936 A person who is issued a certificate for satisfactory 937 completion of an approved basic firearms training program shall 938 pay a fee of ten dollars to the commission. A duplicate of a 939 lost, spoliated, or destroyed certificate may be issued upon 940 application and payment of a fee of five dollars. 941 (2) The executive director, on behalf of the commission 942 and in accordance with rules promulgated by the attorney 943 general, also shall certify firearms requalification training 944 programs and instructors for the annual regualification of class 945 A, B, or C licensees under Chapter 4749. of the Revised Code and 946 registered or prospective employees of such class A, B, or C 947 licensees who are authorized to carry a firearm under section 948 4749.10 of the Revised Code. Application for approval of a 949 training program or instructor for such purpose shall be made to 950 the commission. Such an application shall be submitted to the 951 commission with a fee of fifty dollars, which fee shall be 952 953 refunded if the application is denied. 954 (3) The executive director, upon request, also shall

review firearms training received within three years prior to 955 November 23, 1985, by any class A, B, or C licensee or 956 prospective class A, B, or C licensee, or by any registered or 957 prospective employee of any class A, B, or C licensee under 958 Chapter 4749. of the Revised Code to determine if the training 959 received is equivalent to a basic firearms training program that 960 includes twenty hours of handgun training and five hours of 961 training in the use of other firearms, if any other firearm is 962 to be used. If the executive director determines the training 963

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was received within the three-year period and that it is 964
equivalent to such a program, the executive director shall issue 965
written evidence of approval of the equivalency training to the 966
licensee or employee. 967

(C) There is hereby established in the state treasury the 968 peace officer private security fund, which shall be used by the 969 Ohio peace officer training commission to administer the 970 training program to qualify persons for positions as special 971 police, security quards, or other private employment in a police 972 capacity, as described in division (A) of this section, and the 973 training program in basic firearms and the training program for 974 firearms regualification, both as described in division (B) of 975 this section. All fees paid to the commission by applicants for 976 approval of a training program designed to qualify persons for 977 such private police positions, basic firearms training program, 978 or a firearms requalification training program or instructor, as 979 required by division (A) or (B) of this section, by persons who 980 satisfactorily complete a private police training program or a 981 982 basic firearms training program, as required by division (A) or (B) of this section, or by persons who satisfactorily requalify 983 984 in firearms use, as required by division (B)(2) of section 4749.10 of the Revised Code, shall be transmitted to the 985 treasurer of state for deposit in the fund. The fund shall be 986 used only for the purpose set forth in this division. 987

(D) No public or private educational institution or
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superintendent of the state highway patrol shall employ a person
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as a special police officer, security guard, or other position
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in which such person goes armed while on duty, who has not
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received a certificate of having satisfactorily completed an
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approved basic peace officer training program, unless the person
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has completed twenty years of active duty as a peace officer.

(E) The executive director of the commission shall issue a	995
certificate of completion of a training program required under	996
division (A) of this section in accordance with Chapter 4796. of	997
the Revised Code to an individual if either of the following	998
applies:	999
(1) The individual holds a certificate of completion of	1000
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<u>such a program in another state.</u>	1001
(2) The individual has satisfactory work experience, a	1002
government certification, or a private certification as	1003
described in that chapter in the same profession, occupation, or	1004
occupational activity as the profession, occupation, or	1005
occupational activity for which the certificate is required in	1006
this state in a state that does not require completion of such a	1007
training program.	1008
Sec. 109.804. (A) (1) The Ohio peace officer training	1009
commission shall develop and conduct a chief of police training	1010
course lasting forty hours for newly appointed chiefs of police	1011
appointed on or after January 1, 2018. The commission shall	1012
determine the course topics, which shall include diversity	1013
training with an emphasis on historical perspectives and	1014
community-police relations, and shall establish criteria for	1015
what constitutes successful completion of the course. The	1016
commission shall conduct the course at the Ohio peace officer	1017
training academy and shall offer the course at least	1018
semiannually.	1019
(2) The executive director of the commission shall issue a	1020
certificate of completion of a training program required under	1021
this section in accordance with Chapter 4796. of the Revised	1022
Code to a newly appointed chief of police if either of the	1023
following applies:	1024

(a) The person holds a certificate of completion of such a

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1025

(a) the person notus a certificate of compretion of such a	IUZJ
program in another state.	1026
(b) The person has satisfactory work experience, a	1027
government certification, or a private certification as	1028
described in that chapter as a chief of police in a state that	1029
does not require completion of such a training program.	1030
(B) A newly appointed chief of police may request an	1031
equivalency exemption from a portion of the forty hours of the	1032
chief of police training course by submitting to the Ohio peace	1033
officer training commission, not more than ten calendar days	1034
following the person's appointment as a chief of police,	1035
evidence of training or qualification in the subject area of the	1036
exempted portion.	1037
(C) Upon presentation of evidence by a newly appointed	1038
chief of police that because of a medical disability or other	1039
good cause the newly appointed chief of police is unable to	1040
complete the chief of police training course, the Ohio peace	1041
officer training commission may defer the requirement for the	1042
newly appointed chief of police to complete the chief of police	1043
training course until the disability or cause terminates.	1044
(D) A newly appointed chief of police appointed on or	1045
after January 1, 2018, shall attend a chief of police training	1046
course conducted by the Ohio peace officer training commission	1047
pursuant to division (A) of this section not later than six	1048
months after the person's appointment as a chief of police.	1049
While attending the chief of police training course, a newly	1050
appointed chief of police shall receive compensation in the same	1051
manner and amounts as if carrying out the powers and duties of	1052
the office of chief of police. The costs of conducting the chief	1053
of police training course shall be paid from state funds	1054

appropriated to the attorney general. The cost of meals,1055lodging, and travel of a newly appointed chief of police1056attending the chief of police training course shall be paid from1057the budget of the entity for which the newly appointed chief of1058police was appointed.1059

(E) As used in this section:

"Newly appointed chief of police" means a person appointed 1061 chief of police under section 505.49, 737.05, or 737.15 of the 1062 Revised Code or any administrative official that is responsible 1063 for the daily administration and supervision of peace officers 1064 in a law enforcement agency who did not hold the office of chief 1065 of police on the date the person was appointed chief of police. 1066

"Law enforcement agency" means a municipal or township 1067 police department, or any other entity authorized by statute to 1068 appoint peace officers to enforce criminal laws and who have the 1069 statutory power of arrest. "Law enforcement agency" does not 1070 include a county sheriff's office, the state highway patrol, or 1071 the bureau of criminal identification and investigation. 1072

Sec. 147.01. (A) The secretary of state may appoint and1073commission as notaries public as many persons who meet the1074qualifications of division (B) of this section as the secretary1075of state considers necessary.1076

(B) In order for a person to qualify to be appointed and 1077
commissioned as a notary public, except as provided in division 1078
(F) of this section, the person shall demonstrate to the 1079
secretary of state that the person satisfies all of the 1080
following: 1081

(1) The person has attained the age of eighteen years.
(2) (a) Except as provided in division (B) (2) (b) of this
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section, the person is a legal resident of this state.

(b) The person is not a legal resident of this state, but
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is an attorney admitted to the practice of law in this state by
the Ohio supreme court, and has the person's principal place of
business or the person's primary practice in this state.

(3) (a) Except as provided in division (B) (3) (b) of this 1089 section, the person has submitted a criminal records check 1090 report completed within the preceding six months in accordance 1091 with section 147.022 of the Revised Code demonstrating that the 1092 applicant has not been convicted of or pleaded guilty or no 1093 contest to a disqualifying offense as determined in accordance 1094 with section 9.79 of the Revised Code. 1095

(b) An attorney admitted to the practice of law in thisstate shall not be required to submit a criminal records checkwhen applying to be appointed a notary public.1098

(4) (a) Except as provided in divisions (B) (4) (b) and (c)
of this section, the person has successfully completed an
educational program and passed a test administered by the
entities authorized by the secretary of state as required under
section 147.021 of the Revised Code.

(b) An attorney who is commissioned as a notary public in
this state prior to September 20, 2019, shall not be required to
complete an education program or pass a test as required in
division (B) (4) (a) of this section.

(c) Any attorney who applies to become commissioned as a 1108
notary public in this state after September 20, 2019, shall not 1109
be required to pass a test as required in division (B) (4) (a) of 1110
this section, but shall be required to complete an education 1111
program required by that division. 1112

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- rean is a legal resident of this stat

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(C) A notary public shall be appointed and commissioned as
a notary public for the state. The secretary of state may revoke
a commission issued to a notary public upon presentation of
satisfactory evidence of official misconduct or incapacity.

(D) The secretary of state shall oversee the processing of 1117 notary public applications and shall issue all notary public 1118 commissions. The secretary of state shall oversee the creation 1119 and maintenance of the online database of notaries public 1120 commissioned in this state pursuant to section 147.051 of the 1121 Revised Code. The secretary of state may perform all other 1122 1123 duties as required by this section. The entities authorized by the secretary of state pursuant to section 147.021 or 147.63 of 1124 the Revised Code shall administer the educational program and 1125 required test or course of instruction and examination, as 1126 1127 applicable.

(E) All submissions to the secretary of state for
receiving and renewing commissions, or notifications made under
section 147.05 of the Revised Code, shall be done
electronically.

(F) The secretary of state shall appoint and commission as1132a notary public for the state an applicant who is commissioned1133or licensed as a notary public in another state in accordance1134with Chapter 4796. of the Revised Code.1135

Sec. 147.63. (A) A notary public who has been duly 1136 appointed and commissioned under section 147.01 of the Revised 1137 Code, and who is a resident of this state, may apply to the 1138 secretary of state to be authorized to act as an online notary 1139 public during the term of that notary public's commission. A 1140 state resident commissioned as a notary public qualifies to be 1141 an online notary public by paying the fee described in section 1142

147.631 of the Revised Code and submitting to the secretary of1143state an application in the form prescribed by the secretary1144that demonstrates to the satisfaction of the secretary that the1145applicant will comply with the standards adopted in rules under1146section 147.62 of the Revised Code and that the applicant is1147otherwise qualified to be an online notary.1148

(B) (1) Before an individual may be authorized to act as an 1149 online notary public, that individual shall successfully 1150 complete a course of instruction approved by the secretary of 1151 1152 state and pass an examination based on the course. The content of the course shall include notarial rules, procedures, and 1153 ethical obligations pertaining to online notarization contained 1154 in sections 147.60 to 147.66 of the Revised Code or in any other 1155 law or rules of this state. The course may be taken in 1156 conjunction with the educational program required under section 1157 147.021 of the Revised Code for a notary public commission. 1158

(2) The secretary of state shall approve one business
entity comprised of bar associations with statewide scope and
regional presence that have expertise and experience in notary
laws and processes to provide the course and administer the
examination to become an online notary.

(C) The application required under division (A) of this
section shall be transmitted electronically to the secretary of
state and shall include all of the following information:

(1) The applicant's full legal name and official notarypublic name to be used in acting as an online notary public;1168

(2) A description of the technology the applicant intendsto use in performing online notarizations;1170

(3) A certification that the applicant will comply with 1171

the rules adopted under section 147.62 of the Revised Code;	1172
(4) An electronic mail address of the applicant;	1173
(5) Any decrypting instructions, keys, codes, or software	1174
necessary to enable the application to be read;	1175
(6) Proof of successful completion of the course and	1176
passage of the examination required under division (B) of this	1177
section;	1178
(7) A disclosure of any and all license or commission	1179
revocations or other professional disciplinary actions taken	1180
against the applicant;	1181
(8) Any other information that the secretary of state may	1182
require.	1183
(D)(1) If the secretary of state is satisfied that an	1184
applicant meets the standards adopted in rules under section	1185
147.62 of the Revised Code, and that the applicant is otherwise	1186
qualified to be an online notary public, then the secretary	1187
shall issue to the applicant a written authorization to perform	1188
online notarizations.	1189
The secretary of state shall issue a written authorization	1190
to perform online notarizations to an applicant who holds an	1191
authorization or license to perform online notarizations in	1192
another state in accordance with Chapter 4796. of the Revised	1193
Code.	1194
(2) Except as provided in division (D)(4) of this section,	1195
the authorization shall expire when the notary public's	1196
commission expires or is revoked under section 147.03, 147.031,	1197
or 147.032 of the Revised Code.	1198
(3)(a) Except as provided in division (D)(5) of this	1199

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section, the authorization shall be renewed when the notary	1200
public's commission is renewed.	1201
(b) An authorization to perform online notarizations that	1202
is set to expire shall not be renewed unless the notary submits	1203
to the secretary of state through the entity authorized in this	1204
section all of the following:	1205
(i) A fee, set by the secretary of state, of not more than	1206
four times the fee prescribed in division (B)(2) of section	1207
147.031 of the Revised Code;	1208
(ii) An application for renewal on a form prescribed by	1209
the secretary;	1210
(iii) Evidence of having completed continuing education,	1211
as required under division (G) of this section.	1212
(c) If a notary public's online notarization authorization	1213
expires before the notary submits the application for renewal,	1214
the secretary of state shall not renew that expired	1215
authorization but shall permit that person to apply for a new	1216
online notarization authorization.	1217
(4) An authorization to perform online notarizations	1218
granted to an attorney admitted to the practice of law in this	1219
state by the Ohio supreme court shall expire on the earlier of	1220
five years after the date the authorization is granted or when	1221
the attorney's term of office as a notary public ends.	1222
(5) An attorney authorized to perform online notarizations	1223
may apply to renew the attorney's authorization three months	1224
prior to the authorization's expiration date.	1225
(6)(a) The secretary may deny an application for an online	1226
notary public if any of the required information is missing or	1227

incorrect on the application form.

(b) The secretary may also deny an application if the 1229 technology the applicant identifies pursuant to division (C)(2) 1230 of this section does not conform to the standards developed by 1231 the secretary pursuant to section 147.62 of the Revised Code. 1232

(E) Nothing in this section shall be construed as 1233 prohibiting an online notary public from receiving, installing, 1234 and utilizing a software update to the technology that the 1235 online notary public disclosed pursuant to division (C)(2) of 1236 this section if that software update does not result in a 1237 technology that is materially different from the technology that 1238 the online notary public disclosed pursuant to division (C)(2) 1239 of this section.

(F) (1) If a notary public changes either the hardware or 1241 the software that the notary intends to use to carry out online 1242 notarizations, then the notary shall inform the secretary of 1243 this intent on a form prescribed by the secretary. 1244

(2) If the secretary determines that the new hardware or 1245 software does not meet the standards prescribed in rules under 1246 section 147.62 of the Revised Code, then the secretary may 1247 suspend or revoke the notary's authority to perform online 1248 notarizations. 1249

(G)(1) The secretary of state shall not renew an online 1250 notarization authorization unless the applicant has completed 1251 continuing education as required under rules adopted pursuant to 1252 division (G)(2) of this section. 1253

(2) The secretary shall adopt rules in accordance with 1254 Chapter 119. of the Revised Code related to continuing education 1255 requirements for an online notarization authorization. The rules 1256

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shall specify the number of hours of continuing education a1257notary must complete over the duration of the notary's license1258and may specify content to be included in the continuing1259education.1260

Sec. 169.16. (A) No person, on behalf of any other person, 1261 shall engage in any activity for the purpose of locating, 1262 delivering, recovering, or assisting in the recovery of 1263 unclaimed funds or contents of a safe deposit box, and receive a 1264 fee, compensation, commission, or other remuneration for such 1265 activity, without first having obtained a certificate of 1266 registration from the director of commerce in accordance with 1267 this section. 1268

(B) An application for a certificate of registration shall
be in writing and in the form prescribed by the director. The
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application shall be accompanied by a recent full-face color
photograph of the applicant and notarized reference letters from
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two reputable witnesses. The application shall, at a minimum,
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provide all of the following:

(1) The applicant's full name, home address, and work1275address;1276

(2) The name, address, and telephone number of the twowitnesses who have provided the reference letters;1278

(3) A statement that the applicant has not, during the
five-year period immediately preceding the submission of the
application, violated division (A) of this section on or after
the effective date of this section, or division (C) of section
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169.13 of the Revised Code;

(4) A statement that the applicant has not been convicted1284of, or pleaded guilty to, any disqualifying offense as1285

determined in accordance with section 9.79 of the Revised Code;	1286
(5) The notarized signature of the applicant immediately	1287
following an acknowledgment that any false or perjured statement	1288
subjects the applicant to criminal liability under section	1289
2921.13 of the Revised Code.	1290
(C) Upon the filing of the application with the division	1291
of unclaimed funds, the division may investigate the applicant	1292
to verify the information provided in the application and to	1293
determine the applicant's eligibility for a certificate of	1294
registration under this section. False information on an	1295
application is grounds for the denial or revocation of the	1296
applicant's certificate of registration.	1297
(D)— The (1) Except as provided in division (D)(2) of this	1298
section, the director shall issue a certificate of registration	1299
to an applicant if the director finds that the following	1300
conditions are met:	1301
$\frac{(1)}{(a)}$ The applicant has not, during the five-year period	1302
immediately preceding the submission of the application,	1303
violated division (A) of this section on or after the effective	1304
date of this section, or division (C) of section 169.13 of the	1305
Revised Code;	1306
(2) (b) The applicant has not been convicted of, or	1307
pleaded guilty to, any disqualifying offense as determined in	1308
accordance with section 9.79 of the Revised Code.	1309
$\frac{(3)}{(c)}$ The applicant's general fitness command the	1310
confidence of the public and warrant the belief that the	1311
applicant's business will be conducted honestly and fairly.	1312
(2) The director shall issue a certificate of registration	1313
in accordance with Chapter 4796. of the Revised Code to an	1314

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applicant if either of the following applies:	1315
(a) The applicant holds a license or certificate of	1316
registration in another state.	1317
(b) The applicant has satisfactory work experience, a	1318
government certification, or a private certification as	1319
described in that chapter in the same profession, occupation, or	1320
occupational activity as the profession, occupation, or	1321
occupational activity for which the certificate of registration	1322
is required in this state in a state that does not issue such a	1323
license or certificate of registration.	1324
(E) The <u>A</u> certificate of registration issued pursuant to	1325
division (D) of this section may be renewed annually if the	1326
director finds that the following conditions are met:	1327
(1) The applicant submits a renewal application form	1328
prescribed by the director.	1329
(2) The applicant meets the conditions set forth in	1330
divisions (D)(1)(a) and (3) (c) of this section.	1331
(3) The applicant has not, during the ten-year period	1332
immediately preceding the submission of the renewal application	1333
but excluding any time before the initial issuance of the	1334
certificate of registration, been convicted of, or pleaded	1335
guilty to, any felony or any offense involving moral turpitude,	1336
including theft, attempted theft, falsification, tampering with	1337
records, securing writings by deception, fraud, forgery, and	1338
perjury.	1339
(4) The applicant's certificate of registration is not	1340
subject to an order of revocation by the director.	1341
Sec. 173.21. (A) The office of the state long-term care	1342

ombudsman program, through the state long-term care ombudsman1343and the regional long-term care ombudsman programs, shall1344require each representative of the office to complete a training1345and certification program in accordance with this section and to1346meet the continuing education requirements established under1347this section.1348

(B) The department of aging shall adopt rules in 1349 accordance with Chapter 119. of the Revised Code specifying the 1350 content of training programs for representatives of the office 1351 1352 of the state long-term care ombudsman program. Training for representatives other than those who are volunteers providing 1353 services through regional long-term care ombudsman programs 1354 shall include instruction regarding federal, state, and local 1355 laws, rules, and policies on long-term care facilities and 1356 community-based long-term care services; investigative 1357 techniques; and other topics considered relevant by the 1358 department and shall consist of the following: 1359

(1) A minimum of forty clock hours of basic instruction,
which shall be completed before the trainee is permitted to
handle complaints without the supervision of a representative of
the office certified under this section;

(2) An additional sixty clock hours of instruction, which
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shall be completed within the first fifteen months of
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employment;
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(3) An internship of twenty clock hours, which shall be
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completed within the first twenty-four months of employment,
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including instruction in, and observation of, basic nursing care
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and long-term care provider operations and procedures. The
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internship shall be performed at a site that has been approved
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as an internship site by the state long-term care ombudsman.
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(4) One of the following, which shall be completed within	1373
the first twenty-four months of employment:	1374
(a) Observation of a survey conducted by the director of	1375
health to certify a nursing facility to participate in the	1376
medicaid program;	1377
(b) Observation of an inspection conducted by the director	1378
of mental health and addiction services to license a residential	1379
facility under section 5119.34 of the Revised Code that provides	1380
accommodations, supervision, and personal care services for	1381
three to sixteen unrelated adults.	1382
(5) Any other training considered appropriate by the	1383
department.	1384
(C) Any person who for a period of at least six months	1385
prior to June 11, 1990, served as an ombudsman through the long-	1386
term care ombudsman program established by the department of	1387
aging under section 173.01 of the Revised Code shall not be	1388
required to complete a training program. Such a person and	1389
persons who complete a training program shall take an	1390
examination administered by the department of aging. On	1391
attainment of a passing score, the person shall be certified by	1392
the department as a representative of the office. The department	1393
shall issue the person an identification card, which the	1394
representative shall show at the request of any person with whom	1395
the representative deals while performing the representative's	1396
duties and which shall be surrendered at the time the	1397
representative separates from the office.	1398

(D) The state ombudsman and each regional program shall
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 conduct training programs for volunteers on their respective
 staffs in accordance with the rules of the department of aging
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adopted under division (B) of this section. Training programs 1402 may be conducted that train volunteers to complete some, but not 1403 all, of the duties of a representative of the office. Each 1404 regional office shall bear the cost of training its 1405 representatives who are volunteers. On completion of a training 1406 program, the representative shall take an examination 1407 1408 administered by the department of aging. On attainment of a passing score, a volunteer shall be certified by the department 1409 as a representative authorized to perform services specified in 1410 the certification. The department shall issue an identification 1411 card, which the representative shall show at the request of any 1412 person with whom the representative deals while performing the 1413 representative's duties and which shall be surrendered at the 1414 time the representative separates from the office. Except as a 1415 supervised part of a training program, no volunteer shall 1416 perform any duty unless the volunteer is certified as a 1417 representative having received appropriate training for that 1418 duty. 1419

(E) The state ombudsman shall provide technical assistance
to regional programs conducting training programs for volunteers
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and shall monitor the training programs.
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(F) Prior to scheduling an observation of a certification 1423 survey or licensing inspection for purposes of division (B) (4) 1424 of this section, the state ombudsman shall obtain permission to 1425 have the survey or inspection observed from both the long-term 1426 care facility at which the survey or inspection is to take place 1427 and, as the case may be, the director of health or director of 1428 mental health and addiction services. 1429

(G) Notwithstanding the requirements for a certification1430under this section, the department shall issue a certificate as1431

a representative of the office of the state long-term care

ombudsman program in accordance with Chapter 4796. of the 1433 Revised Code to a person if either of the following applies: 1434 (1) The person holds a license or certificate in another 1435 <u>state.</u> 1436 (2) The person has satisfactory work experience, a 1437 1438 government certification, or a private certification as described in that chapter as a representative of a state long-1439 term care ombudsman program in a state that does not issue that 1440 license or certificate. 1441 1442 (H) The department of aging shall establish continuing education requirements for representatives of the office. 1443 Sec. 173.391. (A) Subject to section 173.381 of the 1444 Revised Code and except as provided in division (I) of this 1445 section, the department of aging or its designee shall do all of 1446 the following in accordance with Chapter 119. of the Revised 1447 Code: 1448 (1) Certify a provider to provide services, including 1449 community-based long-term care services, under a program the 1450 department administers if the provider satisfies the 1451 requirements for certification established by rules adopted 1452 under division (B) of this section and pays the fee, if any, 1453 established by rules adopted under division (G) of this section; 1454 (2) When required to do so by rules adopted under division 1455 (B) of this section, take one or more of the following 1456 disciplinary actions against a provider certified under division 1457

(a) Issue a written warning; 1459

(A) (1) of this section:

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(b) Require the submission of a plan of correction or	1460
evidence of compliance with requirements identified by the	1461
department;	1462
(c) Suspend referrals;	1463
(d) Remove clients;	1464
(e) Impose a fiscal sanction such as a civil monetary	1465
penalty or an order that unearned funds be repaid;	1466
(f) Suspend the certification;	1467
(g) Revoke the certification;	1468
(h) Impose another sanction.	1469
(3) Except as provided in division (E) of this section,	1470
hold hearings when there is a dispute between the department or	1471
its designee and a provider concerning actions the department or	1472
its designee takes regarding a decision not to certify the	1473
provider under division (A)(1) of this section or a disciplinary	1474
action under divisions (A)(2)(e) to (h) of this section.	1475
(B) The director of aging shall adopt rules in accordance	1476
with Chapter 119. of the Revised Code establishing certification	1477
requirements and standards for determining which type of	1478
disciplinary action to take under division (A)(2) of this	1479
section in individual situations. The rules shall establish	1480
procedures for all of the following:	1481
(1) Ensuring that providers comply with sections 173.38	1482
and 173.381 of the Revised Code;	1483
(2) Evaluating the services provided by the providers to	1484
ensure that the services are provided in a quality manner	1485
advantageous to the individual receiving the services;	1486

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(3) In a manner consistent with section 173.381 of the	1487
Revised Code, determining when to take disciplinary action under	1488
division (A)(2) of this section and which disciplinary action to	1489
take;	1490
(4) Determining what constitutes another sanction for	1491
purposes of division (A)(2)(h) of this section.	1492
(C) The procedures established in rules adopted under	1493
division (B)(2) of this section shall require that all of the	1494
following be considered as part of an evaluation described in	1495
division (B)(2) of this section:	1496
(1) The provider's experience and financial	1497
responsibility;	1498
(2) The provider's ability to comply with standards for	1499
the services, including community-based long-term care services,	1500
that the provider provides under a program the department	1501
administers;	1502
(3) The provider's ability to meet the needs of the	1503
individuals served;	1504
(4) Any other factor the director considers relevant.	1505
	1000
(D) The rules adopted under division (B)(3) of this	1506
section shall specify that the reasons disciplinary action may	1507
be taken under division (A)(2) of this section include good	1508
cause, including misfeasance, malfeasance, nonfeasance,	1509
confirmed abuse or neglect, financial irresponsibility, or other	1510
conduct the director determines is injurious, or poses a threat,	1511
to the health or safety of individuals being served.	1512
(E) Subject to division (F) of this section, the	1513
department is not required to hold hearings under division (A)	1514

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(3) of this section if any of the following conditions apply:	1515
(1) Rules adopted by the director of aging pursuant to	1516
this chapter require the provider to be a party to a provider	1517
agreement; hold a license, certificate, or permit; or maintain a	1518
certification, any of which is required or issued by a state or	1519
federal government entity other than the department of aging,	1520
and either of the following is the case:	1521
(a) The provider agreement has not been entered into or	1522
the license, certificate, permit, or certification has not been	1523
obtained or maintained.	1524
(b) The provider agreement, license, certificate, permit,	1525
or certification has been denied, revoked, not renewed, or	1526
suspended or has been otherwise restricted.	1527
(2) The provider's certification under this section has	1528
been denied, suspended, or revoked for any of the following	1529
reasons:	1530
(a) A government entity of this state, other than the	1531
department of aging, has terminated or refused to renew any of	1532
the following held by, or has denied any of the following sought	1533
by, a provider: a provider agreement, license, certificate,	1534
permit, or certification. Division (E)(2)(a) of this section	1535
applies regardless of whether the provider has entered into a	1536
provider agreement in, or holds a license, certificate, permit,	1537
or certification issued by, another state.	1538
(b) The provider or a principal owner or manager of the	1539
provider who provides direct care has entered a guilty plea for,	1540
or has been convicted of, an offense materially related to the	1541
medicaid program.	1542

(c) A principal owner or manager of the provider who 1543

provides direct care has entered a guilty plea for, been1544convicted of, or been found eligible for intervention in lieu of1545conviction for an offense listed or described in divisions (A)1546(3) (a) to (e) of section 109.572 of the Revised Code, but only1547if the provider, principal owner, or manager does not meet1548standards specified by the director in rules adopted under1549section 173.38 of the Revised Code.1550

Page 54

(d) The department or its designee is required by section
173.381 of the Revised Code to deny or revoke the provider's
1552
certification.

(e) The United States department of health and human
 1554
 services has taken adverse action against the provider and that
 1555
 action impacts the provider's participation in the medicaid
 1556
 program.

(f) The provider has failed to enter into or renew a 1558 provider agreement with the PASSPORT administrative agency, as 1559 that term is defined in section 173.42 of the Revised Code, that 1560 administers programs on behalf of the department of aging in the 1561 region of the state in which the provider is certified to 1562 provide services. 1563

(g) The provider has not billed or otherwise submitted a
 claim to the department for payment under the medicaid program
 1565
 in at least two years.

(h) The provider denied or failed to provide the 1567
department or its designee access to the provider's facilities 1568
during the provider's normal business hours for purposes of 1569
conducting an audit or structural compliance review. 1570

(i) The provider has ceased doing business. 1571

(j) The provider has voluntarily relinquished its 1572

certification for any reason.

(3) The provider's provider agreement with the department
 of medicaid has been suspended under section 5164.36 of the
 Revised Code.

(4) The provider's provider agreement with the department
of medicaid is denied or revoked because the provider or its
owner, officer, authorized agent, associate, manager, or
mployee has been convicted of an offense that caused the
provider agreement to be suspended under section 5164.36 of the
Revised Code.

(F) If the department does not hold hearings when any 1583 condition described in division (E) of this section applies, the 1584 department shall send a notice to the provider describing a 1585 decision not to certify the provider under division (A)(1) of 1586 this section or the disciplinary action the department is taking 1587 under divisions (A)(2)(e) to (h) of this section. The notice 1588 shall be sent to the provider's address that is on record with 1589 the department and may be sent by regular mail. 1590

(G) The director of aging may adopt rules in accordance
with Chapter 119. of the Revised Code establishing a fee to be
charged by the department of aging or its designee for
certification issued under <u>division (A) of</u> this section.

(H) Any amounts collected by the department or its 1595 designee under this section shall be deposited in the state 1596 treasury to the credit of the provider certification fund, which 1597 is hereby created. Money credited to the fund shall be used to 1598 pay for services, including community-based long-term care 1599 services, to pay for administrative costs associated with 1600 provider certification under this section, and to pay for 1601

1573

administrative costs related to the publication of the Ohio	1602
long-term care consumer guide.	1603
(I) The director shall certify a provider in accordance	1604
with Chapter 4796. of the Revised Code if either of the	1605
following applies:	1606
(1) The provider is licensed or certified in another	1607
<u>state.</u>	1608
(2) The provider has satisfactory work experience, a	1609
government certification, or a private certification as	1610
described in that chapter as a provider of community-based long-	1611
term care services under a state program in a state that does	1612
not issue that license or certificate.	1613
Sec 172 (3) The department of aging shall contifu	1614
Sec. 173.422. (A) The department of aging shall certify	-
individuals who meet certification requirements established by	1615
rule to provide long-term care consultations for purposes of	1616
sections 173.42 and 173.421 of the Revised Code. The director of	1617
aging shall adopt rules in accordance with Chapter 119. of the	1618
Revised Code governing the certification process and	1619
requirements. The rules shall specify the education, experience,	1620
or training in long-term care a person must have to qualify for	1621
certification.	1622
(B) Notwithstanding the requirements for a certification	1623
under division (A) of this section, the department shall issue a	1624
certification to provide long-term care consultations in	1625
accordance with Chapter 4796. of the Revised Code to a person if	1626
either of the following applies:	1627
(1) The person holds a license or certification in another	1628
<u>state.</u>	1629
(2) The person has satisfactory work experience, a	1630

government certification, or a private certification as1631described in that chapter as a provider of long-term care1632consultations in a state that does not issue that license or1633certification.1634

Sec. 503.41. (A) A board of township trustees, by 1635 resolution, may regulate and require the registration of massage 1636 establishments and their employees within the unincorporated 1637 territory of the township. In accordance with sections 503.40 to 1638 503.49 of the Revised Code, for that purpose, the board, by a 1639 majority vote of all members, may adopt, amend, administer, and 1640 enforce regulations within the unincorporated territory of the 1641 township. 1642

(B) A board may adopt regulations and amendments under 1643 this section only after public hearing at not fewer than two 1644 regular sessions of the board. The board shall cause to be 1645 published in a newspaper of general circulation in the township, 1646 or as provided in section 7.16 of the Revised Code, notice of 1647 the public hearings, including the time, date, and place, once a 1648 week for two weeks immediately preceding the hearings. The board 1649 1650 shall make available proposed regulations or amendments to the public at the office of the board. 1651

(C) Regulations or amendments adopted by the board are 1652 effective thirty days after the date of adoption unless, within 1653 thirty days after the adoption of the regulations or amendments, 1654 the township fiscal officer receives a petition, signed by a 1655 number of qualified electors residing in the unincorporated area 1656 of the township equal to not less than ten per cent of the total 1657 vote cast for all candidates for governor in the area at the 1658 most recent general election at which a governor was elected, 1659 requesting the board to submit the regulations or amendments to 1660

the electors of the area for approval or rejection at the next 1661 primary or general election occurring at least ninety days after 1662 the board receives the petition. 1663

No regulation or amendment for which the referendum vote 1664 has been requested is effective unless a majority of the votes 1665 cast on the issue is in favor of the regulation or amendment. 1666 Upon certification by the board of elections that a majority of 1667 the votes cast on the issue was in favor of the regulation or 1668 amendment, the regulation or amendment takes immediate effect. 1669

(D) The board shall make available regulations it adopts
or amends to the public at the office of the board and shall
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cause to be published once a notice of the availability of the
regulations in a newspaper of general circulation in the
1673
township within ten days after their adoption or amendment.

(E) Nothing in sections 503.40 to 503.49 of the Revised 1675 Code shall be construed to allow a board of township trustees to 1676 regulate the practice of any limited branch of medicine 1677 specified in section 4731.15 of the Revised Code or the practice 1678 of providing therapeutic massage by a licensed physician, a 1679 licensed chiropractor, a licensed podiatrist, a licensed nurse, 1680 or any other licensed health professional. As used in this 1681 division, "licensed" means licensed, certified, or registered to 1682 practice in this state. 1683

(F) If a township adopts regulations to require the1684registration of massage establishments and their employees, the1685township shall comply with Chapter 4796. of the Revised Code.1686

Sec. 715.27. (A) Any municipal corporation may: 1687

(1) Regulate the erection of fences, billboards, signs,and other structures, within the municipal corporation, and1689

provide for the removal and repair of insecure billboards, 1690 signs, and other structures; 1691

(2) Regulate the construction and repair of wires, poles,
plants, and all equipment to be used for the generation and
application of electricity;

(3) Provide for the licensing of house movers; plumbers;
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sewer tappers; vault cleaners; and specialty contractors who are
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not required to hold a valid license issued pursuant to Chapter
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4740. of the Revised Code;
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(4) Require all specialty contractors other than those who
hold a valid license issued pursuant to Chapter 4740. of the
Revised Code, to successfully complete an examination, test, or
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demonstration of technical skills, and may impose a fee and
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additional requirements for a license or registration to engage
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in their respective occupations within the jurisdiction of the
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municipal corporation.

(B) No municipal corporation shall require any specialty
(C) No municipal corporation shall require any specialty
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(B) No municipal corporation shall require any specialty
(C) No municipal corporation shall require any special shall require any

(C) A municipal corporation may require a specialty
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contractor who holds a valid license issued pursuant to Chapter
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4740. of the Revised Code to register with the municipal
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corporation and pay any fee the municipal corporation imposes
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before that specialty contractor may engage within the municipal
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corporation in the type of contracting for which the license is
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held. Any fee shall be the same for all specialty contractors
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who engage in the same type of contracting. A municipal	1719
corporation may require a bond and proof of all of the	1720
following:	1721
(1) Insurance pursuant to division (B)(4) of section	1722
4740.06 of the Revised Code;	1723
(2) Compliance with Chapters 4121. and 4123. of the	1724
Revised Code;	1725
(3) Registration with the tax department of the municipal	1726
corporation.	1727

If a municipal corporation requires registration, imposes 1728 such a fee, or requires a bond or proof of the items listed in 1729 divisions (C)(1), (2), and (3) of this section, the municipal 1730 corporation immediately shall permit a contractor who presents 1731 proof of holding a valid license issued pursuant to Chapter 1732 4740. of the Revised Code, who registers, pays the fee, obtains 1733 a bond, and submits the proof described under divisions (C)(1), 1734 (2), and (3) of this section, as required, to engage in the type 1735 of contracting for which the license is held, within the 1736 municipal corporation. 1737

(D) A municipal corporation may revoke the registration of 1738
a contractor registered with that municipal corporation for good 1739
cause shown. Good cause shown includes the failure of a 1740
contractor to maintain a bond or the items listed in divisions 1741
(C) (1), (2), and (3) of this section, if the municipal 1742
corporation requires those. 1743

(E) A municipal corporation that licenses specialty
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contractors pursuant to division (A) (3) of this section may
accept, for purposes of satisfying its licensing requirements, a
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valid license issued pursuant to Chapter 4740. of the Revised
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Code that a specialty contractor holds, for the construction,	1748
replacement, maintenance, or repair of one-family, two-family,	1749
or three-family dwelling houses or accessory structures	1750
incidental to those dwelling houses.	1751
(F) A municipal corporation shall not register a specialty	1752
contractor who is required to hold a license under Chapter 4740.	1753
of the Revised Code but does not hold a valid license issued	1754
under that chapter.	1755
(G) If a municipal corporation regulates a profession,	1756
occupation, or occupational activity under this section, the	1757
municipal corporation shall comply with Chapter 4796. of the	1758
Revised Code.	1759
(H) As used in this section, "specialty contractor" means	1760
a heating, ventilating, and air conditioning contractor,	1761
refrigeration contractor, electrical contractor, plumbing	1762
contractor, or hydronics contractor, as those contractors are	1763
described in Chapter 4740. of the Revised Code.	1764
Sec. 903.07. (A) On and after the date that is established	1765
in rules by the director of agriculture, both of the following	1766
apply:	1767
(1) The management and handling of manure at a major	1768
concentrated animal feeding facility, including the land	1769
application of manure or the removal of manure from a manure	1770
storage or treatment facility, shall be conducted only by or	1771
under the supervision of a person holding a livestock manager	1772
certification issued under this section. A person managing or	1773
handling manure who is acting under the instructions and control	1774
of a person holding a livestock manager certification is	1775
considered to be under the supervision of the certificate holder	1776

if the certificate holder is responsible for the actions of the	1777
person and is available when needed even though the certificate	1778
holder is not physically present at the time of the manure	1779
management or handling.	1780
(2) No person shall transport and land apply annually or	1781
buy, sell, or land apply annually the volume of manure	1782
established in rules adopted by the director under division (D)	1783
(5) of section 903.10 of the Revised Code unless the person	1784
holds a livestock manager certification issued under this	1785
section.	1786
	1700
(B) The <u>Except</u> as provided in division (D) of this	1787
section, the director shall issue a livestock manager	1788
certification to a person who has submitted a complete	1789
application for certification on a form prescribed and provided	1790
by the director, together with the appropriate application fee,	1791
and who has completed successfully the required training and has	1792
passed the required examination. The director may suspend or	1793
revoke a livestock manager certification and may reinstate a	1794
suspended or revoked livestock manager certification in	1795
accordance with rules.	1796
(C) Information required to be included in an application	1797
for a livestock manager certification, the amount of the	1798
application fee, requirements regarding training and the	1799
examination, requirements governing the management and handling	1800
of manure, including the land application of manure, and	1801
requirements governing the keeping of records regarding the	1802
handling of manure, including the land application of manure,	1803
shall be established in rules.	1804

(D) The director shall issue a livestock manager1805certification in accordance with Chapter 4796. of the Revised1806

Code to an individual if either of the following applies:	1807
(1) The individual holds a certification in another state.	1808
(1) The individual notas a certification in another state.	1000
(2) The individual has satisfactory work experience, a	1809
government certification, or a private certification as	1810
described in that chapter as a livestock manager in a state that	1811
does not issue that license.	1812
Sec. 905.321. (A) Beginning September thirtieth of the	1813
third year after the effective date of this section August 21,	1814
2014, no person shall apply fertilizer for the purposes of	1815
agricultural production unless that person has been certified to	1816
do so by the director of agriculture under this section and	1817
rules or is acting under the instructions and control of a	1818
person who is so certified.	1819
(B) A Except as otherwise provided in this division, a	1820
person shall be certified to apply fertilizer for purposes of	1821
agricultural production in accordance with rules. A person that	1822
has been so certified shall comply with requirements and	1823
procedures established in those rules.	1824
The director shall issue a certification to apply	1825
fertilizer for purposes of agricultural production in accordance	1826
with Chapter 4796. of the Revised Code to an individual if	1827
either of the following applies:	1828
(1) The individual holds a license or certification in	1829
another state.	1830
(2) The individual has satisfactory work experience, a	1831
government certification, or a private certification as	1832
described in that chapter as a fertilizer applicator in a state	1833
that does not issue that license or certification.	1834

(C) A person that has been licensed as a commercial 1835 applicator under section 921.06 of the Revised Code or as a 1836 private applicator under section 921.11 of the Revised Code may 1837 apply to be certified under this section, but shall not be 1838 required to pay the application fee for certification 1839 established in rules adopted under section 905.322 of the 1840 Revised Code. 1841

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Sec. 917.09. (A) The director of agriculture may issue the 1842 following types of licenses: 1843

- (1) Producer; 1844
- (2) Processor; 1845
- (3) Milk dealer; 1846
- (4) Raw milk retailer; 1847
- (5) Weigher, sampler, or tester;
- (6) Milk hauler.

(B) The director may adopt rules establishing categories
for each type of license that are based on the grade or type of
dairy product with which the licensee is involved.

(C) Except as provided in section 917.091 of the Revised 1853

 Code and division (J) of this section, no person shall act as or 1854

 hold the person's self out as a producer; processor; milk 1855

 dealer; raw milk retailer; weigher, sampler, or tester; or milk 1856

 hauler unless the person holds a valid license issued by the 1857

 director under this section.
 1858

(D) Each person desiring a license shall submit to the
director a license application on a form prescribed by the
director, accompanied by a license fee in an amount specified in
1861

rules adopted under section 917.02 of the Revised Code. The 1862 applicant shall specify on the application the type of license 1863 and category requested and shall include any other information 1864 required by rules adopted under section 917.02 of the Revised 1865 Code. 1866

(E) Each applicant for a weigher, sampler, or tester
license or registration, prior to issuance of the license or
registration, shall pass an examination that is given in
accordance with section 917.08 of the Revised Code and rules
adopted under section 917.02 of the Revised Code.

Each applicant for any other type of license issued under1872this section, prior to issuance of the license, shall pass an1873inspection that is made in accordance with rules adopted under1874section 917.02 of the Revised Code.1875

(F) The director shall not issue a license to an applicant
unless the director determines, through an inspection or
otherwise, that the applicant is in compliance with the
requirements set forth in this chapter and the rules adopted
under it.

(G) Examinations that must be passed prior to issuance of
a weigher, sampler, or tester license, inspections that must be
passed prior to issuance of any other type of license issued
under this section, procedures for issuing and renewing
licenses, and license terms and renewal periods shall comply
with rules adopted under section 917.02 of the Revised Code.

(H) Suspension and revocation of licenses shall comply
with section 917.22 of the Revised Code and rules adopted under
section 917.02 of the Revised Code.
1889

(I) Each licensed weigher, sampler, and tester annually 1890

shall meet the continuing education requirements established in 1891 rules adopted under division (B) of section 917.02 of the 1892 Revised Code. 1893 (J) A person whose religion prohibits the person from 1894 obtaining a license under this section, in place of a license, 1895 shall register with the director as a producer; processor; milk 1896 dealer; raw milk retailer; weigher, sampler, or tester; or milk 1897 1898 hauler. 1899 The person claiming the exemption from licensure shall register on a form prescribed by the director and shall meet any 1900 other registration requirements contained in rules adopted under 1901 section 917.02 of the Revised Code. Upon receiving the person's 1902 registration form and determining that the person has satisfied 1903 all requirements for registration, the director shall notify the 1904 person that the person is registered to lawfully operate as a 1905 producer; processor; milk dealer; raw milk retailer; weigher, 1906 sampler, or tester; or milk hauler. 1907

A registrant is subject to all provisions governing 1908 licensees, such as provisions concerning testing, sampling, and 1909 inspection of dairy products. A registrant is subject to 1910 provisions governing issuance of a temporary weigher, sampler, 1911 or tester license under section 917.091 of the Revised Code. A 1912 registration shall be renewed, suspended, and revoked under the 1913 same terms as a license. 1914

(K) Notwithstanding the requirements for a license or1915registration under this section, the director shall issue a1916license or registration to operate as a producer; processor;1917milk dealer; raw milk retailer; weigher, sampler, or tester; or1918milk hauler, as applicable, in accordance with Chapter 4796. of1919the Revised Code to an individual if either of the following1920

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applies:

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(1) The individual holds a license or registration in	1922
another state.	1923
(2) The individual has satisfactory work experience, a	1924
government certification, or a private certification as	1925
described in that chapter as a producer; processor; milk dealer;	1926
raw milk retailer; weigher, sampler, or tester; or milk hauler,	1927
as applicable, in a state that does not issue the applicable	1928
license or registration.	1929
Sec. 917.091. The director of agriculture may issue a	1930
temporary weigher, sampler, or tester license to an applicant	1931
upon determining that the applicant has met all qualifications	1932
for licensure under section 917.09 of the Revised Code except	1933
successful completion of an examination. A temporary weigher,	1934
sampler, or tester license is effective for ninety days from the	1935
date of issuance. An applicant who has not taken an examination	1936
for licensure may receive no more than three temporary weigher,	1937
sampler, or tester licenses. An applicant who takes and fails an	1938

examination for licensure may receive no more than two temporary weigher, sampler, or tester licenses. Chapter 4796. of the 1940 Revised Code does not apply to a temporary license issued under 1941 this section. 1942

Sec. 921.06. (A) (1) No individual shall do any of the 1943 following without having a commercial applicator license issued 1944 by the director of agriculture: 1945

(a) Apply pesticides for a pesticide business without 1946 direct supervision; 1947

(b) Apply pesticides as part of the individual's duties 1948 while acting as an employee of the United States government, a 1949

state, county, township, or municipal corporation, or a park	1950
district, port authority, or sanitary district created under	1951
Chapter 1545., 4582., or 6115. of the Revised Code,	1952
respectively;	1953
(c) Apply restricted use pesticides. Division (A)(1)(c) of	1954
this section does not apply to a private applicator or an	1955
immediate family member or a subordinate employee of a private	1956
applicator who is acting under the direct supervision of that	1957
private applicator.	1958
(d) If the individual is the owner of a business other	1959
than a pesticide business or an employee of such an owner, apply	1960
pesticides at any of the following publicly accessible sites	1961
that are located on the property:	1962
(i) Food service operations that are licensed under	1963
Chapter 3717. of the Revised Code;	1964
(ii) Retail food establishments that are licensed under	1965
Chapter 3717. of the Revised Code;	1966
(iii) Golf courses;	1967
(iv) Rental properties of more than four apartment units	1968
at one location;	1969
(v) Hospitals or medical facilities as defined in section	1970
3701.01 of the Revised Code;	1971
(vi) Child day-care centers or school child day-care	1972
centers as defined in section 5104.01 of the Revised Code;	1973
(vii) Facilities owned or operated by a school district	1974
established under Chapter 3311. of the Revised Code, including	1975
an educational service center, a community school established	1976
under Chapter 3314. of the Revised Code, or a chartered or	1977

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nonchartered nonpublic school that meets minimum standards	1978
established by the state board of education;	1979

(viii) State institutions of higher education as defined 1980 in section 3345.011 of the Revised Code, nonprofit institutions 1981 holding a certificate of authorization pursuant to Chapter 1713. 1982 of the Revised Code, institutions holding a certificate of 1983 registration from the state board of career colleges and schools 1984 and program authorization for an associate or bachelor's degree 1985 program issued under section 3332.05 of the Revised Code, and 1986 private institutions exempt from regulation under Chapter 3332. 1987 of the Revised Code as prescribed in section 3333.046 of the 1988 Revised Code; 1989

(ix) Food processing establishments as defined in section3715.021 of the Revised Code;

- (x) Any other site designated by rule. 1992
- (e) Conduct authorized diagnostic inspections.

(2) Divisions (A)(1)(a) to (d) of this section do not
apply to an individual who is acting as a trained serviceperson
under the direct supervision of a commercial applicator.

(3) Licenses shall be issued for a period of time 1997 established by rule and shall be renewed in accordance with 1998 deadlines established by rule. The fee for each such license 1999 shall be established by rule. If a license is not issued or 2000 renewed, the application fee shall be retained by the state as 2001 2002 payment for the reasonable expense of processing the application. The director shall by rule classify by pesticide-2003 use category licenses to be issued under this section. A single 2004 license may include more than one pesticide-use category. No 2005 individual shall be required to pay an additional license fee if 2006

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the individual is licensed for more than one category.

The fee for each license or renewal does not apply to an2008applicant who is an employee of the department of agriculture2009whose job duties require licensure as a commercial applicator as2010a condition of employment.2011

(B) Application for a commercial applicator license shall
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be made on a form prescribed by the director. Each application
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for a license shall state the pesticide-use category or
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categories of license for which the applicant is applying and
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other information that the director determines essential to the
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administration of this chapter.

(C) -If (1) Except as provided in division (C) (2) of this 2018 section, if the director finds that the applicant is competent 2019 to apply pesticides and conduct diagnostic inspections and that 2020 the applicant has passed both the general examination and each 2021 applicable pesticide-use category examination as required under 2022 division (A) of section 921.12 of the Revised Code, the director 2023 shall issue a commercial applicator license limited to the 2024 pesticide-use category or categories for which the applicant is 2025 found to be competent. If the director rejects an application, 2026 the director may explain why the application was rejected, 2027 describe the additional requirements necessary for the applicant 2028 to obtain a license, and return the application. The applicant 2029 may resubmit the application without payment of any additional 2030 fee. 2031

(2) The director shall issue a commercial applicator2032license in accordance with Chapter 4796. of the Revised Code to2033an individual if either of the following applies:2034

(a) The individual holds a commercial applicator license

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<u>in another state.</u>	2036
(b) The individual has satisfactory work experience, a	2037
government certification, or a private certification as	2038
described in that chapter as a commercial applicator in a state	2039
that does not issue that license.	2040
<u>A license issued under this division shall be limited to </u>	2041
the pesticide-use category or categories for which the applicant	2042
is licensed in another state or has satisfactory work	2043
experience, a government certification, or a private	2044
certification in that state.	2045
(D)(1) A person who is a commercial applicator shall be	2046
deemed to hold a private applicator's license for purposes of	2047
applying pesticides on agricultural commodities that are	2048
produced by the commercial applicator.	2049
(2) A commercial applicator shall apply pesticides only in	2050
the pesticide-use category or categories in which the applicator	2051
is licensed under this chapter.	2052
(E) All money collected under this section shall be	2053
credited to the pesticide, fertilizer, and lime program fund	2054
created in section 921.22 of the Revised Code.	2055
Sec. 921.11. (A)(1) No individual shall apply restricted	2056
use pesticides unless the individual is one of the following:	2057
(a) Licensed under section 921.06 of the Revised Code;	2058
(b) Licensed under division (B) of this section;	2059
(c) A trained serviceperson who is acting under the direct	2060
supervision of a commercial applicator;	2061
(d) An immediate family member or a subordinate employee	2062

of a private applicator who is acting under the direct	2063
supervision of that private applicator.	2064
(2) No individual shall directly supervise the application	2065
of a restricted use pesticide unless the individual is one of	2066
the following:	2067
(a) Licensed under section 921.06 of the Revised Code;	2068
(a) licensed under section 521.00 of the Nevised code,	2000
(b) Licensed under division (B) of this section.	2069
(B) The (1) Subject to division (B)(2) of this section,	2070
the director of agriculture shall adopt rules to establish	2071
standards and procedures for the licensure of private	2072
applicators. An individual shall apply for a private applicator	2073
license to the director, on forms prescribed by the director.	2074
The individual shall include in the application the pesticide-	2075
use category or categories of the license for which the	2076
individual is applying and any other information that the	2077
director determines is essential to the administration of this	2078
chapter. The fee for each license shall be established by rule.	2079
Licenses shall be issued for a period of time established by	2080
rule and shall be renewed in accordance with deadlines	2081
established by rule. If a license is not issued or renewed, the	2082
state shall retain any fee submitted as payment for reasonable	2083
expenses of processing the application.	2084
(2) The director shall issue a private applicator license	2085
in accordance with Chapter 4796. of the Revised Code to an	2086
individual if either of the following applies:	2087
<u>(a) The individual holds a private applicator license in</u>	2088
another state.	2089
(b) The individual has satisfactory work experience, a_	2090
government certification, or a private certification as	2090
······································	

<u>described in that chapter as a private applicator in a state</u>	2092
that does not issue that license.	2093
A license issued under this division shall be limited to	2094
the pesticide-use category or categories for which the applicant	2095
is licensed in another state or has satisfactory work	2096
experience, a government certification, or a private	2097
certification in that state.	2098
(C) An individual who is licensed under this section shall	2099
use or directly supervise the use of a restricted use pesticide	2100
only for the purpose of producing agricultural commodities on	2101
property that is owned or rented by the individual or the	2102
individual's employer.	2103
(D) All money collected under this section shall be	2104
credited to the pesticide, fertilizer, and lime program fund	2105
created in section 921.22 of the Revised Code.	2106
Sec. 921.12. (A) The director of agriculture shall require	2107
each applicant for a license by examination under section 921.06	2108
or 921.11 of the Revised Code to be examined on the applicant's	2109
knowledge and competency in each of the following:	2110
(1) This chapter and rules adopted under it;	2111
(2) The proper use, handling, and application of	2112
pesticides and, if the applicant is applying for a license under	2113
section 921.06 of the Revised Code, in the conducting of	2114
diagnostic inspections in the pesticide-use categories for which	2115
the applicant has applied.	2116
(B) Each application for renewal of a license provided for	2117
in section 921.06 of the Revised Code shall be filed prior to	2118
the deadline established by rule. If filed after the deadline, a	2119
penalty of fifty per cent shall be assessed and added to the	2120

original fee and shall be paid by the applicant before the 2121 renewal license is issued. However, if a license issued under 2122 section 921.06 or 921.11 of the Revised Code is not renewed 2123 within one hundred eighty days after the date of expiration, the 2124 licensee shall be required to take another examination on this 2125 chapter and rules adopted under it and on the proper use, 2126 handling, and application of pesticides and, if applicable, the 2127 proper conducting of diagnostic inspections in the pesticide-use 2128 categories for which the licensee has been licensed. 2129

(C) A person who fails to pass an examination under
division (A) or (B) of this section is not entitled to an
adjudication under Chapter 119. of the Revised Code for that
failure.

(D) The holder of a commercial applicator license may
2134
renew the license within one hundred eighty days after the date
2135
of expiration without re-examination unless the director
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determines that a new examination is necessary to insure that
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the holder continues to meet the requirements of changing
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technology and to assure a continuing level of competence and
2139
ability to use pesticides safely and properly.

(E) The holder of a private applicator license may renew 2141 the license within one hundred eighty days after the date of 2142 expiration without re-examination unless the director determines 2143 that a new examination is necessary to insure that the holder 2144 continues to meet the requirements of changing technology and to 2145 assure a continuing level of competence and ability to use 2146 pesticides safely and properly. 2147

(F) Instead of requiring a commercial applicator or 2148
private applicator to complete re-examination successfully under 2149
division (D) or (E) of this section, the director may require, 2150

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in accordance with criteria established by rule, the commercial 2151 2152 applicator or private applicator to participate in training programs that are designed to foster knowledge of new technology 2153 and to ensure a continuing level of competence and ability to 2154 use pesticides safely and properly. The director or the 2155 director's representative may provide the training or may 2156 authorize a third party to do so. In order for such 2157 authorization to occur, the third party and its training program 2158 shall comply with standards and requirements established by 2159 2160 rule. Sec. 921.24. No person shall do any of the following: 2161 (A) Apply, use, directly supervise such application or 2162 use, or recommend a pesticide for use inconsistent with the 2163 pesticide's labeling, treatment standards, or other restrictions 2164 imposed by the director of agriculture; 2165 (B) Act as a commercial applicator without being licensed 2166 to do so; 2167 (C) Use any restricted use pesticide, unless the person is 2168 licensed to do so, is a trained serviceperson acting under the 2169 direct supervision of a commercial applicator, or is an 2170 immediate family member or a subordinate employee of a private 2171 applicator under the direct supervision of that private 2172 2173 applicator; (D) Refuse or fail to keep or maintain records required by 2174 the director in rules adopted under this chapter, or to make 2175

under this chapter; 2177
(E) Falsely or fraudulently represent the effect of 2178
pesticides or methods to be utilized; 2179

reports when and as required by the director in rules adopted

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(F) Apply known ineffective or improper materials;	2180
(G) Operate in a negligent manner, which includes the	2181
operation of faulty or unsafe equipment;	2182
(H) Impersonate any federal, state, county, or municipal	2183
official;	2184
(I) Make false or fraudulent records, invoices, or	2185
reports;	2186
(J) Fail to provide training to trained servicepersons in	2187
the application of pesticides;	2188
(K) Fail to provide direct supervision as specified in	2189
rules adopted under division (C) of section 921.16 of the	2190
Revised Code;	2191
(L) Distribute a misbranded or adulterated pesticide;	2192
(M) Use fraud or misrepresentation in making application	2193
for a license or registration or renewal of a license or	2194
registration;	2195
(N) Refuse, fail, or neglect to comply with any limitation	2196
or restriction of a license or registration issued under this	2197
chapter or rules adopted thereunder;	2198
(O) Aid or abet a licensee or another person in violating	2199
this chapter or rules adopted thereunder;	2200
(P) Make a false or misleading statement in an inspection	2201
concerning any infestation of pests or the use of pesticides;	2202
(Q) Refuse or fail to comply with this chapter, the rules	2203
adopted thereunder, or any lawful order of the director;	2204
(R) Distribute restricted use pesticides to the ultimate	2205
user without a pesticide dealer's license;	2206

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(S) Except as provided in division (F) of section 921.26	2207
of the Revised Code, distribute restricted use pesticides to an	2208
ultimate user who is not licensed under section 921.06, 921.08,	2209
or 921.11 of the Revised Code and rules adopted under this	2210
chapter;	2211
(T) Use any pesticide that is under an experimental use	2212
permit contrary to the provisions of the permit;	2213
(U) Engage in fraudulent business practices;	2214
(V) Dispose of any pesticide product or container in such	2215
a manner as to have unreasonable adverse effects on the	2216
environment;	2217
(W) Display any pesticide in any manner to produce	2218
unreasonable adverse effects on the environment, or to	2219
contaminate adjacent food, feed, or other products;	2220
	0.0.01
(X) Apply any pesticide by aircraft without being licensed	2221
as a commercial applicator;	2222
(Y) Distribute a pesticide that is not registered with the	2223
director;	2224
(Z) Fail to properly supervise a trained serviceperson.	2225
Sec. 921.26. (A) The penalties provided for violations of	2226
this chapter do not apply to any of the following:	2227
(1) Any carrier while lawfully engaged in transporting a	2228
pesticide or device within this state, if that carrier, upon	2229
request, permits the director of agriculture to copy all records	2230
showing the transactions in the movement of the pesticides or	2231
devices;	2232

(2) Public officials of this state and the federal 2233

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government, other than commercial applicators employed by the	2234
federal government, the state, or a political subdivision, while	2235
engaged in the performance of their official duties in	2236
administering state or federal pesticide laws or rules, or while	2237
engaged in pesticide research;	2238
(3) The manufacturer or shipper of a pesticide for	2239
experimental use only by or under supervision of an agency of	2240
this state or of the federal government authorized by law to	2241
conduct research in the field of pesticides, provided that the	2242
manufacturer or shipper is not required to obtain an	2243
experimental use permit from the United States environmental	2244
protection agency;	2245
(4) The manufacturer or shipper of a substance being	2246
tested in which its purpose only is to determine its value for	2247
pesticide purposes or to determine its toxicity or other	2248
properties, and from which the user does not expect to receive	2249
any benefit in pest control from its use;	2250
(5) Persons conducting laboratory research involving	2251
pesticides;	2252
(6) Persons who incidentally use pesticides. The	2253
incidental use shall involve only the application of general use	2254
pesticides. If a person incidentally uses a pesticide, the	2255
pesticide shall be applied in strict accordance with the	2256
manufacturer's label for general use purposes. If further	2257
applications are necessary following the incidental use	2258
application, a pesticide applicator shall apply the pesticide.	2259
(B) No pesticide or device shall be considered in	2260
violation of this chapter when intended solely for export to a	2261

foreign country, and when prepared or packed according to the

specifications or directions of the purchaser. If the pesticide	2263
or device is not so exported, this chapter applies.	2264
(C) No person who is licensed, regulated, or registered	2265
under section 921.02, 921.03, 921.06, 921.08, 921.09, 921.11, or	2266
921.13 of the Revised Code shall be required to obtain a license	2267
or permit to operate or to be otherwise regulated in such	2268
capacity by any local ordinance, or to meet any other condition	2269
except as otherwise provided by statute or rule of the United	2270
States or of this state.	2271
(D) Section 921.09 of the Revised Code does not apply to	2272
an individual who uses only ground equipment for the individual	2273
or for the individual's neighbors, provided that the individual	2274
meets all of the following requirements:	2275
(1) Is licensed under section 921.11 of the Revised Code;	2276
(2) Operates farm property and operates and maintains	2277
pesticide application equipment primarily for the individual's	2278
own use;	2279
(3) Is not regularly engaged in the business of applying	2280
pesticides for hire or does not publicly hold oneself out as a	2281
pesticide applicator;	2282
(4) Meets any other requirement established by rule.	2283
(E) Section 921.06 of the Revised Code relating to	2284
licenses and requirements for their issuance does not apply to	2285
licensed physicians or veterinarians applying pesticides to	2286
human beings or other animals during the normal course of their	2287
practice, provided that they are not regularly engaged in the	2288
business of applying pesticides for hire amounting to a	2289
principal or regular occupation or do not publicly hold	2290
themselves out as commercial applicators.	2291

(F) Division (S) of section 921.24 of the Revised Code 2292
does not apply to a pesticide dealer who distributes restricted 2293
use pesticides to a nonresident who is licensed in another state 2294
having a state plan approved by the United States environmental 2295
protection agency. 2296

Sec. 926.30. (A) No licensed handler or employee of a 2297 licensed handler who receives an agricultural commodity from a 2298 producer, either for sale or for storage under a bailment 2299 agreement, shall perform a quality test on the commodity for the 2300 2301 purpose of applying a premium, discount, or conditioning charge unless the person making the test has passed an examination on 2302 the subject that is approved by the director of agriculture. 2303 Upon Except as provided in division (D) of this section, upon 2304 application by a person who has passed the examination, the 2305 director shall issue to the person an agricultural commodity 2306 tester certificate that shall be valid for a period of three 2307 years. Except as otherwise provided in this division, an 2308 agricultural commodity tester shall pass an examination on 2309 agricultural commodity testing approved by the director prior to 2310 each renewal of a certificate. The director may exempt from the 2311 examination requirement for certificate renewal an agricultural 2312 commodity tester who, during the year prior to expiration of the 2313 certificate, successfully completes training on agricultural 2314 commodity testing that has been approved by the director. The 2315 director shall establish by rule standards that such training 2316 must meet in order to be approved by the director. The rules 2317 shall require the training to include instructions in the use of 2318 the official grain standards of the United States as a basis for 2319 determining the quality of the commodities tested by an 2320 agricultural commodity tester. An agricultural commodity tester 2321 certificate issued prior to the effective date of this amendment 2322

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July 29, 1998, shall be considered to be valid until the date on	2323
which, at the time of issuance, it was scheduled to expire. Upon	2324
expiration of the certificate, the examination requirement for	2325
renewal shall apply.	2326
(B) The director may determine that retraining or review	2327
is necessary for the tester as a result of changes in or	2327
-	
amendments to the official grain standards of the United States,	2329
or if the director has reason to believe that retraining is	2330
necessary as a result of complaints relating to the tester's	2331
inability to accurately test commodities according to the	2332
official grain standards. A fee to cover the cost of issuing	2333
certificates and administering the educational program shall be	2334
established by rule of the director adopted under Chapter 119.	2335
of the Revised Code and shall be deposited into the commodity	2336
handler regulatory program fund created in section 926.19 of the	2337
Revised Code.	2338
(C) The director may suspend or revoke the certificate of	2339
an agricultural commodity tester in accordance with Chapter 119.	2340
of the Revised Code for failure or inability of the tester to	2341
apply the official grain standards of the United States in	2342
testing the quality of an agricultural commodity.	2343
(D) The director shall issue an agricultural commodity	2344
tester certificate in accordance with Chapter 4796. of the	2345
Revised Code to an individual if either of the following	2346
applies:	2347
(1) The individual holds a license or certificate in	2348
another state.	2349
(2) The individual has satisfactory work experience, a	2350

government certification, or a private certification as 2351

described in that chapter as a agricultural commodity tester in	2352
a state that does not issue that license.	2353
Sec. 928.02. (A)(1) The director of agriculture shall	2354
establish a program to monitor and regulate hemp cultivation and	2355
processing in this state. Under the program, the director shall	2356
issue hemp cultivation licenses and hemp processing licenses in	2357
accordance with rules adopted under section 928.03 of the	2358
Revised Code.	2359
(2) As authorized by the director, the department of	2360
agriculture or a university may cultivate or process hemp	2361
without a hemp cultivation license or hemp processing license	2362
for research purposes.	2363
	0.0.6.4
(B) Except as authorized under division (A)(2) or (E) of	2364
this section, any person that wishes to cultivate hemp shall	2365
apply for and obtain a hemp cultivation license from the	2366
director in accordance with rules adopted under section 928.03	2367
of the Revised Code. Except as authorized under division (A)(2)	2368
<u>or (E)</u> of this section, any person that wishes to process hemp	2369
shall apply for and obtain a hemp processing license from the	2370
director in accordance with those rules. Such licenses are valid	2371
for three years unless earlier suspended or revoked by the	2372
director.	2373
(C) The department, a university, or any person may,	2374
without a hemp cultivation license or hemp processing license,	2375
possess, buy, or sell hemp or a hemp product.	2376
(D) Notwithstanding any other provision of the Revised	2377
Code to the contrary, the addition of hemp or a hemp product to	2378
any other product does not adulterate that other product.	2379
(E) The director shall issue a hemp cultivation license or	2380

hemp processing license in accordance with Chapter 4796. of the	2381
Revised Code to an individual if either of the following	2382
applies:	2383
	0004
(1) The individual holds the applicable license in another	2384
<u>state.</u>	2385
(2) The individual has satisfactory work experience, a	2386
government certification, or a private certification as	2387
described in that chapter as a hemp cultivator or hemp processor	2388
in a state that does not issue the applicable license.	2389
Sec. 943.09. Licenses (A) Except as provided in division	2390
(B) of this section, licenses shall be issued by the department	2391
of agriculture to weighers under such rules and regulations as	2392
the department shall prescribe. Each weigher shall display his	2393
the weigher's license in a conspicuous place on or adjacent to	2394
the weighing facility operated by such weigher. A weigher's	2395
license may be revoked for a violation of section 943.11 of the	2396
Revised Code or of the rules and regulations of the department	2397
relating thereto. The license of any weigher convicted of a	2398
violation of such section shall be promptly revoked. A weigher's	2399
license, unless revoked, shall expire on the thirty-first day of	2400
March of each year and shall be renewed according to the	2401
standard renewal procedure of sections 4745.01 to 4745.03,	2402
inclusive, of the Revised Code.	2403
(B) The director of agriculture shall issue a weigher's	2404
license in accordance with Chapter 4796. of the Revised Code to	2404
an individual if either of the following applies:	2405
an individual if either of the following applies.	2400
(1) The individual holds a license in another state.	2407
(2) The individual has satisfactory work experience, a	2408
government certification, or a private certification as	2409

described in that chapter as a weigher in a state that does not	2410
issue that license.	2411
Sec. 956.05. (A)(1) No person shall act as or perform the	2412
functions of a dog broker in this state without a dog broker	2413
license issued by the director of agriculture in accordance with	2414
this section and rules adopted under section 956.03 of the	2415
Revised Code.	2416
(2) The director shall not issue a license under this	2417
section unless the director determines that the applicant will	2418
act as or perform the functions of a dog broker in accordance	2419
with this chapter and rules adopted under it.	2420
(B) A person who is proposing to act as or perform the	2421
functions of a dog broker shall submit an application for a	2422
license to the director. During the month of December, but	2423
before the first day of January of the next year, a person who	2424
is proposing to continue to act as or perform the functions of a	2425
dog broker shall obtain a license from the director for the	2426
following year.	2427
(C) The director shall issue a dog broker license in	2428
accordance with Chapter 4796. of the Revised Code to a person if	2429
either of the following applies:	2430
(1) The person holds a license in another state.	2431
(2) The person has satisfactory work experience, a	2432
government certification, or a private certification as	2433
described in that chapter as a dog broker in a state that does	2434
not issue that license.	2435
Sec. 956.06. (A)(1) No person shall operate an animal	2436
rescue for dogs without first registering with the director of	2437
agriculture in accordance with <u>division (C) of this section or</u>	2438

rules adopted under section 956.03 of the Revised Code <u>, as</u>	2439
applicable. A registration is valid for one year.	2440
(2) A registration may be renewed. An application for	2441
	2441
renewal shall be submitted to the director at least ninety days	
prior to the expiration of the registration.	2443
(3) The director shall not charge a registration fee to an	2444
animal rescue for dogs. However, if a person fails to renew a	2445
registration prior to its expiration, the director shall charge	2446
the person a late renewal fee of two hundred dollars.	2447
(B) The director shall maintain a database of all persons	2448
that are registered to operate an animal rescue for dogs in this	2449
state.	2450
(C) The director shall issue an animal rescue license for	2451
dogs registration in accordance with Chapter 4796. of the	2452
Revised Code to a person if either of the following applies:	2453
(1) The person holds a license or registration in another	2454
<u>state.</u>	2455
(2) The person has satisfactory work experience, a	2456
government certification, or a private certification as	2457
described in that chapter as an animal rescue for dogs operator	2458
in a state that does not issue that license or registration.	2459
Sec. 1315.04. (A)(1) After accepting an application for a	2460
money transmitter license described in section 1315.03 of the	2461
Revised Code, the superintendent of financial institutions shall	2462
examine all the facts and circumstances relating to the	2463
application.	2464
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(2) At the applicant's expense, the superintendent may	2465
conduct an on-site examination of the applicant's books,	2466

records, and operations. If the superintendent requests, the	2467
applicant shall advance to the superintendent the	2468
superintendent's estimate of the cost of the on-site	2469
examination, with any unconsumed portion to be returned to the	2470
applicant.	2471
(3) The applicant shall pay the cost of its examination	2472
described in division (A) of this section, or any balance of the	2473
cost of its examination in the case of an applicant that	2474
advanced the estimated cost of its examination, within fourteen	2475
days after receiving an invoice for payment.	2476
(B) In making a determination on an application described	2477
in division (A)(1) of this section, the superintendent shall	2478
consider all of the following:	2479
(1) The applicant's financial condition;	2480
(2) The applicant's business practices;	2481
(3) The applicant's and its directors', executive	2482
(3) The applicant's and its directors', executive officers', and controlling persons' experience, competence, and	2482 2483
	-
officers', and controlling persons' experience, competence, and	2483
officers', and controlling persons' experience, competence, and history of compliance with applicable laws.	2483 2484
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application	2483 2484 2485
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A)(1) of this section if the applicant	2483 2484 2485 2486
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A)(1) of this section if the applicant does not meet both of the following requirements:	2483 2484 2485 2486 2487
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A)(1) of this section if the applicant does not meet both of the following requirements: (1) The applicant is a legally established business entity	2483 2484 2485 2486 2487 2488
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A)(1) of this section if the applicant does not meet both of the following requirements: (1) The applicant is a legally established business entity that is capitalized separately and distinctly from every other	2483 2484 2485 2486 2487 2488 2488 2489
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A) (1) of this section if the applicant does not meet both of the following requirements: (1) The applicant is a legally established business entity that is capitalized separately and distinctly from every other legal entity and is qualified to do business in this state.	2483 2484 2485 2486 2487 2488 2489 2490
officers', and controlling persons' experience, competence, and history of compliance with applicable laws. (C) The superintendent shall not approve an application described in division (A) (1) of this section if the applicant does not meet both of the following requirements: (1) The applicant is a legally established business entity that is capitalized separately and distinctly from every other legal entity and is qualified to do business in this state. (2) The applicant has a minimum net worth of not less than	2483 2484 2485 2486 2487 2488 2489 2490 2491

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sheet liabilities that the superintendent requires.

(D) (1) In approving an application for a money transmitter
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 license, the superintendent may impose any condition the
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 superintendent determines to be appropriate.
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(2) When Except as provided under division (F) of this 2499 section, when an applicant has satisfied all prior conditions 2500 imposed by the superintendent in approving the applicant's 2501 application for a money transmitter license and has provided a 2502 security device as required by section 1315.07 of the Revised 2503 Code, the superintendent shall issue the applicant a money 2504 transmitter license. A money transmitter license issued pursuant 2505 to this section remains in force and effect until surrendered by 2506 the licensee pursuant to section 1315.18 of the Revised Code or 2507 suspended or revoked by the superintendent pursuant to section 2508 1315.151 of the Revised Code. 2509

(E) On or before the first day of July of each year, each
licensee shall pay to the superintendent an annual fee for
carrying on the business as a money transmitter, which fee is
established by the superintendent pursuant to division (B) (A)
(2) of section 1315.13 of the Revised Code.

(F) The superintendent shall issue a money transmitter2515license in accordance with Chapter 4796. of the Revised Code to2516an applicant if either of the following applies:2517

(1) The applicant holds a license in another state. 2518

(2) The applicant has satisfactory work experience, a2519government certification, or a private certification as2520described in that chapter as a money transmitter in a state that2521does not issue that license.2522

Sec. 1315.13. Annually(A) Subject to division (B) of this 2523

section, the superintendent annually shall establish both of the	2524
following:	2525
$\frac{(A)}{(A)}$ The application fee for an application for a	2526
license to transmit money under section 1315.03 of the Revised	2527
Code;	2528
(B) (2) An annual fee described in division (E) of section	2529
1315.04 of the Revised Code for each licensee to carry on the	2530
business of a money transmitter. When establishing the annual	2531
fee for each licensee, the superintendent may consider the	2532
number of offices and authorized delegates the licensee has and	2533
the volume of business the licensee does in this state.	2534
(B) When establishing the application fee for an	2535
application for a license to transmit money under section	2536
1315.03 of the Revised Code, the superintendent shall comply	2537
with Chapter 4796. of the Revised Code.	2538
Sec. 1315.23. (A) Upon the filing of an application for an	2539
original license to engage in the business of cashing checks,	2540
and the payment of the fees for investigation and licensure, the	2541
superintendent of financial institutions shall investigate the	2542
financial condition and responsibility and general fitness of	2543
the applicant. As part of that investigation, the superintendent	2544
shall request that the superintendent of the bureau of criminal	2545
identification and investigation investigate and determine, with	2546
respect to the applicant, whether the bureau has any information	2547
gathered under section 109.57 of the Revised Code that pertains	2548
to that applicant.	2549

(B) The (1) Except as provided in division (B) (2) of this
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 section, the superintendent shall issue a license, which shall
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 apply to all check-cashing business locations of the applicant,
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if the superintendent determines that the applicant meets all	2553
the following requirements:	2554
$\frac{(1)}{(a)}$ The applicant is financially sound and has a net	2555
worth of at least twenty-five thousand dollars. The applicant's	2556
net worth shall be computed according to generally accepted	2557
accounting principles. The applicant shall maintain a net worth	2558
of at least twenty-five thousand dollars throughout the	2559
licensure period.	2560
(2) (b) The applicant has the ability and fitness in the	2561
capacity involved to engage in the business of cashing checks.	2562
(3) (c) The applicant has not been convicted of, or has	2563
not pleaded guilty or no contest to, a disqualifying offense	2564
determined in accordance with section 9.79 of the Revised Code.	2565
(4) The applicant has never had a check-cashing	2566
license revoked.	2567
(2) The superintendent shall issue a license to engage in	2568
the business of cashing checks in accordance with Chapter 4796.	2569
of the Revised Code to an applicant if either of the following	2570
applies:	2571
(a) The applicant holds a license in another state.	2572
(b) The applicant has satisfactory work experience, a	2573
government certification, or a private certification as	2574
described in that chapter in the business of cashing checks in a	2575
state that does not issue that license.	2576
(C)(1) A license issued to a check-cashing business shall	2577
	2011
remain in full force and effect through the thirty-first day of	2578
remain in full force and effect through the thirty-first day of December following its date of issuance, unless earlier	

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(2) Each check-cashing business shall conspicuously post	2581
and at all times display in every business location its check-	2582
cashing license. No check-cashing license is transferable or	2583
assignable.	2584
(D) A check-cashing business voluntarily may surrender its	2585

license at any time by giving written notice to the2586superintendent and sending, by certified mail, to the2587superintendent all license documents issued to it pursuant to2588sections 1315.21 to 1315.28 of the Revised Code.2589

(E) (1) A check-cashing business annually may apply to the
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 superintendent for a renewal of its license on or after the
 first day of December of the year in which its existing license
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 expires.

(2) If a check-cashing business files an application for a 2594 renewal license with the superintendent before the first day of 2595 January of any year, the license sought to be renewed shall 2596 continue in full force and effect until the issuance by the 2597 superintendent of the renewal license applied for or until ten 2598 days after the superintendent has given the check-cashing 2599 business notice of the superintendent's refusal to issue a 2600 renewal license. 2601

(F) The superintendent may, except as otherwise provided 2602 in this division, suspend, revoke, or refuse an original or 2603 renewal license for failure to comply with this section or for 2604 any violation of section 1315.28 of the Revised Code. If a 2605 suspension, revocation, or refusal of an original or renewal 2606 license is based on a violation of section 1315.28 of the 2607 Revised Code that is committed, without the licensee's 2608 knowledge, at a check-cashing business location of the licensee, 2609 the suspension or revocation applies only to that check-cashing 2610

business location. In all other cases, a suspension, revocation, or refusal of an original or renewal license applies to all

check-cashing business locations of the licensee. The2613superintendent shall not refuse an original license to an2614applicant because of a criminal conviction unless the refusal is2615in accordance with section 9.79 of the Revised Code.2616

(G) No original or renewal license shall be suspended, 2617 revoked, or refused except after a hearing in accordance with 2618 Chapter 119. of the Revised Code. In suspending a license under 2619 this division, the superintendent shall establish the length of 2620 the suspension, provided that no suspension may be for a period 2621 exceeding one year. The superintendent's decision to revoke, 2622 suspend, or refuse an original or renewal license may be 2623 appealed pursuant to Chapter 119. of the Revised Code. 2624

(H) Upon revocation of a license, the licensee shall
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immediately send, by certified mail, all license documents
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issued pursuant to sections 1310.21 to 1310.28 of the Revised
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Code to the superintendent.
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(I) The superintendent may, in lieu of a suspension or 2629revocation of a license, impose a fine of not more than one 2630thousand dollars for each violation. 2631

Sec. 1321.04. Upon (A) Except as otherwise provided in 2632 division (B) of this section, upon the filing of an application 2633 under section 1321.03 of the Revised Code and payment of fees 2634 pursuant to section 1321.20 of the Revised Code, the division of 2635 financial institutions shall investigate the facts concerning 2636 the applicant and the requirements provided for in divisions (A) 2637 (1) and (B) (2) of this section. 2638

The division shall approve the application and issue and

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deliver a license to the applicant if the division finds both of	2640
the following:	2641
$\frac{(A)}{(A)}$ That the financial responsibility, experience, and	2642
general fitness of the applicant and of the members thereof, if	2643
the applicant is a partnership or an association, and of the	2644
officers and directors thereof, if the applicant is a	2645
corporation, are such as to warrant the belief that the business	2646
will be operated lawfully, honestly, and fairly under sections	2647
1321.01 to 1321.19 of the Revised Code and within the purposes	2648
of those sections, that the applicant has fully complied with	2649
those sections, and that the applicant is qualified to act as a	2650
licensed lender;	2651
(B) (2) That the applicant has available for the operation	2652
of such business cash or moneys deposited in a readily	2653
accessible fund or account of not less than twenty-five thousand	2654
dollars.	2655
If the division does not so find, it shall enter an order	2656
If the division does not so find, it shall enter an order denying such application and forthwith notify the applicant of	
	2656
denying such application and forthwith notify the applicant of	2656 2657
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's	2656 2657 2658
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance	2656 2657 2658 2659
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial,	2656 2657 2658 2659 2660
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial, the division shall return the license fee but shall retain the	2656 2657 2658 2659 2660 2661
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial, the division shall return the license fee but shall retain the investigation fee.	2656 2657 2658 2659 2660 2661 2662
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial, the division shall return the license fee but shall retain the investigation fee. (B) The division shall issue and deliver a license in	2656 2657 2658 2659 2660 2661 2662 2663
denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial, the division shall return the license fee but shall retain the investigation fee. (B) The division shall issue and deliver a license in accordance with Chapter 4796. of the Revised Code to an	2656 2657 2658 2659 2660 2661 2662 2663 2663 2664
<pre>denying such application and forthwith notify the applicant of the denial, the grounds for the denial, and the applicant's reasonable opportunity to be heard on the action in accordance with Chapter 119. of the Revised Code. In the event of denial, the division shall return the license fee but shall retain the investigation fee.</pre> (B) The division shall issue and deliver a license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:	2656 2657 2658 2659 2660 2661 2662 2663 2664 2665

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described in that chapter in the business of lending money,	2669
credit, or choses in action in amounts of five thousand dollars	2670
or less in a state that does not issue that license.	2671
Sec. 1321.37. (A) Application for an original or renewal	2672
license to make short-term loans shall be in writing, under	2673
oath, and in the form prescribed by the superintendent of	2674
financial institutions, and shall contain the name and address	2675
of the applicant, the location where the business of making	2676
loans is to be conducted, and any further information as the	2677
superintendent requires. At the time of making an application	2678
for an original license, the applicant shall pay to the	2679
superintendent a nonrefundable investigation fee of two hundred	2680
dollars. No investigation fee or any portion thereof shall be	2681
refunded after an original license has been issued. The	2682
application for an original or renewal license shall be	2683
accompanied by an original or renewal license fee, for each	2684
business location of one thousand dollars, except that	2685
applications for original licenses issued on or after the first	2686
day of July for any year shall be accompanied by an original	2687
license fee of five hundred dollars, and except that an	2688
application for an original or renewal license, for a nonprofit	2689
corporation that is incorporated under Chapter 1702. of the	2690
Revised Code, shall be accompanied by an original or renewal	2691
license fee, for each business location, that is one-half of the	2692
fee otherwise required. All fees paid to the superintendent	2693
pursuant to this division shall be deposited into the state	2694
treasury to the credit of the consumer finance fund.	2695

(B) Upon the filing of an application for an original
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license and, with respect to an application filed for a renewal
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license, on a schedule determined by the superintendent by rule
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adopted pursuant to section 1321.43 of the Revised Code, and the
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payment of fees in accordance with division (A) of this section, 2700 the superintendent shall investigate the facts concerning the 2701 applicant and the requirements provided by this division. The 2702 superintendent shall request the superintendent of the bureau of 2703 criminal identification and investigation, or a vendor approved 2704 by the bureau, to conduct a criminal records check based on the 2705 applicant's fingerprints in accordance with section 109.572 of 2706 the Revised Code. Notwithstanding division (K) of section 121.08 2707 of the Revised Code, the superintendent of financial 2708 institutions shall request that criminal record information from 2709 the federal bureau of investigation be obtained as part of the 2710 criminal records check. The superintendent of financial 2711 institutions shall conduct a civil records check. The 2712 superintendent shall approve an application and issue an 2713 original or renewal license to the applicant if the 2714 superintendent finds all of the following: 2715

(1) The financial responsibility, experience, and general 2716 fitness of the applicant are such as to warrant the belief that 2717 the business of making loans will be operated lawfully, 2718 honestly, and fairly under sections 1321.35 to 1321.48 of the 2719 Revised Code and within the purposes of those sections; that the 2720 applicant has fully complied with those sections and any rule or 2721 order adopted or issued pursuant to section 1321.43 of the 2722 Revised Code; and that the applicant is qualified to engage in 2723 the business of making loans under sections 1321.35 to 1321.48 2724 of the Revised Code. 2725

(2) The applicant is financially sound and has a net worth
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(3) The applicant is financially sound and has a net worth
(4) The applicant is financially sound and has a net worth
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to generally accepted accounting principles.

(3) The applicant has never had revoked a license to make
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loans under sections 1321.35 to 1321.48 of the Revised Code,
under former sections 1315.35 to 1315.44 of the Revised Code, or
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to do business under sections 1315.21 to 1315.30 of the Revised
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Code.

(4) Neither the applicant nor any senior officer, or
partner of the applicant, has pleaded guilty to or been
convicted of a disqualifying offense as determined in accordance
with section 9.79 of the Revised Code.

(5) Neither the applicant nor any senior officer, or 2741 partner of the applicant, has been subject to any adverse 2742 judgment for conversion, embezzlement, misappropriation of 2743 funds, fraud, misfeasance or malfeasance, or breach of fiduciary 2744 duty, or if the applicant or any of those other persons has been 2745 subject to such a judgment, the applicant has proven to the 2746 superintendent, by a preponderance of the evidence, that the 2747 applicant's or other person's activities and employment record 2748 since the judgment show that the applicant or other person is 2749 honest and truthful and there is no basis in fact for believing 2750 that the applicant or other person will be subject to such a 2751 judgment again. 2752

(C) If the superintendent finds that the applicant does 2753 not meet the requirements of division (B) of this section, or 2754 the superintendent finds that the applicant knowingly or 2755 repeatedly contracts with or employs persons to directly engage 2756 in lending activities who have been convicted of a felony crime 2757 listed in division (B)(5) of this section, the superintendent 2758 shall issue an order denying the application for an original or 2759 renewal license and giving the applicant an opportunity for a 2760

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hearing on the denial in accordance with Chapter 119. of the2761Revised Code. The superintendent shall notify the applicant of2762the denial, the grounds for the denial, and the applicant's2763opportunity for a hearing. If the application is denied, the2764superintendent shall return the annual license fee but shall2765retain the investigation fee.2766

(D) No person licensed under sections 1321.35 to 1321.48 2767 of the Revised Code shall conduct business in this state unless 2768 the licensee has obtained and maintains in effect at all times a 2769 corporate surety bond issued by a bonding company or insurance 2770 company authorized to do business in this state. The bond shall 2771 be in favor of the superintendent and in the penal sum of at 2772 least one hundred thousand dollars, or in the case of a 2773 nonprofit corporation that is incorporated under Chapter 1702. 2774 of the Revised Code, in the amount of fifty thousand dollars. 2775 The term of the bond shall coincide with the term of the 2776 license. The licensee shall file a copy of the bond with the 2777 superintendent. The bond shall be for the exclusive benefit of 2778 any borrower injured by a violation by a licensee or any 2779 employee of a licensee, of any provision of sections 1321.35 to 2780 1321.48 of the Revised Code. 2781

(E) Notwithstanding any provision of this section to the2782contrary, the superintendent shall issue an original license in2783accordance with Chapter 4796. of the Revised Code to an2784applicant if either of the following applies:2785

(1) The applicant holds a license in another state.

(2) The applicant has satisfactory work experience, a2787government certification, or a private certification as2788described in that chapter as a short-term lender in a state that2789does not issue that license.2790

Sec. 1321.53. (A)(1) An application for a certificate of 2791 registration under sections 1321.51 to 1321.60 of the Revised 2792 Code shall contain an undertaking by the applicant to abide by 2793 those sections. The application shall be in writing, under oath, 2794 and in the form prescribed by the division of financial 2795 institutions, and shall contain any information that the 2796 division may require. Applicants that are foreign corporations 2797 shall obtain and maintain a license pursuant to Chapter 1703. of 2798 the Revised Code before a certificate is issued or renewed. 2799

(2) Upon the filing of the application and the payment by 2800 2801 the applicant of a nonrefundable two-hundred-dollar investigation fee and a nonrefundable three-hundred-dollar 2802 annual registration fee, the division shall investigate the 2803 relevant facts. If the application involves investigation 2804 outside this state, the applicant may be required by the 2805 division to advance sufficient funds to pay any of the actual 2806 expenses of such investigation, when it appears that these 2807 expenses will exceed two hundred dollars. An itemized statement 2808 of any of these expenses which the applicant is required to pay 2809 shall be furnished to the applicant by the division. No 2810 certificate shall be issued unless all the required fees have 2811 been submitted to the division. 2812

(3) The investigation undertaken upon application shall 2813 include both a civil and criminal records check of the applicant 2814 including any individual whose identity is required to be 2815 disclosed in the application. Where the applicant is a business 2816 entity the superintendent shall have the authority to require a 2817 civil and criminal background check of those persons that in the 2818 determination of the superintendent have the authority to direct 2819 and control the operations of the applicant. 2820

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(4) (a) Notwithstanding division (K) of section 121.08 of 2821 the Revised Code, the superintendent of financial institutions 2822 shall obtain a criminal history records check and, as part of 2823 that records check, request that criminal record information 2824 from the federal bureau of investigation be obtained. To fulfill 2825 this requirement, the superintendent shall request the 2826 superintendent of the bureau of criminal identification and 2827 investigation, or a vendor approved by the bureau, to conduct a 2828 criminal records check based on the applicant's fingerprints or, 2829 if the fingerprints are unreadable, based on the applicant's 2830 social security number, in accordance with section 109.572 of 2831 the Revised Code. 2832

(b) Any fee required under division (C)(3) of section 109.572 of the Revised Code shall be paid by the applicant.

(5) If an application for a certificate of registration
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does not contain all of the information required under division
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(A) of this section, and if such information is not submitted to
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the division within ninety days after the superintendent
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requests the information in writing, including by electronic
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transmission or facsimile, the superintendent may consider the
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application withdrawn.

(6) If the division finds that the financial 2842 responsibility, experience, and general fitness of the applicant 2843 command the confidence of the public and warrant the belief that 2844 the business will be operated honestly and fairly in compliance 2845 with the purposes of sections 1321.51 to 1321.60 of the Revised 2846 Code and the rules adopted thereunder, and that the applicant 2847 has the applicable net worth and assets required by division (B) 2848 (C) of this section, the division shall thereupon issue a 2849 certificate of registration to the applicant. The superintendent 2850

shall not use a credit score as the sole basis for a 2851 registration denial. 2852

(a) (i) Certificates of registration issued on or after 2853 July 1, 2010, shall annually expire on the thirty-first day of 2854 December, unless renewed by the filing of a renewal application 2855 and payment of a three-hundred-dollar nonrefundable annual 2856 registration fee and any assessment as determined by the 2857 superintendent pursuant to division (A)(6)(a)(ii) of this 2858 section on or before the last day of December of each year. No 2859 other fee or assessment shall be required of a registrant by the 2860 state or any political subdivision of this state. 2861

(ii) If the renewal fees billed by the superintendent 2862 pursuant to division (A)(6)(a)(i) of this section are less than 2863 the estimated expenditures of the consumer finance section of 2864 the division of financial institutions, as determined by the 2865 superintendent, for the following fiscal year, the 2866 superintendent may assess each registrant at a rate sufficient 2867 to equal in the aggregate the difference between the renewal 2868 fees billed and the estimated expenditures. Each registrant 2869 2870 shall pay the assessed amount to the superintendent prior to the 2871 last day of June. In no case shall the assessment exceed ten 2872 cents per each one hundred dollars of interest (excluding charge-off recoveries), points, loan origination charges, and 2873 credit line charges collected by that registrant during the 2874 previous calendar year. If such an assessment is imposed, it 2875 shall not be less than two hundred fifty dollars per registrant 2876 and shall not exceed thirty thousand dollars less the total 2877 renewal fees paid pursuant to division (A)(6)(a)(i) of this 2878 section by each registrant. 2879

(b) Registrants shall timely file renewal applications on

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forms prescribed by the division and provide any further 2881 information that the division may require. If a renewal 2882 application does not contain all of the information required 2883 under this section, and if that information is not submitted to 2884 the division within ninety days after the superintendent 2885 requests the information in writing, including by electronic 2886 transmission or facsimile, the superintendent may consider the 2887 application withdrawn. 2888

(c) Renewal shall not be granted if the applicant's 2889
certificate of registration is subject to an order of 2890
suspension, revocation, or an unpaid and past due fine imposed 2891
by the superintendent. 2892

(d) If the division finds the applicant does not meet the 2893 conditions set forth in this section, it shall issue a notice of 2894 intent to deny the application, and forthwith notify the 2895 applicant of the denial, the grounds for the denial, and the 2896 applicant's reasonable opportunity to be heard on the action in 2897 accordance with Chapter 119. of the Revised Code. 2898

(7) If there is a change of five per cent or more in the 2899 2900 ownership of a registrant, the division may make any investigation necessary to determine whether any fact or 2901 condition exists that, if it had existed at the time of the 2902 original application for a certificate of registration, the fact 2903 or condition would have warranted the division to deny the 2904 application under division (A) (6) of this section. If such a 2905 fact or condition is found, the division may, in accordance with 2906 Chapter 119. of the Revised Code, revoke the registrant's 2907 certificate. 2908

(B) Notwithstanding division (A) of this section, the2909division shall issue a certificate of registration in accordance2910

with Chapter 4796. of the Revised Code to an applicant if either	2911
of the following applies:	2912
(1) The applicant holds a license or certificate in	2913
another state.	2914
(2) The applicant has satisfactory work experience, a	2915
government certification, or a private certification as	2916
described in that chapter as a general loan lender in a state	2917
that does not issue that license.	2918
(C) Each registrant that engages in lending under sections	2919
1321.51 to 1321.60 of the Revised Code shall maintain both of	2920
the following:	2921
(1) A net worth of at least fifty thousand dollars;	2922
(2) For each certificate of registration, assets of at	2923
least fifty thousand dollars either in use or readily available	2924
for use in the conduct of the business.	2925
-(C)-(D) Not more than one place of business shall be	2926
maintained under the same certificate, but the division may	2927
issue additional certificates to the same registrant upon	2928
compliance with sections 1321.51 to 1321.60 of the Revised Code,	2929
governing the issuance of a single certificate. No change in the	2930
place of business of a registrant to a location outside the	2931
original municipal corporation shall be permitted under the same	2932
certificate without the approval of a new application, the	2933
payment of the registration fee and, if required by the	2934
superintendent, the payment of an investigation fee of two	2935
hundred dollars. When a registrant wishes to change its place of	2936
business within the same municipal corporation, it shall give	2937
written notice of the change in advance to the division, which	2938
shall provide a certificate for the new address without cost. If	2939

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a registrant changes its name, prior to making loans under the 2940 new name it shall give written notice of the change to the 2941 division, which shall provide a certificate in the new name 2942 without cost. Sections 1321.51 to 1321.60 of the Revised Code do 2943 not limit the loans of any registrant to residents of the 2944 community in which the registrant's place of business is 2945 situated. Each certificate shall be kept conspicuously posted in 2946 the place of business of the registrant and is not transferable 2947 2948 or assignable. (D) (E) Sections 1321.51 to 1321.60 of the Revised Code do 2949 not apply to any of the following: 2950 (1) Entities chartered and lawfully doing business under 2951 the authority of any law of this state, another state, or the 2952 United States as a bank, savings bank, trust company, savings 2953 and loan association, or credit union, or a subsidiary of any 2954 such entity, which subsidiary is regulated by a federal banking 2955 agency and is owned and controlled by such a depository 2956 institution; 2957 (2) Life, property, or casualty insurance companies 2958 licensed to do business in this state; 2959 (3) Any person that is a lender making a loan pursuant to 2960 2961 sections 1321.01 to 1321.19 or sections 1321.62 to 1321.701 of the Revised Code or a business loan as described in division (B) 2962

(6) of section 1343.01 of the Revised Code;

(4) Any political subdivision, or any governmental or
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other public entity, corporation, instrumentality, or agency, in
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or of the United States or any state of the United States, or
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any entity described in division (B) (3) of section 1343.01 of
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the Revised Code;

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(5) A college or university, or controlled entity of a
college or university, as those terms are defined in section
1713.05 of the Revised Code.
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(E) (F) No person engaged in the business of selling2972tangible goods or services related to tangible goods may receive2973or retain a certificate under sections 1321.51 to 1321.60 of the2974Revised Code for such place of business.2975

Sec. 1321.64. (A) An application for a license shall 2976 contain an undertaking by the applicant to abide by those 2977 sections. The application shall be in writing, under oath, and 2978 in the form prescribed by the superintendent of financial 2979 institutions, and shall contain any information that the 2980 superintendent may require. Applicants that are foreign 2981 corporations shall obtain and maintain a license pursuant to 2982 Chapter 1703. of the Revised Code before a license is issued or 2983 renewed. 2984

(B) Upon the filing of the application and the payment by 2985 the applicant of a nonrefundable investigation fee of two 2986 hundred dollars, a nonrefundable annual registration fee of 2987 three hundred dollars, and any additional fee required by the 2988 NMLSR, the division of financial institutions shall investigate 2989 the relevant facts. If the application involves investigation 2990 outside this state, the applicant may be required by the 2991 division to advance sufficient funds to pay any of the actual 2992 expenses of the investigation when it appears that these 2993 expenses will exceed two hundred dollars. An itemized statement 2994 of any of these expenses which the applicant is required to pay 2995 shall be furnished to the applicant by the division. A license 2996 shall not be issued unless all the required fees have been 2997 submitted to the division. 2998

(C) (1) The investigation undertaken upon receipt of anapplication shall include both a civil and criminal recordscheck of any control person.3001

(2) (a) Notwithstanding division (K) of section 121.08 of
the Revised Code, the superintendent shall obtain a criminal
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records check on each control person and, as part of that
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records check, request that criminal records information from
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the federal bureau of investigation be obtained. To fulfill this
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requirement, the superintendent shall do either of the
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following:

(i) Request the superintendent of the bureau of criminal
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identification and investigation, or a vendor approved by the
bureau, to conduct a criminal records check based on the control
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person's fingerprints or, if the fingerprints are unreadable,
based on the control person's social security number, in
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accordance with section 109.572 of the Revised Code;
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(ii) Authorize the NMLSR to request a criminal records3015check of the control person.3016

(b) Any fee required under division (C) (3) of section 3017
109.572 of the Revised Code or by the NMLSR shall be paid by the 3018
applicant. 3019

(D) If an application for a license does not contain all
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 of the information required under division (A) of this section,
 and if such information is not submitted to the division or to
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 the NMLSR within ninety days after the superintendent or the
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 NMLSR requests the information in writing, including by
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 electronic transmission or facsimile, the superintendent may
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 consider the application withdrawn.

(E) If the superintendent of financial institutions finds 3027

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that the financial responsibility, experience, and general 3028 fitness of the applicant command the confidence of the public 3029 and warrant the belief that the business will be operated 3030 honestly and fairly in compliance with the purposes of sections 3031 1321.62 to 1321.702 of the Revised Code and the rules adopted 3032 thereunder, and that the applicant has the requisite net worth 3033 and assets required under section 1321.65 of the Revised Code, 3034 the superintendent shall issue a license to the applicant. The 3035 license shall be valid until the thirty-first day of December of 3036 the year in which it is issued. A person may be licensed under 3037 both sections 1321.51 to 1321.60 and sections 1321.62 to 3038 1321.702 of the Revised Code. 3039

(F) If the superintendent finds that the applicant does 3040
not meet the conditions set forth in this section, the 3041
superintendent shall issue a notice of intent to deny the 3042
application, and promptly notify the applicant of the denial, 3043
the grounds for the denial, and the applicant's reasonable 3044
opportunity to be heard on the action in accordance with Chapter 3045
119. of the Revised Code. 3046

(G) Notwithstanding any provision of this section to the3047contrary, the superintendent shall issue a license in accordance3048with Chapter 4796. of the Revised Code to an applicant if either3049of the following applies:3050

(1) The applicant holds a license in another state.3051(2) The applicant has satisfactory work experience, a3052government certification, or a private certification as3053described in that chapter as a consumer installment loan lender3054in a state that does not issue that license.3055

Sec. 1321.74. (A) Application for a license as a premium

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finance company shall be in writing, under oath, in the form 3057 prescribed by the division of financial institutions. An 3058 applicant also shall provide the form of premium finance 3059 agreement it intends to use in doing business under sections 3060 1321.71 to 1321.83 of the Revised Code. Upon the filing of an 3061 application and the payment of the license fee, and upon deposit 3062 of an investigation fee not to exceed three hundred dollars if 3063 the investigation can be conducted in this state or the 3064 estimated costs of the investigation if it must be conducted 3065 outside this state, the division shall make an investigation of 3066 each applicant and shall issue a license if the applicant is 3067 gualified in accordance with sections 1321.71 to 1321.83 of the 3068 Revised Code. An itemized statement of any investigation 3069 expenses incurred which the applicant is required to pay shall 3070 be furnished the applicant by the division, and only the actual 3071 cost of such investigation shall be paid by the applicant, but 3072 at no time shall the investigation fee be less than two hundred 3073 dollars. If the division does not so find, it shall, within a 3074 reasonable period of time after it has received the application, 3075 at the request of the applicant, give the applicant opportunity 3076 for a hearing conducted in accordance with Chapter 119. of the 3077 Revised Code. 3078

(B) (1) The division shall, except as provided in division 3079
(B) (2) of this section, issue or renew a license when it is 3080 satisfied that the applicant: 3081

(a) Is competent and trustworthy and intends to act ingood faith in the capacity involved by the license applied for;3083

(b) Has a good business reputation and has had experience, 3084
training, or education so as to be qualified in the business for 3085
which the license is applied for; 3086

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(c) If a corporation, is a corporation incorporated under
 3087
 the laws of this state or is a foreign corporation authorized to
 3088
 transact business in this state;
 3089

(d) Has a net worth of at least fifty thousand dollars, as 3090determined in accordance with generally accepted accounting 3091principles; 3092

(e) With respect to the issuance of a license, has filed
with the division a form of premium finance agreement that
complies with sections 1321.71 to 1321.83 of the Revised Code.
3093

(2) The division shall not refuse to issue a license to an
applicant because of a criminal conviction unless the refusal is
3097
in accordance with section 9.79 of the Revised Code.
3098

(C) Not more than one place of business shall be 3099
maintained under the same license, but the division may issue 3100
additional licenses to the same licensee upon compliance with 3101
sections 1321.71 to 1321.83 of the Revised Code. 3102

No change in the place of business of a licensee to a 3103 location outside the original municipal corporation shall be 3104 permitted under the same license without the approval of a new 3105 application, the payment of the license fee as determined by the 3106 superintendent of financial institutions pursuant to section 3107 1321.20 of the Revised Code, and, if required by the 3108 superintendent, the payment of an investigation fee of two 3109 hundred dollars. If a licensee wishes to change its place of 3110 business within the same municipal corporation, it shall give 3111 written notice of the change in advance to the division, which 3112 shall provide a license for the new address without cost. If a 3113 licensee changes its name, it shall give, prior to entering into 3114 or otherwise acquiring premium finance agreements under the new 3115

name, written notice of the change to the division, which shall	3116
provide a license in the new name, without cost.	3117
Each license shall be kept conspicuously posted in the	3118
place of business of the licensee and is not transferable or	3119
assignable.	3120
Notwithstanding any other provision of this section to the	3121
contrary, the division shall issue a license to act as a premium	3122
finance company in accordance with Chapter 4796. of the Revised	3123
Code to an applicant if either of the following applies:	3124
(1) The applicant is licensed in another state.	3125
(2) The applicant has satisfactory work experience, a	3126
government certification, or a private certification as	3127
described in that chapter as an operator of a premium finance	3128
company in a state that does not issue that license.	3129
Sec. 1322.10. (A) Upon the conclusion of the investigation	3130
required under division (B) of section 1322.09 of the Revised	3131
Code, the superintendent of financial institutions shall issue a	3132
certificate of registration to the applicant if the	3133
superintendent finds that the following conditions are met:	3134
(1) The application is accompanied by the application fee	3135
and any fee required by the nationwide mortgage licensing system	3136
and registry.	3137
(a) If a check or other draft instrument is returned to	3138
the superintendent for insufficient funds, the superintendent	3139
shall notify the applicant by certified mail, return receipt	3140
requested, that the application will be withdrawn unless the	3141
applicant, within thirty days after receipt of the notice,	3142
submits the application fee and a one-hundred-dollar penalty to	3143
the superintendent. If the applicant does not submit the	3144

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application fee and penalty within that time period, or if any3145check or other draft instrument used to pay the fee or penalty3146is returned to the superintendent for insufficient funds, the3147application shall be withdrawn.3148

(b) If a check or other draft instrument is returned to 3149 the superintendent for insufficient funds after the certificate 3150 of registration has been issued, the superintendent shall notify 3151 the registrant by certified mail, return receipt requested, that 3152 the certificate of registration issued in reliance on the check 3153 or other draft instrument will be canceled unless the 3154 3155 registrant, within thirty days after receipt of the notice, submits the application fee and a one-hundred-dollar penalty to 3156 the superintendent. If the registrant does not submit the 3157 application fee and penalty within that time period, or if any 3158 check or other draft instrument used to pay the fee or penalty 3159 is returned to the superintendent for insufficient funds, the 3160 certificate of registration shall be canceled immediately 3161 without a hearing, and the registrant shall cease activity as a 3162 mortgage broker, mortgage lender, or mortgage servicer. 3163

(2) If the application is for a location that is a 3164
residence, evidence that the use of the residence to transact 3165
business as a mortgage lender, mortgage broker, or mortgage 3166
servicer is not prohibited. 3167

(3) The applicant maintains all necessary filings andapprovals required by the secretary of state.3169

(4) The applicant complies with the surety bondrequirements of section 1322.32 of the Revised Code.3171

(5) The applicant has not made a material misstatement offact or material omission of fact in the application.3173

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(6) Neither the applicant nor any person whose identity is 3174 required to be disclosed on an application for a certificate of 3175 registration has had such a certificate of registration or 3176 mortgage loan originator license, or any comparable authority, 3177 revoked in any governmental jurisdiction or has pleaded guilty 3178 or nolo contendere to or been convicted of a disqualifying 3179 offense as determined in accordance with section 9.79 of the 3180 Revised Code. 3181

(7) The applicant's operations manager successfully3182completed the examination required by section 1322.27 of theRevised Code.3184

(8) The applicant's financial responsibility, experience,
and general fitness command the confidence of the public and
and general fitness command the business will be operated honestly,
fairly, and efficiently in compliance with the purposes of this
chapter and the rules adopted thereunder. The superintendent
shall not use a credit score or a bankruptcy as the sole basis
for registration denial.

(B) For purposes of determining whether an applicant that 3192 is a partnership, corporation, or other business entity or 3193 association has met the conditions set forth in divisions (A)(6) 3194 and (8) of this section, the superintendent shall determine 3195 which partners, shareholders, or persons named in the 3196 application must meet those conditions. This determination shall 3197 be based on the extent and nature of the partner's, 3198 shareholder's, or person's ownership interest in the 3199 partnership, corporation, or other business entity or 3200 association that is the applicant and on whether the person is 3201 in a position to direct, control, or adversely influence the 3202 operations of the applicant. 3203

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(C) The certificate of registration issued pursuant to 3204 division (A) of this section may be renewed annually on or 3205 before the thirty-first day of December if the superintendent 3206 finds that all of the following conditions are met: 3207 (1) The renewal application is accompanied by a 3208 nonrefundable renewal fee of seven hundred dollars for each 3209 location of an office to be maintained by the applicant in 3210 accordance with division (A) of section 1322.07 of the Revised 3211 Code and any fee required by the nationwide mortgage licensing 3212 3213 system and registry. If a check or other draft instrument is 3214 returned to the superintendent for insufficient funds, the superintendent shall notify the registrant by certified mail, 3215 return receipt requested, that the certificate of registration 3216 renewed in reliance on the check or other draft instrument will 3217 be canceled unless the registrant, within thirty days after 3218 receipt of the notice, submits the renewal fee and a one-3219 hundred-dollar penalty to the superintendent. If the registrant 3220 does not submit the renewal fee and penalty within that time 3221 period, or if any check or other draft instrument used to pay 3222 the fee or penalty is returned to the superintendent for 3223 insufficient funds, the certificate of registration shall be 3224 canceled immediately without a hearing and the registrant shall 3225 cease activity as a mortgage broker, mortgage lender, or 3226 mortgage servicer. 3227

(2) The applicant meets the conditions set forth in 3228 divisions (A)(2), (3), (4), (5), (7), and (8) of this section. 3229

(3) Neither the applicant nor any person whose identity is
required to be disclosed on the renewal application has had a
certificate of registration or mortgage loan originator license,
or any comparable authority, revoked in any governmental
3230

jurisdiction or has pleaded guilty or nolo contendere to or been	3234
convicted of any of the following in a domestic, foreign, or	3235
military court:	3236
(a) During the seven-year period immediately preceding the	3237
date of the renewal application but excluding any time before	3238
the certificate of registration was issued, a misdemeanor	3239
involving theft or any felony;	3240
(b) At any time between the date of the original	3241
certificate of registration and the date of the renewal	3242
application, a felony involving an act of fraud, dishonesty, a	3243
breach of trust, theft, or money laundering.	3244
(4) The applicant's certificate of registration is not	3245
subject to an order of suspension or an unpaid and past due fine	3246
imposed by the superintendent.	3247
(D)(1) Subject to division (D)(2) of this section, if a	3248
renewal fee or additional fee required by the nationwide	3249
mortgage licensing system and registry is received by the	3250
superintendent after the thirty-first day of December, the	3251
certificate of registration shall not be considered renewed, and	3252
the applicant shall cease activity as a mortgage lender,	3253
mortgage broker, or mortgage servicer.	3254
(2) Division (D)(1) of this section shall not apply if the	3255
applicant, not later than forty-five days after the renewal	3256
deadline, submits the renewal fee or additional fee and a one-	3257
hundred-fifty-dollar penalty to the superintendent.	3258
(E) Certificates of registration issued under this chapter	3259
annually expire on the thirty-first day of December.	3260
(F) The pardon or expungement of a conviction shall not be	3261
considered a conviction for purposes of this section.	3262

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(G) Notwithstanding any provision of this chapter to the	3263
contrary, the superintendent shall issue a certificate of	3264
registration in accordance with Chapter 4796. of the Revised	3265
Code to an applicant if either of the following applies:	3266
(1) The applicant holds a license or certificate of	3267
registration in another state.	3268
(2) The applicant has satisfactory work experience, a	3269
government certification, or a private certification as	3270
described in that chapter as a mortgage broker or mortgage	3271
lender in a state that does not issue that license or	3272
certificate of registration.	3273
Sec. 1322.21. (A) Upon the conclusion of the investigation	3274
required under division (C) of section 1322.20 of the Revised	3275
Code, the superintendent of financial institutions shall issue a	3276
mortgage loan originator license to the applicant if the	3277
superintendent finds that the following conditions are met:	3278
(1) The application is accompanied by the application fee	3279
and any fee required by the nationwide mortgage licensing system	3280
and registry.	3281
(a) If a check or other draft instrument is returned to	3282
the superintendent for insufficient funds, the superintendent	3283
shall notify the applicant by certified mail, return receipt	3284
requested, that the application will be withdrawn unless the	3285
applicant, within thirty days after receipt of the notice,	3286
submits the application fee and a one-hundred-dollar penalty to	3287
the superintendent. If the applicant does not submit the	3288
application fee and penalty within that time period, or if any	3289
check or other draft instrument used to pay the fee or penalty	3290
is returned to the superintendent for insufficient funds, the	3291

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3292

application shall be withdrawn.

(b) If a check or other draft instrument is returned to 3293 the superintendent for insufficient funds after the license has 3294 been issued, the superintendent shall notify the licensee by 3295 certified mail, return receipt requested, that the license 3296 issued in reliance on the check or other draft instrument will 3297 be canceled unless the licensee, within thirty days after 3298 receipt of the notice, submits the application fee and a one-3299 hundred-dollar penalty to the superintendent. If the licensee 3300 does not submit the application fee and penalty within that time 3301 period, or if any check or other draft instrument used to pay 3302 the fee or penalty is returned to the superintendent for 3303 insufficient funds, the license shall be canceled immediately 3304 without a hearing, and the licensee shall cease activity as a 3305 3306 loan originator.

(2) The applicant has not made a material misstatement offact or material omission of fact in the application.3308

(3) The applicant has not been convicted of or pleaded
guilty or nolo contendere to a disqualifying offense as
determined in accordance with section 9.79 of the Revised Code.
3311

(4) The applicant completed the prelicensing instructionset forth in division (B) of section 1322.20 of the RevisedCode.3314

(5) The applicant's financial responsibility and general 3315 fitness command the confidence of the public and warrant the 3316 belief that the business will be operated honestly and fairly in 3317 compliance with the purposes of this chapter. The superintendent 3318 shall not use a credit score or bankruptcy as the sole basis for 3319 a license denial. 3320

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3349

(6) The applicant is in compliance with the surety bond 3321 requirements of section 1322.32 of the Revised Code. 3322 (7) The applicant has not had a mortgage loan originator 3323 license, or comparable authority, revoked in any governmental 3324 jurisdiction. 3325 (B) The license issued under division (A) of this section 3326 may be renewed annually on or before the thirty-first day of 3327 December if the superintendent finds that all of the following 3328 conditions are met: 3329 (1) The renewal application is accompanied by a 3330 nonrefundable renewal fee of two hundred dollars and any fee 3331 required by the nationwide mortgage licensing system and 3332 registry. If a check or other draft instrument is returned to 3333 the superintendent for insufficient funds, the superintendent 3334 shall notify the licensee by certified mail, return receipt 3335 requested, that the license renewed in reliance on the check or 3336 other draft instrument will be canceled unless the licensee, 3337 within thirty days after receipt of the notice, submits the 3338 renewal fee and a one-hundred-dollar penalty to the 3339 superintendent. If the licensee does not submit the renewal fee 3340 and penalty within that time period, or if any check or other 3341 draft instrument used to pay the fee or penalty is returned to 3342 the superintendent for insufficient funds, the license shall be 3343 canceled immediately without a hearing, and the licensee shall 3344 cease activity as a loan originator. 3345

(2) The applicant has completed at least eight hours of3346continuing education as required under section 1322.28 of theRevised Code.3348

(3) The applicant meets the conditions set forth in

thirty-first day of December.

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3377

divisions (A)(2), (4), (5), (6), and (7) of this section.	3350
(1) (1) (1) (2), (4), (3), (6), and (7) of this section.	3330
(4) The applicant has not been convicted of or pleaded	3351
guilty or nolo contendere to any of the following in a domestic,	3352
foreign, or military court:	3353
(a) During the seven-year period immediately preceding the	3354
date of the renewal application but excluding any time before	3355
the license was issued, a misdemeanor involving theft or any	3356
felony;	3357
(b) At any time between the date of the original license	3358
and the date of the renewal application, a felony involving an	3359
act of fraud, dishonesty, a breach of trust, theft, or money	3360
laundering.	3361
(5) The applicant's license is not subject to an order of	3362
suspension or an unpaid and past due fine imposed by the	3363
superintendent.	3364
(C)(1) Subject to division (C)(2) of this section, if a	3365
license renewal application fee, including any fee required by	3366
the nationwide mortgage licensing system and registry, is	3367
received by the superintendent after the thirty-first day of	3368
December, the license shall not be considered renewed, and the	3369
applicant shall cease activity as a mortgage loan originator.	3370
(2) Division (C)(1) of this section shall not apply if the	3371
applicant, not later than forty-five days after the renewal	3372
deadline, submits the renewal application and any other required	3373
fees and a one-hundred-fifty-dollar penalty to the	3374
superintendent.	3375
(D) Mortgage originator licenses annually expire on the	3376

(E) The pardon or expungement of a conviction shall not be	3378
considered a conviction for purposes of this section. When	3379
determining the eligibility of an applicant, the superintendent	3380
may consider the underlying crime, facts, or circumstances	3381
connected with a pardoned or expunged conviction.	3382
(F) Notwithstanding any provision of this chapter to the	3383
contrary, the superintendent shall issue a mortgage loan	3384
originator license in accordance with Chapter 4796. of the	3385
Revised Code to an applicant if either of the following applies:	3386
(1) The applicant holds a license in another state.	3387
(2) The applicant has satisfactory work experience, a	3388
government certification, or a private certification as	3389
described in that chapter as a mortgage loan originator in a	3390
state that does not issue that license.	3391
Sec. 1513.07. (A)(1) No operator shall conduct a coal	3392
Sec. 1513.07. (A)(1) No operator shall conduct a coal mining operation without a permit for the operation issued by	3392 3393
-	
mining operation without a permit for the operation issued by the chief of the division of mineral resources management.	3393 3394
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be	3393 3394 3395
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the</pre>	3393 3394
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be	3393 3394 3395
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the</pre>	3393 3394 3395 3396
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is</pre>	3393 3394 3395 3396 3397
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary</pre>	3393 3394 3395 3396 3397 3398
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if</pre>	3393 3394 3395 3396 3397 3398 3399
<pre>mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if the application is full and complete for the specified longer</pre>	3393 3394 3395 3396 3397 3398 3399 3400
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if the application is full and complete for the specified longer term, the chief may grant a permit for the longer term. A	3393 3394 3395 3396 3397 3398 3399 3400 3401
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if the application is full and complete for the specified longer term, the chief may grant a permit for the longer term. A successor in interest to a permittee who applies for a new	3393 3394 3395 3396 3397 3398 3399 3400 3401 3402
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if the application is full and complete for the specified longer term, the chief may grant a permit for the longer term. A successor in interest to a permittee who applies for a new permit within thirty days after succeeding to the interest and	3393 3394 3395 3396 3397 3398 3399 3400 3401 3402 3403
mining operation without a permit for the operation issued by the chief of the division of mineral resources management. (2) All permits issued pursuant to this chapter shall be issued for a term not to exceed five years, except that, if the applicant demonstrates that a specified longer term is reasonably needed to allow the applicant to obtain necessary financing for equipment and the opening of the operation and if the application is full and complete for the specified longer term, the chief may grant a permit for the longer term. A successor in interest to a permittee who applies for a new permit within thirty days after succeeding to the interest and who is able to obtain the performance security of the original	3393 3394 3395 3396 3397 3398 3399 3400 3401 3402 3403 3404

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original permittee until the successor's application is granted 3407 or denied. 3408 (3) A permit shall terminate if the permittee has not 3409 commenced the coal mining operations covered by the permit 3410 within three years after the issuance of the permit, except that 3411 the chief may grant reasonable extensions of the time upon a 3412 showing that the extensions are necessary by reason of 3413 litigation precluding the commencement or threatening 3414 substantial economic loss to the permittee or by reason of 3415 conditions beyond the control and without the fault or 3416 3417 negligence of the permittee, and except that with respect to coal to be mined for use in a synthetic fuel facility or 3418 specified major electric generating facility, the permittee 3419 shall be deemed to have commenced coal mining operations at the 3420 time construction of the synthetic fuel or generating facility 3421 is initiated. 3422 (4) (a) Any permit issued pursuant to this chapter shall 3423 carry with it the right of successive renewal upon expiration 3424 with respect to areas within the boundaries of the permit. The 3425 holders of the permit may apply for renewal and the renewal 3426 shall be issued unless the chief determines by written findings, 3427 subsequent to fulfillment of the public notice requirements of 3428 this section and section 1513.071 of the Revised Code through 3429 demonstrations by opponents of renewal or otherwise, that one or 3430 more of the following circumstances exists: 3431 (i) The terms and conditions of the existing permit are 3432 not being satisfactorily met. 3433

(ii) The present coal mining and reclamation operation is3434not in compliance with the environmental protection standards of3435this chapter.3436

(iii) The renewal requested substantially jeopardizes the3437operator's continuing responsibilities on existing permit areas.3438

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(iv) The applicant has not provided evidence that thegerformance security in effect for the operation will continuein effect for any renewal requested in the application.3441

(v) Any additional, revised, or updated information
required by the chief has not been provided. Prior to the
approval of any renewal of a permit, the chief shall provide
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notice to the appropriate public authorities as prescribed by
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rule of the chief.

(b) If an application for renewal of a valid permit
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includes a proposal to extend the mining operation beyond the
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boundaries authorized in the existing permit, the portion of the
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application for renewal of a valid permit that addresses any new
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land areas shall be subject to the full standards applicable to
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new applications under this chapter.

(c) A permit renewal shall be for a term not to exceed the
period of the original permit established by this chapter.
Application for permit renewal shall be made at least one
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hundred twenty days prior to the expiration of the valid permit.
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(5) A permit issued pursuant to this chapter does not
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eliminate the requirements for obtaining a permit to install or
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modify a disposal system or any part thereof or to discharge
sewage, industrial waste, or other wastes into the waters of the
state in accordance with Chapter 6111. of the Revised Code.
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(B) (1) The permit application shall be submitted in a 3462manner satisfactory to the chief and shall contain, among other 3463things, all of the following: 3464

(a) The names and addresses of all of the following: 3465

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(i) The permit applicant;	3466
(ii) Every legal owner of record of the property, surface	3467
and mineral, to be mined;	3468
(iii) The holders of record of any leasehold interest in	3469
the property;	3470
(iv) Any purchaser of record of the property under a real	3471
estate contract;	3472
(v) The operator if different from the applicant;	3473
(vi) If any of these are business entities other than a	3474
single proprietor, the names and addresses of the principals,	3475
officers, and statutory agent for service of process.	3476
(b) The names and addresses of the owners of record of all	3477
surface and subsurface areas adjacent to any part of the permit	3478
 (vi) If any of these are business entities other than a le proprietor, the names and addresses of the principals, cers, and statutory agent for service of process. (b) The names and addresses of the owners of record of all ace and subsurface areas adjacent to any part of the permit (c) A statement of any current or previous coal mining its in the United States held by the applicant, the permit 	3479
(c) A statement of any current or previous coal mining	3480
permits in the United States held by the applicant, the permit	3481
identification, and any pending applications;	3482
(d) If the applicant is a partnership, corporation,	3483
association, or other business entity, the following where	3484
applicable: the names and addresses of every officer, partner,	3485
director, or person performing a function similar to a director,	3486
of the applicant, the name and address of any person owning, of	3487
record, ten per cent or more of any class of voting stock of the	3488
applicant, a list of all names under which the applicant,	3489
partner, or principal shareholder previously operated a coal	3490
mining operation within the United States within the five-year	3491
period preceding the date of submission of the application, and	3492
a list of the person or persons primarily responsible for	3493

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ensuring that the applicant complies with the requirements of 3494 this chapter and rules adopted pursuant thereto while mining and 3495 reclaiming under the permit; 3496

(e) A statement of whether the applicant, any subsidiary, 3497
affiliate, or persons controlled by or under common control with 3498
the applicant, any partner if the applicant is a partnership, 3499
any officer, principal shareholder, or director if the applicant 3500
is a corporation, or any other person who has a right to control 3501
or in fact controls the management of the applicant or the 3502
selection of officers, directors, or managers of the applicant: 3503

(i) Has ever held a federal or state coal mining permit
(i) Has ever held a federal or state coal mining permit
(i) Has ever held a federal or state coal mining permit
(i) Has ever held a federal or state coal mining bond, period prior to the date of submission of
(i) State of the state of submission of
(i) State of the state

(ii) Has been an officer, partner, director, principal 3510 shareholder, or person having the right to control or has in 3511 fact controlled the management of or the selection of officers, 3512 directors, or managers of a business entity that has had a coal 3513 mining or surface mining permit that in the five-year period 3514 prior to the date of submission of the application has been 3515 suspended or revoked or has had a coal mining or surface mining 3516 bond, performance security, or similar security deposited in 3517 lieu of bond forfeited and, if so, a brief explanation of the 3518 facts involved. 3519

(f) A copy of the applicant's advertisement to be
published in a newspaper of general circulation in the locality
of the proposed site at least once a week for four successive
weeks, which shall include the ownership of the proposed mine, a
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description of the exact location and boundaries of the proposed	3524
site sufficient to make the proposed operation readily	3525
identifiable by local residents, and the location where the	3526
application is available for public inspection;	3527

(g) A description of the type and method of coal mining
operation that exists or is proposed, the engineering techniques
proposed or used, and the equipment used or proposed to be used;
3530

(h) The anticipated or actual starting and terminationdates of each phase of the mining operation and number of acresof land to be affected;3533

(i) An accurate map or plan, to an appropriate scale, 3534 clearly showing the land to be affected, the land upon which the 3535 applicant has the legal right to enter and commence coal mining 3536 operations, and the land for which the applicant will acquire 3537 the legal right to enter and commence coal mining operations 3538 during the term of the permit, copies of those documents upon 3539 which is based the applicant's legal right to enter and commence 3540 coal mining operations or a notarized statement describing the 3541 applicant's legal right to enter and commence coal mining 3542 operations, and a statement whether that right is the subject of 3543 pending litigation. This chapter does not authorize the chief to 3544 adjudicate property title disputes. 3545

(j) The name of the watershed and location of the surface 3546stream or tributary into which drainage from the operation will 3547be discharged; 3548

(k) A determination of the probable hydrologic
 3549
 consequences of the mining and reclamation operations, both on
 and off the mine site, with respect to the hydrologic regime,
 3551
 providing information on the quantity and quality of water in
 3552

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surface and ground water systems including the dissolved and 3553 suspended solids under seasonal flow conditions and the 3554 collection of sufficient data for the mine site and surrounding 3555 areas so that an assessment can be made by the chief of the 3556 probable cumulative impacts of all anticipated mining in the 3557 area upon the hydrology of the area and particularly upon water 3558 availability, but this determination shall not be required until 3559 hydrologic information of the general area prior to mining is 3560 made available from an appropriate federal or state agency; 3561 however, the permit shall not be approved until the information 3562 is available and is incorporated into the application; 3563

(1) When requested by the chief, the climatological
3564
factors that are peculiar to the locality of the land to be
affected, including the average seasonal precipitation, the
average direction and velocity of prevailing winds, and the
seasonal temperature ranges;

(m) Accurate maps prepared by or under the direction of 3569 and certified by a qualified registered professional engineer, 3570 registered surveyor, or licensed landscape architect to an 3571 appropriate scale clearly showing all types of information set 3572 forth on topographical maps of the United States geological 3573 survey of a scale of not more than four hundred feet to the 3574 inch, including all artificial features and significant known 3575 archeological sites. The map, among other things specified by 3576 the chief, shall show all boundaries of the land to be affected, 3577 the boundary lines and names of present owners of record of all 3578 surface areas abutting the permit area, and the location of all 3579 buildings within one thousand feet of the permit area. 3580

(n) (i) Cross-section maps or plans of the land to beaffected including the actual area to be mined, prepared by or3582

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under the direction of and certified by a qualified registered 3583 professional engineer or certified professional geologist with 3584 assistance from experts in related fields such as hydrology, 3585 hydrogeology, geology, and landscape architecture, showing 3586 pertinent elevations and locations of test borings or core 3587 samplings and depicting the following information: the nature 3588 and depth of the various strata of overburden; the nature and 3589 thickness of any coal or rider seam above the coal seam to be 3590 mined; the nature of the stratum immediately beneath the coal 3591 seam to be mined; all mineral crop lines and the strike and dip 3592 of the coal to be mined within the area to be affected; existing 3593 or previous coal mining limits; the location and extent of known 3594 workings of any underground mines, including mine openings to 3595 the surface; the location of spoil, waste, or refuse areas and 3596 topsoil preservation areas; the location of all impoundments for 3597 waste or erosion control; any settling or water treatment 3598 facility; constructed or natural drainways and the location of 3599 any discharges to any surface body of water on the land to be 3600 affected or adjacent thereto; profiles at appropriate cross 3601 sections of the anticipated final surface configuration that 3602 will be achieved pursuant to the operator's proposed reclamation 3603 plan; the location of subsurface water, if encountered; the 3604 location and quality of aquifers; and the estimated elevation of 3605 the water table. Registered surveyors shall be allowed to 3606 perform all plans, maps, and certifications under this chapter 3607 as they are authorized under Chapter 4733. of the Revised Code. 3608

(ii) A statement of the quality and locations of
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subsurface water. The chief shall provide by rule the number of
locations to be sampled, frequency of collection, and parameters
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to be analyzed to obtain the statement required.
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(o) A statement of the results of test borings or core

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samplings from the permit area, including logs of the drill 3614 holes, the thickness of the coal seam found, an analysis of the 3615 chemical properties of the coal, the sulfur content of any coal 3616 seam, chemical analysis of potentially acid or toxic forming 3617 sections of the overburden, and chemical analysis of the stratum 3618 lying immediately underneath the coal to be mined, except that 3619 this division may be waived by the chief with respect to the 3620 specific application by a written determination that its 3621 requirements are unnecessary. If the test borings or core 3622 samplings from the permit area indicate the existence of 3623 potentially acid forming or toxic forming quantities of sulfur 3624 in the coal or overburden to be disturbed by mining, the 3625 application also shall include a statement of the acid 3626 generating potential and the acid neutralizing potential of the 3627 rock strata to be disturbed as calculated in accordance with the 3628 calculation method established under section 1513.075 of the 3629 Revised Code or with another calculation method. 3630

(p) For those lands in the permit application that a
reconnaissance inspection suggests may be prime farmlands, a
soil survey shall be made or obtained according to standards
established by the secretary of the United States department of
agriculture in order to confirm the exact location of the prime
a635
farmlands, if any;

3637 (q) A certificate issued by an insurance company authorized to do business in this state certifying that the 3638 applicant has a public liability insurance policy in force for 3639 the coal mining and reclamation operations for which the permit 3640 is sought or evidence that the applicant has satisfied other 3641 state self-insurance requirements. The policy shall provide for 3642 personal injury and property damage protection in an amount 3643 adequate to compensate any persons damaged as a result of coal 3644

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mining and reclamation operations, including the use of 3645 explosives, and entitled to compensation under the applicable 3646 provisions of state law. The policy shall be maintained in 3647 effect during the term of the permit or any renewal, including 3648 the length of all reclamation operations. The insurance company 3649 shall give prompt notice to the permittee and the chief if the 3650 public liability insurance policy lapses for any reason 3651 including the nonpayment of insurance premiums. Upon the lapse 3652 of the policy, the chief may suspend the permit and all other 3653 outstanding permits until proper insurance coverage is obtained. 3654

(r) The business telephone number of the applicant;

(s) If the applicant seeks an authorization under division 3656 (E) (7) of this section to conduct coal mining and reclamation 3657 operations on areas to be covered by the permit that were 3658 affected by coal mining operations before August 3, 1977, that 3659 have resulted in continuing water pollution from or on the 3660 previously mined areas, such additional information pertaining 3661 to those previously mined areas as may be required by the chief, 3662 including, without limitation, maps, plans, cross sections, data 3663 necessary to determine existing water quality from or on those 3664 areas with respect to pH, iron, and manganese, and a pollution 3665 abatement plan that may improve water quality from or on those 3666 areas with respect to pH, iron, and manganese. 3667

(2) Information pertaining to coal seams, test borings,
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core samplings, or soil samples as required by this section
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shall be made available by the chief to any person with an
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interest that is or may be adversely affected, except that
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information that pertains only to the analysis of the chemical
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and physical properties of the coal, excluding information
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regarding mineral or elemental content that is potentially toxic
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in the environment, shall be kept confidential and not made a	3675
matter of public record.	3676
(3)(a) If the chief finds that the probable total annual	3677
production at all locations of any operator will not exceed	3678
three hundred thousand tons, the following activities, upon the	3679
written request of the operator in connection with a permit	3680
application, shall be performed by a qualified public or private	3681
laboratory or another public or private qualified entity	3682
designated by the chief, and the cost of the activities shall be	3683
assumed by the chief, provided that sufficient moneys for such	3684
assistance are available:	3685
(i) The determination of probable hydrologic consequences	3686
required under division (B)(1)(k) of this section;	3687
	5007
(ii) The development of cross-section maps and plans	3688
required under division (B)(1)(n)(i) of this section;	3689
(iii) The geologic drilling and statement of results of	3690
test borings and core samplings required under division (B)(1)	3691
(o) of this section;	3692
(iv) The collection of archaeological information required	3693
under division (B)(1)(m) of this section and any other	3694
archaeological and historical information required by the chief,	3695
and the preparation of plans necessitated thereby;	3696
(v) Pre-blast surveys required under division (E) <u>(</u>B)(5)	3697
of section 1513.161 of the Revised Code;	3698
(vi) The collection of site-specific resource information	3699
	2700

and production of protection and enhancement plans for fish and3700wildlife habitats and other environmental values required by the3701chief under this chapter.3702

(b) A coal operator that has received assistance under 3703 division (B) (3) (a) of this section shall reimburse the chief for 3704 the cost of the services rendered if the chief finds that the 3705 operator's actual and attributed annual production of coal for 3706 all locations exceeds three hundred thousand tons during the 3707 twelve months immediately following the date on which the 3708 operator was issued a coal mining and reclamation permit. 3709

(4) Each applicant for a permit shall submit to the chief
as part of the permit application a reclamation plan that meets
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the requirements of this chapter.

(5) Each applicant for a coal mining and reclamation
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(6) Each applicant for a coal mining and reclamation
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permit shall submit to the chief as part of the permit
application a blasting plan that describes the procedures and
standards by which the operator will comply with section
1513.161 of the Revised Code.

(C) Each reclamation plan submitted as part of a permit 3724 application shall include, in the detail necessary to 3725 demonstrate that reclamation required by this chapter can be 3726 accomplished and in the detail necessary for the chief to 3727 determine the estimated cost of reclamation if the reclamation 3728 has to be performed by the division of mineral resources 3729 management in the event of forfeiture of the performance 3730 security by the applicant, a statement of: 3731

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(1) The identification of the lands subject to coal mining	3732
operations over the estimated life of those operations and the	3733
size, sequence, and timing of the subareas for which it is	3734
anticipated that individual permits for mining will be sought;	3735

(2) The condition of the land to be covered by the permit3736prior to any mining, including all of the following:3737

(a) The uses existing at the time of the application and,
3738
if the land has a history of previous mining, the uses that
3739
preceded any mining;
3740

(b) The capability of the land prior to any mining to 3741
support a variety of uses, giving consideration to soil and 3742
foundation characteristics, topography, and vegetative cover 3743
and, if applicable, a soil survey prepared pursuant to division 3744
(B) (1) (p) of this section; 3745

(c) The productivity of the land prior to mining,
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including appropriate classification as prime farmlands as well
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as the average yield of food, fiber, forage, or wood products
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obtained from the land under high levels of management.
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(3) The use that is proposed to be made of the land 3750 following reclamation, including information regarding the 3751 utility and capacity of the reclaimed land to support a variety 3752 of alternative uses, the relationship of the proposed use to 3753 existing land use policies and plans, and the comments of any 3754 owner of the land and state and local governments or agencies 3755 thereof that would have to initiate, implement, approve, or 3756 authorize the proposed use of the land following reclamation; 3757

(4) A detailed description of how the proposed postmining
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land use is to be achieved and the necessary support activities
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that may be needed to achieve the proposed land use;
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(5) The engineering techniques proposed to be used in 3761 mining and reclamation and a description of the major equipment; 3762 a plan for the control of surface water drainage and of water 3763 accumulation; a plan, where appropriate, for backfilling, soil 3764 stabilization, and compacting, grading, and appropriate 3765 revegetation; a plan for soil reconstruction, replacement, and 3766 stabilization, pursuant to the performance standards in section 3767 1513.16 of the Revised Code, for those food, forage, and forest 3768 lands identified in that section; and a statement as to how the 3769 permittee plans to comply with each of the requirements set out 3770 in section 1513.16 of the Revised Code; 3771

(6) A description of the means by which the utilization
and conservation of the solid fuel resource being recovered will
be maximized so that reaffecting the land in the future can be
3774
minimized;

(7) A detailed estimated timetable for the accomplishment3776of each major step in the reclamation plan;3777

(8) A description of the degree to which the coal mining
and reclamation operations are consistent with surface owner
plans and applicable state and local land use plans and
programs;

(9) The steps to be taken to comply with applicable air
 and water quality laws and regulations and any applicable health
 and safety standards;
 3782

(10) A description of the degree to which the reclamation
plan is consistent with local physical, environmental, and
climatological conditions;
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(11) A description of all lands, interests in lands, oroptions on such interests held by the applicant or pending bids3789

on interests in lands by the applicant, which lands are	3790
contiguous to the area to be covered by the permit;	3791
(12) The results of test borings that the applicant has	3792
made at the area to be covered by the permit, or other	3793
equivalent information and data in a form satisfactory to the	3794
chief, including the location of subsurface water, and an	3795
analysis of the chemical properties, including acid forming	3796
properties of the mineral and overburden; except that	3797
information that pertains only to the analysis of the chemical	3798
and physical properties of the coal, excluding information	3799
regarding mineral or elemental contents that are potentially	3800
toxic in the environment, shall be kept confidential and not	3801
made a matter of public record;	3802
(13) A detailed description of the measures to be taken	3803
during the mining and reclamation process to ensure the	3804
protection of all of the following:	3805
(a) The quality of surface and ground water systems, both	3806
on- and off-site, from adverse effects of the mining and	3807
reclamation process;	3808
(b) The rights of present users to such water;	3809
(c) The quantity of surface and ground water systems, both	3810
on- and off-site, from adverse effects of the mining and	3811
reclamation process or, where such protection of quantity cannot	3812
be assured, provision of alternative sources of water.	3813
(14) Any other requirements the chief prescribes by rule.	3814
(D)(1) Any information required by division (C) of this	3815
section that is not on public file pursuant to this chapter	3816
shall be held in confidence by the chief.	3817

(2) With regard to requests for an exemption from the 3818 requirements of this chapter for coal extraction incidental to 3819 the extraction of other minerals, as described in division (H) 3820 (1) (a) of section 1513.01 of the Revised Code, confidential 3821 information includes and is limited to information concerning 3822 trade secrets or privileged commercial or financial information 3823 relating to the competitive rights of the persons intending to 3824 conduct the extraction of minerals. 3825

(E) (1) Upon the basis of a complete mining application and 3826 3827 reclamation plan or a revision or renewal thereof, as required by this chapter, and information obtained as a result of public 3828 notification and public hearing, if any, as provided by section 3829 1513.071 of the Revised Code, the chief shall grant, require 3830 modification of, or deny the application for a permit and notify 3831 the applicant in writing in accordance with division (I)(3) of 3832 this section. An application is deemed to be complete as 3833 submitted to the chief unless the chief, within fourteen days of 3834 the submission, identifies deficiencies in the application in 3835 writing and subsequently submits a copy of a written list of 3836 deficiencies to the applicant. An application shall not be 3837 considered incomplete or denied by reason of right of entry 3838 documentation, provided that the applicant documents the 3839 applicant's legal right to enter and mine at least sixty-seven 3840 per cent of the total area for which coal mining operations are 3841 proposed. 3842

A decision of the chief denying a permit shall state in 3843 writing the specific reasons for the denial. 3844

The applicant for a permit or revision of a permit has the3845burden of establishing that the application is in compliance3846with all the requirements of this chapter. Within ten days after3847

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the granting of a permit, the chief shall notify the boards of 3848 township trustees and county commissioners, the mayor, and the 3849 legislative authority in the township, county, and municipal 3850 corporation in which the area of land to be affected is located 3851 that a permit has been issued and shall describe the location of 3852 the land. However, failure of the chief to notify the local 3853 officials shall not affect the status of the permit. 3854

(2) No permit application or application for revision of
an existing permit shall be approved unless the application
affirmatively demonstrates and the chief finds in writing on the
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basis of the information set forth in the application or from
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information otherwise available, which shall be documented in
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the approval and made available to the applicant, all of the
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following:

(a) The application is accurate and complete and all therequirements of this chapter have been complied with.3863

(b) The applicant has demonstrated that the reclamation3864required by this chapter can be accomplished under the3865reclamation plan contained in the application.3866

(c) (i) Assessment of the probable cumulative impact of all
anticipated mining in the general and adjacent area on the
hydrologic balance specified in division (B) (1) (k) of this
section has been made by the chief, and the proposed operation
has been designed to prevent material damage to hydrologic
balance outside the permit area.

(ii) There shall be an ongoing process conducted by the
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chief in cooperation with other state and federal agencies to
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review all assessments of probable cumulative impact of coal
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mining in light of post-mining data and any other hydrologic
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information as it becomes available to determine if the3877assessments were realistic. The chief shall take appropriate3878action as indicated in the review process.3879

(d) The area proposed to be mined is not included within 3880 an area designated unsuitable for coal mining pursuant to 3881 section 1513.073 of the Revised Code or is not within an area 3882 under study for such designation in an administrative proceeding 3883 commenced pursuant to division (A) (3) (c) or (B) of section 3884 1513.073 of the Revised Code unless in an area as to which an 3885 administrative proceeding has commenced pursuant to division (A) 3886 (3)(c) or (B) of section 1513.073 of the Revised Code, the 3887 operator making the permit application demonstrates that, prior 3888 to January 1, 1977, the operator made substantial legal and 3889 financial commitments in relation to the operation for which a 3890 permit is sought. 3891

(e) In cases where the private mineral estate has been 3892
severed from the private surface estate and surface disturbance 3893
will result from the applicant's proposed use of a strip mining 3894
method, the applicant has submitted to the chief one of the 3895
following: 3896

(i) The written consent of the surface owner to the
surface disturbance that will result from the extraction of coal
by the applicant's proposed strip mining method;
3899

(ii) A conveyance that expressly grants or reserves the 3900right to extract the coal by strip mining methods that cause 3901surface disturbance; 3902

(iii) If the conveyance does not expressly grant the right 3903
to extract coal by strip mining methods that cause surface 3904
disturbance, the surface-subsurface legal relationship 3905

concerning surface disturbance shall be determined under the law	3906
of this state. This chapter does not authorize the chief to	3907
adjudicate property rights disputes.	3908
(3)(a) The applicant shall file with the permit	3909
application a schedule listing all notices of violations of any	3910
law, rule, or regulation of the United States or of any	3911
department or agency thereof or of any state pertaining to air	3912
or water environmental protection incurred by the applicant in	3913
connection with any coal mining operation during the three-year	3914
period prior to the date of application. The schedule also shall	3915
indicate the final resolution of such a notice of violation.	3916
Upon receipt of an application, the chief shall provide a	3917
schedule listing all notices of violations of this chapter	3918
pertaining to air or water environmental protection incurred by	3919
the applicant during the three-year period prior to receipt of	3920
the application and the final resolution of all such notices of	3921
violation. The chief shall provide this schedule to the	3922
applicant for filing by the applicant with the application filed	3923
for public review, as required by division (B)(5) of this	3924
section. When the schedule or other information available to the	3925
chief indicates that any coal mining operation owned or	3926
controlled by the applicant is currently in violation of such	3927
laws, the permit shall not be issued until the applicant submits	3928
proof that the violation has been corrected or is in the process	3929
of being corrected to the satisfaction of the regulatory	3930
authority, department, or agency that has jurisdiction over the	3931
violation and that any civil penalties owed to the state for a	3932
violation and not the subject of an appeal have been paid. No	3933
permit shall be issued to an applicant after a finding by the	3934
chief that the applicant or the operator specified in the	3935
application controls or has controlled mining operations with a	3936

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demonstrated pattern of willful violations of this chapter of a 3937 nature and duration to result in irreparable damage to the 3938 environment as to indicate an intent not to comply with or a 3939 disregard of this chapter. 3940 (b) For the purposes of division (E)(3)(a) of this 3941 section, any violation resulting from an unanticipated event or 3942 condition at a surface coal mining operation on lands eligible 3943 for remining under a permit held by the person submitting an 3944 application for a coal mining permit under this section shall 3945 3946 not prevent issuance of that permit. As used in this division, "unanticipated event or condition" means an event or condition 3947 encountered in a remining operation that was not contemplated by 3948 the applicable surface coal mining and reclamation permit. 3949 (4) (a) In addition to finding the application in 3950

compliance with division (E)(2) of this section, if the area 3951 proposed to be mined contains prime farmland as determined 3952 pursuant to division (B)(1)(p) of this section, the chief, after 3953 consultation with the secretary of the United States department 3954 of agriculture and pursuant to regulations issued by the 3955 secretary of the interior with the concurrence of the secretary 3956 of agriculture, may grant a permit to mine on prime farmland if 3957 3958 the chief finds in writing that the operator has the technological capability to restore the mined area, within a 3959 reasonable time, to equivalent or higher levels of yield as 3960 nonmined prime farmland in the surrounding area under equivalent 3961 levels of management and can meet the soil reconstruction 3962 standards in section 1513.16 of the Revised Code. 3963

(b) Division (E) (4) (a) of this section does not apply to a 3964
permit issued prior to August 3, 1977, or revisions or renewals 3965
thereof. 3966

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(5) The chief shall issue an order denying a permit after
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(6) The chief may issue an order denying a permit after 3970 finding that the applicant, any partner, if the applicant is a 3971 partnership, any officer, principal shareholder, or director, if 3972 the applicant is a corporation, or any other person who has a 3973 right to control or in fact controls the management of the 3974 applicant or the selection of officers, directors, or managers 3975 of the applicant has been a sole proprietor or partner, officer, 3976 director, principal shareholder, or person having the right to 3977 control or has in fact controlled the management of or the 3978 selection of officers, directors, or managers of a business 3979 entity that ever has had a coal mining license or permit issued 3980 by this or any other state or the United States suspended or 3981 revoked, ever has forfeited a coal or surface mining bond, 3982 performance security, or similar security deposited in lieu of 3983 bond in this or any other state or with the United States, or 3984 ever has substantially or materially failed to comply with this 3985 chapter. 3986

(7) When issuing a permit under this section, the chief 3987 may authorize an applicant to conduct coal mining and 3988 reclamation operations on areas to be covered by the permit that 3989 were affected by coal mining operations before August 3, 1977, 3990 that have resulted in continuing water pollution from or on the 3991 previously mined areas for the purpose of potentially reducing 3992 the pollution loadings of pH, iron, and manganese from 3993 discharges from or on the previously mined areas. Following the 3994 chief's authorization to conduct such operations on those areas, 3995 the areas shall be designated as pollution abatement areas for 3996 the purposes of this chapter. 3997

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The chief shall not grant an authorization under division	3998
(E)(7) of this section to conduct coal mining and reclamation	3999
operations on any such previously mined areas unless the	4000
applicant demonstrates to the chief's satisfaction that all of	4001
the following conditions are met:	4002
(a) The applicant's pollution abatement plan for mining	4003
and reclaiming the previously mined areas represents the best	4004
available technology economically achievable.	4005
(b) Implementation of the plan will potentially reduce	4006
pollutant loadings of pH, iron, and manganese resulting from	4007
discharges of surface waters or ground water from or on the	4008
previously mined areas within the permit area.	4009
(c) Implementation of the plan will not cause any	4010
additional degradation of surface water quality off the permit	4011
area with respect to pH, iron, and manganese.	4012
(d) Implementation of the plan will not cause any	4013
additional degradation of ground water.	4014
(e) The plan meets the requirements governing mining and	4015
reclamation of such previously mined pollution abatement areas	4016
established by the chief in rules adopted under section 1513.02	4017
of the Revised Code.	4018
(f) Neither the applicant; any partner, if the applicant	4019
is a partnership; any officer, principal shareholder, or	4020
director, if the applicant is a corporation; any other person	4021
who has a right to control or in fact controls the management of	4022
the applicant or the selection of officers, directors, or	4023
managers of the applicant; nor any contractor or subcontractor	4024
of the applicant, has any of the following:	4025
(i) Responsibility or liability under this chapter or	4026

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rules adopted under it as an operator for treating the4027discharges of water pollutants from or on the previously mined4028areas for which the authorization is sought;4029

(ii) Any responsibility or liability under this chapter or
rules adopted under it for reclaiming the previously mined areas
for which the authorization is sought;
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(iii) During the eighteen months prior to submitting the 4033 permit application requesting an authorization under division 4034 (E) (7) of this section, had a coal mining and reclamation permit 4035 suspended or revoked under division (D)(3) of section 1513.02 of 4036 the Revised Code for violating this chapter or Chapter 6111. of 4037 the Revised Code or rules adopted under them with respect to 4038 water quality, effluent limitations, or surface or ground water 4039 monitoring; 4040

(iv) Ever forfeited a coal or surface mining bond,
performance security, or similar security deposited in lieu of a
bond in this or any other state or with the United States.
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(8) In the case of the issuance of a permit that involves 4044 a conflict of results between various methods of calculating 4045 potential acidity and neutralization potential for purposes of 4046 assessing the potential for acid mine drainage to occur at a 4047 mine site, the permit shall include provisions for monitoring 4048 and record keeping to identify the creation of unanticipated 4049 acid water at the mine site. If the monitoring detects the 4050 creation of acid water at the site, the permit shall impose on 4051 the permittee additional requirements regarding mining practices 4052 and site reclamation to prevent the discharge of acid mine 4053 drainage from the mine site. As used in division (E)(8) of this 4054 section, "potential acidity" and "neutralization potential" have 4055 the same meanings as in section 1513.075 of the Revised Code. 4056

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(F) (1) During the term of the permit, the permittee may 4057
submit an application for a revision of the permit, together 4058
with a revised reclamation plan, to the chief. 4059

(2) An application for a revision of a permit shall not be 4060 approved unless the chief finds that reclamation required by 4061 this chapter can be accomplished under the revised reclamation 4062 plan. The revision shall be approved or disapproved within 4063 ninety days after receipt of a complete revision application. 4064 The chief shall establish, by rule, criteria for determining the 4065 4066 extent to which all permit application information requirements and procedures, including notice and hearings, shall apply to 4067 the revision request, except that any revisions that propose 4068 significant alterations in the reclamation plan, at a minimum, 4069 shall be subject to notice and hearing requirements. 4070

(3) Any extensions to the area covered by the permit
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except incidental boundary revisions shall be made by
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application for a permit.
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(4) Documents or a notarized statement that form the basis
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of the applicant's legal right to enter and commence coal mining
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operations on land that is located within an area covered by the
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permit and that was legally acquired subsequent to the issuance
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of the permit for the area shall be submitted with an
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application for a revision of the permit.

(G) No transfer, assignment, or sale of the rights granted
under a permit issued pursuant to this chapter shall be made
without the written approval of the chief.
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(H) The chief, within a time limit prescribed in the
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chief's rules, shall review outstanding permits and may require
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reasonable revision or modification of a permit. A revision or
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modification shall be based upon a written finding and subject 4086 to notice and hearing requirements established by rule of the 4087 chief. 4088

(I) (1) If an informal conference has been held pursuant to 4089 section 1513.071 of the Revised Code, the chief shall issue and 4090 furnish the applicant for a permit, persons who participated in 4091 the informal conference, and persons who filed written 4092 objections pursuant to division (B) of section 1513.071 of the 4093 Revised Code, with the written finding of the chief granting or 4094 denying the permit in whole or in part and stating the reasons 4095 therefor within sixty days of the conference, provided that the 4096 chief shall comply with the time frames established in division 4097 (I) (3) of this section. 4098

(2) If there has been no informal conference held pursuant to section 1513.071 of the Revised Code, the chief shall submit to the applicant for a permit the written finding of the chief granting or denying the permit in whole or in part and stating the reasons therefor within the time frames established in division (I)(3) of this section.

(3) The chief shall grant or deny a permit not later than 4105 two hundred forty days after the submission of a complete 4106 application for the permit. Any time during which the applicant 4107 is making revisions to an application or providing additional 4108 information requested by the chief regarding an application 4109 shall not be included in the two hundred forty days. If the 4110 chief determines that a permit cannot be granted or denied 4111 within the two-hundred-forty-day time frame, the chief, not 4112 later than two hundred ten days after the submission of a 4113 complete application for the permit, shall provide the applicant 4114 with written notice of the expected delay. 4115

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(4) If the application is approved, the permit shall be 4116 issued. However, the permit shall prohibit the commencement of 4117 coal mining operations on any land that is located within an 4118 area covered by the permit if the permittee has not provided to 4119 the chief documents that form the basis of the permittee's legal 4120 right to enter and conduct coal mining operations on that land. 4121 If the application is disapproved, specific reasons therefor 4122 shall be set forth in the notification. Within thirty days after 4123 the applicant is notified of the final decision of the chief on 4124 4125 the permit application, the applicant or any person with an interest that is or may be adversely affected may appeal the 4126 decision to the reclamation commission pursuant to section 4127 1513.13 of the Revised Code. 4128

(5) Any applicant or any person with an interest that is
or may be adversely affected who has participated in the
administrative proceedings as an objector and is aggrieved by
the decision of the reclamation commission, or if the commission
fails to act within the time limits specified in this chapter,
may appeal in accordance with section 1513.14 of the Revised
Code.

Sec. 1513.161. (A) An operator shall use explosives only 4136 in accordance with Chapter 1567. of the Revised Code and rules 4137 adopted pursuant thereto by the chief of the division of mineral 4138 resources management, and in accordance with this section and 4139 rules adopted pursuant thereto by the chief, and in accordance 4140 with all applicable federal laws and regulations. If, in any 4141 situation involving a coal mining operation, except when 4142 underground coal mining is part or all of the coal mining 4143 operation, a rule adopted pursuant to Chapter 1567. of the 4144 Revised Code is in conflict with a rule adopted pursuant to this 4145 section, the rule adopted pursuant to this section prevails. 4146

When underground coal mining is part or all of the coal mining	4147
operation, the rule adopted pursuant to Chapter 1567. of the	4148
Revised Code prevails.	4149
Before an explosive is set off, sufficient warning shall	4150
be given to allow any person in or approaching the area ample	4151
time to retreat a safe distance.	4152
No blasting shall be done between the hours of sunset and	4153
sunrise.	4154
(B) The chief shall adopt rules to:	4155
(A) (1) Provide adequate advance written notice to local	4156
governments and residents who might be affected by the use of	4157
explosives by publication of the planned blasting schedule in a	4158
newspaper of general circulation in the locality of the coal	4159
mining operation, by mailing a copy of the proposed blasting	4160
schedule to every resident living within one-half mile of the	4161
proposed blasting site, and by providing daily notice to	4162
residents or occupants in such areas prior to any blasting;	4163
(B) <u>(</u>2) Maintain for a period of at least three years and	4164
make available for public inspection upon request a log	4165
detailing the location of the blasts, the pattern and depth of	4166
the drill holes, the amount of explosives used per hole, and the	4167
order and length of delay in the blasts;	4168
$\frac{(C)}{(C)}$ Limit the type of explosives and detonating	4169
equipment, the size, and the timing and frequency of blasts	4170
based upon the physical conditions of the site so as to prevent:	4171
(1) <u>(a)</u> Injury to persons;	4172
(2) <u>(</u>b) Damage to public and private property outside the	4173
permit area;	4174

(3) (c) Adverse impacts on any underground mine;	4175
(4) (d) Change in the course, channel, or availability of	4176
ground or surface water outside the permit area.	4177
$\frac{(D)}{(4)}$ Require that all blasting operations be conducted	4178
by trained and competent persons as certified by the chief;	4179
$\frac{(E)}{(5)}$ Provide that upon the request of a resident or	4180
owner of an artificial dwelling or structure or water supply	4181
within one-half mile of any portion of the permit area, the	4182
applicant or permittee shall conduct a preblasting survey of the	4183
structures or water supply and submit the survey to the chief	4184
and a copy to the resident or owner making the request. The area	4185
of the survey shall be decided by the chief and shall include	4186
such provisions as the chief prescribes.	4187
(F) Require (6) Except as provided in division (C) of this	4188
section, require the training, examination, and certification of	4189
persons engaging in or directly responsible for blasting or use	4190
of explosives in coal mining operations.	4191
(C) The chief shall issue a certificate for blasting or	4192
use of explosives in coal mining operations in accordance with	4193
Chapter 4796. of the Revised Code to an applicant if either of	4194
the following applies:	4195
(1) The applicant holds a license or certificate in	4196
another state.	4197
(2) The applicant has satisfactory work experience, a	4198
government certification, or a private certification as	4199
described in that chapter as a blaster or user of explosives in	4200
coal mining operations in a state that does not issue that	4201
license or certificate.	4202

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(D) The chief, by rule or order, may prohibit blasting in 4203 specific areas where the safety of the public would be 4204 endangered. 4205

(E) No person shall use explosives in violation of this 4206 section, a rule adopted thereunder, or an order of the chief. 4207

Sec. 1514.12. (A) Explosives shall be used in a manner4208that prevents injury to persons and damage to public or private4209property that is located outside the area for which a permit was4210issued under section 1514.02 or 1514.021 of the Revised Code.4211

(B) The ground vibration resulting from the use of 4212 explosives when measured at any dwelling, public or commercial 4213 building, school, church, or community or institutional building 4214 that is located outside the area for which a permit was issued 4215 under section 1514.02 or 1514.021 of the Revised Code and that 4216 is not owned by the operator shall not exceed the frequency-4217 dependent particle velocity limits listed in the "report of 4218 investigations 8507, appendix B -- alternative blasting level 4219 criteria, (1980)," published by the former United States bureau 4220 of mines, or other limits established by rule. 4221

(C) The airblast resulting from the use of explosives when
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measured with a two hertz high-pass system at any location
listed in division (B) of this section shall not exceed a level
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of one hundred thirty-three decibels.
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(D) On and after July 1, 2003, all blasting in surface
Mining shall be conducted by persons who are trained and
competent in blasting as certified by the chief of the division
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of mineral resources management or a certifying authority
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approved by the chief.

(E) The Except as provided in division (G) of this 4231

section, the chief shall adopt, and may amend and rescind, rules	4232
in accordance with Chapter 119. of the Revised Code establishing	4233
requirements and standards governing all of the following:	4234
(1) Seismographic monitoring and alternate methods to	4235
prove compliance with the ground vibration limits established	4236
under division (B) of this section and the airblast limits	4237
established under division (C) of this section;	4238
(2) Protection of any building or structure not listed in	4239
division (B) of this section;	4240
(3) Training, examination, and certification of persons	4241
conducting blasting in surface mining and suspension or	4242
revocation of certifications;	4243
(4) Standard blast warning and all-clear signals;	4244
(5) Blasting records and flyrock reporting requirements;	4245
(6) Safety measures for blasting in surface mining.	4246
(F) The chief may adopt rules under this section that	4247
establish limits on the amount of ground vibration resulting	4248
from the use of explosives that is permissible when measured at	4249
the locations described in division (B) of this section.	4250
(G) The chief shall issue a certificate to conduct	4251
blasting in surface mining in accordance with Chapter 4796. of	4252
the Revised Code to any person if either of the following	4253
applies:	4254
(1) The person holds a license or certificate in another	4255
<u>state.</u>	4256
(2) The person has satisfactory work experience, a	4257
government certification, or a private certification as	4258

described in that chapter as a surface mining blaster in a state	4259
that does not issue that license or certificate.	4260
Sec. 1514.47. (A)(1) The operator of a surface mining	4261
operation shall employ a certified mine foreperson to be in	4262
charge of the conditions and practices at the mine and to be	4263
responsible for conducting examinations of the surface mining	4264
operation under 30 C.F.R. part 56, as amended.	4265
(2) Examinations of surface mining operations for the	4266
purposes of 30 C.F.R. part 56, as amended, shall be conducted by	4267
one of the following:	4268
(i) (a) A certified mine foreperson;	4269
(ii) (b) There is muchified to conduct such	4270
(ii) (b) A person who is qualified to conduct such	4270
examinations as provided in division (D) of this section;	4271
(iii)(c) A person designated by the certified mine	4272
foreperson as a competent person.	4273
(3) For purposes of this section, a competent person is a	4274
person who has been trained in accordance with 30 C.F.R. part 46	4275
and been determined by a certified mine foreperson to have	4276
demonstrated the ability, training, knowledge, or experience	4277
necessary to perform the duty to which the person is assigned. A	4278
person is not a competent person if the chief of the division of	4279
mineral resources management demonstrates, with good cause, that	4280
the person does not have the ability, training, knowledge, or	4281
experience necessary to perform that duty.	4282
(4) The operator of a surface mining operation shall	4283
maintain records demonstrating that a competent person	4284
designated by a certified mine foreperson has the ability,	4285
training, knowledge, or experience to perform the duty to which	4286
the person is assigned as well as records of the competent	4287

person's training in accordance with 30 C.F.R. part 46. The 4288 operator shall make the records available to the chief upon 4289 request. 4290 (B) The Except as provided in division (E) of this 4291 section, the chief shall conduct examinations for the position 4292 of certified mine foreperson in accordance with rules. In order 4293 to be eligible for examination as a certified mine foreperson, 4294 an applicant shall file with the chief an affidavit establishing 4295 the applicant's qualifications to take the examination. The 4296 chief shall grade examinations and issue certificates. 4297

(C) (1) A certificate issued under this section shall not 4298 expire unless the certificate holder has not been employed in a 4299 surface mining operation for five consecutive years. If the 4300 certificate holder has not been employed in a surface mining 4301 operation for five consecutive years, the certificate holder may 4302 retake the mine foreperson examination or may petition the chief 4303 to accept past employment history in lieu of fulfilling the 4304 employment requirement established in this division. The chief 4305 shall grant or deny the petition by issuance of an order. If the 4306 chief grants the petition, the chief shall reissue the 4307 certificate. 4308

(2) If a certificate issued under this section is 4309 suspended, the certificate shall not be renewed until the 4310 suspension period expires and the person whose certificate is 4311 suspended successfully completes all actions required by the 4312 chief. If an applicant's license, certificate, or similar 4313 authority that is issued by another state to perform specified 4314 mining duties is suspended or revoked by that state, the-4315 applicant shall be ineligible for examination for or renewal of 4316 a certificate in this state during that period of suspension or 4317

revocation. A certificate that has been revoked shall not be 4318 renewed. 4319 (3) If a person who has been certified by the chief under 4320 this section purposely violates this chapter, the chief may 4321 suspend or revoke the certificate after an investigation and 4322 hearing conducted in accordance with Chapter 119. of the Revised 4323 Code are completed. 4324 (4) If a person holds a certificate issued under this 4325 4326 section that has not expired prior to the effective date of this amendment September 29, 2015, the chief, upon request, shall 4327 reissue to that person a certificate that does not expire as 4328 provided in division (C)(1) of this section. 4329

(5) If a person holds a certificate issued under this 4330 section that expired on or after April 7, 2012, and has not been 4331 issued a new certificate prior to the effective date of this 4332 amendment_September 29, 2015, the chief, upon request, shall 4333 issue to that person a certificate that does not expire as 4334 provided in division (C)(1) of this section, provided that the 4335 person is in compliance with all other applicable requirements 4336 established in this chapter and rules adopted under it. 4337

(D) In lieu of employing a certified mine foreperson, the 4338 operator of a surface mining operation may submit to the chief a 4339 detailed training plan under which persons who qualify under the 4340 plan may conduct and document examinations at the surface mining 4341 operation for purposes of 30 C.F.R. part 56, as amended. The 4342 chief shall review the plan and determine if the plan complies 4343 with the requirements established in rules. The chief shall 4344 approve or deny the plan and notify in writing the operator who 4345 submitted the plan of the chief's decision. 4346

(E) The chief shall issue a mine foreperson certificate in	4347
accordance with Chapter 4796. of the Revised Code to any person	4348
if either of the following applies:	4349
(1) The person holds a license or certificate in another	4350
state.	4351
	1001
(2) The person has satisfactory work experience, a	4352
government certification, or a private certification as	4353
described in that chapter as a mine foreperson in a state that	4354
does not issue that license or certificate.	4355
Sec. 1531.40. (A) As used in this section:	4356
(1) "Nuissan wild seinel" messe s wild seinel that	4357
(1) "Nuisance wild animal" means a wild animal that	
interferes with the use or enjoyment of property, is causing a	4358
threat to public safety, or may cause damage or harm to a	4359
structure, property, or person.	4360
(2) "Commercial nuisance wild animal control operator"	4361
means an individual or business that provides nuisance wild	4362
animal removal or control services for hire to the owner, the	4363
operator, or the owner's or operator's authorized agent of	4364
property or a structure.	4365
property of a beractare.	
(B)(1) No person shall provide nuisance wild animal	4366
(B)(1) No person shall provide nuisance wild animal	4366
(B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife.	4366 4367
(B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife.(2) An applicant shall pay a license fee of forty dollars	4366 4367 4368 4369
 (B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife. (2) An applicant shall pay a license fee of forty dollars for the license. The license shall be renewed annually prior to 	4366 4367 4368 4369 4370
(B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife.(2) An applicant shall pay a license fee of forty dollars for the license. The license shall be renewed annually prior to the first day of March and shall expire on the last day of	4366 4367 4368 4369 4370 4371
 (B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife. (2) An applicant shall pay a license fee of forty dollars for the license. The license shall be renewed annually prior to the first day of March and shall expire on the last day of February. All money collected under this division shall be 	4366 4367 4368 4369 4370 4371 4372
(B) (1) No person shall provide nuisance wild animal removal or control services for hire without obtaining a license under this section from the chief of the division of wildlife.(2) An applicant shall pay a license fee of forty dollars for the license. The license shall be renewed annually prior to the first day of March and shall expire on the last day of	4366 4367 4368 4369 4370 4371

(3) An individual who is providing nuisance wild animal 4375 removal or control services for hire under a license issued 4376 under this section is exempt from obtaining a hunting license 4377 under section 1533.10 of the Revised Code, a fur taker permit 4378 under section 1533.111 of the Revised Code, or a fishing license 4379 under section 1533.32 of the Revised Code for the purposes of 4380 4381 performing those services.

(4) An individual who is employed by the state, a county, 4382 or a municipal corporation and who performs nuisance wild animal 4383 removal or control services on land that is owned by the state, 4384 county, or municipal corporation, as applicable, as part of the 4385 individual's employment is exempt from obtaining a license under 4386 this section. 4387

(C) (1) Unless otherwise specified by division rule, a 4388 commercial nuisance wild animal control operator and any 4389 individual who is employed by an operator that is engaged in 4390 activities that are part of or related to the removal or control 4391 of nuisance wild animals, including setting or maintaining 4392 traps, shall obtain a certification of completion of a course of 4393 instruction that complies with rules adopted under division (F) 4394 of this section. A certification shall be renewed every three 4395 4396 years.

(2) An-Except as provided in division (H) of this section, 4397 an individual who provides nuisance wild animal removal or 4398 control services under a license issued under this section shall 4399 comply with division (C)(1) of this section. 4400

(D) An operator that holds a license issued under this 4401 section is responsible for the acts of each of the operator's 4402 employees in the removal or control of a nuisance wild animal. 4403

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(E) If an individual who is licensed under this section	4404
uses a pesticide in the removal or control of a nuisance wild	4405
animal, the individual shall obtain the appropriate license	4406
under Chapter 921. of the Revised Code.	4407
(F) The <u>Except</u> as provided in division (H) of this	4408
	4408
<u>section, the</u> chief shall adopt rules under section 1531.10 of the Revised Code establishing all of the following:	
the Revised Code establishing all of the following:	4410
(1) Appropriate methods for trapping, capturing, removing,	4411
relocating, and controlling nuisance wild animals by operators	4412
licensed under this section;	4413
(2) Procedures for issuing, denying, suspending, and	4414
revoking a license under this section;	4415
ievoking a ficence anaci ento bección,	1110
(3) Requirements governing the certification course	4416
required by division (C)(1) of this section. The rules shall	4417
specify the minimum contents of such a course, including public	4418
safety and health, animal life history, the use of nuisance wild	4419
animal removal and control devices, and the laws and rules	4420
governing those activities. The rules also shall specify who may	4421
conduct such a course. The rules shall require that, in order	4422
for an operator to receive a certification of completion, the	4423
operator shall pass an examination.	4424
(4) Any other requirements and procedures necessary to	4425
administer and enforce this section.	4426
	1120
Rules shall be adopted under division (F) of this section	4427
only with the approval of the director of natural resources.	4428
(G) In accordance with Chapter 119. of the Revised Code	4429
and with rules adopted under this section, the chief may suspend	4430
or revoke a license issued under this section if the chief finds	4431

that the holder of the license is violating or has violated this 4432

4461

chapter, Chapter 1533. of the Revised Code, or rules adopted	4433
under those chapters.	4434
(H) The chief shall issue a license to provide nuisance	4435
wild animal removal or control services in accordance with	4436
Chapter 4796. of the Revised Code to an applicant if either of	4437
the following applies:	4438
(1) The applicant holds a license in another state.	4439
(2) The applicant has satisfactory work experience, a	4440
government certification, or a private certification as	4441
described in that chapter as an individual who provides nuisance	4442
wild animal removal or control services in a state that does not	4443
issue that license.	4444
Sec. 1533.051. (A) The chief of the division of wildlife	4445
may authorize commercial and noncommercial propagation of	4446
raptors by rules adopted pursuant to section 1531.08 of the	4447
Revised Code. The rules shall be consistent with federal	4448
regulations governing raptor propagation.	4449
(B) No person shall propagate raptors without a permit to	4450
do so issued by the chief. The duration of the permit shall be	4451
consistent with applicable federal requirements.	4452
The fees for permits shall be set by the chief in amounts	4453
sufficient to cover the expenses of the division in exercising	4454
its authority under this section and may vary according to the	4455
type of permit. Moneys received from the sale of permits shall	4456
be paid into the state treasury to the credit of the fund	4457
established in section 1533.15 of the Revised Code.	4458
(C) The chief shall issue a commercial raptor propagation	4459
permit in accordance with Chapter 4796. of the Revised Code to	4460

an applicant if either of the following applies:

(1) The applicant holds a license or permit in another	4462
<u>state.</u>	4463
(2) The applicant has satisfactory work experience, a	4464
government certification, or a private certification as	4465
described in that chapter as a person who propogates raptors in	4466
a state that does not issue that license or permit.	4467
(D) A permittee may use a raptor possessed for propagation	4468
in the sport of falconry only if the permittee is in compliance	4469
with section 1533.05 of the Revised Code and the raptor is	4470
reported under permits issued under both that section and this	4471
section.	4472
$\frac{(D)}{(E)}$ This section does not apply to propagation of	4473
raptors by the state, any agency of the state, the United	4474
States, any agency or instrumentality thereof, or any zoological	4475
park.	4476
For the second	11/0
Sec. 1533.51. (A) No person shall be or serve as a fishing	4477
Sec. 1533.51. (A) No person shall be or serve as a fishing	4477
Sec. 1533.51. <u>(A)</u> No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from	4477 4478
Sec. 1533.51. <u>(A)</u> No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a	4477 4478 4479
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief	4477 4478 4479 4480
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes.	4477 4478 4479 4480 4481
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council,	4477 4478 4479 4480 4481 4482
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the	4477 4478 4479 4480 4481 4482 4483
<pre>Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the terms, conditions, and restrictions thereof. Such qualifications</pre>	4477 4478 4479 4480 4481 4482 4483 4484
<pre>Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the terms, conditions, and restrictions thereof. Such qualifications when applicable shall include that the applicant possesses a</pre>	4477 4478 4479 4480 4481 4482 4483 4483 4484
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the terms, conditions, and restrictions thereof. Such qualifications when applicable shall include that the applicant possesses a power boat operator's license from a department, agency,	4477 4478 4479 4480 4481 4482 4483 4483 4484 4485 4486
Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes. (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the terms, conditions, and restrictions thereof. Such qualifications when applicable shall include that the applicant possesses a power boat operator's license from a department, agency, commission, or instrumentality of the United States.	4477 4478 4479 4480 4481 4482 4483 4483 4484 4485 4486 4487
<pre>Sec. 1533.51. (A) No person shall be or serve as a fishing guide in the Lake Erie fishing district without a license from the chief of the division of wildlife. The application for a license, and the license, shall be in such form as the chief prescribes.</pre> (B) The chief, with the approval of the wildlife council, may establish the qualifications for such a license and the terms, conditions, and restrictions thereof. Such qualifications when applicable shall include that the applicant possesses a power boat operator's license from a department, agency, commission, or instrumentality of the United States.	4477 4478 4479 4480 4481 4482 4483 4483 4484 4485 4486 4487 4488

(1) The applicant holds a license in another state.	4491
(2) The applicant has satisfactory work experience, a	4492
government certification, or a private certification as	4493
described in that chapter as a fishing guide in a state that	4494
does not issue that license.	4495
(D) Fishing guide licenses shall expire each year on the	4496
fifteenth day of April. Such a license shall be carried by on	4497
the person or the person in command of the boat or person in	4498
charge, upon his person, when such service is being performed,	4499
and shall be exhibited upon demand to any wildlife officer or	4500
other law enforcement officer who has authority to enforce the	4501
wildlife, hunting, and fishing laws.	4502
(E) The license fee for a fishing guide license is fifty	4503
dollars per person.	4504
(F) The license fee for other services or devices, as	4505
approved by the chief, not mentioned in this section shall be an	4506
amount set by the chief with the approval of the wildlife	4507
council, not to exceed twenty-five dollars.	4508
(G) All license fees collected from fishing guides shall	4509
be deposited in the state treasury pursuant to section 1533.33	4510
of the Revised Code.	4511
(H) No person shall fail to comply with any provision of	4512
this section or division rule adopted pursuant to it.	4513
Sec. 1561.14. A-(A) Except as provided in division (B) of	4514
this section, a person who applies for a certificate as a mine	4515
electrician shall be able to read and write the English	4516
language, and prior to the date of the application for	4517
examination either shall have had at least one year's experience	4518
in performing electrical work underground in a coal mine, in the	4519

surface work area of an underground coal mine, in a surface coal	4520
mine, or in a noncoal mine, or shall have had such experience as	4521
the chief of the division of mineral resources management	4522
determines to be equivalent. Each applicant for examination	4523
shall pay a fee of ten dollars to the chief on the first day of	4524
the examination. Any money collected under this section shall be	4525
paid into the state treasury to the credit of the mining	4526
regulation and safety fund created in section 1513.30 of the	4527
Revised Code.	4528
(B) The chief shall issue a mine electrician certificate	4529
in accordance with Chapter 4796. of the Revised Code to an	4530
applicant if either of the following applies:	4531
(1) The applicant holds a license or certificate in	4532
another state.	4533
(2) The applicant has satisfactory work experience, a	4534
government certification, or a private certification as	4535
described in that chapter as a mine electrician in a state that	4536
does not issue that license or certificate.	4537
Sec. 1561.15. An (A) Except as provided in division (B) of	4538
this section, an applicant for a certificate as mine foreperson,	4539
foreperson, mine electrician, shot firer, surface mine blaster,	4540
or fire boss shall apply to the chief of the division of mineral	4541
resources management for examination and shall be examined by	4542
the chief. This shall be a practical examination, a substantial	4543
part of which shall be oral, to determine the competency of the	4544
applicant, based on experience and practical knowledge of the	4545
dangers incident to coal mining, and not upon technical	4546
education, but consideration shall be given such technical	4547
education as the applicant possesses. This examination shall be	4548
held as soon after application is made as practicable in the	4549

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district from which the applicant makes application.

(B) The chief may require an applicant for a certificate4551as mine foreperson, foreperson, mine electrician, shot firer,4552surface mine blaster, or fire boss to pass an examination in4553accordance with Chapter 4796. of the Revised Code.4554

Sec. 1561.16. (A) As used in this section and sections 4555 1561.17 to 1561.21 of the Revised Code, "actual practical 4556 experience" means previous employment that involved a person's 4557 regular presence in the type of mining operation in which the 4558 experience is required to exist; participation in functions 4559 relating to the hazards involved in and the utilization of 4560 equipment, tools, and work crews and individuals for that type 4561 of mining; and regular exposure to the methods, procedures, and 4562 safety laws applicable to that type of mining. Credit of up to 4563 one year for a portion of the required experience time may be 4564 given upon documentation to the chief of the division of mineral 4565 resources management of an educational degree in a field related 4566 to mining. Credit of up to two years of the required experience 4567 time may be given upon presentation to the chief of proof of 4568 graduation from an accredited school of mines or mining after a 4569 four-year course of study with employment in the mining industry 4570 during interim breaks during the school years. 4571

(B) A-Except as provided in division (G) of this section, 4572 a person who applies for a certificate as a mine foreperson of 4573 gaseous mines shall be able to read and write the English 4574 language; shall have had at least five years' actual practical 4575 experience in the underground workings of a gaseous mine or the 4576 equivalent thereof in the judgment of the chief; and shall have 4577 had practical experience obtained by actual contact with gas in 4578 mines and have knowledge of the dangers and nature of noxious 4579

and explosive gases and ventilation of gaseous mines. An 4580 applicant for a certificate as a foreperson of gaseous mines 4581 shall meet the same requirements, except that the applicant 4582 shall have had at least three years' actual practical experience 4583 in the underground workings of a gaseous mine or the equivalent 4584 thereof in the judgment of the chief. Each applicant for 4585 examination shall pay a fee established in rules adopted under 4586 this section to the chief on the first day of such examination. 4587

(C) A person who has been issued a certificate as a mine 4588 foreperson or a foreperson of a gaseous mine and who has not 4589 worked in an underground coal mine for a period of more than two 4590 calendar years shall apply for and obtain recertification from 4591 the chief in accordance with rules adopted under this section 4592 before performing the duties of a mine foreperson or a 4593 foreperson of a gaseous mine. An applicant for recertification 4594 shall pay a fee established in rules adopted under this section 4595 at the time of application for recertification. 4596

(D) A person who has been issued a certificate as a mine
foreperson or a foreperson of a gaseous mine and who has not
worked in an underground coal mine for a period of one or more
calendar years shall successfully complete a retraining course
in accordance with rules adopted under this section before
performing the duties of a mine foreperson or a foreperson of a
gaseous mine.

(E) The chief, in consultation with a statewide
association representing the coal mining industry and a
statewide association representing employees of coal mines,
shall adopt rules in accordance with Chapter 119. of the Revised
Code that do all of the following:

(1) Prescribe requirements, criteria, and procedures for 4609

the recertification of a mine foreperson or a foreperson of a	4610
gaseous mine who has not worked in an underground coal mine for	4611
a period of more than two calendar years;	4612
(2) Prescribe requirements, criteria, and procedures for	4613
the retraining of a mine foreperson or a foreperson of a gaseous	4614
mine who has not worked in an underground coal mine for a period	4615
of one or more calendar years;	4616
(3) Establish fees for the examination and recertification	4617
of mine forepersons or forepersons of gaseous mines under this	4618
section;	4619
(4) Prescribe any other requirements, criteria, and	4620
procedures that the chief determines are necessary to administer	4621
this section.	4622
(F) Any money collected under this section shall be paid	4623
into the state treasury to the credit of the mining regulation	4624
and safety fund created in section 1513.30 of the Revised Code.	4625
(G) The chief shall issue a certificate as a foreperson of	4626
gaseous mines in accordance with Chapter 4796. of the Revised	4627
Code to an applicant if either of the following applies:	4628
(1) The applicant holds a license or certificate in	4629
another state.	4630
(2) The applicant has satisfactory work experience, a	4631
government certification, or a private certification as	4632
described in that chapter as a foreperson of gaseous mines in a	4633
state that does not issue that license or certificate.	4634
Sec. 1561.17. (A) A Except as provided in division (F) of	4635
this section, a person who applies for a certificate as mine	4636
foreperson or foreperson of nongaseous mines shall be able to	4637

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read and write the English language; shall have had at least 4638 three years' actual practical experience in mines, or the 4639 equivalent thereof in the judgment of the chief of the division 4640 of mineral resources management; and shall have knowledge of the 4641 dangers and nature of noxious gases. Each applicant for 4642 examination shall pay a fee established in rules adopted under 4643 this section to the chief on the first day of the examination. 4644

4645 (B) A person who has been issued a certificate as a mine foreperson or a foreperson of a nongaseous coal mine and who has 4646 4647 not worked in an underground coal mine for a period of more than 4648 two calendar years shall apply for and obtain recertification from the chief in accordance with rules adopted under this 4649 section before performing the duties of a mine foreperson or a 4650 foreperson of a nongaseous coal mine. An applicant for 4651 recertification shall pay a fee established in rules adopted 4652 under this section at the time of application for 4653 recertification. 4654

(C) A person who has been issued a certificate as a mine 4655 foreperson or a foreperson of a nongaseous coal mine and who has 4656 not worked in an underground coal mine for a period of one or 4657 more calendar years shall successfully complete a retraining 4658 course in accordance with rules adopted under this section 4659 before performing the duties of a mine foreperson or a 4660 foreperson of a nongaseous coal mine. 4651

(D) The chief, in consultation with a statewide 4662
association representing the coal mining industry and a 4663
statewide association representing employees of coal mines, 4664
shall adopt rules in accordance with Chapter 119. of the Revised 4665
Code that do all of the following: 4666

(1) Prescribe requirements, criteria, and procedures for 4667

the recertification of a mine foreperson or a foreperson of a

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4668

the reconstruction of a mine reception of a reception of a	1000
nongaseous coal mine who has not worked in an underground coal	4669
mine for a period of more than two calendar years;	4670
(2) Prescribe requirements, criteria, and procedures for	4671
the retraining of a mine foreperson or a foreperson of a	4672
nongaseous coal mine who has not worked in an underground coal	4673
mine for a period of one or more calendar years;	4674
(3) Establish fees for the examination and recertification	4675
of mine forepersons or forepersons of nongaseous coal mines	4676
under this section;	4677
(4) Prescribe any other requirements, criteria, and	4678
procedures that the chief determines are necessary to administer	4679
this section.	4680
(E) Any money collected under this section shall be paid	4681
into the state treasury to the credit of the mining regulation	4682
and safety fund created in section 1513.30 of the Revised Code.	4683
(F) The chief shall issue a certificate as a foreperson of	4684
nongaseous mines in accordance with Chapter 4796. of the Revised	4685
Code to an applicant if either of the following applies:	4686
(1) The applicant holds a license or certificate in	4687
another state.	4688
(2) The applicant has satisfactory work experience, a	4689
government certification, or a private certification as	4690
described in that chapter as a foreperson of nongaseous mines in	4691
a state that does not issue that license or certificate.	4692
Sec. 1561.18. A (A) Except as provided in division (B) of	4693
this section, a person who applies for a certificate as a	4694
foreperson of surface maintenance facilities at underground or	4695

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surface mines shall be able to read and write the English	4696
language and shall have had at least three years' actual	4697
practical experience in or around the surface maintenance	4698
facilities of underground or surface mines or the equivalent	4699
thereof in the judgment of the chief of the division of mineral	4700
resources management. Each applicant for examination shall pay a	4701
fee of ten dollars to the chief on the first day of the	4702
examination.	4703
(B) The chief shall issue a certificate as a foreperson of	4704
surface maintenance facilities at underground or surface mines	4705
in accordance with Chapter 4796. of the Revised Code to an	4706
applicant if either of the following applies:	4707
(1) The applicant holds a license or certificate in	4708
another state.	4709
(2) The applicant has satisfactory work experience, a	4710
government certification, or a private certification as	4711
described in that chapter as a foreperson of surface maintenance	4712
facilities at underground or surface mines in a state that does	4713
	4/13
not issue that license or certificate.	4713
not issue that license or certificate.	4714
not issue that license or certificate. (C) Any money collected under this section shall be paid	4714 4715
not issue that license or certificate. (C) Any money collected under this section shall be paid into the state treasury to the credit of the mining regulation	4714 4715 4716
<pre>not issue that license or certificate. (C) Any money collected under this section shall be paid into the state treasury to the credit of the mining regulation and safety fund created in section 1513.30 of the Revised Code.</pre>	4714 4715 4716 4717
<pre>not issue that license or certificate. (C) Any money collected under this section shall be paid into the state treasury to the credit of the mining regulation and safety fund created in section 1513.30 of the Revised Code. Sec. 1561.19. A-(A) Except as provided in division (B) of</pre>	4714 4715 4716 4717 4718
<pre>not issue that license or certificate. (C) Any money collected under this section shall be paid into the state treasury to the credit of the mining regulation and safety fund created in section 1513.30 of the Revised Code. Sec. 1561.19. A-(A) Except as provided in division (B) of this section, a person who applies for a certificate as a mine</pre>	4714 4715 4716 4717 4718 4719
<pre>not issue that license or certificate. (C) Any money collected under this section shall be paid into the state treasury to the credit of the mining regulation and safety fund created in section 1513.30 of the Revised Code. Sec. 1561.19. A-(A) Except as provided in division (B) of this section, a person who applies for a certificate as a mine foreperson of surface mines shall be able to read and write the</pre>	4714 4715 4716 4717 4718 4719 4720

certificate as a foreperson of surface mines shall meet the same 4723 requirements, except that the applicant shall have had at least 4724

three years' actual practical experience in surface mines or the	4725
equivalent thereof in the judgment of the chief of the division	4726
of mineral resources management. Each applicant for examination	4727
shall pay a fee of ten dollars to the chief on the first day of	4728
the examination.	4729
	4720
(B) The chief shall issue a certificate as a foreperson of	4730
surface mines in accordance with Chapter 4796. of the Revised	4731
Code to an applicant if either of the following applies:	4732
(1) The applicant holds a license or certificate in	4733
another state.	4734
(2) The applicant has esticiatery work experience a	4735
(2) The applicant has satisfactory work experience, a	
government certification, or a private certification as	4736
described in that chapter as a foreperson of surface mines in a	4737
state that does not issue that license or certificate.	4738
(C) Any money collected under this section shall be paid	4739
into the state treasury to the credit of the mining regulation	4740
and safety fund created in section 1513.30 of the Revised Code.	4741
Sec. 1561.20. A-(A) Except as provided in division (B) of	4742
this section, a person who applies for a certificate as a	4743
surface mine blaster shall be able to read and write the English	4744
language; shall have had at least one year's actual practical	4745
experience in surface mines or the equivalent thereof in the	4746
judgment of the chief of the division of mineral resources	4747
management; shall have knowledge of the dangers and nature of	4748
the use of explosives, related equipment, and blasting	4749
techniques; and shall have knowledge of safety laws and rules,	4750
including those related to the storage, use, and transportation	4751
of explosives. Each applicant for examination shall pay a fee of	4752
ten dollars to the chief on the first day of the examination.	4753
ten dottats to the chief on the first day of the examination.	4755

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(B) The chief shall issue a surface mine blaster	4754
certificate in accordance with Chapter 4796. of the Revised Code	4755
to an applicant if either of the following applies:	4756
(1) The applicant holds a license or certificate in	4757
another state.	4758
another state.	1/50
(2) The applicant has satisfactory work experience, a	4759
government certification, or a private certification as	4760
described in that chapter as a surface mine blaster in a state	4761
that does not issue that license or certificate.	4762
(C) Any money collected under this section shall be paid	4763
into the state treasury to the credit of the mining regulation	4764
and safety fund created in section 1513.30 of the Revised Code.	4765
and safety fund created in section 1913.30 of the Revised Code.	4705
Sec. 1561.21. A-(A) Except as provided in division (B) of	4766
this section, a person who applies for a certificate as a shot	4767
firer shall be able to read and write the English language;	4768
shall have had at least one year's actual practical experience	4769
in the underground workings of mines or the equivalent thereof	4770
in the judgment of the chief of the division of mineral	4771
resources management; shall have knowledge of the dangers and	4772
nature of noxious and explosive gases; shall have knowledge of	4773
the dangers and nature of the use of explosives, related	4774
equipment, and blasting techniques; and shall have knowledge of	4775
safety laws and rules, including those related to the	4776
underground storage, use, and transportation of explosives. Each	4777
applicant for examination shall pay a fee of ten dollars to the	4778
chief on the first day of the examination.	4779
(B) The chief shall issue a shot firer certificate in	4780
accordance with Chapter 4796. of the Revised Code to an	4781

applicant if either of the following applies:

(1) The applicant holds a license or certificate in	4783
another state.	4784
(2) The applicant has satisfactory work experience, a	4785
government certification, or a private certification as	4786
described in that chapter as a shot firer in a state that does	4787
not issue that license or certificate.	4788
(C) Any money collected under this section shall be paid	4789
into the state treasury to the credit of the mining regulation	4790
and safety fund created in section 1513.30 of the Revised Code.	4791
and bareey fand effected in beetion 1919.90 of the nevibed code.	1791
(D) Any person who possesses a mine foreperson or	4792
foreperson certificate issued by the chief shall be considered	4793
certified as a shot firer.	4794
Sec. 1561.22. A-(A) Except as provided in division (B) of	4795
this section, a person who applies for a certificate as fire	4796
boss shall be able to read and write the English language; shall	4797
have had at least three years' actual practical experience in	4798
the underground workings of a gaseous mine or the equivalent	4799
thereof in the judgment of the chief of the division of mineral	4800
resources management; and shall have knowledge of the dangers	4801
and nature of noxious and explosive gases gained by actual	4802
contact with gas in mines and ventilation of gaseous mines. Each	4803
applicant for examination shall pay a fee of ten dollars to the	4804
chief on the first day of the examination.	4805
	4000
(B) The chief shall issue a fire boss certificate in	4806
accordance with Chapter 4796. of the Revised Code to an	4807
applicant if either of the following applies:	4808
(1) The applicant holds a license or certificate in	4809
another state.	4810
(2) The applicant has satisfactory work experience, a	4811

government certification, or a private certification as	4812
described in that chapter as a fire boss in a state that does	4813
not issue that license or certificate.	4814

(C) Any money collected under this section shall be paid 4815 into the state treasury to the credit of the mining regulation 4816 and safety fund created in section 1513.30 of the Revised Code. 4817

Sec. 1565.06. (A) In emergencies arising at a mine because 4818 of accident, death, illness, or any other cause, an operator may 4819 appoint noncertificate persons as forepersons and fire bosses to 4820 act until certified forepersons and fire bosses satisfactory to 4821 the operator can be secured. Such appointee may not serve in 4822 such capacity for a period longer than six months or until such 4823 time thereafter as an examination is held for such certified 4824 persons under section 1561.13 of the Revised Code. The employer 4825 of such noncertificate person shall, upon appointment of such 4826 noncertificate person in this capacity, forward the name of such 4827 noncertificate person to the chief of the division of mineral 4828 resources management. 4829

(B) An operator may appoint as a temporary foreperson or 4830 fire boss a noncertificate person who is within six months of 4831 possessing the necessary actual practical experience to qualify 4832 to take the examination for certification for the position to 4833 which the person is temporarily appointed. Upon appointment of a 4834 noncertificate person, the operator shall forward the name, 4835 social security number, and brief summary of the person's actual 4836 practical experience to the chief, and the chief shall issue the 4837 person a temporary certificate for the position to which the 4838 person has been temporarily appointed. A temporary certificate 4839 issued under this division is valid for six months or until such 4840 time thereafter as an examination is held under section 1561.13 4841

of the Revised Code for the position to which the person has	4842
been temporarily appointed.	4843
(C) A <u>nonresident person</u> who possesses a valid certificate	4844
issued by another state for a position for which the chief	4845
issues a certificate shall be eligible for a temporary	4846
certificate from the chief upon presentation to the chief of a	4847
copy of the certificate from that other state. <u>Chapter 4796. of</u>	4848
the Revised Code does not apply to a certificate issued under	4849
this section. A temporary certificate issued under this division	4850
shall be valid for six months.	4851
No operator of a mine shall violate or fail to comply with	4852
this section.	4853
Sec. 1565.15. (A) As used in this section:	4854
(1) "EMT-basic," "EMT-I," "paramedic," and "emergency	4855
medical service organization" have the same meanings as in	4856
section 4765.01 of the Revised Code.	4857
(2) "First aid provider" includes a mine medical	4858
responder, an EMT-basic, an EMT-I, a paramedic, or an employee	4859
at a surface coal mine who has satisfied the training	4860
requirements established in division (D)(1) of this section.	4861
(3) "Mine medical responder" means a person who has	4862
satisfied the requirements established in rules adopted under	4863
division (E) (1) of this section or has been issued a certificate	4864
<u>under division (E)(2)</u> of this section.	4865
(B) The operator of an underground coal mine where twenty	4866
or more persons are employed on a shift, including all persons	4867
working at different locations at the mine within a ten-mile	4868
radius, shall provide at least one mine medical responder, EMT-	4869
basic, or EMT-I on duty at the underground coal mine whenever	4870

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employees at the mine are actively engaged in the extraction, 4871 production, or preparation of coal. The operator shall provide 4872 mine medical responders, EMTs-basic, or EMTs-I on duty at the 4873 underground coal mine at times and in numbers sufficient to 4874 ensure that no miner works in a mine location that cannot be 4875 reached within a reasonable time by a mine medical responder, an 4876 EMT-basic, or an EMT-I. Mine medical responders, EMTs-basic, and 4877 EMTs-I shall be employed on their regular coal mining duties at 4878 locations convenient for quick response to emergencies in order 4879 to provide emergency medical services inside the underground 4880 coal mine and transportation of injured or sick employees to the 4881 entrance of the mine. The operator shall provide for the 4882 services of at least one emergency medical service organization 4883 to be available on call to reach the entrance of the underground 4884 coal mine within thirty minutes at any time that employees are 4885 engaged in the extraction, production, or preparation of coal in 4886 order to provide emergency medical services and transportation 4887 to a hospital. 4888

The operator shall make available to mine medical 4889 responders, EMTs-basic, and EMTs-I all of the equipment for 4890 4891 first aid and emergency medical services that is necessary for those personnel to function and to comply with the regulations 4892 pertaining to first aid and emergency medical services that are 4893 adopted under the "Federal Mine Safety and Health Act of 1977," 4894 91 Stat. 1290, 30 U.S.C.A. 801, and amendments to it. The 4895 operator of the underground coal mine shall install telephone 4896 service or equivalent facilities that enable two-way voice 4897 communication between the mine medical responders, EMTs-basic, 4898 or EMTs-I in the mine and the emergency medical service 4899 organization outside the mine that provides emergency medical 4900 services on a regular basis. 4901

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(C) The operator of a surface coal mine shall provide at 4902 least one first aid provider on duty at the mine whenever 4903 employees at the mine are actively engaged in the extraction, 4904 production, or preparation of coal. The operator shall provide 4905 first aid providers on duty at the surface coal mine at times 4906 and in numbers sufficient to ensure that no miner works in a 4907 mine location that cannot be reached within a reasonable time by 4908 a first aid provider. First aid providers shall be employed on 4909 their regular coal mining duties at locations convenient for 4910 quick response to emergencies in order to provide emergency 4911 medical services and transportation of injured or sick employees 4912 to the entrance of the surface coal mine. The operator shall 4913 provide for the services of at least one emergency medical 4914 service organization to be available on call to reach the 4915 entrance of the surface coal mine within thirty minutes at any 4916 time that employees are engaged in the extraction, production, 4917 or preparation of coal in order to provide emergency medical 4918 services and transportation to a hospital. 4919

The operator shall provide at the mine site all of the 4920 equipment for first aid and emergency medical services that is 4921 necessary for those personnel to function and to comply with the 4922 regulations pertaining to first aid and emergency medical 4923 services that are adopted under the "Federal Mine Safety and 4924 Health Act of 1977," 91 Stat. 1290, 30 U.S.C.A. 801, and 4925 amendments to it. 4926

(D) (1) An employee at a surface coal mine shall be
4927
considered to be a first aid provider for the purposes of this
section if the employee has received from an instructor approved
by the chief of the division of mineral resources management ten
hours of initial first aid training as a selected supervisory
employee under 30 C.F.R. 77.1703 and receives five hours of

refresher first aid training as a selected supervisory employee	4933
under 30 C.F.R. 77.1705 in each subsequent calendar year.	4934
(2) Each miner employed at a surface coal mine who is not	4935
a first aid provider shall receive from an instructor approved	4936
by the chief three hours of initial first aid training and two	4937
hours of refresher first aid training in each subsequent	4938
calendar year.	4939
(3) The training received in accordance with division (D)	4940
of this section shall consist of a course of instruction	4941
established in the manual issued by the mine safety and health	4942
administration in the United States department of labor entitled	4943
"first aid, a bureau of mines instruction manual" or its	4944
successor or any other curriculum approved by the chief. The	4945
training shall be included in the hours of instruction provided	4946
to miners in accordance with training requirements established	4947
under 30 C.F.R. part 48, subpart (B), as amended, and 30 C.F.R.	4948
part 77, as amended.	4949
(E) The (1) Except as provided in division (E)(2) of this	4950
section, the chief, in consultation with persons certified under	4951
Chapter 4765. of the Revised Code to teach in an emergency	4952
medical services training program, shall adopt rules in	4953
accordance with Chapter 119. of the Revised Code that do all of	4954
the following:	4955
(1) (a) Prescribe training requirements for a mine medical	4956
responder that specifically focus on treating injuries and	4957
illnesses associated with underground coal mining;	4958
(2) <u>(</u>b) Prescribe an examination for a mine medical	4959
responder;	4960
(3) (c) Prescribe continuing training requirements for a	4961

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	40.00
mine medical responder;	4962
(4) _(d) Establish the fee for examination for a mine	4963
medical responder;	4964
(5) (e) Prescribe any other requirements, criteria, and	4965
procedures that the chief determines are necessary regarding the	4966
training, examination, and continuing training of mine medical	4967
responders.	4968
If a person qualifies as a mine medical responder or	4969
similar classification in another state, the person may provide-	4970
emergency medical services as a mine medical responder in this	4971
state without completing the training or passing the examination-	4972
that is required in rules adopted under this division, provided	4973
that the chief determines that the person's qualifications from-	4974
the other state satisfy all of the applicable requirements that	4975
are established in rules adopted under this division.	4976
(2) The chief shall issue a mine medical responder	4977
certificate in accordance with Chapter 4796. of the Revised Code	4978
to an applicant if either of the following applies:	4979
(a) The applicant holds a certificate in another state.	4980
(b) The applicant has satisfactory work experience, a	4981
government certification, or a private certification as	4982
described in that chapter as a mine medical responder in a state	4983
that does not issue that certificate.	4984
(F) Each operator of a surface coal mine shall establish,	4985
keep current, and make available for inspection an emergency	4986
medical plan that includes the telephone numbers of the division	4987
of mineral resources management and of an emergency medical	4988
services organization the services of which are required to be	4989

services organization the services of which are required to be 4989 retained under division (C) of this section. The chief shall 4990

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5017

adopt rules in accordance with Chapter 119. of the Revised Code	4991
that establish any additional information required to be	4992
included in an emergency medical plan.	4993

(G) Each operator of an underground coal mine or surface 4994 coal mine shall provide or contract to obtain emergency medical 4995 services training or first aid training, as applicable, at the 4996 operator's expense, that is sufficient to train and maintain the 4997 certification of the number of employees necessary to comply 4998 with division (B) of this section and that is sufficient to 4999 train employees as required under division (D) of this section 5000 5001 and to comply with division (C) of this section.

5002 (H) The division may provide emergency medical services training for coal mine employees by operating an emergency 5003 medical services training program accredited under section 5004 4765.17 of the Revised Code or by contracting with the operator 5005 of an emergency medical services training program accredited 5006 under that section to provide that training. The division may 5007 charge coal mine operators a uniform part of the unit cost per 5008 trainee. 5009

(I) No coal mine operator shall violate or fail to comply with this section.

Sec. 1707.15. (A) Application for a dealer's license shall 5012 be made in accordance with this section and by filing with the 5013 division of securities the information, materials, and forms 5014 specified in rules adopted by the division, along with all of 5015 the following information: 5016

(1) The name and address of the applicant;

(2) The location and addresses of the principal office and 5018all other offices of the applicant; 5019

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(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(3) A general description of the business of the applicant(4) A general description of the business of the applicant(4) A general description of the business of the applicant(5) A general description of the business of the applicant(5) A general description of the business of the applicant(5) A general description of the business of the applicant(5) A general description of the business of the applicant(5) A general description of the business of the applicant(5) A general description of the business of the busines

(B) (1) The division may investigate any applicant for a
b) (1) The division may investigate any applicant for a
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(2) If the application for any license involves
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investigation outside of this state, the applicant may be
required by the division to advance sufficient funds to pay any
of the actual expenses of such examination. An itemized
statement of any such expenses which the applicant is required
to pay shall be furnished the applicant by the division.

(C) The division shall by rule require one natural person 5033 who is a principal, officer, director, general partner, manager, 5034 or employee of a dealer to pass an examination designated by the 5035 division. Each dealer that is not a natural person shall notify 5036 the division of the name and relationship to the dealer of the 5037 natural person who has passed the examination on behalf of the 5038 dealer and who will serve as the designated principal on behalf 5039 of the dealer. 5040

(D) Dealers shall employ as salespersons only those
 5041
 salespersons who are licensed under this chapter. If at any time
 a salesperson resigns or is discharged or a new salesperson is
 added, the dealer shall promptly notify the division.
 5043

(E) <u>If (1) Except as provided in division (E) (2) of this</u> 5045
section, if the division finds that the applicant is of good 5046
business repute, appears qualified to act as a dealer in 5047
securities, and has fully complied with this chapter and rules 5048

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adopted under this chapter by the division, the division, upon	5049
payment of the fees prescribed by division (B) of section	5050
1707.17 of the Revised Code, shall issue to the applicant a	5051
license authorizing the applicant to act as a dealer.	5052
(2) The division shall issue a license to act as a dealer	5053
in accordance with Chapter 4796. of the Revised Code to an	5054
applicant if either of the following applies:	5055
(a) The applicant holds a license in another state;	5056
(b) The applicant has satisfactory work experience, a	5057
government certification, or a private certification as	5058
described in that chapter as a dealer in a state that does not	5059
issue that license.	5060
Sec. 1707.151. (A) Application for an investment adviser's	5061
license shall be made in accordance with this section and by	5062
filing with the division of securities the information,	5063
materials, and forms specified in rules adopted by the division.	5064
(B)(1) The division may investigate any applicant for a	5065
license and may require any additional information as it	5066
considers necessary to determine the applicant's business repute	5067
and qualifications to act as an investment adviser.	5068
(2) If the application for any license involves	5069
investigation outside of this state, the applicant may be	5070
required by the division to advance sufficient funds to pay any	5071
of the actual expenses of the examination. The division shall	5072
furnish the applicant with an itemized statement of such	5073
expenses that the applicant is required to pay.	5074
(C) The division shall by rule require a natural person	5075
who is an applicant for an investment adviser's license to pass	5076

who is an applicant for an investment adviser's license to pass 5076 an examination designated by the division or achieve a specified 5077

5078

professional designation.

(D) An investment adviser licensed under section 1707.141
 5079
 of the Revised Code shall employ only investment adviser
 5080
 representatives licensed, or exempted from licensure, under
 5081
 section 1707.161 of the Revised Code.
 5082

(E) <u>If (1) Except as provided in division (E) (2) of this</u> 5083 section, if the division finds that the applicant is of good 5084 business repute, appears to be qualified to act as an investment 5085 adviser, and has complied with this chapter and rules adopted 5086 under this chapter by the division, the division, upon payment 5087 of the fees prescribed by division (B) of section 1707.17 of the 5088 Revised Code, shall issue to the applicant a license authorizing 5089 the applicant to act as an investment adviser. 5090

(2) The division shall issue a license to act as an	5091
investment adviser in accordance with Chapter 4796. of the	5092
Revised Code to an applicant if either of the following applies:	5093

(a) The applicant holds a license in another state. 5094

(b) The applicant has satisfactory work experience, a5095government certification, or a private certification as5096described in that chapter as an investment adviser in a state5097that does not issue that license.5098

Sec. 1707.16. (A) Every salesperson of securities must be 5099 licensed by the division of securities and shall be employed, 5100 authorized, or appointed only by the licensed dealer specified 5101 in the salesperson's license. If the relationship between the 5102 salesperson and the dealer is severed, the salesperson's license 5103 shall be void. 5104

(B) Application for a salesperson's license shall be made5105in accordance with this section and by filing with the division5106

the information, materials, and forms specified in rules adopted	5107
by the division, along with all of the following information:	5108
(1) The name and complete residence and business addresses	5109
of the applicant;	5110
(2) The name of the dealer who is employing the applicant	5111
or who intends to employ the applicant;	5112
(3) The applicant's age and education, and the applicant's	5113
experience in the sale of securities; whether the applicant has	5114
ever been licensed by the division, and if so, when; whether the	5115
applicant has ever been refused a license by the division; and	5116
whether the applicant has ever been licensed or refused a	5117
license or any similar permit by any division or commissioner of	5118
securities, whatsoever name known or designated, anywhere.	5119
(C) The division shall by rule require an applicant to	5120
pass an examination designated by the division.	5121
(D) <u>If (1) Except as provided in division (D)(2) of this</u>	5122
section, if the division finds that the applicant is of good	5123
business repute, appears to be qualified to act as a salesperson	5124
of securities, and has fully complied with this chapter, and	5125
that the dealer named in the application is a licensed dealer,	5126
the division shall, upon payment of the fees prescribed by	5127
section 1707.17 of the Revised Code, issue a license to the	5128
applicant authorizing the applicant to act as salesperson for	5129
the dealer named in the application.	5130
(2) The division shall issue a license to act as a	5131
salesperson of securities in accordance with Chapter 4796. of	5132
the Revised Code to an applicant if either of the following	5133
applies:	5134
(a) The applicant holds a license in another state.	5135

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(b) The applicant has satisfactory work experience, a	5136
government certification, or a private certification as	5137
described in that chapter as a salesperson of securities in a	5138
state that does not issue that license.	5139
Sec. 1707.161. (A) No person shall act as an investment	5140
adviser representative, unless one of the following applies:	5141
(1) The person is licensed as an investment adviser	5142
representative by the division of securities.	5143
(2) The person is a natural person who is licensed as an	5144
investment adviser by the division, and does not act as an	5145
investment adviser representative for another investment	5146
adviser; however, a natural person who is licensed as an	5147
investment adviser by the division may act as an investment	5148
adviser representative for another investment adviser if the	5149
natural person also is licensed by the division, or is properly	5150
excepted from licensure, as an investment adviser representative	5151
of the other investment adviser.	5152
(3) The person is employed by or associated with an	5153
investment adviser registered under section 203 of the	5154
"Investment Advisers Act of 1940," 15 U.S.C. 80b-3, and does not	5155
have a place of business in this state.	5156
(4) The person is employed by or associated with an	5157
investment adviser that is excepted from licensure pursuant to	5158
division (A)(3), (4), (5), or (6) of section 1707.141 of the	5159
Revised Code or excepted from notice filing pursuant to division	5160
(B)(3) of section 1707.141 of the Revised Code.	5161
(B)(1) No investment adviser representative required to be	5162
licensed under this section shall act as an investment adviser	5163
representative for more than two investment advisers. An	5164

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investment adviser representative that acts as an investment	5165
adviser representative for two investment advisers shall do so	5166
only after the occurrence of both of the following:	5167

(a) Being properly licensed, or properly excepted from
bicensure under this section, as an investment adviser
cepresentative for both investment advisers;
5170

(b) Complying with the requirements set forth in rules
 adopted by the division regarding consent of both investment
 advisers and notice.
 5173

(2) Nothing in this section shall be construed to prohibit
 a natural person from being licensed by the division as both an
 5175
 investment adviser and an investment adviser representative.
 5176

(3) Nothing in this section shall be construed to prohibit
 a natural person from being licensed by the division as both a
 salesperson and an investment adviser representative.
 5179

(4) Nothing in this section shall be construed to prohibit
a natural person from being licensed by the division as both a
dealer and an investment adviser representative.

(C) An investment adviser representative's license issued 5183 under this section shall not be effective during any period when 5184 the investment adviser representative is not employed by or 5185 associated with an investment adviser that is licensed by the 5186 division or that is in compliance with the notice filing 5187 requirements of division (B) of section 1707.141 of the Revised 5188 Code. Notice of the commencement and termination of the 5189 employment or association of an investment adviser 5190 representative licensed under this section shall be given to the 5191 division within thirty days after the commencement or 5192 termination by either of the following: 5193

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(1) The investment adviser, in the case of an investment
adviser representative licensed under this section and employed
by or associated with, or formerly employed by or associated
with, an investment adviser licensed under section 1707.141 of
the Revised Code;

(2) The investment adviser representative, in the case of 5199 an investment adviser representative licensed under this section 5200 and employed by or associated with, or formerly employed by or 5201 associated with, an investment adviser that is subject to the 5202 notice filings requirements of division (B) of section 1707.141 5203 of the Revised Code. 5204

(D) (1) Application for an investment adviser
representative license shall be made in accordance with this
section and by filing with the division the information,
materials, and forms specified in rules adopted by the division.

(2) The division shall by rule require an applicant to5209pass an examination designated by the division or achieve a5210specified professional designation.5211

(3) Prior to issuing the investment adviser representative
5212
license, the division may require the applicant to reimburse the
5213
division for the actual expenses incurred in investigating the
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applicant. An itemized statement of any such expenses that the
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applicant is required to pay shall be furnished to the applicant
5216
by the division.

(E) <u>If (1) Except as provided in division (E) (2) of this</u> 5218 <u>section, if the division finds that the applicant is of good</u> 5219 business repute, appears to be qualified to act as an investment 5220 adviser representative, and has complied with sections 1707.01 5221 to 1707.50 of the Revised Code and the rules adopted under those 5222

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sections by the division, the division, upon payment of the fees	5223
prescribed by division (B) of section 1707.17 of the Revised	5224
Code, shall issue to the applicant a license authorizing the	5225
applicant to act as an investment adviser representative for the	5226
investment adviser, or investment advisers that are under common	5227
ownership or control, named in the application.	5228
(2) The division shall issue a license to act as an	5229
investment adviser representative in accordance with Chapter	5230
4796. of the Revised Code to an applicant if either of the	5231
following applies:	5232
(a) The applicant holds a license in another state.	5233
(b) The applicant has satisfactory work experience, a	5234
government certification, or a private certification as	5235
described in that chapter as an investment adviser	5236
representative in a state that does not issue that license.	5237
Sec. 1707.163. (A) Application for a state retirement	5238
system investment officer's license shall be made in accordance	5239
with this section by filing with the division of securities the	5240
information, materials, and forms specified in rules adopted by	5241
the division.	5242
(B)(1) The division may investigate any applicant for a	5243
license and may require any additional information as it	5244
considers necessary to determine the applicant's business repute	5245
and qualifications to act as an investment officer.	5246
(2) If the application for a state retirement system	5247
investment officer's license involves investigation outside of	5248
this state, the applicant may be required by the division to	5249

advance sufficient funds to pay any of the actual expenses of5250the investigation. The division shall furnish the applicant with5251

an itemized statement of the expenses the applicant is required	5252
to pay.	5253
(C) The division shall by rule require an applicant for a	5254
state retirement system investment officer's license to pass an	5255
examination designated by the division or achieve a specified	5256
professional designation unless the applicant meets both of the	5257
following requirements:	5258
(1) Acts as a state retirement system investment officer	5259
on the effective date of this section <u>September 15, 2004</u> ;	5260
(2) Has experience or equivalent education acceptable to	5261
the division.	5262
(D)-If-(1) Except as provided in division (D)(2) of this_	5263
section, if the division finds that the applicant is of good	5264
business repute, appears to be qualified to act as a state	5265
retirement system investment officer, and has complied with this	5266
chapter and rules adopted under this chapter by the division,	5267
the division, on payment of the fees prescribed by division (B)	5268
of section 1707.17 of the Revised Code, shall issue to the	5269
applicant a license authorizing the applicant to act as a state	5270
retirement system investment officer.	5271
(2) The division shall issue a license authorizing an	5272
applicant to act as a state retirement system investment officer	5273
in accordance with Chapter 4796. of the Revised Code to an	5274
applicant if either of the following applies:	5275
(a) The applicant holds a license in another state.	5276
(b) The applicant has satisfactory work experience, a	5277
government certification, or a private certification as	5278
described in that chapter as a state retirement system	5279
investment officer in a state that does not issue that license.	5280

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Sec. 1707.165. (A) Application for a bureau of workers' 5281 compensation chief investment officer's license shall be made in 5282 accordance with this section by filing with the division of 5283 securities the information, materials, and forms specified in 5284 rules adopted by the division. 5285

(B) The division may investigate any applicant for a 5286 license and may require any additional information as it 5287 considers necessary to determine the applicant's business repute 5288 and qualifications to act as a chief investment officer. If the 5289 application for a bureau of workers' compensation chief 5290 5291 investment officer's license involves investigation outside of this state, the applicant may be required by the division to 5292 advance sufficient funds to pay any of the actual expenses of 5293 the investigation. The division shall furnish the applicant with 5294 an itemized statement of the expenses the applicant is required 5295 5296 to pay.

(C) The division shall by rule require an applicant for a 5297
bureau of workers' compensation chief investment officer's 5298
license to pass an examination designated by the division or 5299
achieve a specified professional designation unless the 5300
applicant meets both of the following requirements: 5301

(1) Acts as a bureau of workers' compensation chief
investment officer on the effective date of this section
September 29, 2005;
5304

(2) Has experience or education acceptable to the 5305 division. 5306

(D) If (1) Except as provided in division (D) (2) of this5307section, if the division finds that the applicant is of good5308business repute, appears to be qualified to act as a bureau of5309

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workers' compensation chief investment officer, and has complied 5310
with this chapter and rules adopted by the division under this 5311
chapter, the division, upon receipt of the fees prescribed by 5312
division (B) of section 1707.17 of the Revised Code, shall issue 5313
to the applicant a license authorizing the applicant to act as a 5314
bureau of workers' compensation chief investment officer. 5315

(2) The division shall issue a license to act as a bureau5316of workers' compensation chief investment officer in accordance5317with Chapter 4796. of the Revised Code to an applicant if either5318of the following applies:5319

(a) The applicant holds a license in another state. 5320

(b) The applicant has satisfactory work experience, a5321government certification, or a private certification as5322described in that chapter as a bureau of workers' compensation5323chief investment officer in a state that does not issue that5324license.5325

Sec. 1717.06. (A) A county humane society organized under 5326 section 1717.05 of the Revised Code may appoint humane society 5327 agents for the purpose of prosecuting any person guilty of an 5328 5329 act of cruelty to animals. Such agents may arrest any person found violating this chapter or any other law for protecting 5330 animals or preventing acts of cruelty thereto. Upon making an 5331 arrest, the humane society agent shall convey the person 5332 arrested before a court or magistrate having jurisdiction of the 5333 offense, and there make complaint against the person on oath or 5334 affirmation of the offense. 5335

(B) A humane society agent that was appointed prior to the 5336
 effective date of this amendment March 31, 2021, by a branch of 5337
 the Ohio humane society is considered to be a humane society 5338

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agent appointed under this section for purposes of this chapter 5339 and any other laws regarding humane society agents. 5340

(C) (1) The appointment of an agent under this section is
subject to the requirements of section 1717.061 of the Revised
Code, and is not final until the appointment has been approved
under division (C) (2) of this section.

(2) The appointment of an agent under this section does 5345 not take effect unless it has been approved by the mayor of the 5346 municipal corporation for which it is made. If the society 5347 operates outside a municipal corporation, the appointment does 5348 not take effect until it has been approved by the probate judge 5349 of the county for which it is made. The mayor or probate judge 5350 shall keep a record of the appointments and shall maintain as a 5351 public record a copy of the proof of successful completion of 5352 training for each humane society agent acting within the 5353 approving authority's jurisdiction. 5354

(D) The approving authority shall notify the appropriate 5355 county sheriff and the board of county commissioners when the 5356 appointment of a humane society agent has been approved and, not 5357 later than two business days after the appointment has been 5358 approved, shall file a copy of the proof of successful 5359 completion of training with the sheriff. The county sheriff 5360 shall maintain as a public record a copy of the proof for each 5361 humane society agent that is operating in the county. 5362

(E) A humane society shall notify the county sheriff and
5363
the approving authority when all approved humane society agents
bave ceased to perform the duties of the appointment and there
5365
are no humane society agents operating in the county.
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(F) A humane society agent only has the specific authority 5367

Sub. H. B. No. 203
As Reported by the House State and Local Government Committee

5368

granted to the agent under the Revised Code.

(G) The Ohio peace officer training commission shall issue	5369
a certificate of completion of the training program required for	5370
appointment as a humane society agent under this section in	5371
accordance with Chapter 4796. of the Revised Code to an	5372
individual if either of the following applies:	5373

(1) The individual holds a certificate of completion of5374such a program in another state.5375

(2) The individual has satisfactory work experience, a5376government certification, or a private certification as5377described in that chapter as a humane society agent in a state5378that does not require a certificate of completion of such a5379program.5380

Sec. 3101.10. A minister upon producing to the secretary 5381 of state, credentials of the minister's being a regularly 5382 ordained or licensed minister of any religious society or 5383 congregation, shall be entitled to receive from the secretary of 5384 state a license authorizing the minister to solemnize marriages 5385 in this state so long as the minister continues as a regular 5386 5387 minister in that society or congregation. A minister shall produce for inspection the minister's license to solemnize 5388 5389 marriages upon demand of any party to a marriage at which the minister officiates or proposes to officiate or upon demand of 5390 any probate judge. The secretary of state shall issue a license 5391 to solemnize marriages in this state in accordance with Chapter 5392 4796. of the Revised Code to a minister if either of the 5393 following applies: 5394

(A) The minister holds a license in another state.5395(B) The minister has satisfactory work experience, a5396

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government certification, or a private certification as	5397
described in that chapter as a minister who solemnizes marriages	5398
in a state that does not issue a license to solemnize marriages.	5399
Sec. 3301.071. (A)(1) In Except as provided in division	5400
(E) of this section, in the case of nontax-supported schools,	5401
standards for teacher certification prescribed under section	5402
3301.07 of the Revised Code shall provide for certification,	5403
without further educational requirements, of any administrator,	5404
supervisor, or teacher who has attended and received a	5405
bachelor's degree from a college or university accredited by a	5406
national or regional association in the United States except	5407
that, at the discretion of the state board of education, this	5408
requirement may be met by having an equivalent degree from a	5409
foreign college or university of comparable standing.	5410
(2) In <u>Except</u> as provided in division (E) of this section,	5411
in the case of nonchartered, nontax-supported schools, the	5412
standards for teacher certification prescribed under section	5413
3301.07 of the Revised Code shall provide for certification,	5414
5501.07 of the Revised code shall provide for certification,	5414
without further educational requirements, of any administrator,	5415
supervisor, or teacher who has attended and received a diploma	5416
from a "bible college" or "bible institute" described in	5417
division (E) of section 1713.02 of the Revised Code.	5418

(3) A certificate issued under division (A) (3) of this
section shall be valid only for teaching foreign language,
5420
music, religion, computer technology, or fine arts.
5421

Notwithstanding division (A) (1) of this section and except5422as provided in division (E) of this section, the standards for5423teacher certification prescribed under section 3301.07 of the5424Revised Code shall provide for certification of a person as a5425teacher upon receipt by the state board of an affidavit signed5426

by the chief administrative officer of a chartered nonpublic5427school seeking to employ the person, stating that the person5428meets one of the following conditions:5429

(a) The person has specialized knowledge, skills, or5430expertise that qualifies the person to provide instruction.5431

(b) The person has provided to the chief administrativeofficer evidence of at least three years of teaching experience5433in a public or nonpublic school.5434

(c) The person has provided to the chief administrativeofficer evidence of completion of a teacher training program5436named in the affidavit.5437

(B) Each person applying for a certificate under this 5438 section for purposes of serving in a nonpublic school chartered 5439 by the state board under section 3301.16 of the Revised Code 5440 shall pay a fee in the amount established under division (A) of 5441 section 3319.51 of the Revised Code. Any fees received under 5442 this division shall be paid into the state treasury to the 5443 credit of the state board of education certification fund 5444 established under division (B) of section 3319.51 of the Revised 5445 Code. 5446

(C) A person applying for or holding any certificate
pursuant to this section for purposes of serving in a nonpublic
school chartered by the state board is subject to sections
3123.41 to 3123.50 of the Revised Code and any applicable rules
adopted under section 3123.63 of the Revised Code and sections
3319.31 and 3319.311 of the Revised Code.

(D) Divisions (B) and (C) of this section and sections 5453
3319.291, 3319.31, and 3319.311 of the Revised Code do not apply 5454
to any administrators, supervisors, or teachers in nonchartered, 5455

5456

nontax-supported schools.

(E) The state board shall issue a certificate to serve in	5457
a nonpublic school as an administrator, supervisor, or teacher	5458
in accordance with Chapter 4796. of the Revised Code to an	5459
applicant if either of the following applies:	5460

(1) The applicant holds a certificate in another state. 5461

(2) The applicant has satisfactory work experience, a5462government certification, or a private certification as5463described in that chapter as a nonpublic school administrator,5464supervisor, or teacher in a state that does not issue one or5465more of those certificates.5466

Sec. 3301.074. (A) The Except as provided in division (E) 5467 of this section, the state board of education shall, by rule 5468 adopted in accordance with Chapter 119. of the Revised Code, 5469 establish standards for licensing school district treasurers and 5470 business managers, for the renewal of such licenses, and for the 5471 issuance of duplicate copies of licenses. Licenses of the 5472 following types shall be issued or renewed by the board to 5473 applicants who meet the standards for the license or the renewal 5474 of the license for which application is made: 5475

(1) Treasurer, valid for serving as treasurer of a schooldistrict in accordance with section 3313.22 of the Revised Code;5477

(2) Business manager, valid for serving as business5478manager of a school district in accordance with section 3319.035479of the Revised Code.5480

(B) Each application for a license or renewal or duplicate
5481
copy of a license shall be accompanied by the payment of a fee
5482
in the amount established under division (A) of section 3319.51
of the Revised Code. Any fees received under this section shall
5484

be paid into the state treasury to the credit of the state board	5485
of education licensure fund established under division (B) of	5486
section 3319.51 of the Revised Code.	5487
(C) Any person employed under section 3313.22 of the	5488
Revised Code as a treasurer on July 1, 1983, shall be considered	5489
to meet the standards for licensure as a treasurer and for	5490
renewal of such license. Any person employed under section	5491
3319.03 of the Revised Code as a business manager on July 1,	5492
1983, shall be considered to meet the standards for licensure as	5493
a business manager and for renewal of such license.	5494
a Subtriess manager and for renewar of Such freense.	5454
(D) Any person applying for or holding any license	5495
pursuant to this section is subject to sections 3123.41 to	5496
3123.50 of the Revised Code and any applicable rules adopted	5497
under section 3123.63 of the Revised Code and sections 3319.31	5498
and 3319.311 of the Revised Code.	5499
(E) The state board shall issue a license to act as a	5500
(E) The state board shall issue a license to act as a school district treasurer or business manager in accordance with	5500 5501
school district treasurer or business manager in accordance with	5501
school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of	5501 5502
school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies: (1) The applicant holds a license in another state.	5501 5502 5503 5504
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies: (1) The applicant holds a license in another state. (2) The applicant has satisfactory work experience, a</pre>	5501 5502 5503 5504 5505
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies: (1) The applicant holds a license in another state. (2) The applicant has satisfactory work experience, a</pre>	5501 5502 5503 5504 5505
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506 5507
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506 5507 5508
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506 5507 5508 5509
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506 5507 5508 5509 5510
<pre>school district treasurer or business manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	5501 5502 5503 5504 5505 5506 5507 5508 5509 5510 5510

issued pursuant to sections 3319.22 to 3319.30 of the Revised	5514
Code is not required.	5515
(A) The Except as provided in division (G) of this	5516
<u>section, the</u> state board of education shall issue educational	5517
aide permits and educational paraprofessional licenses for	5518
educational assistants and shall adopt rules for the issuance	5519
-	
and renewal of such permits and licenses which shall be	5520
consistent with the provisions of this section. Educational aide	5521
permits and educational paraprofessional licenses may be of	5522
several types and the rules shall prescribe the minimum	5523
qualifications of education and health for the service to be	5524
authorized under each type. The prescribed minimum	5525
qualifications may require special training or educational	5526
courses designed to qualify a person to perform effectively the	5527
duties authorized under an educational aide permit or	5528
educational paraprofessional license.	5529
(B)(1) Any Except as provided in division (G) of this	5530
section, any application for a permit or license, or a renewal	5531
or duplicate of a permit or license, under this section shall be	5532
accompanied by the payment of a fee in the amount established	5533
under division (A) of section 3319.51 of the Revised Code. Any	5534
fees received under this division shall be paid into the state	5535
treasury to the credit of the state board of education licensure	5536
fund established under division (B) of section 3319.51 of the	5537
Revised Code.	5538
(2) Any person applying for or holding a permit or license	5539
pursuant to this section is subject to sections 3123.41 to	5540
3123.50 of the Revised Code and any applicable rules adopted	5541

3123.50 of the Revised Code and any applicable rules adopted5541under section 3123.63 of the Revised Code and sections 3319.315542and 3319.311 of the Revised Code.5543

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(C) Educational assistants shall at all times while in the 5544 performance of their duties be under the supervision and 5545 direction of a teacher as defined in section 3319.09 of the 5546 Revised Code. Educational assistants may assist a teacher to 5547 whom assigned in the supervision of pupils, in assisting with 5548 instructional tasks, and in the performance of duties which, in 5549 the judgment of the teacher to whom the assistant is assigned, 5550 may be performed by a person not licensed pursuant to sections 5551 3319.22 to 3319.30 of the Revised Code and for which a teaching 5552 license, issued pursuant to sections 3319.22 to 3319.30 of the 5553 Revised Code is not required. The duties of an educational 5554 assistant shall not include the assignment of grades to pupils. 5555 The duties of an educational assistant need not be performed in 5556 the physical presence of the teacher to whom assigned, but the 5557 activity of an educational assistant shall at all times be under 5558 the direction of the teacher to whom assigned. The assignment of 5559 an educational assistant need not be limited to assisting a 5560 single teacher. In the event an educational assistant is 5561 assigned to assist more than one teacher the assignments shall 5562 be clearly delineated and so arranged that the educational 5563 assistant shall never be subject to simultaneous supervision or 5564 direction by more than one teacher. 5565

Educational assistants assigned to supervise children 5566 shall, when the teacher to whom assigned is not physically 5567 present, maintain the degree of control and discipline that 5568 would be maintained by the teacher. 5569

Educational assistants may not be used in place of5570classroom teachers or other employees and any payment of5571compensation by boards of education to educational assistants5572for such services is prohibited. The ratio between the number of5573licensed teachers and the pupils in a school district may not be5574

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decreased by utilization of educational assistants and no 5575 grouping, or other organization of pupils, for utilization of 5576 educational assistants shall be established which is 5577 inconsistent with sound educational practices and procedures. A 5578 school district may employ up to one full time equivalent 5579 educational assistant for each six full time equivalent licensed 5580 employees of the district. Educational assistants shall not be 5581 counted as licensed employees for purposes of state support in 5582 the school foundation program and no grouping or regrouping of 5583 pupils with educational assistants may be counted as a class or 5584 unit for school foundation program purposes. Neither special 5585 courses required by the regulations of the state board of 5586 education, prescribing minimum qualifications of education for 5587 an educational assistant, nor years of service as an educational 5588 assistant shall be counted in any way toward qualifying for a 5589 teacher license, for a teacher contract of any type, or for 5590 determining placement on a salary schedule in a school district 5591 as a teacher. 5592

(D) Educational assistants employed by a board of 5593 education shall have all rights, benefits, and legal protection 5594 available to other nonteaching employees in the school district, 5595 except that provisions of Chapter 124. of the Revised Code shall 5596 not apply to any person employed as an educational assistant, 5597 and shall be members of the school employees retirement system. 5598 Educational assistants shall be compensated according to a 5599 salary plan adopted annually by the board. 5600

Except as provided in this section nonteaching employees5601shall not serve as educational assistants without first5602obtaining an appropriate educational aide permit or educational5603paraprofessional license from the state board of education. A5604nonteaching employee who is the holder of a valid educational5605

aide permit or educational paraprofessional license shall5606neither render nor be required to render services inconsistent5607with the type of services authorized by the permit or license5608held. No person shall receive compensation from a board of5609education for services rendered as an educational assistant in5610violation of this provision.5611

Nonteaching employees whose functions are solely 5612 secretarial-clerical and who do not perform any other duties as 5613 educational assistants, even though they assist a teacher and 5614 work under the direction of a teacher shall not be required to 5615 hold a permit or license issued pursuant to this section. 5616 Students preparing to become licensed teachers or educational 5617 assistants shall not be required to hold an educational aide 5618 permit or paraprofessional license for such periods of time as 5619 such students are assigned, as part of their training program, 5620 to work with a teacher in a school district. Such students shall 5621 not be compensated for such services. 5622

Following the determination of the assignment and general 5623 job description of an educational assistant and subject to 5624 supervision by the teacher's immediate administrative officer, a 5625 teacher to whom an educational assistant is assigned shall make 5626 all final determinations of the duties to be assigned to such 5627 assistant. Teachers shall not be required to hold a license 5628 5629 designated for being a supervisor or administrator in order to perform the necessary supervision of educational assistants. 5630

(E) No person who is, or who has been employed as an
 educational assistant shall divulge, except to the teacher to
 whom assigned, or the administrator of the school in the absence
 of the teacher to whom assigned, or when required to testify in
 a court or proceedings, any personal information concerning any
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pupil in the school district which was obtained or obtainable by5636the educational assistant while so employed. Violation of this5637provision is grounds for disciplinary action or dismissal, or5638both.5639

(F) Notwithstanding anything to the contrary in this 5640 section, the superintendent of a school district may allow an 5641 employee who does not hold a permit or license issued under this 5642 section to work as a substitute for an educational assistant who 5643 is absent on account of illness or on a leave of absence, or to 5644 fill a temporary position created by an emergency, provided that 5645 the superintendent believes the employee's application materials 5646 indicate that the employee is qualified to obtain a permit or 5647 license under this section. 5648

An employee shall begin work as a substitute under this5649division not earlier than on the date on which the employee5650files an application with the state board for a permit or5651license under this section. An employee shall cease working as a5652substitute under this division on the earliest of the following:5653

(1) The date on which the employee files a valid permit or5654license issued under this section with the superintendent;5655

(2) The date on which the employee is denied a permit or5656license under this section;5657

(3) Sixty days following the date on which the employeebegan work as a substitute under this division.5659

The superintendent shall ensure that an employee assigned 5660 to work as a substitute under division (F) of this section has 5661 undergone a criminal records check in accordance with section 5662 3319.391 of the Revised Code. 5663

(G) The state board shall issue an educational aide permit 5664

	5665
or educational paraprofessional license in accordance with	
Chapter 4796. of the Revised Code to an applicant if either of	5666
the following applies:	5667
(1) The applicant holds a permit or license in another	5668
state	5669
(2) The applicant has satisfactory work experience, a	5670
government certification, or a private certification as	5671
described in that chapter as an educational aide or educational	5672
paraprofessional in a state that does not issue that permit or	5673
license or both.	5674
$\mathbf{a}_{\mathbf{a}}$ 3210 32 (\mathbf{a}) (1) The state beautien shall	5675
Sec. 3319.22. (A)(1) The state board of education shall	
issue the following educator licenses:	5676
(a) A resident educator license, which shall be valid for	5677
four years and shall be renewable for reasons specified by rules	5678
adopted by the state board pursuant to division (A)(3) of this	5679
section. The state board, on a case-by-case basis, may extend	5680
the license's duration as necessary to enable the license holder	5681
to complete the Ohio teacher residency program established under	5682
section 3319.223 of the Revised Code;	5683
(b) A professional educator license, which shall be valid	5684
for five years and shall be renewable;	5685
(c) A senior professional educator license, which shall be	5686
valid for five years and shall be renewable;	5687
(d) A lead professional educator license, which shall be	5688
valid for five years and shall be renewable.	5689
Licenses issued under division (A)(1) of this section on	5690
and after the effective date of this amendment November 2, 2018,	5691
shall specify whether the educator is licensed to teach grades	5692

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pre-kindergarten through five, grades four through nine, or 5693 grades seven through twelve. The changes to the grade band 5694 specifications under this amendment shall not apply to a person 5695 who holds a license under division (A) (1) of this section prior 5696 to the effective date of this amendment November 2, 2018. 5697 Further, the changes to the grade band specifications under this 5698 amendment shall not apply to any license issued to teach in the 5699 area of computer information science, bilingual education, 5700 dance, drama or theater, world language, health, library or 5701 media, music, physical education, teaching English to speakers 5702 of other languages, career-technical education, or visual arts 5703 or to any license issued to an intervention specialist, 5704 including a gifted intervention specialist, or to any other 5705 license that does not align to the grade band specifications. 5706

(2) The state board may issue any additional educator
 5707
 licenses of categories, types, and levels the board elects to
 5708
 provide.

(3) The Except as provided in division (I) of this5710section, the state board shall adopt rules establishing the5711standards and requirements for obtaining each educator license5712issued under this section. The rules shall also include the5713reasons for which a resident educator license may be renewed5714under division (A) (1) (a) of this section.5715

(B) The Except as provided in division (I) of this
5716
section, the rules adopted under this section shall require at
5717
least the following standards and qualifications for the
5718
educator licenses described in division (A) (1) of this section:
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(1) An applicant for a resident educator license shall
 bold at least a bachelor's degree from an accredited teacher
 preparation program or be a participant in the teach for America
 5720

program and meet the qualifications required under section	5723
3319.227 of the Revised Code.	5724
(2) An applicant for a professional educator license	5725
shall:	5726
(a) Hold at least a bachelor's degree from an institution	5727
of higher education accredited by a regional accrediting	5728
organization;	5729
(b) Have successfully completed the Ohio teacher residency	5730 5731
program established under section 3319.223 of the Revised Code, if the applicant's current or most recently issued license is a	5732
resident educator license issued under this section or an	5733
alternative resident educator license issued under section	5734
3319.26 of the Revised Code.	5735
(3) An applicant for a senior professional educator	5736
license shall:	5737
(a) Hold at least a master's degree from an institution of	5738
higher education accredited by a regional accrediting	5739
organization;	5740
(b) Have previously held a professional educator license	5741
issued under this section or section 3319.222 or under former	5742
section 3319.22 of the Revised Code;	5743
(c) Meet the criteria for the accomplished or	5744
distinguished level of performance, as described in the	5745
standards for teachers adopted by the state board under section	5746
3319.61 of the Revised Code.	5747
(4) An applicant for a lead professional educator license	5748
shall:	5749
	5775
(a) Hold at least a master's degree from an institution of	5750

higher education accredited by a regional accrediting	5751
organization;	5752
(b) Have previously held a professional educator license	5753

or a senior professional educator license issued under this 5754 section or a professional educator license issued under section 5755 3319.222 or former section 3319.22 of the Revised Code; 5756

(c) Meet the criteria for the distinguished level of 5757
performance, as described in the standards for teachers adopted 5758
by the state board under section 3319.61 of the Revised Code; 5759

(d) Either hold a valid certificate issued by the national
board for professional teaching standards or meet the criteria
for a master teacher or other criteria for a lead teacher
adopted by the educator standards board under division (F) (4) or
(5) of section 3319.61 of the Revised Code.

(C) The state board shall align the standards and
gualifications for obtaining a principal license with the
standards for principals adopted by the state board under
section 3319.61 of the Revised Code.

(D) If the state board requires any examinations for
 5769
 educator licensure, the department of education shall provide
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 the results of such examinations received by the department to
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 the chancellor of higher education, in the manner and to the
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 extent permitted by state and federal law.

(E) Any rules the state board of education adopts, amends, 5774
or rescinds for educator licenses under this section, division 5775
(D) of section 3301.07 of the Revised Code, or any other law 5776
shall be adopted, amended, or rescinded under Chapter 119. of 5777
the Revised Code except as follows: 5778

(1) Notwithstanding division (E) of section 119.03 and 5779

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division (A)(1) of section 119.04 of the Revised Code, in the 5780 case of the adoption of any rule or the amendment or rescission 5781 of any rule that necessitates institutions' offering preparation 5782 programs for educators and other school personnel that are 5783 approved by the chancellor of higher education under section 5784 3333.048 of the Revised Code to revise the curriculum of those 5785 programs, the effective date shall not be as prescribed in 5786 division (E) of section 119.03 and division (A)(1) of section 5787 119.04 of the Revised Code. Instead, the effective date of such 5788 rules, or the amendment or rescission of such rules, shall be 5789 the date prescribed by section 3333.048 of the Revised Code. 5790

(2) Notwithstanding the authority to adopt, amend, or
rescind emergency rules in division (G) of section 119.03 of the
Revised Code, this authority shall not apply to the state board
of education with regard to rules for educator licenses.
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(F)(1) The rules adopted under this section establishing 5795 standards requiring additional coursework for the renewal of any 5796 educator license shall require a school district and a chartered 5797 nonpublic school to establish local professional development 5798 committees. In a nonpublic school, the chief administrative 5799 officer shall establish the committees in any manner acceptable 5800 to such officer. The committees established under this division 5801 shall determine whether coursework that a district or chartered 5802 5803 nonpublic school teacher proposes to complete meets the 5804 requirement of the rules. The department of education shall provide technical assistance and support to committees as the 5805 committees incorporate the professional development standards 5806 adopted by the state board of education pursuant to section 5807 3319.61 of the Revised Code into their review of coursework that 5808 is appropriate for license renewal. The rules shall establish a 5809 procedure by which a teacher may appeal the decision of a local 5810

professional development committee.

(2) In any school district in which there is no exclusive
representative established under Chapter 4117. of the Revised
Code, the professional development committees shall be
stablished as described in division (F) (2) of this section.

Not later than the effective date of the rules adopted 5816 under this section, the board of education of each school 5817 district shall establish the structure for one or more local 5818 professional development committees to be operated by such 5819 school district. The committee structure so established by a 5820 district board shall remain in effect unless within thirty days 5821 prior to an anniversary of the date upon which the current 5822 committee structure was established, the board provides notice 5823 to all affected district employees that the committee structure 5824 is to be modified. Professional development committees may have 5825 a district-level or building-level scope of operations, and may 5826 be established with regard to particular grade or age levels for 5827 which an educator license is designated. 5828

Each professional development committee shall consist of 5829 at least three classroom teachers employed by the district, one 5830 principal employed by the district, and one other employee of 5831 the district appointed by the district superintendent. For 5832 committees with a building-level scope, the teacher and 5833 principal members shall be assigned to that building, and the 5834 teacher members shall be elected by majority vote of the 5835 classroom teachers assigned to that building. For committees 5836 with a district-level scope, the teacher members shall be 5837 elected by majority vote of the classroom teachers of the 5838 district, and the principal member shall be elected by a 5839 majority vote of the principals of the district, unless there 5840

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are two or fewer principals employed by the district, in which 5841 case the one or two principals employed shall serve on the 5842 committee. If a committee has a particular grade or age level 5843 scope, the teacher members shall be licensed to teach such grade 5844 or age levels, and shall be elected by majority vote of the 5845 classroom teachers holding such a license and the principal 5846 shall be elected by all principals serving in buildings where 5847 any such teachers serve. The district superintendent shall 5848 appoint a replacement to fill any vacancy that occurs on a 5849 professional development committee, except in the case of 5850 vacancies among the elected classroom teacher members, which 5851 shall be filled by vote of the remaining members of the 5852 committee so selected. 5853

Terms of office on professional development committees 5854 shall be prescribed by the district board establishing the 5855 committees. The conduct of elections for members of professional 5856 development committees shall be prescribed by the district board 5857 establishing the committees. A professional development 5858 committee may include additional members, except that the 5859 majority of members on each such committee shall be classroom 5860 teachers employed by the district. Any member appointed to fill 5861 a vacancy occurring prior to the expiration date of the term for 5862 which a predecessor was appointed shall hold office as a member 5863 for the remainder of that term. 5864

The initial meeting of any professional development5865committee, upon election and appointment of all committee5866members, shall be called by a member designated by the district5867superintendent. At this initial meeting, the committee shall5868select a chairperson and such other officers the committee deems5869necessary, and shall adopt rules for the conduct of its5870meetings. Thereafter, the committee shall meet at the call of5871

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the chairperson or upon the filing of a petition with the5872district superintendent signed by a majority of the committee5873members calling for the committee to meet.5874

(3) In the case of a school district in which an exclusive
representative has been established pursuant to Chapter 4117. of
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the Revised Code, professional development committees shall be
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established in accordance with any collective bargaining
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agreement in effect in the district that includes provisions for
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such committees.

If the collective bargaining agreement does not specify a5881different method for the selection of teacher members of the5882committees, the exclusive representative of the district's5883teachers shall select the teacher members.5884

If the collective bargaining agreement does not specify a 5885 different structure for the committees, the board of education 5886 of the school district shall establish the structure, including 5887 the number of committees and the number of teacher and 5888 administrative members on each committee; the specific 5889 administrative members to be part of each committee; whether the 5890 5891 scope of the committees will be district levels, building levels, or by type of grade or age levels for which educator 5892 licenses are designated; the lengths of terms for members; the 5893 manner of filling vacancies on the committees; and the frequency 5894 and time and place of meetings. However, in all cases, except as 5895 provided in division (F)(4) of this section, there shall be a 5896 majority of teacher members of any professional development 5897 committee, there shall be at least five total members of any 5898 professional development committee, and the exclusive 5899 representative shall designate replacement members in the case 5900 of vacancies among teacher members, unless the collective 5901

5931

bargaining agreement specifies a different method of selecting	5902
such replacements.	5903
(4) Whenever an administrator's coursework plan is being	5904
discussed or voted upon, the local professional development	5905
committee shall, at the request of one of its administrative	5906
members, cause a majority of the committee to consist of	5907
administrative members by reducing the number of teacher members	5908
voting on the plan.	5909
(G)(1) The department of education, educational service	5910
centers, county boards of developmental disabilities, college	5911
and university departments of education, head start programs,	5912
and the Ohio education computer network may establish local	5913
professional development committees to determine whether the	5914
coursework proposed by their employees who are licensed or	5915
certificated under this section or section 3319.222 of the	5916
Revised Code, or under the former version of either section as	5917
it existed prior to October 16, 2009, meet the requirements of	5918
the rules adopted under this section. They may establish local	5919
professional development committees on their own or in	5920
collaboration with a school district or other agency having	5921
authority to establish them.	5922
Local professional development committees established by	5923
county boards of developmental disabilities shall be structured	5924
in a manner comparable to the structures prescribed for school	5925
districts in divisions (F)(2) and (3) of this section, as shall	5926
the committees established by any other entity specified in	5927
division (G)(1) of this section that provides educational	5928
services by employing or contracting for services of classroom	5929
teachers licensed or certificated under this section or section	5930

3319.222 of the Revised Code, or under the former version of

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either section as it existed prior to October 16, 2009. All5932other entities specified in division (G)(1) of this section5933shall structure their committees in accordance with guidelines5934which shall be issued by the state board.5935

(2) Educational service centers may establish local
professional development committees to serve educators who are
not employed in schools in this state, including pupil services
personnel who are licensed under this section. Local
professional development committees shall be structured in a
professional to the structures prescribed for school
districts in divisions (F)(2) and (3) of this section.

These committees may agree to review the coursework,5943continuing education units, or other equivalent activities5944related to classroom teaching or the area of licensure that is5945proposed by an individual who satisfies both of the following5946conditions:5947

(a) The individual is licensed or certificated under this
section or under the former version of this section as it
5949
existed prior to October 16, 2009.

(b) The individual is not currently employed as an
 educator or is not currently employed by an entity that operates
 a local professional development committee under this section.

Any committee that agrees to work with such an individual5954shall work to determine whether the proposed coursework,5955continuing education units, or other equivalent activities meet5956the requirements of the rules adopted by the state board under5957this section.5958

(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(4) Any public agency that is not specified in divisions(5) Any public agency that is not specified in divisions(3) Any public agency that is not specified in divisions(4) Any public agency that is not specified in divisions(5) Any public agency that is not specified in divisions(5) Any public agency that is not specified in divisions(5) Any public agency that is not specified in divisions(6) Any public agency that is not specified in divisions(6) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in divisions(7) Any public agency that is not specified in din divisions(7) Any public agen

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services and employs or contracts for services of classroom 5961 teachers licensed or certificated under this section or section 5962 3319.222 of the Revised Code, or under the former version of 5963 either section as it existed prior to October 16, 2009, may 5964 establish a local professional development committee, subject to 5965 the approval of the department of education. The committee shall 5966 be structured in accordance with guidelines issued by the state 5967 board. 5968

(H) Not later than July 1, 2016, the state board, in 5969
accordance with Chapter 119. of the Revised Code, shall adopt 5970
rules pursuant to division (A) (3) of this section that do both 5971
of the following: 5972

(1) Exempt consistently high-performing teachers from the5973requirement to complete any additional coursework for the5974renewal of an educator license issued under this section or5975section 3319.26 of the Revised Code. The rules also shall5976specify that such teachers are exempt from any requirements5977prescribed by professional development committees established5978under divisions (F) and (G) of this section.5979

(2) For purposes of division (H)(1) of this section, the 5980 state board shall define the term "consistently high-performing 5981 teacher." 5982

(I) The state board shall issue a resident educator5983license, professional educator license, senior professional5984educator license, lead professional educator license, or any5985other educator license in accordance with Chapter 4796. of the5986Revised Code to an applicant if either of the following applies:5987

(1) The applicant holds a license in another state.5988(2) The applicant has satisfactory work experience, a5989

government certification, or a private certification as	5990
described in that chapter as a resident educator, professional	5991
educator, senior professional educator, lead professional	5992
educator, or any other type of educator in a state that does not	5993
issue one or more of those licenses.	5994
Sec. 3319.226. (A) Beginning July 1, 2019, the state board	5995
of education shall issue educator licenses for substitute	5996
teaching only under this section.	5997
(D) The Event of provided in division (E) of this	5998
(B) The Except as provided in division (E) of this	
section, the state board shall adopt rules establishing	5999
standards and requirements for obtaining a license under this	6000
section and for renewal of the license. Except as provided in	6001
division (F) of section 3319.229 of the Revised Code, the rules	6002
shall require an applicant to hold a post-secondary degree, but	6003
not in any specified subject area. The rules also shall allow	6004
the holder of a license issued under this section to work:	6005
(1) For an unlimited number of school days if the license	6006
holder has a post-secondary degree in either education or a	6007
subject area directly related to the subject of the class the	6008
license holder will teach;	6009
	6010
(2) For one full semester, subject to the approval of the	6010
employing school district board of education, if the license	6011
holder has a post-secondary degree in a subject area that is not	6012
directly related to the subject of the class that the license	6013
holder will teach.	6014
The district superintendent may request that the board	6015
approve one or more additional subsequent semester-long periods	6016
of teaching for the license holder.	6017
(C) The rules adopted under division (B) of this section	6018

shall permit a substitute career-technical teaching license	6019
holder to teach outside the license holder's certified career	6020
field for up to one semester, subject to approval of the	6021
employing school district superintendent.	6022
(D) Any license issued or renewed under former section	6023
3319.226 of the Revised Code that was still in force on November	6024
2, 2018, shall remain in force for the remainder of the term for	6025
which it was issued or renewed. Upon the expiration of that	6026
term, the holder of that license shall be subject to licensure	6027
under the rules adopted under this section.	6028
(E) The state board shall issue an educator license for	6029
substitute teaching in accordance with Chapter 4796. of the	6030
Revised Code to an applicant if either of the following applies:	6031
Neviber code to an appricant if creation of the fortowing apprice.	0001
(1) The applicant holds a license in another state.	6032
(2) The applicant has satisfactory work experience, a	6033
government certification, or a private certification as	6034
described in that chapter as a substitute teacher in a state	6035
that does not issue that license.	6036
Sec. 3319.229. (A)(1) Notwithstanding the repeal of former	6037
section 3319.229 of the Revised Code by S.B. 216 of the 132nd	6038
general assembly, the state board of education shall accept	6039
applications for new, and for renewal of, professional career-	6040
technical teaching licenses through June 30, 2019, and issue	6041
them on the basis of the applications received by that date in	6042
accordance with the rules described in that former section.	6043
Except as otherwise provided in divisions (A)(2) and (3) of this	6044
section, beginning July 1, 2019, the state board shall issue	6045
career-technical workforce development educator licenses only	6046
under this section.	6047

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(2) An individual who, on July 1, 2019, holds a 6048 professional career-technical teaching license issued under the 6049 rules described in former section 3319.229 of the Revised Code, 6050 may continue to renew that license in accordance with those 6051 rules for the remainder of the individual's teaching career. 60.52 However, nothing in this division shall be construed to prohibit 6053 the individual from applying to the state board for a career-6054 technical workforce development educator license under this 6055 section. 6056

(3) An individual who, on July 1, 2019, holds an 6057 alternative resident educator license for teaching career-6058 technical education issued under section 3319.26 of the Revised 6059 Code may, upon the expiration of the license, apply for a 6060 professional career-technical teaching license issued under the 6061 rules described in former section 3319.229 of the Revised Code. 6062 Such an individual may continue to renew the professional 6063 license in accordance with those rules for the remainder of the 6064 individual's teaching career. However, nothing in this division 6065 shall be construed to prohibit the individual from applying to 6066 the state board for a career-technical workforce development 6067 educator license under this section. 6068

6069 (B) The Except as provided in division (G) of this section, the state board, in collaboration with the chancellor 6070 6071 of higher education, shall adopt rules establishing standards and requirements for obtaining a two-year initial career-6072 technical workforce development educator license and a five-year 6073 advanced career-technical workforce development educator 6074 license. Each license shall be valid for teaching career-6075 technical education or workforce development programs in grades 6076 four through twelve. The rules shall require applicants for 6077 either license to have a high school diploma or a certificate of 6078

high school equivalence as awarded under section 3301.80 of the	6079
Revised Code or as recognized as the equivalent of such	6080
certificate under division (C) of that section.	6081
(C) (1) The Eucent of provided in division (C) of this	6082
(C)(1) The Except as provided in division (G) of this	
section, the state board shall issue an initial career-technical	6083
workforce development educator license to an applicant upon	6084
request from the superintendent of a school district that has	6085
agreed to employ the applicant. In making the request, the	6086
superintendent shall provide documentation, in accordance with	6087
procedures prescribed by the department of education, showing	6088
that the applicant has at least five years of work experience,	6089
or the equivalent, in the subject area in which the applicant	6090
will teach. The license shall be valid for teaching only in the	6091
requesting district. The superintendent also shall provide	6092
documentation, in accordance with procedures prescribed by the	6093
department, that the applicant is enrolled in a career-technical	6094
workforce development educator preparation program offered by an	6095
institution of higher education that has an existing teacher	6096
preparatory program in place that meets all of the following	6097
criteria:	6098
(a) Is approved by the chancellor of higher education to	6099
provide instruction in teaching methods and principles;	6100
(b) Provides classroom support to the license holder;	6101
(c) Includes at least three semester hours of coursework	6102
in the teaching of reading in the subject area;	6103
(d) Is aligned with career-technical education and	6104
workforce development competencies developed by the department;	6105
	C1 0 C
(e) Uses a summative performance-based assessment	6106
developed by the program and aligned to the competencies	6107

described in division (C)(1)(d) of this section to evaluate the	6108
license holder's knowledge and skills;	6109
(f) Consists of not less than twenty-four semester hours	6110
of coursework, or the equivalent.	6111
(2) As a condition of continuing to hold the initial	6112
career-technical workforce development license, the holder of	6113
the license shall be participating in a career-technical	6114
workforce development educator preparation program described in	6115
division (C)(1) of this section.	6116
(3) The state board shall renew an initial career-	6117
technical workforce development educator license if the	6118
supervisor of the program described in division (C)(1) of this	6119
section and the superintendent of the employing school district	6120
indicate that the applicant is making sufficient progress in	6121
both the program and the teaching position.	6122
(D) The <u>Except</u> as provided in division (G) of this	6123
section, the state board shall issue an advanced career-	6124
technical workforce development educator license to an applicant	6125
who has successfully completed the program described in division	6126
(C)(1) of this section, as indicated by the supervisor of the	6127
program, and who demonstrates mastery of the applicable career-	6128
technical education and workforce development competencies	6129
described in division (C)(1)(d) of this section in the teaching	6130
position, as indicated by the superintendent of the employing	6131
school district.	6132
(E) The holder of an advanced career-technical workforce	6133
development educator license shall work with a local	6134
professional development committee established under section	6135
3319.22 of the Revised Code in meeting requirements for renewal	6136

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6137

of the license.

(F) Notwithstanding the provisions of section 3319.226 of
the Revised Code, the state board shall not require any
applicant for an educator license for substitute teaching who
holds a license issued under this section to hold a post6141
secondary degree in order to be issued a license under section
6142
3319.226 of the Revised Code to work as a substitute teacher for
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career-technical education classes.

(G) The state board shall issue a license to practice as6145an initial career-technical workforce development educator or6146advanced career-technical workforce development educator in6147accordance with Chapter 4796. of the Revised Code to an6148applicant if either of the following applies:6149

(1) The applicant holds a license in another state. 6150

(2) The applicant has satisfactory work experience, a6151government certification, or a private certification as6152described in that chapter as a career-technical workforce6153development educator in a state that does not issue one or both6154of those licenses.6155

Sec. 3319.26. (A) The Except as provided in division (H) 6156 of this section, the state board of education shall adopt rules 6157 establishing the standards and requirements for obtaining an 6158 alternative resident educator license for teaching in grades 6159 kindergarten to twelve, or the equivalent, in a designated 6160 subject area or in the area of intervention specialist, as 6161 defined by rule of the state board. The rules shall also include 6162 the reasons for which an alternative resident educator license 6163 may be renewed under division (D) of this section. 6164

(B) The superintendent of public instruction and the 6165

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chancellor of higher education jointly shall develop an6166intensive pedagogical training institute to provide instruction6167in the principles and practices of teaching for individuals6168seeking an alternative resident educator license. The6169instruction shall cover such topics as student development and6170learning, pupil assessment procedures, curriculum development,6171classroom management, and teaching methodology.6172

(C) The Except as provided in division (H) of this
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section, the rules adopted under this section shall require
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applicants for the alternative resident educator license to
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satisfy the following conditions prior to issuance of the
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license, but they shall not require applicants to have completed
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a major or coursework in the subject area for which application
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is being made:

(1) Hold a minimum of a baccalaureate degree;

(2) Successfully complete the pedagogical training 6181 institute described in division (B) of this section or the 6182 preservice training provided to participants of a teacher 6183 preparation program that has been approved by the chancellor. 6184 6185 The chancellor may approve any such program that requires participants to hold a bachelor's degree; have either a 6186 cumulative undergraduate grade point average of at least 2.5 out 6187 of 4.0, or its equivalent or a cumulative graduate school grade 6188 point average of at least 3.0 out of 4.0; and successfully 6189 complete the program's preservice training. 6190

(3) Pass an examination in the subject area for which6191application is being made.6192

(D) An alternative resident educator license shall bevalid for four years and shall be renewable for reasons6194

specified by rules adopted by the state board pursuant to	6195
division (A) of this section. The state board, on a case-by-case	6196
basis, may extend the license's duration as necessary to enable	6197
the license holder to complete the Ohio teacher residency	6198
program established under section 3319.223 of the Revised Code.	6199
(E) The rules shall require the holder of an alternative	6200
resident educator license, as a condition of continuing to hold	6201
the license, to do all of the following:	6202
(1) Participate in the Ohio teacher residency program;	6203
(2) Show satisfactory progress in taking and successfully	6204
completing one of the following:	6205
(a) At least twelve additional semester hours, or the	6206
equivalent, of college coursework in the principles and	6207
practices of teaching in such topics as student development and	6208
learning, pupil assessment procedures, curriculum development,	6209
classroom management, and teaching methodology;	6210
(b) Professional development provided by a teacher	6211
preparation program that has been approved by the chancellor	6212
under division (C)(2) of this section.	6213
(3) Take an assessment of professional knowledge in the	6214
second year of teaching under the license.	6215
(F) The rules shall provide for the granting of a	6216
professional educator license to a holder of an alternative	6217
resident educator license upon successfully completing all of	6218
the following:	6219
(1) Four years of teaching under the alternative license;	6220
(2) The additional college coursework or professional	6221
development described in division (E)(2) of this section;	6222

(3) The assessment of professional knowledge described in	6223
division (E)(3) of this section. The standards for successfully	6224
completing this assessment and the manner of conducting the	6225
assessment shall be the same as for any other individual who is	6226
required to take the assessment pursuant to rules adopted by the	6227
state board under section 3319.22 of the Revised Code.	6228
(4) The Ohio teacher residency program;	6229
(5) All other requirements for a professional educator	6230
license adopted by the state board under section 3319.22 of the	6231
Revised Code.	6232
(G) A person who is assigned to teach in this state as a	6233
participant in the teach for America program or who has	6234
completed two years of teaching in another state as a	6235
participant in that program shall be eligible for a license only	6236
under section 3319.227 of the Revised Code and shall not be	6237
eligible for a license under this section.	6238
(H) The board shall issue an alternative resident educator	6239
license in accordance with Chapter 4796. of the Revised Code to	6240
an applicant if either of the following applies:	6241
(1) The applicant holds a license in another state.	6242
(2) The applicant has satisfactory work experience, a	6243
government certification, or a private certification as	6244
described in that chapter as an educator for grades kindergarten	6245
through twelve in a state that does not issue that license.	6246
Sec. 3319.261. (A) Notwithstanding any other provision of	6247
the Revised Code or any rule adopted by the state board of	6248
education to the contrary and except as provided in division (C)	6249
of this section, the state board shall issue an alternative	6250
resident educator license under division (C) of section 3319.26	6251

of the Revised Code to each applicant who meets the following 6252 6253 conditions: (1) Holds a bachelor's degree from an accredited 6254 institution of higher education; 6255 (2) Has successfully completed a teacher education program 62.56 offered by one of the following entities: 6257 (a) The American Montessori society; 6258 (b) The association Montessori internationale; 6259 (c) An institution accredited by the Montessori 6260 accreditation council for teacher education. 6261 (3) Is employed in a school that operates a program that 6262 uses the Montessori method endorsed by the American Montessori 6263 society, the Montessori accreditation council for teacher 6264 education, or the association Montessori internationale as its 6265 primary method of instruction. 6266

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(B) The holder of an alternative resident educator license
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issued under this section shall be subject to divisions (A),
(B), (D), and (E) of section 3319.26 of the Revised Code and
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shall be granted a professional educator license upon successful
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completion of the requirements described in division (F) of
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section 3319.26 of the Revised Code.

(C) The state board shall issue an alternative resident6273educator license under this section in accordance with Chapter62744796. of the Revised Code to an applicant if either of the6275following applies:6276

(1) The applicant holds a license in another state.6277(2) The applicant has satisfactory work experience, a6278

government certification, or a private certification as	6279
described in that chapter as an educator providing instruction	6280
in a Montessori-method school in a state that does not issue	6281
that license.	6282
Sec. 3319.262. (A) Notwithstanding any other provision of	6283
the Revised Code or any rule adopted by the state board of	6284
education to the contrary and except as provided in division (C)	6285
of this section, the state board shall adopt rules establishing	6286
standards and requirements for obtaining a nonrenewable four-	6287
year initial early college high school educator license for	6288
teaching grades seven through twelve at an early college high	6289
school described in section 3313.6013 of the Revised Code to any	6290
applicant who meets the following conditions:	6291

(1) Has a graduate or terminal degree from an accredited
(292
institution of higher education in a field related to the
subject area to be taught, as determined by the department of
6294
education;

(2) Has obtained a passing score on an examination in the6296subject area to be taught, as prescribed by the state board;6297

(3) Has experience teaching students at any grade level, 6298including post-secondary students; 6299

(4) Has proof that an early college high school intends to6300employ the applicant pending a valid license under this section.6301

An individual licensed under this section shall be subject 6302 to sections 3319.291 and 3319.39 of the Revised Code. An initial 6303 educator license issued under division (A) of this section shall 6304 be valid for teaching only at the employing school described in 6305 division (A) (4) of this section. 6306

(B) After four years of teaching under an initial early 6307

college high school educator license issued under this section,	6308
an individual may apply for a renewable five-year professional	6309
educator license in the same subject area named in the initial	6310
license. The state board shall issue the applicant a	6311
professional educator license if the applicant attains a passing	6312
score on an assessment of professional knowledge prescribed by	6313
the state board. Nothing in division (B) of this section shall	6314
be construed to prohibit an individual from applying for a	6315
professional-education_educator license under section 3319.22 of	6316
the Revised Code.	6317
(C) The state board shall issue an initial early college	6318
high school educator license in accordance with Chapter 4796. of	6319
the Revised Code to an applicant if either of the following	6320
applies:	6321
(1) The applicant holds a license in another state.	6322
(2) The applicant has satisfactory work experience, a	6323
government certification, or a private certification as	6324
government certification, or a private certification as described in that chapter as an early college high school	6324 6325
government certification, or a private certification as	6324
government certification, or a private certification as described in that chapter as an early college high school	6324 6325
government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license.	6324 6325 6326
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C)</pre>	6324 6325 6326 6327
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules</pre>	6324 6325 6326 6327 6328
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules</pre>	6324 6325 6326 6327 6328 6329
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules establishing an alternative principal license shall include a</pre>	6324 6325 6326 6327 6328 6329 6330
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules establishing an alternative principal license shall include a requirement that an applicant have obtained classroom teaching</pre>	6324 6325 6326 6327 6328 6329 6330 6331
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules establishing an alternative principal license shall include a requirement that an applicant have obtained classroom teaching experience. Beginning on the effective date of the rules, the</pre>	6324 6325 6326 6327 6328 6329 6330 6331 6332
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules establishing an alternative principal license shall include a requirement that an applicant have obtained classroom teaching experience. Beginning on the effective date of the rules, the state board shall cease to issue temporary educator licenses</pre>	6324 6325 6326 6327 6328 6329 6330 6331 6332 6333
<pre>government certification, or a private certification as described in that chapter as an early college high school educator in a state that does not issue that license. Sec. 3319.27. (A) The Except as provided in division (C) of this section, the state board of education shall adopt rules that establish an alternative principal license. The rules establishing an alternative principal license shall include a requirement that an applicant have obtained classroom teaching experience. Beginning on the effective date of the rules, the state board shall cease to issue temporary educator licenses pursuant to section 3319.225 of the Revised Code for employment</pre>	6324 6325 6326 6327 6328 6329 6330 6331 6332 6333 6334

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continue employment as a principal until the expiration of the 6338 license. Employment of any such person as a principal by a 6339 school district after the expiration of the temporary educator 6340 license shall be contingent upon the state board issuing the 6341 person an alternative principal license in accordance with the 6342 rules adopted under this division. 6343 (B) The Except as provided in division (C) of this 6344 section, the state board shall adopt rules that establish an 6345 alternative administrator license, which shall be valid for 6346 employment as a superintendent or in any other administrative 6347 position except principal. Beginning on the effective date of 6348 the rules, the state board shall cease to issue temporary 6349 educator licenses pursuant to section 3319.225 of the Revised 6350 Code for employment as a superintendent or in any other 6351 administrative position except principal. Any person who on the 6352 effective date of the rules holds a valid temporary educator 6353 license issued under that section and is employed as a 6354 superintendent or in any other administrative position except 6355 principal shall be allowed to continue employment in that 6356 position until the expiration of the license. Employment of any 6357 such person as a superintendent or in any other administrative 6358 position except principal by a school district after the 6359 expiration of the temporary educator license shall be contingent 6360 upon the state board issuing the person an alternative 6361 administrator license in accordance with the rules adopted under 6362 this division. 6363 6364

(C) The state board shall issue an alternative principal6364or alternative administrator license in accordance with Chapter63654796. of the Revised Code to an applicant if either of the6366following applies:6367

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(1) The applicant holds a license in another state.	6368
(2) The applicant has satisfactory work experience, a	6369
government certification, or a private certification as	6370
described in that chapter as a school principal or school	6371
administrator in a state that does not issue one or both of	6372
those licenses.	6373

Sec. 3319.28. (A) As used in this section, "STEM school" 6374 means a science, technology, engineering, and mathematics school 6375 established under Chapter 3326. of the Revised Code. 6376

(B) Notwithstanding any other provision of the Revised 6377 Code or any rule adopted by the state board of education to the 6378 contrary and except as provided in division (F) of this section, 6379 the state board shall issue a two-year provisional educator 6380 license for teaching science, technology, engineering, or 6381 mathematics in grades six through twelve in a STEM school to any 6382 applicant who meets the following conditions: 6383

(1) Holds a bachelor's degree from an accredited 6384 institution of higher education in a field related to the 6385 subject area to be taught; 6386

(2) Has passed an examination prescribed by the state 6387 board in the subject area to be taught. 6388

(C) The holder of a provisional educator license issued 6389 under this section shall complete a structured apprenticeship 6390 program provided by an educational service center or a teacher 6391 preparation program approved under section 3333.048 of the 6392 Revised Code, in partnership with the STEM school that employs 6393 the license holder. The apprenticeship program shall include the 6394 following: 6395

(1) Mentoring by a teacher or administrator who regularly 6396

	C 2 0 7
observes the license holder's classroom instruction, provides	6397
feedback on the license holder's teaching strategies and	6398
classroom management, and engages the license holder in	6399
discussions about methods for fostering and measuring student	6400
learning;	6401
(2) Regularly scheduled seminars or meetings that address	6402
the following topics:	6403
(a) The statewide academic standards adopted by the state	6404
board under section 3301.079 of the Revised Code and the	6405
importance of aligning curriculum with those standards;	6406
(b) The achievement assessments prescribed by section	6407
3301.0710 of the Revised Code;	6408
(c) The school district and building accountability system	6409
established under Chapter 3302. of the Revised Code;	6410
(d) Instructional methods and strategies;	6411
(e) Student development;	6412
(f) Assessing student progress and providing remediation	6413
and intervention, as necessary, to meet students' special needs;	6414
(g) Classroom management and record keeping.	6415
(D) After two years of teaching under a provisional	6416
educator license issued under this section, a person may apply	6417
for a five-year professional educator license in the same	6418
subject area named in the provisional license. The state board	6419
shall issue the applicant a professional educator license if the	6420
applicant meets the following conditions:	6421
(1) The applicant completed the apprenticeship program	6422
described in division (C) of this section.	6423

(2) The applicant receives a positive recommendation	6424
indicating that the applicant is an effective teacher from both	6425
of the following:	6426
(a) The chief administrative officer of the STEM school	6427
that most recently employed the applicant as a classroom	6428
teacher;	6429
(b) The educational service center or teacher preparation	6430
program administrator in charge of the apprenticeship program	6431
completed by the applicant.	6432
(3) The applicant meets all other requirements for a	6433
professional educator license adopted by the state board under	6434
section 3319.22 of the Revised Code.	6435
	6426
(E) The department of education shall evaluate the	6436
experiences of STEM schools with classroom teachers holding	6437
provisional educator licenses issued under this section. The	6438 6439
evaluation shall cover the first two school years for which licenses are issued and shall consider at least the schools'	6440
satisfaction with the teachers and the operation of the	6441
apprenticeship programs.	6442
apprenerceship programs.	0442
(F) The state board shall issue a provisional educator	6443
license for teaching in a STEM school in accordance with Chapter	6444
4796. of the Revised Code to an applicant if either of the	6445
following applies:	6446
(1) The applicant holds a license in another state.	6447
(2) The applicant has satisfactory work experience, a	6448
government certification, or a private certification as	6449
described in that chapter as a STEM educator in a state that	6450
does not issue that license.	6451

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Sec. 3319.301. (A) As used in this section:

(1) "Dropout recovery community school" means a community
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school established under Chapter 3314. of the Revised Code in
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which a majority of the students are enrolled in a dropout
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prevention and recovery program that is operated by the school.
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(2) "Industry-recognized credential program" means a
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 career-technical course in which a student may earn an industry 6458
 recognized credential approved under section 3313.6113 of the
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 Revised Code.
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(3) "STEM school" means a science, technology,
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engineering, and mathematics school established under Chapter
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3326. of the Revised Code.
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(B) The state board of education shall issue permits to 6464 individuals who are not licensed as required by sections 3319.22 6465 to 3319.30 of the Revised Code, but who are otherwise qualified, 6466 to teach classes for not more than a total of twelve hours a 6467 week, except that an individual teaching in a STEM school or an 6468 individual teaching an industry-recognized credential program 6469 offered at a dropout recovery community school may teach classes 6470 for not more than a total of forty hours a week. The state 6471 board, by rule, shall set forth the qualifications, other than 6472 licensure under sections 3319.22 to 3319.30 of the Revised Code, 6473 to be met by individuals in order to be issued a permit as 6474 provided in this section. Such qualifications shall include the 6475 possession of a baccalaureate, master's, or doctoral degree in, 6476 or significant experience related to, the subject the individual 6477 is to teach. For an individual assigned to teach a career-6478 technical class, significant experience related to a subject 6479 shall include career-technical experience. Applications for 6480 permits pursuant to this section shall be made in accordance 6481

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with section 3319.29 of the Revised Code. A permit issued under	6482
this section shall be renewable.	6483
The state board, by rule, shall authorize the board of	6484
education of each school district and each STEM school to engage	6485
individuals holding permits issued under this section to teach	6486
classes for not more than the total number of hours a week	6487
specified in the permit. The rules shall include provisions with	6488
regard to each of the following:	6489
(1) That a board of education or STEM school shall engage	6490
a nonlicensed individual to teach pursuant to this section on a	6491
volunteer basis, or by entering into a contract with the	6492
individual or the individual's employer on such terms and	6493

conditions as are agreed to between the board or school and the 6494 individual or the individual's employer; 6495

(2) That an employee of the board of education or STEM 6496 school who is licensed under sections 3319.22 to 3319.30 of the 6497 Revised Code shall directly supervise a nonlicensed individual 6498 who is engaged to teach pursuant to this section until the 6499 superintendent of the school district or the chief 6500 administrative officer of the STEM school is satisfied that the 6501 nonlicensed individual has sufficient understanding of, and 6502 experience in, effective teaching methods to teach without 6503 6504 supervision.

(C) A nonlicensed individual engaged to teach pursuant to 6505 this section is a teacher for the purposes of Title XXXIII of 6506 the Revised Code except for the purposes of Chapters 3307. and 6507 3317. and sections 3319.07 to 3319.31 of the Revised Code. Such 6508 an individual is not an employee of the board of education or 6509 STEM school for the purpose of Titles I or XLI or Chapter 3309. 6510 of the Revised Code. 6511

(D) Students enrolled in a class taught by a nonlicensed
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individual pursuant to this section and rules adopted thereunder
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shall receive the same credit as if the class had been taught by
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an employee licensed pursuant to sections 3319.22 to 3319.30 of
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the Revised Code.

(E) No board of education of any school district shall
engage any one or more nonlicensed individuals if such
employment displaces from employment an existing licensed
employee of the district.

(F) Chapter 4796. of the Revised Code does not apply to6521permits issued under this section.6522

Sec. 3319.303. (A) The Except as provided in division (D) 6523 of this section, the state board of education shall adopt rules 6524 establishing standards and requirements for obtaining a pupil-6525 activity program permit for any individual who does not hold a 6526 valid educator license, certificate, or permit issued by the 6527 state board under section 3319.22, 3319.26, or 3319.27 of the 6528 Revised Code. The permit issued under this section shall be 6529 valid for coaching, supervising, or directing a pupil-activity 6530 program under section 3313.53 of the Revised Code. Subject to 6531 the provisions of section 3319.31 of the Revised Code, a permit 6532 issued under this division shall be valid for three years and 6533 shall be renewable. 6534

(B) The state board shall adopt rules applicable to
individuals who hold valid educator licenses, certificates, or
permits issued by the state board under section 3319.22,
3319.26, or 3319.27 of the Revised Code setting forth standards
to assure any such individual's competence to direct, supervise,
or coach a pupil-activity program described in section 3313.53
of the Revised Code. The rules adopted under this division shall

not be more stringent than the standards set forth in rules	6542
applicable to individuals who do not hold such licenses,	6543
certificates, or permits adopted under division (A) of this	6544
section. Subject to the provisions of section 3319.31 of the	6545
Revised Code, a permit issued to an individual under this	6546
division shall be valid for the same number of years as the	6547
individual's educator license, certificate, or permit issued	6548
under section 3319.22, 3319.26, or 3319.27 of the Revised Code	6549
and shall be renewable.	6550
(C) As a condition to issuing or renewing a pupil-activity	6551
program permit to coach interscholastic athletics:	6552
(1) The Except as provided in division (D) of this	6553
section, as a condition to issuing a pupil-activity program	6554
permit to coach interscholastic athletics, the state board shall	6555
require each individual applying for a first permit on or after	6556
April 26, 2013, to successfully complete a training program that	6557
is specifically focused on brain trauma and brain injury	6558
management.	6559
(2) The state board shall require, as a condition to	6560
renewing a pupil-activity program permit to coach	6561
interscholastic athletics, each individual applying for a permit	6562
renewal on or after that date to present evidence that the	6563
individual has successfully completed, within the previous three	6564
years, a training program in recognizing the symptoms of	6565
concussions and head injuries to which the department of health	6566
has provided a link on its internet web site under section	6567
3707.52 of the Revised Code or a training program authorized and	6568
required by an organization that regulates interscholastic	6569
athletic competition and conducts interscholastic athletic	6570
events.	6571

(D) The state board shall issue a permit for coaching,	6572
supervising, or directing a pupil-activity program in accordance	6573
with Chapter 4796. of the Revised Code to an applicant if either	6574
of the following applies:	6575
(1) The applicant holds a license or permit in another	6576
<u>state.</u>	6577
(2) The applicant has satisfactory work experience, a	6578
government certification, or a private certification as	6579
described in that chapter as a coach, supervisor, or pupil-	6580
activity program director in a state that does not issue that	6581
permit.	6582
$\mathbf{P}_{\mathbf{P}}$ 2210 261 (D) The Eucept of provided in division (E)	6583
Sec. 3319.361. (A) The Except as provided in division (F)	
of this section, the state board of education shall establish	6584
rules for the issuance of a supplemental teaching license. This	6585
license shall be issued at the request of the superintendent of	6586
a city, local, exempted village, or joint vocational school	6587
district, educational service center, or the governing authority	6588
of a STEM school, chartered nonpublic school, or community	6589
school to an individual who meets all of the following criteria:	6590
(1) Holds a current professional or permanent Ohio	6591
teaching certificate or resident educator license, professional	6592
educator license, senior professional educator license, or lead	6593
professional educator license, as issued under section 3319.22	6594
or 3319.26 of the Revised Code;	6595
(2) Is of good moral character;	6596
(3) Is employed in a supplemental licensure area or	6597
teaching field, as defined by the state board;	6598
(4) Completes an examination prescribed by the state board	6599
in the licensure area;	6600

(5) Completes, while employed under the supplemental
(5) Completes, while employed under the supplemental
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(B) The employing school district, service center, or
school shall assign a mentor to the individual holding a
supplemental teaching license. The assigned mentor shall be an
experienced teacher who currently holds a license in the same,
or a related, content area as the supplemental license.

(C) Before the department of education will issue an
individual a supplemental teaching license in another area, the
supplemental licensee must complete the supplemental licensure
program, or its equivalent, and be issued a standard teaching
license in the area of the currently held supplemental license.

(D) An individual may advance from a supplemental teaching6616license to a standard teaching license upon:6617

(1) Verification from the employing superintendent or
governing authority that the individual holding the supplemental
teaching license has taught successfully in the licensure area
for a minimum of two years; and
6621

(2) Completing requirements as applicable to the licensurearea or teaching field as established by the state board.6623

(E) A licensee who has filed an application under this
section may work in the supplemental licensure area for up to
sixty school days while completing the requirements in division
(A) (4) of this section. If the requirements are not completed
6627
within sixty days, the application shall be declined.

(F) The state board shall issue a supplemental teaching 6629

license in accordance with Chapter 4796. of the Revised Code to	6630
an applicant if either of the following applies:	6631
(1) mha ann liacat balda a liacanat in anathan atata	6622
(1) The applicant holds a license in another state.	6632
(2) The applicant has satisfactory work experience, a	6633
government certification, or a private certification as	6634
described in that chapter as an educator providing supplemental	6635
instruction in a state that does not issue that license.	6636
Sec. 3327.10. (A) No Except as provided in division (L) of	6637
this section, no person shall be employed as driver of a school	6638
bus or motor van, owned and operated by any school district or	6639
educational service center or privately owned and operated under	6640
contract with any school district or service center in this	6641
state, who has not received a certificate from either the	6642
educational service center governing board that has entered into	6643
an agreement with the school district under section 3313.843 or	6644
3313.845 of the Revised Code or the superintendent of the school	6645
district, certifying that such person is at least eighteen years	6646
of age and is qualified physically and otherwise for such	6647
position. The service center governing board or the	6648
superintendent, as the case may be, shall provide for an annual	6649
physical examination that conforms with rules adopted by the	6650
state board of education of each driver to ascertain the	6651
driver's physical fitness for such employment. The examination	6652
shall be performed by one of the following:	6653
(1) A person licensed under Chapter 4731. or 4734. of the	6654
Revised Code or by another state to practice medicine and	6655

(2) A physician assistant; 6657

(3) A certified nurse practitioner;

surgery, osteopathic medicine and surgery, or chiropractic;

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(4) A clinical nurse specialist;	6659
(5) A certified nurse-midwife;	6660
(6) A medical examiner who is listed on the national	6661
registry of certified medical examiners established by the	6662
federal motor carrier safety administration in accordance with	6663
49 C.F.R. part 390.	6664
Any certificate may be revoked by the authority granting	6665
the same on proof that the holder has been guilty of failing to	6666
comply with division (D)(1) of this section, or upon a	6667
conviction or a guilty plea for a violation, or any other	6668
action, that results in a loss or suspension of driving rights.	6669
Failure to comply with such division may be cause for	6670
disciplinary action or termination of employment under division	6671
(C) of section 3319.081, or section 124.34 of the Revised Code.	6672
(B) No Except as provided in division (L) of this section,	6673
<u>no</u> person shall be employed as driver of a school bus or motor	6674
van not subject to the rules of the department of education	6675
pursuant to division (A) of this section who has not received a	6676
certificate from the school administrator or contractor	6677
certifying that such person is at least eighteen years of age	6678
and is qualified physically and otherwise for such position.	6679
Each driver shall have an annual physical examination which	6680
conforms to the state highway patrol rules, ascertaining the	6681
driver's physical fitness for such employment. The examination	6682

shall be performed by one of the following:

(1) A person licensed under Chapter 4731. or 4734. of the
Revised Code or by another state to practice medicine and
surgery, osteopathic medicine and surgery, or chiropractic;
6686

(2) A physician assistant;

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(3) A certified nurse practitioner;	6688
(4) A clinical nurse specialist;	6689
(5) A certified nurse-midwife;	6690
(6) A medical examiner who is listed on the national	6691
registry of certified medical examiners established by the	6692
federal motor carrier safety administration in accordance with	6693
49 C.F.R. part 390.	6694
Any written documentation of the physical examination	6695
shall be completed by the individual who performed the	6696
examination.	6697
Any certificate may be revoked by the authority granting	6698
the same on proof that the holder has been guilty of failing to	6699
comply with division (D)(2) of this section.	6700
(C) Any person who drives a school bus or motor van must	6701
give satisfactory and sufficient bond except a driver who is an	6702
employee of a school district and who drives a bus or motor van	6703
owned by the school district.	6704
(D) No person employed as driver of a school bus or motor	6705
van under this section who is convicted of a traffic violation	6706
or who has had the person's commercial driver's license	6707
suspended shall drive a school bus or motor van until the person	6708
has filed a written notice of the conviction or suspension, as	6709
follows:	6710
(1) If the person is employed under division (A) of this	6711
section, the person shall file the notice with the	6712
superintendent, or a person designated by the superintendent, of	6713
the school district for which the person drives a school bus or	6714
motor van as an employee or drives a privately owned and	6715

6716

operated school bus or motor van under contract.

(2) If employed under division (B) of this section, the
person shall file the notice with the employing school
administrator or contractor, or a person designated by the
administrator or contractor.

(E) In addition to resulting in possible revocation of a
(E) In addition to resulting in possible revocation of a
(E) In addition of a
(F) In addition

(F) (1) Not later than thirty days after June 30, 2007, 6725 each owner of a school bus or motor van shall obtain the 6726 complete driving record for each person who is currently 6727 employed or otherwise authorized to drive the school bus or 6728 motor van. An owner of a school bus or motor van shall not 6729 permit a person to operate the school bus or motor van for the 6730 first time before the owner has obtained the person's complete 6731 driving record. Thereafter, the owner of a school bus or motor 6732 van shall obtain the person's driving record not less frequently 6733 than semiannually if the person remains employed or otherwise 6734 authorized to drive the school bus or motor van. An owner of a 6735 school bus or motor van shall not permit a person to resume 6736 operating a school bus or motor van, after an interruption of 6737 one year or longer, before the owner has obtained the person's 6738 complete driving record. 6739

(2) The owner of a school bus or motor van shall not
(2) The owner of a school bus or motor van shall not
(2) permit a person to operate the school bus or motor van for ten
(2) permit a person to operate the school bus or motor van for ten
(2) permit a person to operate the school bus or motor van for ten
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(3) An owner of a school bus or motor van shall not permit
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any person to operate such a vehicle unless the person meets all
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other requirements contained in rules adopted by the state board
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of education prescribing qualifications of drivers of school
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buses and other student transportation.

(G) No superintendent of a school district, educational
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service center, community school, or public or private employer
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shall permit the operation of a vehicle used for pupil
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transportation within this state by an individual unless both of
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the following apply:

(1) Information pertaining to that driver has been
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submitted to the department of education, pursuant to procedures
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adopted by that department. Information to be reported shall
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include the name of the employer or school district, name of the
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driver, driver license number, date of birth, date of hire,
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status of physical evaluation, and status of training.

(2) The most recent criminal records check required by
division (J) of this section has been completed and received by
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the superintendent or public or private employer.
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(H) A person, school district, educational service center,
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community school, nonpublic school, or other public or nonpublic
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entity that owns a school bus or motor van, or that contracts
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with another entity to operate a school bus or motor van, may
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impose more stringent restrictions on drivers than those
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prescribed in this section, in any other section of the Revised
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Code, and in rules adopted by the state board.
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(I) For qualified drivers who, on July 1, 2007, are
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employed by the owner of a school bus or motor van to drive the
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school bus or motor van, any instance in which the driver was
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convicted of or pleaded guilty to a violation of section 4511.19 6774 of the Revised Code or a substantially equivalent municipal 6775 ordinance prior to two years prior to July 1, 2007, shall not be 6776 considered a disqualifying event with respect to division (F) of 6777 this section. 6778

(J) (1) This division applies to persons hired by a school
district, educational service center, community school,
chartered nonpublic school, or science, technology, engineering,
and mathematics school established under Chapter 3326. of the
Revised Code to operate a vehicle used for pupil transportation.

For each person to whom this division applies who is hired 6784 on or after November 14, 2007, the employer shall request a 6785 criminal records check in accordance with section 3319.39 of the 6786 Revised Code and every six years thereafter. For each person to 6787 whom this division applies who is hired prior to that date, the 6788 employer shall request a criminal records check by a date 6789 prescribed by the department of education and every six years 6790 thereafter. 6791

(2) This division applies to persons hired by a public or
private employer not described in division (J) (1) of this
section to operate a vehicle used for pupil transportation.
6794

For each person to whom this division applies who is hired6795on or after November 14, 2007, the employer shall request a6796criminal records check prior to the person's hiring and every6797six years thereafter. For each person to whom this division6798applies who is hired prior to that date, the employer shall6799request a criminal records check by a date prescribed by the6800department and every six years thereafter.6801

(3) Each request for a criminal records check under

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division (J) of this section shall be made to the superintendent6803of the bureau of criminal identification and investigation in6804the manner prescribed in section 3319.39 of the Revised Code,6805except that if both of the following conditions apply to the6806person subject to the records check, the employer shall request6807the superintendent only to obtain any criminal records that the6808federal bureau of investigation has on the person:6809

(a) The employer previously requested the superintendent
(b) to determine whether the bureau of criminal identification and
(c) to determine whether the bureau of criminal identification and
(c) to determine the bureau of criminal identification and
(c) the section 109.57 of the Revised Code, on the person in
(c) the criminal records check requested under
(c) the Revised Code or under division
(c) the section.

(b) The person presents proof that the person has been a
(b) The person presents proof that the person has been a
(c) For the five-year period immediately
(c) For the date upon which the person becomes subject to a
(c) For the date upon which the person becomes subject to a
(c) For the date upon which the person becomes subject to a
(c) For the date upon which the person becomes subject to a
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(c) For the date upon which the person becomes subject to a

Upon receipt of a request, the superintendent shall 6821 conduct the criminal records check in accordance with section 6822 109.572 of the Revised Code as if the request had been made 6823 under section 3319.39 of the Revised Code. However, as specified 6824 in division (B)(2) of section 109.572 of the Revised Code, if 6825 the employer requests the superintendent only to obtain any 6826 criminal records that the federal bureau of investigation has on 6827 the person for whom the request is made, the superintendent 6828 shall not conduct the review prescribed by division (B)(1) of 6829 that section. 6830

(K) (1) Until the effective date of the amendments to rule3301-83-23 of the Ohio Administrative Code required by the6832

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second paragraph of division (E) of section 3319.39 of the 6833 Revised Code, any person who is the subject of a criminal 6834 records check under division (J) of this section and has been 6835 convicted of or pleaded quilty to any offense described in 6836 division (B)(1) of section 3319.39 of the Revised Code shall not 6837 be hired or shall be released from employment, as applicable, 6838 unless the person meets the rehabilitation standards prescribed 6839 for nonlicensed school personnel by rule 3301-20-03 of the Ohio 6840 Administrative Code. 6841

(2) Beginning on the effective date of the amendments to 6842 rule 3301-83-23 of the Ohio Administrative Code required by the 6843 second paragraph of division (E) of section 3319.39 of the 6844 Revised Code, any person who is the subject of a criminal 6845 records check under division (J) of this section and has been 6846 convicted of or pleaded guilty to any offense that, under the 6847 rule, disqualifies a person for employment to operate a vehicle 6848 used for pupil transportation shall not be hired or shall be 6849 released from employment, as applicable, unless the person meets 6850 6851 the rehabilitation standards prescribed by the rule.

(L) The superintendent of a school district or an6852educational service center governing board shall issue a6853certificate as a driver of a school bus or motor van or a6854certificate to operate a vehicle used for pupil transportation6855in accordance with Chapter 4796. of the Revised Code to an6856applicant if either of the following applies:6857

(1) The applicant holds a certificate in another state. 6858

(2) The applicant has satisfactory work experience, a6859government certification, or a private certification as6860described in that chapter as a school bus or motor van driver or6861a pupil transportation vehicle operator in a state that does not6862

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6863

issue one or both of those certificates.

Sec. 3703.21. (A) Within ninety days after September 16, 6864 2004, the superintendent of industrial compliance shall appoint 6865 a backflow advisory board consisting of not more than ten 6866 members, who shall serve at the pleasure of the superintendent. 6867 The superintendent shall appoint a representative from the 6868 plumbing section of the division of industrial compliance, three 6869 representatives recommended by the plumbing administrator of the 6870 division of industrial compliance, a representative of the 6871 6872 drinking water program of the Ohio environmental protection agency, three representatives recommended by the director of 6873 environmental protection, and not more than two members who are 6874 not employed by the plumbing or water industry. 6875

The board shall advise the superintendent on matters 6876 pertaining to the training and certification of backflow 6877 technicians. 6878

(B) The superintendent shall adopt rules in accordance
(B) The superintendent shall adopt rules in accordanc

(1) Requirements and procedures for the initial
6884
certification of backflow technicians, including eligibility
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criteria and application requirements and fees;
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(2) Specifications concerning and procedures for taking
examinations required for certification as a backflow
technician, including eligibility criteria to take the
examination and application requirements and fees for taking the
6890
examination;

(3) Specifications concerning and procedures for renewing	6892
a certification as a backflow technician, including eligibility	6893
criteria, application requirements, and fees for renewal;	6894
(4) Specifications concerning and procedures for both of	6895
the following:	6896
(a) Approval of training agencies authorized to teach	6897
required courses to candidates for certification as backflow	6898
technicians or continuing education courses to certified	6899
backflow technicians;	6900
(b) Renewal of the approval described in division (B)(4)	6901
(a) of this section.	6902
(5) Education requirements that candidates for initial	6903
certification as backflow technicians must satisfy and	6904
continuing education requirements that certified backflow	6905
technicians must satisfy;	6906
(6) Grounds and procedures for denying, suspending, or	6907
revoking certification, or denying the renewal of certification,	6908
as a backflow technician;	6909
(7) Procedures for issuing administrative orders for the	6910
remedy of any violation of this section or any rule adopted	6911
pursuant to division (B) of this section, including, but not	6912
limited to, procedures for assessing a civil penalty authorized	6913
under division (D) <u>(E)</u> of this section;	6914
(8) Any provision the superintendent determines is	6915
necessary to administer or enforce this section.	6916
(C) The superintendent shall certify a backflow technician	6917
in accordance with Chapter 4796. of the Revised Code if either	6918
of the following applies:	6919

resides.

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(1) The individual holds a license or certification in	6920
another state.	6921
(2) The individual has satisfactory work experience, a	6922
government certification, or a private certification as	6923
described in that chapter as a backflow technician in a state	6924
that does not issue that certification.	6925
(D) No individual shall engage in the installation,	6926
testing, or repair of any isolation backflow prevention device	6927
unless that individual possesses a valid certification as a	6928
backflow technician. This division does not apply with respect	6929
to the installation, testing, or repair of any containment	6930
backflow prevention device.	6931
(D)_(E) Whoever violates division (C)_(D) of this section	6932
or any rule adopted pursuant to division (B) of this section	6933
shall pay a civil penalty of not more than five thousand dollars	6934
for each day that the violation continues. The superintendent	6935
may, by order, assess a civil penalty under this division, or	6936
may request the attorney general to bring a civil action to	6937
impose the civil penalty in the court of common pleas of the	6938
county in which the violation occurred or where the violator	6939

(E) (F) Any action taken under a rule adopted pursuant to6941division (B) (6) of this section is subject to the appeal process6942of Chapter 119. of the Revised Code. An administrative order6943issued pursuant to rules adopted under division (B) (7) of this6944section and an appeal to that type of administrative order shall6945be executed in accordance with Chapter 119. of the Revised Code.6946

(F) (G) As used in this section: 6947

(1) "Isolation backflow prevention device" means a device 6948

for the prevention of the backflow of liquids, solids, or gases 6949 that is regulated by the building code adopted pursuant to 6950 section 3781.10 of the Revised Code and rules adopted pursuant 6951 to this section. 6952 (2) "Containment backflow prevention device" means a 6953 device for the prevention of the backflow of liquids, solids, or 6954 gases that is installed by the supplier of, or as a requirement 6955 of, any public water system as defined in division (A) of 6956 section 6109.01 of the Revised Code. 6957 Sec. 3704.14. (A) (1) If the director of environmental 6958 protection determines that implementation of a motor vehicle 6959 inspection and maintenance program is necessary for the state to 6960 effectively comply with the federal Clean Air Act after June 30, 6961 2019, the director may provide for the implementation of the 6962 program in those counties in this state in which such a program 6963 is federally mandated. Upon making such a determination, the 6964 director of environmental protection may request the director of 6965 administrative services to extend the terms of the contract that 6966 was entered into under the authority of Am. Sub. H.B. 64 of the 6967 131st general assembly. Upon receiving the request, the director 6968 of administrative services shall extend the contract, beginning 6969 on July 1, 2019, in accordance with this section. The contract 6970 shall be extended for a period of up to twenty-four months with 6971 the contractor who conducted the motor vehicle inspection and 6972 maintenance program under that contract. 6973

(2) Prior to the expiration of the contract extension that
(2) Prior to the expiration of the contract extension that
(3) (1) of this section, the director
(4) (1) of this section, the director
(5) of environmental protection shall request the director of
(6) 6976
(7) administrative services to enter into a contract with a vendor
(2) Prior to the expiration of the contract with a vendor
(3) 6978

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maintenance program in each county in this state in which such a 6979 program is federally mandated through June 30, 2023, with an 6980 option for the state to renew the contract for a period of up to 6981 twenty-four months through June 30, 2025. The contract shall 6982 ensure that the decentralized motor vehicle inspection and 6983 maintenance program achieves at least the same emission 6984 6985 reductions as achieved by the program operated under the authority of the contract that was extended under division (A) 6986 (1) of this section. The director of administrative services 6987 shall select a vendor through a competitive selection process in 6988 compliance with Chapter 125. of the Revised Code. 6989

(3) Notwithstanding any law to the contrary, the director
of administrative services shall ensure that a competitive
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selection process regarding a contract to operate a
decentralized motor vehicle inspection and maintenance program
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in this state incorporates the following, which shall be
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included in the contract:

(a) For purposes of expanding the number of testing
(b) for consumer convenience, a requirement that the
(c) for utilize established local businesses, auto repair
(c) facilities, or leased properties to operate state-approved
(c) facilities;

(b) A requirement that the vendor selected to operate the 7001 program provide notification of the program's requirements to 7002 each owner of a motor vehicle that is required to be inspected 7003 under the program. The contract shall require the notification 7004 to be provided not later than sixty days prior to the date by 7005 which the owner of the motor vehicle is required to have the 7006 motor vehicle inspected. The director of environmental 7007 protection and the vendor shall jointly agree on the content of 7008

the notice. However, the notice shall include at a minimum the	7009
locations of all inspection facilities within a specified	7010
distance of the address that is listed on the owner's motor	7011
vehicle registration;	7012
(c) A requirement that the vendor comply with testing	7013
methodology and supply the required equipment approved by the	7014
director of environmental protection as specified in the	7015
competitive selection process in compliance with Chapter 125. of	7016
the Revised Code.	7017
(4) A decentralized motor vehicle inspection and	7018
maintenance program operated under this section shall comply	7019
with division (B) of this section. The director of environmental	7020
protection shall administer the decentralized motor vehicle	7021
inspection and maintenance program operated under this section.	7022
(B) The decentralized motor vehicle inspection and	7023
maintenance program authorized by this section, at a minimum,	7024
shall do all of the following:	7025
(1) Comply with the federal Clean Air Act;	7026
(2) Provide for the issuance of inspection certificates;	7027
(3) Provide for a new car exemption for motor vehicles	7028
four years old or newer and provide that a new motor vehicle is	7029
exempt for four years regardless of whether legal title to the	7030
motor vehicle is transferred during that period;	7031
(4) Provide for an exemption for battery electric motor	7032
vehicles.	7033
$\frac{(C)(C)(1)}{(C)(1)}$ The director of environmental protection shall	7034
adopt rules in accordance with Chapter 119. of the Revised Code	7035
that the director determines are necessary to implement this	7036

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section. The director may continue to implement and enforce	7037
rules pertaining to the motor vehicle inspection and maintenance	7038
program previously implemented under former section 3704.14 of	7039
the Revised Code as that section existed prior to its repeal and	7040
reenactment by Am. Sub. H.B. 66 of the 126th general assembly,	7041
provided that the rules do not conflict with this section.	7042
(2) The director of environmental protection shall issue	7043
an inspection certificate provided for under division (B)(2) of	7044
this section in accordance with Chapter 4796. of the Revised	7045
Code to an applicant if either of the following applies:	7046
() The individual helds a contificate on lineared in	7047
(a) The individual holds a certificate or license in	7047
another state.	7048
(b) The individual has satisfactory work experience, a	7049
government certification, or a private certification as	7050
described in that chapter as a vehicle inspector in a state that	7051
does not issue that certificate.	7052
(D) There is hereby created in the state treasury the auto	7053
emissions test fund, which shall consist of money received by	7054

the director from any cash transfers, state and local grants, 7055 and other contributions that are received for the purpose of 7056 funding the program established under this section. The director 7057 7058 of environmental protection shall use money in the fund solely for the implementation, supervision, administration, operation, 7059 and enforcement of the motor vehicle inspection and maintenance 7060 program established under this section. Money in the fund shall 7061 not be used for either of the following: 7062

(1) To pay for the inspection costs incurred by a motor
 vehicle dealer so that the dealer may provide inspection
 7063
 certificates to an individual purchasing a motor vehicle from
 7065

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the dealer when that individual resides in a county that is 7066 subject to the motor vehicle inspection and maintenance program; 7067

(2) To provide payment for more than one free passing 7068 emissions inspection or a total of three emissions inspections 7069 for a motor vehicle in any three-hundred-sixty-five-day period. 7070 The owner or lessee of a motor vehicle is responsible for 7071 inspection fees that are related to emissions inspections beyond 7072 one free passing emissions inspection or three total emissions 7073 7074 inspections in any three-hundred-sixty-five-day period. 7075 Inspection fees that are charged by a contractor conducting emissions inspections under a motor vehicle inspection and 7076 maintenance program shall be approved by the director of 7077 environmental protection. 7078

(E) The motor vehicle inspection and maintenance program
 7079
 established under this section expires upon the termination of
 7080
 all contracts entered into under this section and shall not be
 7081
 implemented beyond the final date on which termination occurs.
 7082

(F) As used in this section "battery electric motor 7083vehicle" has the same meaning as in section 4501.01 of the 7084Revised Code. 7085

Sec. 3713.05. (A) Applications to register to import, 7086 manufacture, renovate, wholesale, make, or reupholster stuffed 7087 toys or bedding in this state shall be made in writing on forms 7088 provided by the superintendent of industrial compliance. The 7089 application shall be accompanied by a registration fee of fifty 7090 dollars per person unless the applicant engages only in 7091 renovation, in which case the registration fee shall be thirty-7092 five dollars-7093

(B). Upon receipt of the application and the appropriate 7094

7123

fee, the superintendent shall register the applicant and assign	7095
a registration number to the registrant.	7096
(B) The superintendent shall register an applicant in	7097
accordance with Chapter 4796. of the Revised Code if either of	7098
the following applies:	7099
(1) The applicant is licensed or registered to import,	7100
manufacture, renovate, wholesale, make, or reupholster stuffed	7101
toys or bedding in another state.	7102
(2) The applicant has satisfactory work experience, a	7103
government certification, or a private certification as	7104
described in that chapter with or for importing, manufacturing,	7105
renovating, wholesaling, making, or reupholstering stuffed toys	7106
or bedding in a state that does not issue that registration.	7107
(C) Notwithstanding section 3713.02 of the Revised Code	7108
and division (A) of this section, the following are exempt from	7109
registration:	7110
(1) An organization described in section 501(c)(3) of the	7111
"Internal Revenue Code of 1986," and exempt from income tax	7112
under section 501(a) of that code and that is operated	7113
exclusively to provide recreation or social services;	7114
(2) A person who is not regularly engaged in the business	7115
of manufacturing, making, wholesaling, or importing stuffed toys	7116
but who manufactures or makes stuffed toys as a leisure pursuit	7117
and who sells one hundred or fewer stuffed toys within one	7118
calendar year;	7119
(3) A person who is not regularly engaged in the business	7120
of manufacturing, making, wholesaling, or importing quilts,	7121
comforters, pillows, or cushions, but who manufactures or makes	7122
	-100

these items as a leisure pursuit and who sells five or fewer

quilts, ten or fewer comforters, or twenty or fewer pillows or	7124
cushions within one calendar year.	7125
(D) Notwithstanding division (C)(2) or (3) of this	7126
section, a person exempt under that division must attach a label	7127
to each stuffed toy that contains all of the following	7128
information:	7129
(1) The person's name and address;	7130
(2) A statement that the person is not registered by the	7131
state of Ohio;	7132
(2) A statement that the contents of the product have not	7133
(3) A statement that the contents of the product have not	7133
been inspected.	/134
Sec. 3717.09. (A) In accordance with rules adopted under	7135
section 3717.51 of the Revised Code, the director of health	7136
shall approve courses of study for certification in food	7137
protection as it pertains to retail food establishments and as	7138
it pertains to food service operations. The <u>Except</u> as provided	7139
in division (B) of this section, the director shall certify	7140
individuals in food protection who successfully complete a	7141
course of study approved under this section and meet all other	7142
certification requirements specified in rules adopted under	7143
section 3717.51 of the Revised Code.	7144
(B) The director shall issue a certification in food	7145
protection in accordance with Chapter 4796. of the Revised Code	7146
to an applicant if either of the following applies:	7147
(1) The applicant holds a license or certification in	7148
another state.	7149
(2) The applicant has satisfactory work experience, a	7150
government certification, or a private certification as	7151

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described in that chapter working in food protection in a state	7152
that does not issue that certification.	7153
Sec. 3723.03. Pursuant to division (B) of section 3723.02	7154
of the Revised Code, an individual, business entity, or	7155
government entity that holds a valid license issued by another	7156
state authorizing practice as a radon tester, mitigation	7157
specialist, or mitigation contractor under the laws of that	7158
state may practice in this state without a license issued under	7159
this chapter for not more than ninety days in any calendar year	7160
as a radon tester, mitigation specialist, or mitigation	7161
contractor, if the director of health finds that the	7162
requirements for licensure in that state are comparable to the	7162
requirements for licensure under this chapter and the rules	7163
-	7165
adopted under it and the individual, business entity, or	
government entity provides notice to the director of health, in	7166
accordance with rules adopted under section 3723.09 of the	7167
Revised Code, prior to commencing practice in this state.	7168
Chapter 4796. of the Revised Code does not apply to a	7169
nonresident individual authorized to practice under this	7170
section.	7171
Sec. 3723.06. (A) The director of health shall license	7172
radon testers, mitigation specialists, and mitigation	7173
contractors. Each applicant for a license shall submit a	7174
completed application to the director on a form the director	7175
shall prescribe and furnish.	7176
	- 4
(B) In <u>Except</u> as provided in division (F) of this section	7177
and in accordance with rules adopted under section 3723.09 of	7178

the Revised Code, the director shall issue the appropriate7179license to each applicant that pays the license fee prescribed7180by the director, meets the licensing criteria established by the7181

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director, and complies with any other licensing and training 7182 requirements established by the director. An individual, 7183 business entity, or government entity may hold more than one 7184 license issued under this section, but a separate application is 7185 required for each license. 7186

(C) Notwithstanding division (B) of this section and 7187 except as provided in division (F) of this section, the director 7188 shall issue a radon mitigation contractor license on request to 7189 the holder of a radon mitigation specialist license if the 7190 license holder is the owner or chief stockholder of a business 7191 7192 entity for which the license holder is the only individual who will work as a radon mitigation specialist. The licensing 7193 criteria and any other licensing and training requirements the 7194 individual was required to meet to qualify for the radon 7195 mitigation specialist license are hereby deemed to satisfy any 7196 and all criteria and requirements for a radon mitigation 7197 contractor license. A license issued under this division shall 7198 expire at the same time as the individual's radon mitigation 7199 specialist license. No license fee shall be imposed for a 7200 license issued under this division. 7201

(D) A license issued under this section expires biennially
 7202
 and may be renewed by the director in accordance with criteria
 7203
 and procedures established in rules adopted under section
 7204
 3723.09 of the Revised Code and on payment of the license
 7205
 renewal fee prescribed in those rules.
 7202

(E) In accordance with Chapter 119. of the Revised Code, 7207the director may do either of the following: 7208

(1) Refuse to issue a license to an individual, business
(1) Refuse to issue a license to an individual, business
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violation of those requirements;	7212
(2) Suspend, revoke, or refuse to renew the license of an	7213
individual, business entity, or government entity that is or has	7214
been in violation of the requirements of this chapter or the	7215
rules adopted under it.	7216
(F) The director shall issue a radon tester, mitigation	7217
specialist, or mitigation contractor license in accordance with	7218
Chapter 4796. of the Revised Code to an applicant if either of	7219
the following applies:	7220
(1) The applicant holds a license in another state.	7221
(2) The applicant has satisfactory work experience, a	7222
government certification, or a private certification as	7223
described in that chapter as a radon tester, mitigation	7224
specialist, or mitigation contractor in a state that does not	7225
issue one or more of those licenses.	7226
Sec. 3737.83. The state fire marshal shall, as part of the	7227
state fire code, adopt rules to:	7228
(A) Establish minimum standards of performance for fire	7229
protection equipment and fire fighting equipment;	7230
(B) Establish minimum standards of training, fix minimum	7231
qualifications, and require certificates for all persons who	7232
engage in the business for profit of installing, testing,	7233
repairing, or maintaining fire protection equipment;	7234
(C) Provide for the issuance of certificates required	7235
under division (B) of this section and establish the fees to be	7236
charged for such certificates. A certificate shall be granted,	7237
renewed, or revoked according to rules the <u>state</u> fire marshal	7238
shall adopt, except that the state fire marshal shall grant a	7239

certificate in accordance with Chapter 4796. of the Revised Code	7240
to an applicant if either of the following applies:	7241
(1) The applicant holds a license or certificate in	7242
another state.	7242
another state.	1245
(2) The applicant has satisfactory work experience, a	7244
government certification, or a private certification as	7245
described in that chapter as a person engaged in the business of	7246
installing, testing, repairing, or maintaining fire protection	7247
equipment in a state that does not issue that certificate.	7248
(D) Establish minimum standards of flammability for	7249
consumer goods in any case where the federal government or any	7250
department or agency thereof has established, or may from time	7251
to time establish standards of flammability for consumer goods.	7252
The standards established by the state fire marshal shall be	7253
identical to the minimum federal standards.	7254
The second second have the followed assessment on one demonstrated	7055
In any case where the federal government or any department	7255
or agency thereof, establishes standards of flammability for	7256
consumer goods subsequent to the adoption of a flammability	7257
standard by the <u>state</u> fire marshal, standards previously adopted	7258
by the <u>state</u> fire marshal shall not continue in effect to the	7259
extent such standards are not identical to the minimum federal	7260
standards.	7261
With respect to the adoption of minimum standards of	7262
flammability, this division shall supersede any authority	7263
granted a political subdivision by any other section of the	7264
Revised Code.	7265
(E) Establish minimum standards pursuant to section	7266
5104.05 of the Revised Code for fire prevention and fire safety	7267
in child day-care centers and in type A family day-care homes,	7268

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7269

as defined in section 5104.01 of the Revised Code.

(F) Establish minimum standards for fire prevention and 7270 safety in a residential facility licensed under section 5119.34 7271 of the Revised Code that provides accommodations, supervision, 7272 and personal care services for three to sixteen unrelated 7273 adults. The state fire marshal shall adopt the rules under this 7274 division in consultation with the director of mental health and 7275 addiction services and interested parties designated by the 7276 director of mental health and addiction services. 7277

Sec. 3737.881. (A) The state fire marshal shall certify 7278 underground storage tank systems installers who meet the 7279 standards for certification established in rules adopted under 7280 division (D)(1) of this section, pass the certification 7281 examination required by this division, and pay the certificate 7282 fee established in rules adopted under division (D)(5) of this 7283 section. Any individual who wishes to obtain certification as an 7284 installer shall apply to the state fire marshal on a form 7285 prescribed by the state fire marshal. The application shall be 7286 accompanied by the application and examination fees established 7287 7288 in rules adopted under division (D)(5) of this section.

The state fire marshal shall prescribe an examination 7289 designed to test the knowledge of applicants for certification 7290 7291 as underground storage tank system installers in the installation, repair, abandonment, and removal of those systems. 7292 The examination shall also test the applicants' knowledge and 7293 understanding of the requirements and standards established in 7294 rules adopted under sections 3737.88 and 3737.882 of the Revised 7295 Code pertaining to the installation, repair, abandonment, and 7296 removal of those systems. 7297

Installer certifications issued under this division shall 7298

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be renewed annually, upon submission of a certification renewal 7299 form prescribed by the state fire marshal, provision of proof of 7300 successful completion of continuing education requirements, and 7301 payment of the certification renewal fee established in rules 7302 adopted under division (D)(5) of this section. In addition, the 7303 fire marshal may from time to time prescribe an examination for 7304 certification renewal and may require applicants to pass the 7305 examination and pay the fee established for it in rules adopted 7306 under division (D)(5) of this section. 7307

The state fire marshal may, in accordance with Chapter7308119. of the Revised Code, deny, suspend, revoke, or refuse to7309renew an installer's certification or renewal thereof after7310finding that any of the following applies:7311

(1) The applicant for certification or certificate holder
fails to meet the standards for certification or renewal thereof
value of this section and rules adopted under it;
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(2) The certification was obtained through fraud or7315misrepresentation;7316

(3) The certificate holder recklessly caused or permitted
7317
a person under the certificate holder's supervision to install,
perform major repairs on site to, abandon, or remove an
underground storage tank system in violation of the performance
standards set forth in rules adopted under section 3737.88 or
3737.882 of the Revised Code.
7317

As used in division (A)(3) of this section, "recklessly" 7323 has the same meaning as in section 2901.22 of the Revised Code. 7324

(B) The <u>state fire marshal shall certify persons who</u>
 7325
 sponsor training programs for underground storage tank system
 7326
 installers who meet the criteria for certification established
 7327

in rules adopted by the <u>state</u> fire marshal under division (D)(4) 7328 of this section and pay the certificate fee established in rules 7329 adopted under division (D)(5) of this section. Any person who 7330 wishes to obtain certification to sponsor such a training 7331 program shall apply to the <u>state</u> fire marshal on a form 7332 prescribed by the state fire marshal. Training program 7333 certificates issued under this division shall expire annually. 7334 Upon submission of a certification renewal application form 7335 prescribed by the state fire marshal and payment of the 7336 application and certification renewal fees established in rules 7337 adopted under division (D)(5) of this section, the state fire 7338 marshal shall issue a training program renewal certificate to 7339 the applicant. 7340

The <u>state</u> fire marshal may, in accordance with Chapter 7341 119. of the Revised Code, deny an application for, suspend, or 7342 revoke a training program certificate or renewal or renewal of a 7343 training program certificate after finding that the training 7344 program does not or will not meet the standards for 7345 certification established in rules adopted under division (D)(4) 7346 of this section. 7347

(C) The <u>state fire marshal may conduct or cause to be</u>
7348
conducted training programs for underground storage tank systems
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installers as the fire marshal considers to be necessary or
7350
appropriate. The <u>state fire marshal is not subject to division</u>
(B) of this section with respect to training programs conducted
7352
by employees of the office of the <u>state fire marshal</u>.

(D) The <u>state</u> fire marshal shall adopt, and may amend and 7354 rescind, rules doing all of the following: 7355

(1) Defining the activities that constitute supervision7356over the installation, performance of major repairs on site to,7357

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abandonment of, and removal of underground storage tank systems;	7358
(2) Establishing standards and procedures for	7359
certification of underground storage tank systems installers;	7360
(3) Establishing standards and procedures for continuing	7361
education for certification renewal, subject to the provisions	7362
of section 5903.12 of the Revised Code relating to active duty	7363
military service;	7364
(4) Establishing standards and procedures for	7365
certification of training programs for installers;	7366
(5) Establishing fees for applications for certifications	7367
under this section, the examinations prescribed under division	7368
(A) of this section, the issuance and renewal of certificates	7369
under divisions (A) and (B) of this section, and attendance at	7370
training programs conducted by the fire marshal under division	7371
(C) of this section. Fees received under this section shall be	7372
credited to the underground storage tank administration fund	7373
created in section 3737.02 of the Revised Code and shall be used	7374
to defray the costs of implementing, administering, and	7375
enforcing this section and the rules adopted thereunder,	7376
conducting training sessions, and facilitating prevention of	7377
releases.	7378
(6) That are necessary or appropriate for the	7379
implementation, administration, and enforcement of this section.	7380

(E) Nothing in this section or the rules adopted under it
prohibits an owner or operator of an underground storage tank
system from installing, making major repairs on site to,
abandoning, or removing an underground storage tank system under
the supervision of an installer certified under division (A) of
this section who is a full-time or part-time employee of the
7381

owner or operator.	7387
(F) On and after January 7, 1990, no person shall do any	7388
of the following:	7389
(1) Install, make major repairs on site to, abandon, or	7390
remove an underground storage tank system unless the activity is	7391
performed under the supervision of a qualified individual who	7392
holds a valid installer certificate issued under division (A) of	7393
this section;	7394
(2) Act in the capacity of providing supervision for the	7395
installation of, performance of major repairs on site to,	7396
abandonment of, or removal of an underground storage tank system	7397
unless the person holds a valid installer certificate issued	7398
under division (A) of this section;	7399
(3) Except as provided in division (C) of this section,	7400
sponsor a training program for underground storage tank systems	7401
installers unless the person holds a valid training program	7402
certificate issued under division (B) of this section.	7403
(G) Notwithstanding any provision of this section to the	7404
contrary, the state fire marshal shall issue an installer's	7405
certification or a training program certificate in accordance	7406
with Chapter 4796. of the Revised Code to an applicant if either	7407
of the following applies:	7408
(1) The applicant holds an installer's license or	7409
certification or a training program license or certificate in	7410
another state.	7411
(2) The applicant has satisfactory work experience, a	7412
government certification, or a private certification as	7413
described in that chapter as an installer of underground storage	7414
tank systems in a state that does not issue one or both of those	7415

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certifications.

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Sec. 3742.05. (A)(1) The director of health shall issue	7417
lead inspector, lead abatement contractor, lead risk assessor,	7418
lead abatement project designer, lead abatement worker, and	7419
clearance technician licenses. The Except as provided in	7420
division (C) of this section, the director shall issue a license	7421
to an applicant who meets all of the following requirements:	7422

(a) Submits an application to the director on a form prescribed by the director;

(b) Meets the licensing and training requirements
established in rules adopted under section 3742.03 of the
Revised Code;
7427

(c) Successfully completes the licensing examination for
the applicant's area of expertise administered under section
3742.08 of the Revised Code and any training required by the
director under that section;
7431

(d) Pays the license fee established in rules adoptedunder section 3742.03 of the Revised Code;7433

(e) Provides the applicant's social security number and
 any information the director may require to demonstrate the
 applicant's compliance with this chapter and the rules adopted
 7436
 under it.

(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued7438(2) An individual may hold more than one license issued7439(2) An individual may hold more than one license issued7439(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(2) An individual may hold more than one license issued(3) An individual may hold more than one license issued(3) An individual may hold more than one license issued(3) An individual may hold more than one license issued(3) An individual may hold more than one license issued(3) An individual may hold more than one license issued(3) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued(4) An individual may hold more than one license issued

(B) A license issued under this section expires two yearsafter the date of issuance. The director shall renew a license7442in accordance with the standard renewal procedure set forth in7443

Chapter 4745. of the Revised Code, if the licensee does all of	7444
the following:	7445
(1) Continues to meet the requirements of division (A) of	7446
this section;	7447
(2) Demonstrates compliance with procedures to prevent	7448
public exposure to lead hazards and for worker protection during	7449
lead abatement projects established in rules adopted under	7450
section 3742.03 of the Revised Code;	7451
(3) Meets the record-keeping and reporting requirements	7452
for lead abatement projects or clearance examinations	7453
established in rules adopted under section 3742.03 of the	7454
Revised Code;	7455
(4) Pays the license renewal fee established in rules	7456
adopted under section 3742.03 of the Revised Code.	7457
-	-
(C) An individual licensed, certified, or otherwise	7458
(C) An individual licensed, certified, or otherwise-	7458
(C) An individual licensed, certified, or otherwise- approved under the law of another state to perform functions-	7458 7459
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a	7458 7459 7460
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor,	7458 7459 7460 7461
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or	7458 7459 7460 7461 7462
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician may apply to the director of health for	7458 7459 7460 7461 7462 7463
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician may apply to the director of health for licensure in accordance with the procedures set forth in	7458 7459 7460 7461 7462 7463 7464
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician may apply to the director of health for licensure in accordance with the procedures set forth in- division (A) of this section. The director shall license an	7458 7459 7460 7461 7462 7463 7464 7465
(C) An individual licensed, certified, or otherwise- approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician-may apply to the director of health for- licensure in accordance with the procedures set forth in- division (A) of this section. The director shall license an- individual under this division on a determination that the	7458 7459 7460 7461 7462 7463 7464 7465 7466
(C) An individual licensed, certified, or otherwise approved under the law of another state to perform functions substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician may apply to the director of health for- licensure in accordance with the procedures set forth in- division (A) of this section. The director shall license an- individual under this division on a determination that the standards for licensure, certification, or approval in that-	7458 7459 7460 7461 7462 7463 7464 7465 7466 7467
(C) An individual licensed, certified, or otherwise- approved under the law of another state to perform functions- substantially similar to those of The director shall issue a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician-may apply to the director of health for- licensure in accordance with the procedures set forth in- division (A) of this section. The director shall license an- individual under this division on a determination that the- standards for licensure, certification, or approval in that- state are at least substantially equivalent to those established-	7458 7459 7460 7461 7462 7463 7464 7465 7466 7467 7468
(C) An individual licensed, certified, or otherwise- approved under the law of another state to perform functions- substantially similar to those of <u>The director shall issue</u> a lead inspector, lead abatement contractor, lead risk assessor, lead abatement project designer, lead abatement worker, or clearance technician-may apply to the director of health for- licensure in accordance with the procedures set forth in- division (A) of this section. The director shall license an- individual under this division on a determination that the standards for licensure, certification, or approval in that- state are at least substantially equivalent to those established- by this chapter and the rules adopted under it. The director may-	7458 7459 7460 7461 7462 7463 7464 7465 7466 7467 7468 7469

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(1) The applicant holds a license in another state.7473(2) The applicant has satisfactory work experience, a7474government certification, or a private certification as7475described in that chapter as a lead inspector, lead abatement7476contractor, lead risk assessor, lead abatement project designer,7477lead abatement worker, or clearance technician in a state that7478does not issue one or more of those licenses.7479

Sec. 3743.03. (A) If a person submits an application for 7480 licensure as a manufacturer of fireworks, together with the 7481 license fee, fingerprints, and proof of the insurance coverage, 7482 as required by section 3743.02 of the Revised Code, the state 7483 fire marshal shall review the application and accompanying 7484 matter, request the criminal records check described in division 7485 (E) of this section, inspect the premises of the fireworks plant 7486 described in the application, and determine whether the 7487 applicant will be issued the license. In determining whether to 7488 issue the license, the state fire marshal shall consider the 7489 results of the criminal records check and the inspection, and 7490 the information set forth in the application, and shall decide 7491 whether the applicant and the fireworks plant described in the 7492 application conform to sections 3743.02 to 3743.08 of the 7493 7494 Revised Code and the rules adopted by the state fire marshal 7495 pursuant to section 3743.05 of the Revised Code, and are in full compliance with Chapters 3781. and 3791. of the Revised Code, 7496 and any applicable building or zoning regulations. 7497

(B) Subject Except as provided in division (F) of this 7498
 section and subject to section 3743.70 of the Revised Code, the 7499
 state fire marshal shall issue a license in accordance with 7500
 Chapter 119. of the Revised Code to an applicant for licensure 7501
 as a manufacturer of fireworks only if the applicant and the 7502

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fireworks plant described in the application conform to sections 7503 3743.02 to 3743.08 of the Revised Code and the rules adopted by 7504 the state fire marshal pursuant to section 3743.05 of the 7505 Revised Code, only if the fireworks plant described in the 7506 application complies with the Ohio building code adopted under 7507 Chapter 3781. of the Revised Code, if that fireworks plant was 7508 constructed after May 30, 1986, and only if the state fire 7509 marshal is satisfied that the application and accompanying 7510 matter are complete and in conformity with section 3743.02 of 7511 the Revised Code. The requirements of this chapter and of the 7512 rules adopted under this chapter as applicable to the structure 7513 of a building do not apply to a building in a fireworks plant if 7514 the building was inspected and approved by the department of 7515 industrial relations or by any building department certified 7516 pursuant to division (E) of section 3781.10 of the Revised Code 7517 prior to May 30, 1986. 7518

(C) Each license issued pursuant to this section shall 7519 contain a distinct number assigned to the licensed manufacturer 7520 and, if the licensed manufacturer will engage in the processing 7521 of fireworks as any part of its manufacturing of fireworks at 7522 the fireworks plants, a notation indicating that fact. The state 7523 fire marshal shall maintain a list of all licensed manufacturers 7524 of fireworks. In the list next to each manufacturer's name, the 7525 state fire marshal shall insert the period of licensure, the 7526 license number of the manufacturer, and, if applicable, a 7527 notation that the manufacturer will engage in the processing of 7528 fireworks as part of its manufacturing of fireworks. 7529

(D) The holder of a license issued pursuant to this
section may request the state fire marshal to cancel that
license and issue in its place a license to sell fireworks at
wholesale under section 3743.16 of the Revised Code. Upon
7533

receipt of such a request, the state fire marshal shall cancel 7534 the license issued under this section and issue a license under 7535 section 3743.16 of the Revised Code if the applicant meets the 7536 requirements of that section. 7537

(E) Upon receipt of an application and the required 7538 accompanying matter under section 3743.02 of the Revised Code, 7539 the state fire marshal shall forward to the superintendent of 7540 the bureau of criminal identification and investigation a 7541 request that the bureau conduct an investigation of the 7542 7543 applicant and, if applicable, additional individuals who hold, 7544 own, or control a five per cent or greater beneficial or equity interest in the applicant, to determine whether the applicant or 7545 the additional associated individuals have been convicted of or 7546 pled guilty to a disqualifying offense as determined under 7547 section 9.79 of the Revised Code, under the laws of this state, 7548 another state, or the United States. 7549

If the applicant for initial licensure has resided in this 7550 state for less than five continuous years immediately prior to 7551 the date the applicant submits an initial application, the 7552 7553 superintendent also shall request that the federal bureau of investigation conduct an investigation of the applicant and, if 7554 applicable, additional individuals who hold, own, or control a 7555 five per cent or greater beneficial or equity interest in the 7556 applicant, to determine whether the applicant or the additional 7557 associated individuals have been convicted of or pled quilty to 7558 a disqualifying offense as determined under section 9.79 of the 7559 Revised Code, under the laws of this state, another state, or 7560 the United States. 7561

The superintendent shall forward the results of an7562investigation conducted pursuant to this division to the state7563

fire marshal and may charge a reasonable fee for providing the	7564
results. The state fire marshal shall assess any fee charged by	7565
the superintendent for the results to the applicant.	7566
(F) The state fire marshal shall issue a license to act as	7567
a manufacturer of fireworks in accordance with Chapter 4796. of	7568
the Revised Code to an applicant if either of the following	7569
applies:	7570
(1) The applicant is licensed in another state.	7571
(2) The applicant has satisfactory work experience, a	7572
government certification, or a private certification as	7573
described in that chapter as a manufacturer of fireworks in a	7574
state that does not issue that license.	7575
Sec. 3743.16. (A) If a person submits an application for	7576
licensure as a wholesaler of fireworks, together with the	7577
license fee, fingerprints, and proof of the insurance coverage,	7578
as required by section 3743.15 of the Revised Code, the state	7579
fire marshal shall review the application and accompanying	7580
matter, request the criminal records check described in division	7581
(D) of this section, inspect the premises on which the fireworks	7582
would be sold, and determine whether the applicant will be	7583
issued the license. In determining whether to issue the license,	7584
the state fire marshal shall consider the results of the	7585
criminal records check and the inspection, and the information	7586
set forth in the application, and shall decide whether the	7587
applicant and the premises on which the fireworks will be sold	7588
conform to sections 3743.15 to 3743.21 of the Revised Code and	7589
the rules adopted by the state fire marshal pursuant to section	7590
3743.18 of the Revised Code, and are in full compliance with	7591
Chapters 3781. and 3791. of the Revised Code, and any applicable	7592
building or zoning regulations.	7593

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(B) Subject Except as provided in division (E) of this 7594 section and subject to section 3743.70 of the Revised Code, the 7595 state fire marshal shall issue a license in accordance with 7596 Chapter 119. of the Revised Code to the applicant for licensure 7597 as a wholesaler of fireworks only if the applicant and the 7598 premises on which the fireworks will be sold conform to sections 7599 3743.15 to 3743.21 of the Revised Code and the rules adopted by 7600 the state fire marshal pursuant to section 3743.18 of the 7601 Revised Code, only if the premises on which the fireworks will 7602 7603 be sold complies with the Ohio building code adopted under Chapter 3781. of the Revised Code, if that premises was 7604 constructed after May 30, 1986, and only if the state fire 7605 marshal is satisfied that the application and accompanying 7606 matter are complete and in conformity with section 3743.15 of 7607 the Revised Code. The requirements of this chapter and of the 7608 rules adopted under this chapter as applicable to the structure 7609 of a building do not apply to a building used by a wholesaler if 7610 the building was inspected and approved by the department of 7611 industrial relations or by any building department certified 7612 pursuant to division (E) of section 3781.10 of the Revised Code 7613 prior to May 30, 1986. 7614

(C) Each license issued pursuant to this section shall 7615
contain a distinct number assigned to the particular wholesaler. 7616
The state fire marshal shall maintain a list of all licensed 7617
wholesalers of fireworks. In this list next to each wholesaler's 7618
name, the state fire marshal shall insert the period of 7619
licensure and the license number of the particular wholesaler. 7620

(D) Upon receipt of an application and the required
 accompanying matter under section 3743.15 of the Revised Code,
 the state fire marshal shall forward to the superintendent of
 the bureau of criminal identification and investigation a

request that the bureau conduct an investigation of the 7625 applicant and, if applicable, additional individuals who hold, 7626 own, or control a five per cent or greater beneficial or equity 7627 interest in the applicant, to determine whether the applicant or 7628 the additional associated individuals have been convicted of or 7629 pled guilty to a disqualifying offense in accordance with 7630 section 9.79 of the Revised Code, under the laws of this state, 7631 another state, or the United States. 7632

If the applicant for initial licensure has resided in this 7633 7634 state for less than five continuous years immediately prior to 7635 the date the applicant submits an initial application, the superintendent also shall request that the federal bureau of 7636 investigation conduct an investigation of the applicant and, if 7637 applicable, additional individuals who hold, own, or control a 7638 five per cent or greater beneficial or equity interest in the 7639 applicant, to determine whether the applicant or the additional 7640 associated individuals have been convicted of or pled quilty to 7641 a disqualifying offense in accordance with section 9.79 of the 7642 Revised Code, under the laws of this state, another state, or 7643 the United States. 7644

The superintendent shall forward the results of an 7645 7646 investigation conducted pursuant to this division to the state fire marshal and may charge a reasonable fee for providing the 7647 results. The state fire marshal shall assess any fee charged by 7648 the superintendent for the results to the applicant. 7649

7650 (E) The state fire marshal shall issue a license to act as a wholesaler of fireworks in accordance with Chapter 4796. of 7651 the Revised Code to an applicant if either of the following 7652 applies: 7653

(1) The applicant is licensed in another state.

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7654

(2) The applicant has satisfactory work experience, a	7655
government certification, or a private certification as	7656
described in that chapter as a wholesaler of fireworks in a	7657
state that does not issue that license.	7658
Sec. 3743.40. (A) Any person who resides in another state	7659
and who intends to ship fireworks into this state shall submit	7660
to the <u>state</u> fire marshal an application for a shipping permit.	7661
As used in this section, "fireworks" includes only 1.3G and 1.4G	7662
fireworks. The application shall be submitted prior to shipping	7663
fireworks into this state, shall be on a form prescribed by the	7664
state fire marshal, shall contain the information required by	7665
division (B) of this section and all information requested by	7666
the state fire marshal, and shall be accompanied by the fee and	7667
the documentation described in division (C) of this section.	7668
The state fire marshal shall prescribe a form for	7669
applications for shipping permits and make a copy of the form	7670
available, upon request, to persons who seek such a permit.	7671
(B) In an application for a shipping permit, the applicant	7672
shall specify the types of fireworks to be shipped into this	7673
state.	7674
(C) An application for a shipping permit shall be	7675
accompanied by a fee of two thousand seven hundred fifty	7676
dollars.	7677
An application for a shipping permit shall be accompanied	7678
by a certified copy or other copy acceptable to the state fire	7679
marshal of the applicant's license or permit issued in the	7680
applicant's state of residence and authorizing the applicant to	7681
engage in the manufacture, wholesale sale, or transportation of	7682
fireworks in that state, if that state issues such a license or	7683

permit, and by a statement by the applicant that the applicant 7684

understands and will abide by rules adopted by the state fire7685marshal pursuant to section 3743.58 of the Revised Code for7686transporting fireworks.7687

(D) Except as otherwise provided in this division, and 7688 subject to section 3743.70 of the Revised Code, the state fire 7689 marshal shall issue a shipping permit to an applicant only if 7690 the state fire marshal determines that the applicant is a 7691 resident of another state and is the holder of a license or 7692 7693 permit issued by that state authorizing it to engage in the 7694 manufacture, wholesale sale, or transportation of fireworks in that state, and the state fire marshal is satisfied that the 7695 application and documentation are complete and in conformity 7696 with this section and that the applicant will transport 7697 fireworks into this state in accordance with rules adopted by 7698 the state fire marshal pursuant to section 3743.58 of the 7699 Revised Code. The state fire marshal shall issue a shipping 7700 permit to an applicant if the applicant meets all of the 7701 requirements of this section for the issuance of a shipping 7702 permit except that the applicant does not hold a license or 7703 7704 permit issued by the state of residence authorizing the applicant to engage in the manufacture, wholesale sale, or 7705 transportation of fireworks in that state because that state 7706 does not issue such a license or permit. 7707

(E) Each permit issued pursuant to this section shall
contain a distinct number assigned to the particular permit
holder, and contain the information described in division (B) of
this section.

The state fire marshal shall maintain a list of all7712persons issued shipping permits. In this list next to each7713

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person's name, the <u>state</u> fire marshal shall insert the date upon	7714
which the permit was issued and the information described in	7715
division (B) of this section.	7716
(F) A shipping permit is valid for one year from the date	7717

of issuance by the state fire marshal and only if the permit 7718 holder ships the fireworks directly into this state to the 7719 holder of a license issued under section 3743.03 or 3743.16 of 7720 the Revised Code or a license holder under section 3743.51 of 7721 the Revised Code who possesses a valid exhibition permit issued 7722 in accordance with section 3743.54 of the Revised Code and the 7723 7724 fireworks shipped are to be used at the specifically permitted exhibition. The permit authorizes the permit holder to ship 7725 fireworks, as described in rules adopted by the state fire 7726 marshal under Chapter 119. of the Revised Code, directly to the 7727 holder of a license issued under section 3743.03 or 3743.16 of 7728 the Revised Code, and to possess the fireworks in this state 7729 while the permit holder is in the course of shipping them 7730 directly into this state. 7731

The holder of a shipping permit shall have the permit in7732the holder's possession in this state at all times while in the7733course of shipping the fireworks directly into this state. A7734shipping permit is not transferable or assignable.7735

(G) The state fire marshal shall not require a person7736holding a shipping permit issued under this section to obtain a7737shipping permit pursuant to Chapter 4796. of the Revised Code.7738

Sec. 3743.51. (A) If a person submits an application for7739licensure as an exhibitor of fireworks, together with the fee,7740as required by section 3743.50 of the Revised Code, the state7741fire marshal shall review the application and determine whether7742the applicant satisfies sections 3743.50 to 3743.55 of the7743

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Revised Code and the rules adopted by the state fire marshal7744pursuant to division (A) of section 3743.53 of the Revised Code.7745

(B) Subject Except as provided in division (D) of this 7746 section and subject to section 3743.70 of the Revised Code, the 7747 state fire marshal shall issue a license in accordance with 7748 Chapter 119. of the Revised Code to the applicant for licensure 7749 as an exhibitor of fireworks only if the applicant satisfies 7750 sections 3743.50 to 3743.55 of the Revised Code and the rules 7751 adopted by the state fire marshal pursuant to division (A) of 7752 section 3743.53 of the Revised Code, and only if the state fire 7753 marshal is satisfied that the application is complete and in 7754 conformity with section 3743.50 of the Revised Code. 7755

(C) Each license issued pursuant to this section shall 7756 contain a distinct number assigned to the particular exhibitor. 7757 The <u>state fire marshal shall maintain a list of all licensed</u> 7758 exhibitors of fireworks. In this list next to each exhibitor's 7759 name, the <u>state fire marshal shall insert the period of</u> 7760 licensure and the license number of the particular exhibitor. 7761

(D) The state fire marshal shall issue a license to act as7762an exhibitor of fireworks in accordance with Chapter 4796. of7763the Revised Code to an applicant if either of the following7764applies:7765

(1) The applicant is licensed in another state.7766(2) The applicant has satisfactory work experience, a7767government certification, or a private certification as7768

described in that chapter as an exhibitor of fireworks in a7769state that does not issue that license.7770

Sec. 3746.041. The director of environmental protection7771shall issue an environmental professional certification provided7772

for under division (B)(5) of section 3746.04 of the Revised Code	7773
in accordance with Chapter 4796. of the Revised Code if an	7774
applicant either holds a certification or license in another	7775
state, or the applicant has satisfactory work experience, a	7776
government certification, or a private certification as	7777
described in that chapter as an environmental professional in a	7778
state that does not issue that certification.	7779
Sec. 3748.07. (A) Every Except as provided in division (G)	7780
of this section, every facility that proposes to handle	7781
radioactive material or radiation-generating equipment for which	7782
licensure or registration, respectively, by its handler is	7783
required shall apply in writing to the director of health on	7784
forms prescribed and provided by the director for licensure or	7785
registration. Terms and conditions of licenses and certificates	7786
of registration may be amended in accordance with rules adopted	7787
under section 3748.04 of the Revised Code or orders issued by	7788
the director pursuant to section 3748.05 of the Revised Code.	7789
(B)(1) An <u>Except</u> as provided in division (G) of this_	7790
<u>section, an applicant proposing to handle radioactive material</u>	7791
shall pay for a license or renewal of a license the appropriate	7792
fee specified in rules adopted under section 3748.04 of the	7793
Revised Code and listed on an invoice provided by the director.	7794
The applicant shall pay the fee on receipt of the invoice.	7795
(2)(a) Except as provided in division (B)(2)(b) of this	7796
section, until fees are established in rules adopted under	7797
division (A)(8)(b) of section 3748.04 of the Revised Code, an	7798
applicant proposing to handle radiation-generating equipment	7799
shall pay for a certificate of registration or renewal of a	7800
certificate a biennial registration fee of two hundred sixty-two	7801
dollars.	7802

Except as provided in division (B)(2)(b) of this section, 7803 on and after the effective date of the rules in which fees are 7804 established under division (A)(8)(b) of section 3748.04 of the 7805 Revised Code, an applicant proposing to handle radiation-7806 generating equipment shall pay for a certificate of registration 7807 or renewal of a certificate the appropriate fee established in 7808 those rules. 7809

The applicant shall pay the fees described in division (B)7810(2) (a) of this section at the time of applying for a certificate7811of registration or renewal of a certificate.7812

(b) An applicant that is, or is operated by, a medical
practitioner or medical-practitioner group and proposes to
practition-generating equipment shall pay for a
certificate of registration or renewal of a certificate a
biennial registration fee of two hundred sixty-two dollars. The
present shall pay the fee at the time of applying for a
certificate of registration or renewal of the certificate.

(C) All fees collected under this section shall be
deposited in the state treasury to the credit of the general
operations fund created in section 3701.83 of the Revised Code.
The fees shall be used solely to administer and enforce this
7823
chapter and rules adopted under it.
7824

(D) Any fee required under this section that remains
 7825
 unpaid on the ninety-first day after the original invoice date
 shall be assessed an additional amount equal to ten per cent of
 7827
 the original fee.

(E) The director shall grant a license or registration to7829any applicant who has paid the required fee and is in compliance7830with this chapter and rules adopted under it.7831

(F) Except as provided in division (B)(2) of this section,	7832
licenses and certificates of registration shall be effective for	7833
the applicable period established in rules adopted under section	7834
3748.04 of the Revised Code. Licenses and certificates of	7835
registration shall be renewed in accordance with the renewal	7836
procedure established in rules adopted under section 3748.04 of	7837
the Revised Code.	7838
(G) The director shall issue a license to handle	7839
radioactive material or a certificate of registration to handle	7840
radiation-generating equipment in accordance with Chapter 4796.	7841
of the Revised Code to an applicant if either of the following	7842
applies:	7843
(1) The applicant holds a license or certificate in	7844
another state.	7845
(2) The applicant has satisfactory work experience, a	7846
government certification, or a private certification as	7847
described in that chapter in handling radioactive material or	7848
radiation-generating equipment in a state that does not issue	7849
that license or certification or both.	7850
Sec. 3748.12. The (A) Except as provided in division (C)	7851
of this section, the director of health shall certify radiation	7852
experts pursuant to rules adopted under division (C) of section	7853
3748.04 of the Revised Code. The director shall issue a	7854
certificate to each person certified under this section. An	7855
individual certified by the director is qualified to develop,	7856
provide periodic review of, and conduct audits of the quality	7857
assurance program for sources of radiation for which such a	7858
program is required under division (A) of section 3748.13 of the	7859
Revised Code.	7860

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(B) The director shall establish an application fee for 7861 applying for certification and a biennial certification renewal 7862 fee in rules adopted under division (C) of section 3748.04 of 7863 the Revised Code. A certificate issued under this section shall 7864 expire two years after the date of its issuance. To maintain 7865 certification, a radiation expert shall apply to the director 7866 for renewal of certification in accordance with the standard 7867 renewal procedures established in Chapter 4745. of the Revised 7868 Code. The certification renewal fee is not required for initial 7869 certification, but shall be paid for every renewal of 7870 certification. Fees collected under this section shall be 7871 deposited into the state treasury to the credit of the general 7872 operations fund created in section 3701.83 of the Revised Code. 7873 The fees shall be used solely to administer and enforce this 7874 chapter and rules adopted under it. Any fee required under this 7875 section that remains unpaid on the ninety-first day after the 7876 original invoice date shall be assessed an additional amount 7877 equal to ten per cent of the original fee. 7878 (C) The director shall issue a certificate in accordance 7879 with Chapter 4796. of the Revised Code to an applicant if either 7880 of the following applies: 7881 7882 (1) The applicant holds a license or certificate in another state. 7883 (2) The applicant has satisfactory work experience, a 7884 government certification, or a private certification as 7885 described in that chapter as a radiation expert in a state that 7886 does not issue that certificate. 7887 Sec. 3769.03. The state racing commission shall prescribe 7888 the rules and conditions under which horse racing may be 7889

conducted and may issue, deny, suspend, diminish, or revoke

permits to conduct horse racing as authorized by sections 7891 3769.01 to 3769.14 of the Revised Code. The commission may 7892 impose, in addition to any other penalty imposed by the 7893 commission, fines in an amount not to exceed ten thousand 7894 dollars on any permit holder or any other person who violates 7895 the rules or orders of the commission. The commission may 7896 prescribe the forms of wagering that are permissible, the number 7897 of races, the procedures on wagering, and the wagering 7898 information to be provided to the public. 7899

The commission may require totalizator equipment to 7900 7901 display the amount of wagering in each wagering pool. The commission shall initiate safeguards as necessary to account for 7902 the amount of money wagered at each track in each wagering pool. 7903 It may require permit holders to install equipment that will 7904 provide a complete check and analysis of the functioning of any 7905 computers and require safequards on their performance. The 7906 commission shall require all permit holders, except those 7907 holding state fair, county fair, or other fair permits, to 7908 provide a photographic recording, approved by the commission, of 7909 the entire running of all races conducted by the permit holder. 7910

The state racing commission may issue, deny, suspend, or 7911 revoke licenses to those persons engaged in racing and to those 7912 employees of permit holders as is in the public interest for the 7913 purpose of maintaining a proper control over horse-racing 7914 meetings. The commission, as is in the public interest for the 7915 purpose of maintaining proper control over horse-racing 7916 meetings, also may rule any person off a permit holder's 7917 premises. License fees shall include registration fees and shall 7918 be set by the commission. Each license issued by the commission, 7919 unless revoked for cause, shall be for the period of one year 7920 from the first day of January of the year in which it is issued, 7921

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except as otherwise provided in section 3769.07 of the Revised	7922
Code. Applicants for licenses issued by the commission shall	7923
submit their fingerprints to the commission, and the commission	7924
may forward the fingerprints to the federal bureau of	7925
investigation or to any other agency, or to both, for	7926
examination. The commission shall issue a license to a person	7927
engaged in racing or an employee of a permit holder in	7928
accordance with Chapter 4796. of the Revised Code if that person	7929
or employee holds a license in another state, or that person or	7930
employee has satisfactory work experience, a government	7931
certification, or a private certification as described in that	7932
chapter in horse racing in a state that does not issue that	7933
license.	7934

There is hereby created in the state treasury the state 7935 racing commission operating fund. All license fees established 7936 and collected by the commission pursuant to this section, and 7937 the amounts specified in divisions (B) and (C) of section 7938 3769.08 and division (A)(5) of section 3769.087 of the Revised 7939 Code, shall be paid into the state treasury to the credit of the 7940 fund. Moneys in the fund shall be expended by the commission to 7941 defray its operating costs, salaries and expenses, and the cost 7942 of administering and enforcing this chapter. 7943

The commission may deny a permit to any permit holder that7944has defaulted in payments to the public, employees, or the7945horsemen and may deny a permit to any successor purchaser of a7946track for as long as any of those defaults have not been7947satisfied by either the seller or purchaser.7948

The commission shall deny a permit to any permit holder7949that has defaulted in payments to the state or has defaulted in7950payments required under section 3769.089 or 3769.0810 of the7951

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Revised Code and shall deny a permit to any successor purchaser7952of a track for as long as those defaults have not been satisfied7953by either the seller or purchaser.7954

Any violation of this chapter, of any rule of racing7955adopted by the commission, or of any law or rule with respect to7956racing in any jurisdiction shall be sufficient reason for a7957refusal to issue a license, or a suspension or revocation of any7958license issued, pursuant to this section.7959

With respect to the issuance, denial, suspension, or7960revocation of a license to a participant in horse racing, the7961action of the commission shall be subject to Chapter 119. of the7962Revised Code.7963

The commission may sue and be sued in its own name. Any 7964 action against the commission shall be brought in the court of 7965 common pleas of Franklin county. Any appeal from a determination 7966 or decision of the commission rendered in the exercise of its 7967 powers and duties under this chapter shall be brought in the 7968 court of common pleas of Franklin county. 7969

The commission, biennially, shall make a full report to 7970 the governor of its proceedings for the two-year period ending 7971 with the thirty-first day of December preceding the convening of 7972 the general assembly and shall include its recommendations in 7973 the report. The commission, semiannually, on the thirtieth day 7974 of June and on the thirty-first day of December of each year, 7975 shall make a report and accounting to the governor. 7976

Sec. 3770.05. (A) As used in this section, "person" means 7977 any individual, association, corporation, limited liability 7978 company, partnership, club, trust, estate, society, receiver, 7979 trustee, person acting in a fiduciary or representative 7980

capacity, instrumentality of the state or any of its political	7981
subdivisions, or any other business entity or combination of	7982
individuals meeting the requirements set forth in this section	7983
or established by rule or order of the state lottery commission.	7984
(B) The director of the state lottery commission may	7985
license any person as a lottery sales agent.	7986
Before (1) Except as provided in division (B)(2) of this	7987
section, before issuing any license to a lottery sales agent,	7988
the director shall consider all of the following:	7989
(1)(a) The financial responsibility and security of the	7990
applicant and the applicant's business or activity;	7991
(2)(b) The accessibility of the applicant's place of	7992
business or activity to the public;	7993
(3)(c) The sufficiency of existing licensed agents to	7994
serve the public interest;	7995
(4)(d) The volume of expected sales by the applicant;	7996
(5)(e) Any other factors pertaining to the public	7997
interest, convenience, or trust.	7998
(2) The director of the state lottery commission shall	7999
issue a lottery sales agent license in accordance with Chapter	8000
4796. of the Revised Code to a video lottery terminal sales	8001
agent employee if either of the following applies:	8002
(a) The employee holds a license in another state.	8003
(b) The employee has satisfactory work experience, a	8004
government certification, or a private certification as	8005
described in that chapter as a lottery sales agent in a state	8006
that does not issue that license.	8007

(C) Except as otherwise provided in divisions (F) and (G)	8008
of this section, the director of the state lottery commission	8009
may refuse to grant, or may suspend or revoke, a license if the	8010
applicant or licensee:	8011
(1) Has been convicted of a felony or has been convicted	8012
of a crime involving moral turpitude;	8013
(2) Has been convicted of an offense that involves illegal	8014
gambling;	8015
(3) Has been found guilty of fraud or misrepresentation in	8016
any connection;	8017
	0017
(4) Has been found to have violated any rule or order of	8018
the commission; or	8019
(5) Has been convicted of illegal trafficking in	8020
supplemental nutrition assistance program benefits.	8021
(D) Except as otherwise provided in division (G) of this	8022
section, the director of the state lottery commission may refuse	8023
to grant, or may suspend or revoke, a license if the applicant	8024
or licensee is a corporation or other business entity, and any	8025
of the following applies:	8026
(1) Any of the directors, officers, managers, or	8027
controlling shareholders has been found guilty of any of the	8028
activities specified in divisions (C)(1) to (5) of this section;	8029
(2) It appears to the director of the state lottery	8030
commission that, due to the experience or general fitness of any	8031
director, officer, manager, or controlling shareholder, the	8032
granting of a license as a lottery sales agent would be	8033
inconsistent with the public interest, convenience, or trust;	8034
(2) The correction or other business entity is not the	0025
(3) The corporation or other business entity is not the	8035

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owner or lessee of the business at which it would conduct a	8036
lottery sales agency pursuant to the license applied for;	8037
(4) Any person, firm, association, or corporation other	8038
than the applicant or licensee shares or will share in the	8039
profits of the applicant or licensee, other than receiving	8040
dividends or distributions as a shareholder, or participates or	8041
will participate in the management of the affairs of the	8042
applicant or licensee.	8043
(E)(1) The director of the state lottery commission shall	8044
revoke a lottery sales agent license if the applicant or	8045
licensee is or has been convicted of a violation of division (A)	8046
or (C)(1) of section 2913.46 of the Revised Code.	8047
(2) The director shall revoke the lottery sales agent	8048
license of a corporation if the corporation is or has been	8049
convicted of a violation of division (A) or (C)(1) of section	8050
2913.46 of the Revised Code.	8051
(F) The director of the state lottery commission shall not	8052
refuse to issue a license to an applicant because of a	8053

refuse to issue a license to an applicant because of a8053conviction of an offense unless the refusal is in accordance8054with section 9.79 of the Revised Code.8055

(G) The director of the state lottery commission shall 8056 request the bureau of criminal identification and investigation, 8057 the department of public safety, or any other state, local, or 8058 federal agency to supply the director with the criminal records 8059 of any applicant for a lottery sales agent license, and may 8060 periodically request the criminal records of any person to whom 8061 a lottery sales agent license has been issued. At or prior to 8062 the time of making such a request, the director shall require an 8063 applicant or licensee to obtain fingerprint impressions on 8064

fingerprint cards prescribed by the superintendent of the bureau 8065 of criminal identification and investigation at a qualified law 8066 enforcement agency, and the director shall cause those 8067 fingerprint cards to be forwarded to the bureau of criminal 8068 identification and investigation, to the federal bureau of 8069 investigation, or to both bureaus. The commission shall assume 8070 8071 the cost of obtaining the fingerprint cards.

The director shall pay to each agency supplying criminal 8072 records for each investigation a reasonable fee, as determined 8074 by the agency.

The commission may adopt uniform rules specifying time 8075 periods after which the persons described in divisions (C)(1) to 8076 (5) and (D)(1) to (4) of this section may be issued a license 8077 and establishing requirements for those persons to seek a court 8078 order to have records sealed in accordance with law.

(H)(1) Each applicant for a lottery sales agent license 8080 shall do both of the following:

(a) Pay fees to the state lottery commission, if required 8082 by rule adopted by the director under Chapter 119. of the 8083 8084 Revised Code and the controlling board approves the fees;

(b) Prior to approval of the application, obtain a surety 8085 bond in an amount the director determines by rule adopted under 8086 Chapter 119. of the Revised Code or, alternatively, with the 8087 director's approval, deposit the same amount into a dedicated 8088 account for the benefit of the state lottery. The director also 8089 may approve the obtaining of a surety bond to cover part of the 8090 amount required, together with a dedicated account deposit to 8091 cover the remainder of the amount required. The director also 8092 8093 may establish an alternative program or policy, with the

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approval of the commission by rule adopted under Chapter 119. of8094the Revised Code, that otherwise ensures the lottery's financial8095interests are adequately protected. If such an alternative8096program or policy is established, an applicant or lottery sales8097agent, subject to the director's approval, may be permitted to8098participate in the program or proceed under that policy in lieu8099of providing a surety bond or dedicated amount.8100

A surety bond may be with any company that complies with8101the bonding and surety laws of this state and the requirements8102established by rules of the commission pursuant to this chapter.8103A dedicated account deposit shall be conducted in accordance8104with policies and procedures the director establishes.8105

A surety bond, dedicated account, other established 8106 program or policy, or any combination of these resources, as 8107 applicable, may be used to pay for the lottery sales agent's 8108 8109 failure to make prompt and accurate payments for lottery ticket sales, for missing or stolen lottery tickets, for damage to 8110 equipment or materials issued to the lottery sales agent, or to 8111 pay for expenses the commission incurs in connection with the 8112 8113 lottery sales agent's license.

(2) A lottery sales agent license is effective for at8114least one year, but not more than three years.8115

A licensed lottery sales agent, on or before the date 8116 established by the director, shall renew the agent's license and 8117 provide at that time evidence to the director that the surety 8118 bond, dedicated account deposit, or both, required under 8119 division (H) (1) (b) of this section has been renewed or is 8120 active, whichever applies. 8121

Before the commission renews a lottery sales agent 8122

license, the lottery sales agent shall submit a renewal fee to 8123 the commission, if one is required by rule adopted by the 8124 director under Chapter 119. of the Revised Code and the 8125 controlling board approves the renewal fee. The renewal fee 8126 shall not exceed the actual cost of administering the license 8127 renewal and processing changes reflected in the renewal 8128 application. The renewal of the license is effective for at 8129 least one year, but not more than three years. 8130

(3) A lottery sales agent license shall be complete, 8131 8132 accurate, and current at all times during the term of the 8133 license. Any changes to an original license application or a renewal application may subject the applicant or lottery sales 8134 agent, as applicable, to paying an administrative fee that shall 8135 be in an amount that the director determines by rule adopted 8136 under Chapter 119. of the Revised Code, and that the controlling 8137 board approves, and that shall not exceed the actual cost of 8138 administering and processing the changes to an application. 8139

(4) The relationship between the commission and a lottery
sales agent is one of trust. A lottery sales agent collects
funds on behalf of the commission through the sale of lottery
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tickets for which the agent receives a compensation.

(I) Pending a final resolution of any question arising
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 under this section, the director of the state lottery commission
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 may issue a temporary lottery sales agent license, subject to
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 the terms and conditions the director considers appropriate.
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(J) If a lottery sales agent's rental payments for the
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lottery sales agent's premises are determined, in whole or in
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part, by the amount of retail sales the lottery sales agent
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makes, and if the rental agreement does not expressly provide
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that the amount of those retail sales includes the amounts the

lottery sales agent receives from lottery ticket sales, only the8153amounts the lottery sales agent receives as compensation from8154the state lottery commission for selling lottery tickets shall8155be considered to be amounts the lottery sales agent receives8156from the retail sales the lottery sales agent makes, for the8157purpose of computing the lottery sales agent's rental payments.8158

Sec. 3772.13. (A) No person may be employed as a key 8159 employee of a casino operator, management company, or holding 8160 company unless the person is the holder of a valid key employee 8161 license issued by the commission. 8162

(B) No person may be employed as a key employee of a 8163 gaming-related vendor unless that person is either the holder of 8164 a valid key employee license issued by the commission, or the 8165 person, at least five business days prior to the first day of 8166 employment as a key employee, has filed a notification of 8167 employment with the commission and subsequently files a 8168 completed application for a key employee license within the 8169 first thirty days of employment as a key employee. 8170

(C) Each applicant shall, before the issuance of any key
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employee license, produce information, documentation, and
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assurances as are required by this chapter and rules adopted
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thereunder. In addition, each applicant shall, in writing,
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authorize the examination of all bank accounts and records as
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may be deemed necessary by the commission.
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(D) To be eligible for a key employee license, the 8177
applicant shall be at least twenty-one years of age and shall 8178
meet the criteria set forth by rule by the commission. 8179

(E) Each application for a key employee license shall be8180on a form prescribed by the commission and shall contain all8181

information required by the commission. The applicant shall set 8182 forth in the application if the applicant has been issued prior 8183 gambling-related licenses; if the applicant has been licensed in 8184 any other state under any other name, and, if so, the name under 8185 which the license was issued and the applicant's age at the time 8186 the license was issued; any criminal conviction the applicant 8187 has had; and if a permit or license issued to the applicant in 8188 any other state has been suspended, restricted, or revoked, and, 8189 if so, the cause and the duration of each action. The applicant 8190 also shall complete a cover sheet for the application on which 8191 the applicant shall disclose the applicant's name, the business 8192 address of the casino operator, management company, holding 8193 company, or gaming-related vendor employing the applicant, the 8194 business address and telephone number of such employer, and the 8195 county, state, and country in which the applicant's residence is 8196 located. 8197

(F) Each applicant shall submit with each application, on
a form provided by the commission, two sets of fingerprints and
a photograph. The commission shall charge each applicant an
application fee set by the commission to cover all actual costs
generated by each licensee and all background checks under this
section and section 3772.07 of the Revised Code.

(G) (1) The casino operator, management company, or holding
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company by whom a person is employed as a key employee shall
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terminate the person's employment in any capacity requiring a
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license under this chapter and shall not in any manner permit
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the person to exercise a significant influence over the
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operation of a casino facility if:

(a) The person does not apply for and receive a key8210employee license within three months of being issued a8211

provisional licence, as established under commission rule	8212
provisional license, as established under commission rule.	0212
(b) The person's application for a key employee license is	8213
denied by the commission.	8214
(c) The person's key employee license is revoked by the	8215
commission.	8216
The commission shall notify the casino operator,	8217
management company, or holding company who employs such a person	8218
by certified mail of any such finding, denial, or revocation.	8219
(2) A casino operator, management company, or holding	8220
company shall not pay to a person whose employment is terminated	8221
under division (G)(1) of this section, any remuneration for any	8222
services performed in any capacity in which the person is	8223
required to be licensed, except for amounts due for services	8224
rendered before notice was received under that division. A	8225
contract or other agreement for personal services or for the	8226
conduct of any casino gaming at a casino facility between a	8227
casino operator, management company, or holding company and a	8228
person whose employment is terminated under division (G)(1) of	8229
this section may be terminated by the casino operator,	8230
management company, or holding company without further liability	8231
on the part of the casino operator, management company, or	8232
holding company. Any such contract or other agreement is deemed	8233
to include a term authorizing its termination without further	8234
liability on the part of the casino operator, management	8235
company, or holding company upon receiving notice under division	8236
(G)(1) of this section. That a contract or other agreement does	8237
not expressly include such a term is not a defense in any action	8238
brought to terminate the contract or other agreement, and is not	8239
grounds for relief in any action brought questioning termination	8240
of the contract or other agreement.	8241

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(3) A casino operator, management company, or holding 8242 company, without having obtained the prior approval of the 8243 commission, shall not enter into any contract or other agreement 8244 with a person who has been found unsuitable, who has been denied 8245 a license, or whose license has been revoked under division (G) 8246 (1) of this section, or with any business enterprise under the 8247 control of such a person, after the date on which the casino 8248 operator, management company, or holding company receives notice 8249 under that division. 8250 (H) Notwithstanding the requirements for a license under 8251 this section, the commission shall issue a key employee license 8252 in accordance with Chapter 4796. of the Revised Code to an 8253 applicant if either of the following applies: 8254 (1) The applicant holds a license in another state. 8255 (2) The applicant has satisfactory work experience, a 8256 8257 government certification, or a private certification as <u>described in that chapter as a key employee of a casino</u> 8258 operator, management company, or holding company in a state that 8259 does not issue that license. 8260 Sec. 3772.131. (A) All casino gaming employees are 8261 required to have a casino gaming employee license. "Casino 8262 gaming employee" means the following and their supervisors: 8263 (1) Individuals involved in operating a casino gaming pit, 8264 including dealers, shills, clerks, hosts, and junket 8265 representatives; 8266 (2) Individuals involved in handling money, including 8267 cashiers, change persons, count teams, and coin wrappers; 8268 (3) Individuals involved in operating casino games; 8269

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(4) Individuals involved in operating and maintaining slot
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 machines, including mechanics, floor persons, and change and
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 payoff persons;
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(5) Individuals involved in security, including guards and8273game observers;8274

(6) Individuals with duties similar to those described in
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divisions (A) (1) to (5) of this section or other persons as the
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commission determines. "Casino gaming employee" does not include
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an individual whose duties are related solely to nongaming
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activities such as entertainment, hotel operation, maintenance,
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or preparing or serving food and beverages.

(B) The commission may issue a casino gaming employee
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license to an applicant after it has determined that the
applicant is eligible for a license under rules adopted by the
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commission and paid any applicable fee. All applications shall
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be made under oath.

(C) To be eligible for a casino gaming employee license, 8286an applicant shall be at least twenty-one years of age. 8287

(D) Each application for a casino gaming employee license 8288 shall be on a form prescribed by the commission and shall 8289 8290 contain all information required by the commission. The 8291 applicant shall set forth in the application if the applicant has been issued prior gambling-related licenses; if the 8292 applicant has been licensed in any other state under any other 8293 name, and, if so, the name under which the license was issued 8294 and the applicant's age at the time the license was issued; any 8295 criminal conviction the applicant has had; and if a permit or 8296 license issued to the applicant in any other state has been 8297 suspended, restricted, or revoked, and, if so, the cause and the 8298

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duration of each action.

(E) Each applicant shall submit with each application, on
a form provided by the commission, two sets of the applicant's
fingerprints and a photograph. The commission shall charge each
applicant an application fee to cover all actual costs generated
by each licensee and all background checks.

(F) Notwithstanding the requirements for a license under8305this section, the commission shall issue a casino gaming8306employee license in accordance with Chapter 4796. of the Revised8307Code to an applicant if either of the following applies:8308

(1) The applicant holds a license in another state. 8309

(2) The applicant has satisfactory work experience, a8310government certification, or a private certification as8311described in that chapter as a casino gaming employee in a state8312that does not issue that license.8313

Sec. 3773.36. (A) Upon the proper filing of an application 8314 to conduct any public or private competition that involves 8315 boxing, mixed martial arts, kick boxing, tough man contests, 8316 tough guy contests, or any other form of boxing or martial arts, 8317 accompanied by the surety bond and the application fee, or upon 8318 the proper filing of an application to conduct any public or 8319 private competition that involves wrestling accompanied by the 8320 application fee, the Ohio athletic commission shall issue a 8321 promoter's license to the applicant if it finds that the 8322 applicant is not in default on any payment, obligation, or debt 8323 payable to the state under sections 3773.31 to 3773.57 of the 8324 Revised Code, is financially responsible, and is knowledgeable 8325 in the proper conduct of such matches or exhibitions. 8326

(B) Notwithstanding the requirements for a license under 8327

division (A) of this section, the commission shall issue a	8328
promoter's license in accordance with Chapter 4796. of the	8329
Revised Code to an applicant if either of the following applies:	8330
(1) The applicant holds a license in another state.	8331
(2) The applicant has satisfactory work experience, a	8332
government certification, or a private certification as	8333
described in that chapter as a promoter in a state that does not	8334
issue that license.	8335
(C) Each license issued pursuant to this section shall	8336
bear the name of the licensee, the post office address of the	8337
licensee, the date of expiration, an identification number	8338
designated by the commission, and the seal of the commission.	8339
(D) A promoter's license shall expire twelve months after	8340
its date of issuance and shall become invalid on that date	8341
unless renewed. A promoter's license may be renewed upon	8342
application to the commission and upon payment of the renewal	8343
fee prescribed in section 3773.43 of the Revised Code. The	8344
commission shall renew the license unless it denies the	8345
application for renewal for one or more reasons stated in	8346
section 3123.47 or 3773.53 of the Revised Code.	8347
Sec. 3773.421. A member of the The Ohio athletic	8348
commission may grant shall issue a referee's, judge's,	8349
<pre>matchmaker's, timekeeper's, manager's, trainer's, contestant's,</pre>	8350
<u>or second's license at any time prior to the beginning of a</u>	8351
public boxing match or exhibition in accordance with Chapter	8352
<u>4796. of the Revised Code to an applicant from if either of the</u>	8353
following applies:	8354
(A) The applicant holds a license in another state who	8355
wishes to participate as specified in section 3773.41 of the	8356

Revised Code and who furnishes satisfactory proof to the member-	8357
that the applicant holds a license that is not under suspension,	8358
revocation, or other disciplinary action, if the license was	8359
issued by an agency that is similar to the commission, is a	8360
member of the association of boxing commissions, and has-	8361
licensing requirements that are at least as stringent as those-	8362
established by the commission.	8363
(B) The applicant has satisfactory work experience, a	8364
government certification, or a private certification as	8365
described in that chapter as a referee, judge, matchmaker,	8366
timekeeper, manager, trainer, contestant, or second in a state	8367
that does not issue that license.	8368

Sec. 3781.10. (A)(1) The board of building standards shall 8369 formulate and adopt rules governing the erection, construction, 8370 repair, alteration, and maintenance of all buildings or classes 8371 of buildings specified in section 3781.06 of the Revised Code, 8372 including land area incidental to those buildings, the 8373 construction of industrialized units, the installation of 8374 equipment, and the standards or requirements for materials used 8375 in connection with those buildings. The board shall incorporate 8376 those rules into separate residential and nonresidential 8377 building codes. The standards shall relate to the conservation 8378 of energy and the safety and sanitation of those buildings. 8379

(2) The rules governing nonresidential buildings are the
lawful minimum requirements specified for those buildings and
industrialized units, except that no rule other than as provided
in division (C) of section 3781.108 of the Revised Code that
specifies a higher requirement than is imposed by any section of
the Revised Code is enforceable. The rules governing residential
buildings are uniform requirements for residential buildings in

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any area with a building department certified to enforce the8387state residential building code. In no case shall any local code8388or regulation differ from the state residential building code8389unless that code or regulation addresses subject matter not8390addressed by the state residential building code or is adopted8391pursuant to section 3781.01 of the Revised Code.8392

(3) The rules adopted pursuant to this section are 8393 complete, lawful alternatives to any requirements specified for 8394 buildings or industrialized units in any section of the Revised 8395 8396 Code. Except as otherwise provided in division (I) of this section, the board shall, on its own motion or on application 8397 made under sections 3781.12 and 3781.13 of the Revised Code, 8398 formulate, propose, adopt, modify, amend, or repeal the rules to 8399 the extent necessary or desirable to effectuate the purposes of 8400 sections 3781.06 to 3781.18 of the Revised Code. 8401

(B) The board shall report to the general assembly 8402 proposals for amendments to existing statutes relating to the 8403 purposes declared in section 3781.06 of the Revised Code that 8404 public health and safety and the development of the arts require 8405 and shall recommend any additional legislation to assist in 8406 carrying out fully, in statutory form, the purposes declared in 8407 that section. The board shall prepare and submit to the general 8408 assembly a summary report of the number, nature, and disposition 8409 of the petitions filed under sections 3781.13 and 3781.14 of the 8410 Revised Code. 8411

(C) On its own motion or on application made under 8412 sections 3781.12 and 3781.13 of the Revised Code, and after 8413 thorough testing and evaluation, the board shall determine by 8414 rule that any particular fixture, device, material, process of 8415 manufacture, manufactured unit or component, method of 8416

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manufacture, system, or method of construction complies with 8417 performance standards adopted pursuant to section 3781.11 of the 8418 Revised Code. The board shall make its determination with regard 8419 to adaptability for safe and sanitary erection, use, or 8420 8421 construction, to that described in any section of the Revised Code, wherever the use of a fixture, device, material, method of 8422 manufacture, system, or method of construction described in that 8423 section of the Revised Code is permitted by law. The board shall 8424 amend or annul any rule or issue an authorization for the use of 8425 a new material or manufactured unit on any like application. No 8426 department, officer, board, or commission of the state other 8427 than the board of building standards or the board of building 8428 appeals shall permit the use of any fixture, device, material, 8429 method of manufacture, newly designed product, system, or method 8430 of construction at variance with what is described in any rule 8431 the board of building standards adopts or issues or that is 8432 authorized by any section of the Revised Code. Nothing in this 8433 section shall be construed as requiring approval, by rule, of 8434 plans for an industrialized unit that conforms with the rules 8435 the board of building standards adopts pursuant to section 8436 3781.11 of the Revised Code. 8437

(D) The board shall recommend rules, codes, and standards 8438 to help carry out the purposes of section 3781.06 of the Revised 8439 Code and to help secure uniformity of state administrative 8440 rulings and local legislation and administrative action to the 8441 bureau of workers' compensation, the director of commerce, any 8442 other department, officer, board, or commission of the state, 8443 and to legislative authorities and building departments of 8444 counties, townships, and municipal corporations, and shall 8445 recommend that they audit those recommended rules, codes, and 8446 standards by any appropriate action that they are allowed 8447 pursuant to law or the constitution.

(E) (1) The board shall certify municipal, township, and 8449 county building departments, the personnel of those building 8450 departments, persons described in division (E)(7) of this 8451 section, and employees of individuals, firms, the state, or 8452 corporations described in division (E) (7) of this section to 8453 exercise enforcement authority, to accept and approve plans and 8454 specifications, and to make inspections, pursuant to sections 8455 3781.03, 3791.04, and 4104.43 of the Revised Code. 8456

(2) The board shall certify departments, personnel, and
persons to enforce the state residential building code, to
enforce the nonresidential building code, or to enforce both the
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residential and the nonresidential building codes. Any
department, personnel, or person may enforce only the type of
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building code for which certified.

(3) The board shall not require a building department, its 8463 personnel, or any persons that it employs to be certified for 8464 residential building code enforcement if that building 8465 department does not enforce the state residential building code. 8466 The board shall specify, in rules adopted pursuant to Chapter 8467 119. of the Revised Code, the requirements for certification for 8468 residential and nonresidential building code enforcement, which 8469 shall be consistent with this division. The requirements for 8470 residential and nonresidential certification may differ. Except 8471 as otherwise provided in this division, the requirements shall 8472 include, but are not limited to, the satisfactory completion of 8473 an initial examination and, to remain certified, the completion 8474 of a specified number of hours of continuing building code 8475 education within each three-year period following the date of 8476 certification which shall be not less than thirty hours. The 8477

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rules shall provide that continuing education credits and 8478 certification issued by the council of American building 8479 officials, national model code organizations, and agencies or 8480 entities the board recognizes are acceptable for purposes of 8481 this division. The rules shall specify requirements that are 8482 consistent with the provisions of section 5903.12 of the Revised 8483 8484 Code relating to active duty military service and are compatible, to the extent possible, with requirements the 8485 council of American building officials and national model code 8486 8487 organizations establish.

(4) The board shall establish and collect a certification
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and renewal fee for building department personnel, and persons
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and employees of persons, firms, or corporations as described in
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this section, who are certified pursuant to this division.
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(5) Any individual certified pursuant to this division
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shall complete the number of hours of continuing building code
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education that the board requires or, for failure to do so,
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forfeit certification.

(6) This division does not require or authorize the board 8496 to certify personnel of municipal, township, and county building 8497 8498 departments, and persons and employees of persons, firms, or corporations as described in this section, whose 8499 responsibilities do not include the exercise of enforcement 8500 authority, the approval of plans and specifications, or making 8501 inspections under the state residential and nonresidential 8502 building codes. 8503

(7) Enforcement authority for approval of plans and
specifications and enforcement authority for inspections may be
exercised, and plans and specifications may be approved and
spections may be made on behalf of a municipal corporation,
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township, or county, by any of the following who the board of	8508
building standards certifies:	8509
(a) Officers or employees of the municipal corporation,	8510
township, or county;	8511
(b) Persons, or employees of persons, firms, or	8512
corporations, pursuant to a contract to furnish architectural,	8513
engineering, or other services to the municipal corporation,	8514
township, or county;	8515
(c) Officers or employees of, and persons under contract	8516
with, a municipal corporation, township, county, health	8517
district, or other political subdivision, pursuant to a contract	8518
to furnish architectural, engineering, or other services;	8519
(d) Officers or employees of the division of industrial	8520
compliance in the department of commerce pursuant to a contract	8521
authorized by division (B) of section 121.083 of the Revised	8522
Code.	8523
(8) Municipal, township, and county building departments	8524
have jurisdiction within the meaning of sections 3781.03,	8525
3791.04, and 4104.43 of the Revised Code, only with respect to	8526
the types of buildings and subject matters for which they are	8527
certified under this section.	8528
(9) A certified municipal, township, or county building	8529
department may exercise enforcement authority, accept and	8530
approve plans and specifications, and make inspections pursuant	8531
to sections 3781.03, 3791.04, and 4104.43 of the Revised Code	8532
for a park district created pursuant to Chapter 1545. of the	8533
Revised Code upon the approval, by resolution, of the board of	8534
park commissioners of the park district requesting the	8535
department to exercise that authority and conduct those	

activities, as applicable.	8537
(10) Certification shall be granted upon application by	8538
the municipal corporation, the board of township trustees, or	8539
the board of county commissioners and approval of that	8540
application by the board of building standards. The application	8541
shall set forth:	8542
(a) Whether the certification is requested for residential	8543
or nonresidential buildings, or both;	8544
(b) The number and qualifications of the staff composing	8545
the building department;	8546
(c) The names, addresses, and qualifications of persons,	8547
firms, or corporations contracting to furnish work or services	8548
pursuant to division (E)(7)(b) of this section;	8549
(d) The names of any other municipal corporation,	8550
township, county, health district, or political subdivision	8551
under contract to furnish work or services pursuant to division	8552
(E)(7) of this section;	8553
(e) The proposed budget for the operation of the building	8554
department.	8555
(11) The board of building standards shall adopt rules	8556
governing all of the following:	8557
(a) The certification of building department personnel and	8558
persons and employees of persons, firms, or corporations	8559
exercising authority pursuant to division (E)(7) of this	8560
section. The rules shall disqualify any employee of the	8561
department or person who contracts for services with the	8562
department from performing services for the department when that	8563
employee or person would have to pass upon, inspect, or	8564

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otherwise exercise authority over any labor, material, or 8565 equipment the employee or person furnishes for the construction, 8566 alteration, or maintenance of a building or the preparation of 8567 working drawings or specifications for work within the 8568 8569 jurisdictional area of the department. The department shall provide other similarly qualified personnel to enforce the 8570 residential and nonresidential building codes as they pertain to 8571 that work. 8572

(b) The minimum services to be provided by a certified8573building department.

(12) The board of building standards may revoke or suspend 8575 certification to enforce the residential and nonresidential 8576 building codes, on petition to the board by any person affected 8577 by that enforcement or approval of plans, or by the board on its 8578 own motion. Hearings shall be held and appeals permitted on any 8579 proceedings for certification or revocation or suspension of 8580 certification in the same manner as provided in section 3781.101 8581 of the Revised Code for other proceedings of the board of 8582 building standards. 8583

(13) Upon certification, and until that authority is 8584
revoked, any county or township building department shall 8585
enforce the residential and nonresidential building codes for 8586
which it is certified without regard to limitation upon the 8587
authority of boards of county commissioners under Chapter 307. 8588
of the Revised Code or boards of township trustees under Chapter 8589
505. of the Revised Code. 8590

(14) The board shall certify a person to exercise8591enforcement authority, to accept and approve plans and8592specifications, or to make inspections in this state in8593accordance with Chapter 4796. of the Revised Code if either of8594

8595

the following applies:

(a) The person holds a license or certificate in another8596state.8597

(b) The person has satisfactory work experience, a8598government certification, or a private certification as8599described in that chapter in the same profession, occupation, or8600occupational activity as the profession, occupation, or8601occupational activity for which the certificate is required in8602this state in a state that does not issue that license or8603certificate.8604

(F) In addition to hearings sections 3781.06 to 3781.18 8605 and 3791.04 of the Revised Code require, the board of building 8606 standards shall make investigations and tests, and require from 8607 other state departments, officers, boards, and commissions 8608 information the board considers necessary or desirable to assist 8609 it in the discharge of any duty or the exercise of any power 8610 mentioned in this section or in sections 3781.06 to 3781.18, 8611 3791.04, and 4104.43 of the Revised Code. 8612

(G) The board shall adopt rules and establish reasonable 8613 fees for the review of all applications submitted where the 8614 applicant applies for authority to use a new material, assembly, 8615 or product of a manufacturing process. The fee shall bear some 8616 reasonable relationship to the cost of the review or testing of 8617 the materials, assembly, or products and for the notification of 8618 approval or disapproval as provided in section 3781.12 of the 8619 Revised Code. 8620

(H) The residential construction advisory committee shall
provide the board with a proposal for a state residential
building code that the committee recommends pursuant to division
8623

(D) (1) of section 4740.14 of the Revised Code. Upon receiving a 8624 recommendation from the committee that is acceptable to the 8625 board, the board shall adopt rules establishing that code as the 8626 state residential building code. 8627 (I) (1) The committee may provide the board with proposed 8628 rules to update or amend the state residential building code 8629 that the committee recommends pursuant to division (E) of 8630 section 4740.14 of the Revised Code. 8631 (2) If the board receives a proposed rule to update or 8632 amend the state residential building code as provided in 8633

division (I)(1) of this section, the board either may accept or 8634 reject the proposed rule for incorporation into the residential 8635 building code. If the board does not act to either accept or 8636 reject the proposed rule within ninety days after receiving the 8637 proposed rule from the committee as described in division (I)(1) 8638 of this section, the proposed rule shall become part of the 8639 residential building code. 8640

(J) The board shall cooperate with the director of job and
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(K) The board shall adopt rules to implement the 8645requirements of section 3781.108 of the Revised Code. 8646

Sec. 3781.102. (A) Any county or municipal building 8647 department certified pursuant to division (E) of section 3781.10 8648 of the Revised Code as of September 14, 1970, and that, as of 8649 that date, was inspecting single-family, two-family, and threefamily residences, and any township building department 8651 certified pursuant to division (E) of section 3781.10 of the 8652

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Revised Code, is hereby declared to be certified to inspect8653single-family, two-family, and three-family residences8654containing industrialized units, and shall inspect the buildings8655or classes of buildings subject to division (E) of section86563781.10 of the Revised Code.8657

(B) Each board of county commissioners may adopt, by
8658
resolution, rules establishing standards and providing for the
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licensing of electrical and heating, ventilating, and air
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conditioning contractors who are not required to hold a valid
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and unexpired license pursuant to Chapter 4740. of the Revised
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Code.

Rules adopted by a board of county commissioners pursuant 8664 to this division may be enforced within the unincorporated areas 8665 of the county and within any municipal corporation where the 8666 legislative authority of the municipal corporation has 8667 contracted with the board for the enforcement of the county 8668 rules within the municipal corporation pursuant to section 8669 307.15 of the Revised Code. The rules shall not conflict with 8670 rules adopted by the board of building standards pursuant to 8671 section 3781.10 of the Revised Code or by the department of 8672 commerce pursuant to Chapter 3703. of the Revised Code. This 8673 8674 division does not impair or restrict the power of municipal corporations under Section 3 of Article XVIII, Ohio 8675 Constitution, to adopt rules concerning the erection, 8676 construction, repair, alteration, and maintenance of buildings 8677 and structures or of establishing standards and providing for 8678 the licensing of specialty contractors pursuant to section 8679 715.27 of the Revised Code. 8680

A board of county commissioners, pursuant to this 8681 division, may require all electrical contractors and heating, 8682

ventilating, and air conditioning contractors, other than those 8683
who hold a valid and unexpired license issued pursuant to 8684
Chapter 4740. of the Revised Code, to successfully complete an 8685
examination, test, or demonstration of technical skills, and may 8686
impose a fee and additional requirements for a license to engage 8687
in their respective occupations within the jurisdiction of the 8688
board's rules under this division. 8689

8690 (C) No board of county commissioners shall require any specialty contractor who holds a valid and unexpired license 8691 issued pursuant to Chapter 4740. of the Revised Code to 8692 8693 successfully complete an examination, test, or demonstration of technical skills in order to engage in the type of contracting 8694 for which the license is held, within the unincorporated areas 8695 of the county and within any municipal corporation whose 8696 legislative authority has contracted with the board for the 8697 enforcement of county regulations within the municipal 8698 corporation, pursuant to section 307.15 of the Revised Code. 8699

8700 (D) A board may impose a fee for registration of a specialty contractor who holds a valid and unexpired license 8701 issued pursuant to Chapter 4740. of the Revised Code before that 8702 specialty contractor may engage in the type of contracting for 8703 which the license is held within the unincorporated areas of the 8704 county and within any municipal corporation whose legislative 8705 authority has contracted with the board for the enforcement of 8706 county regulations within the municipal corporation, pursuant to 8707 section 307.15 of the Revised Code, provided that the fee is the 8708 same for all specialty contractors who wish to engage in that 8709 type of contracting. If a board imposes such a fee, the board 8710 immediately shall permit a specialty contractor who presents 8711 proof of holding a valid and unexpired license and pays the 8712 required fee to engage in the type of contracting for which the 8713

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license is held within the unincorporated areas of the county 8714
and within any municipal corporation whose legislative authority 8715
has contracted with the board for the enforcement of county 8716
regulations within the municipal corporation, pursuant to 8717
section 307.15 of the Revised Code. 8718

(E) The political subdivision associated with each 8719 municipal, township, and county building department the board of 8720 building standards certifies pursuant to division (E) of section 8721 3781.10 of the Revised Code may prescribe fees to be paid by 8722 8723 persons, political subdivisions, or any department, agency, 8724 board, commission, or institution of the state, for the acceptance and approval of plans and specifications, and for the 8725 making of inspections, pursuant to sections 3781.03 and 3791.04 8726 of the Revised Code. 8727

(F) Each political subdivision that prescribes fees
pursuant to division (E) of this section shall collect, on
behalf of the board of building standards, fees equal to the
following:

(1) Three per cent of the fees the political subdivision8732collects in connection with nonresidential buildings;8733

(2) One per cent of the fees the political subdivision8734collects in connection with residential buildings.8735

(G) (1) The board shall adopt rules, in accordance with 8736 Chapter 119. of the Revised Code, specifying the manner in which 8737 the fee assessed pursuant to division (F) of this section shall 8738 be collected and remitted monthly to the board. The board shall 8739 pay the fees into the state treasury to the credit of the 8740 industrial compliance operating fund created in section 121.084 8741 of the Revised Code. 8742

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(2) All money credited to the industrial compliance
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 operating fund under this division shall be used exclusively for
 8744
 the following:

(a) Operating costs of the board;

(b) Providing services, including educational programs, 8747
for the building departments that are certified by the board 8748
pursuant to division (E) of section 3781.10 of the Revised Code; 8749

(c) Paying the expenses of the residential construction
 advisory committee, including the expenses of committee members
 as provided in section 4740.14 of the Revised Code.
 8752

(H) A board of county commissioners that adopts rules 8753 providing for the licensing of electrical and heating, 8754 8755 ventilating, and air conditioning contractors, pursuant to division (B) of this section, may accept, for purposes of 8756 satisfying the requirements of rules adopted under that 8757 division, a valid and unexpired license issued pursuant to 8758 Chapter 4740. of the Revised Code that is held by an electrical 8759 or heating, ventilating, and air conditioning contractor, for 8760 the construction, replacement, maintenance, or repair of one-8761 family, two-family, or three-family dwelling houses or accessory 8762 structures incidental to those dwelling houses. 8763

(I) A board of county commissioners shall not register a 8764
specialty contractor who is required to hold a license under 8765
Chapter 4740. of the Revised Code but does not hold a valid 8766
license issued under that chapter. 8767

(J) If a board of county commissioners regulates a8768profession, occupation, or occupational activity under this8769section, the board shall comply with Chapter 4796. of the8770Revised Code.8771

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8800

(K) As used in this section, "specialty contractor" means 8772 a heating, ventilating, and air conditioning contractor, 8773 refrigeration contractor, electrical contractor, plumbing 8774 contractor, or hydronics contractor, as those contractors are 8775 described in Chapter 4740. of the Revised Code. 8776 Sec. 3781.105. (A) The board of building standards shall 8777 certify individuals who design fire protection systems for 8778 buildings and who meet the requirements specified in this 8779 section. The board may establish separate certification 8780

categories for specific types of fire protection systems. 8781

(B) Any individual who wishes to obtain certification
8782
shall make application to the board on a form prescribed by the
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board. The application shall be accompanied by an application
8784
fee and an initial certification fee. The initial certification
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fee shall be refunded if the applicant fails to obtain
8786
certification. Certification may be renewed annually upon
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payment of a renewal fee.

Fees required to be paid under this division shall be8789established by rule adopted by the board. The application fee8790shall bear a reasonable relationship to processing the8791individual's application, the certification fee shall bear a8792reasonable relationship to certifying the individual, and the8793certification renewal fee shall bear a reasonable relationship8794to renewing the individual's certification.8795

(C) Each applicant shall submit evidence satisfactory to
 8796
 the board that the applicant has directly engaged in designing
 8797
 and preparing drawings for the category of the type of fire
 8798
 protection system for which the applicant seeks certification.
 8799

(D) The board shall certify any qualified applicant who

passes an examination prescribed either by the board or by the	8801
national institute for certification in engineering	8802
technologies. The examination shall demonstrate the applicant's	8803
knowledge and understanding of the category of the type of fire	8804
protection system for which the applicant seeks certification.	8805
(E) The board, after a hearing in accordance with Chapter	8806
119. of the Revised Code, may suspend or revoke any category of	8807
certification of any individual who proves at any time to be	8808
incompetent to submit and certify plans and specifications for	8809
that category to the appropriate building department under	8810
section 3791.04 of the Revised Code, and may suspend or revoke	8811
all categories of certification of any individual who engages in	8812
any illegal or fraudulent acts in connection with the design of	8813
fire protection systems.	8814
(H)(F) The board may adopt rules in accordance with	8815
Chapter 119. of the Revised Code for the administration and	8816
enforcement of this section.	8817
(G) Notwithstanding any other provision of this section to	8818
the contrary, the board shall certify an applicant in accordance	8819
with Chapter 4796. of the Revised Code if either of the	8820
following applies:	8821
(1) The applicant is licensed or certified in another	8822
<u>state.</u>	8823
(2) The applicant has satisfactory work experience, a	8824
government certification, or a private certification as	8825
described in that chapter as a designer of fire protection	8826
systems in a state that does not issue that license or	8827
<u>certificate.</u>	8828
Sec. 3905.041. (A) (1) An The superintendent of insurance	8829

<u>shall issue an insurance agent license to an </u> individual who	8830
applies for a resident <u>an</u> insurance agent license in this state	8831
within ninety days after establishing a principal place of	8832
residence or principal place of business in this state shall not	8833
be required under <u>in accordance</u> with <u>section 3905.04 Chapter</u>	8834
<u>4796.</u> of the Revised Code to complete a program of insurance	8835
education or to pass a written examination if the individual has	8836
paid all applicable fees required under this chapter and if	8837
either of the following applies:	8838
(a) (A) The individual is currently licensed in another	8839
state and is in good standing for the line or lines of authority	8840
requested.	8841
(b) The individual was previously licensed in another-	8842
state, the individual's application for a resident insurance	8843
agent license in this state is received within ninety days after	8844
the cancellation of the individual's previous license, and, at	8845
the time of license cancellation, the individual was in good	8846
standing for the line or lines of authority requested.	8847
(2) To determine an applicant's licensure status and	8848
standing in another state, the superintendent of insurance may-	8849
utilize the producer database maintained by the NAIC or its-	8850
affiliates or subsidiaries. If that information is not available-	8851
on the producer database, the superintendent may require-	8852
documentation from the prior home state.	8853
(B) An individual who applies for a temporary insurance	8854
agent license in this state shall not be required under section-	8855
3905.04 of the Revised Code to complete any prelicensing	8856
education or to pass a written examination.	8857
(C) The superintendent may exempt any limited lines-	8858

insurance from the examination requirement of section 3905.04 of	8859
the Revised Code	8860
(B) The individual has satisfactory work experience, a	8861
government certification, or a private certification as	8862
described in that chapter as an insurance agent in a state that	8863
does not issue that license.	8864
Sec. 3905.062. (A) As used in this section:	8865
(1) "Customer" means a person who purchases portable	8866
electronics or services.	8867
(2) "Enrolled customer" means a customer who elects	8868
coverage under a portable electronics insurance policy issued to	8869
a vendor of portable electronics by an insurer.	8870
(3) "Endorsee" means an employee or authorized	8871
representative of a vendor authorized to sell or offer portable	8872
electronics insurance.	8873
(4) "Location" means any physical location in this state	8874
or any web site, call center site, or similar location directed	8875
to residents of this state.	8876
(5) "Portable electronics" means a personal, self-	8877
contained, battery-operated electronic communication, viewing,	8878
listening, recording, gaming, computing, or global positioning	8879
device that is easily carried by an individual, including a	8880
cellular or satellite telephone; pager; personal global	8881
positioning satellite unit; portable computer; portable audio	8882
listening, video viewing or recording device; digital camera;	8883
video camcorder; portable gaming system; docking station;	8884
automatic answering device; and any other similar device, and	8885
any accessory related to the use of the device.	8886

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(6) "Portable electronics insurance" means insurance 8887 providing coverage for the repair or replacement of portable 8888 electronics, which may be offered on a month-to-month or other 8889 periodic basis as a group or master commercial inland marine 8890 policy issued to a vendor by an insurer, and may cover portable 8891 electronics against loss, theft, inoperability due to mechanical 8892 failure, malfunction, damage, or other applicable perils. 8893 "Portable electronics insurance" does not mean any of the 8894 following: 8895 (a) A consumer goods service contract governed by section 8896 3905.423 of the Revised Code; 8897 (b) A policy of insurance covering a seller's or a 8898 manufacturer's obligations under a warranty; 8899 (c) A homeowner's, renter's, private passenger automobile, 8900 commercial multi-peril, or similar insurance policy. 8901 (7) "Portable electronics transaction" means the sale or 8902 lease of portable electronics by a vendor to a customer or the 8903 8904 sale of a service related to the use of portable electronics by a vendor to a customer. 8905 (8) "Supervising entity" means an insurer or a business 8906 entity licensed as an insurance agent under section 3905.06 of 8907 the Revised Code that is appointed by an insurer to supervise 8908 the administration of a portable electronics insurance program. 8909 (9) "Vendor" means a person in the business of engaging in 8910 portable electronics transactions directly or indirectly. 8911 (B)(1) Except as provided in division (B)(2) of this 8912 section, no vendor or vendor's employee shall offer, sell, 8913 solicit, or place portable electronics insurance unless the 8914 vendor is licensed under section <u>3905.041,</u> 3905.06, or 3905.07 8915 3905.08 of the Revised Code with a portable electronics8916insurance line of authority.8917

(2) Any vendor offering or selling portable electronics
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insurance on or before March 22, 2012, that wishes to continue
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offering or selling that insurance shall apply for a license
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within ninety days after the superintendent of insurance makes
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the application available.

(C) (1) The superintendent shall issue a resident business 8923 entity license to a vendor under section 3905.06 of the Revised 8924 Code if the vendor satisfies the requirements of sections 8925 3905.05 and 3905.06 of the Revised Code, except that the 8926 application for a portable electronics insurance license shall 8927 satisfy the following additional requirements: 8928

(a) The application shall include the location of the 8929vendor's home office. 8930

(b) If the application requires the vendor to designate an
(b) If the application requires the vendor to designate an
(c) and individual or entity as a responsible insurance agent, that
(c) agent shall not be required to be an employee of the applicant
(c) and may be the supervising entity or an individual agent who is
(c) agent agent agent agent agent.

(c) If the vendor derives less than fifty per cent of the 8936 vendor's revenue from the sale of portable electronics 8937 insurance, the application for a portable electronics insurance 8938 license may require the vendor to provide the name, residence 8939 address, and other information required by the superintendent 8940 for one employee or officer of the vendor who is designated by 8941 the vendor as the person responsible for the vendor's compliance 8942 with the requirements of this chapter. 8943

(d) If the vendor derives fifty per cent or more of the 8944

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vendor's revenue from the sale of portable electronics 8945 insurance, the application may require the information listed 8946 under division (C)(1)(c) of this section for all owners with at 8947 least ten per cent interest or voting interest, partners, 8948 8949 officers, and directors of the vendor, or members or managers of a vendor that is a limited liability company. 8950 (2) The superintendent shall issue a nonresident business 8951 entity license to a vendor if the vendor satisfies the 8952 requirements of section 3905.07 of the Revised Code. However, if 8953 the nonresident vendor's home state does not issue a limited 8954 8955 lines license for portable electronics insurance, the nonresident vendor may apply for a resident license under 8956 section 3905.06 of the Revised Code in the same manner and with 8957 the same rights and privileges as if the vendor were a resident 8958 of this state. 8959

(D) The holder of a limited lines license may not sell,
 solicit, or negotiate insurance on behalf of any insurer unless
 appointed to represent that insurer under section 3905.20 of the
 Revised Code.

(E) Division (B) (34) of section 3905.14 of the Revised
Code shall not apply to portable electronics vendors or the
vendors' endorsees.

(F) (1) A vendor may authorize any endorsee of the vendor
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 to sell or offer portable electronics insurance to a customer at
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 any location at which the vendor engages in portable electronics
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 transactions.

(2) An endorsee is not required to be licensed as an
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insurance agent under this chapter if the vendor is licensed
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under this section and the insurer issuing the portable
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electronics insurance either directly supervises or appoints a	8974
supervising entity to supervise the administration of the	8975
portable electronics insurance program including development of	8976
a training program for endorsees in accordance with division (G)	8977
of this section.	8978
(3) No endorsee shall do any of the following:	8979
(a) Advertise, represent, or otherwise represent the	8980
endorsee's self as an insurance agent licensed under section	8981
3905.06 of the Revised Code;	8982
(b) Offer, sell, or solicit the purchase of portable	8983
electronics insurance except in conjunction with and incidental	8984
to the sale or lease of portable electronics;	8985
(c) Make any statement or engage in any conduct, express	8986
or implied, that would lead a customer to believe any of the	8987
following:	8988
(i) That the insurance policies offered by the endorsee	8989
provide coverage not already provided by a customer's	8990
homeowner's insurance policy, renter's insurance policy, or by	8991
another source of coverage;	8992
(ii) That the purchase by the customer of portable	8993
electronics insurance is required in order to purchase or lease	8994
portable electronics or services from the portable electronics	8995
vendor;	8996
	0007
(iii) That the portable electronics vendor or its	8997
endorsees are qualified to evaluate the adequacy of the	8998
customer's existing insurance coverage.	8999
(G) Each vendor, or the supervising entity to that vendor,	9000
shall provide a training and education program for all endorsees	9001

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who sell or offer portable electronics insurance. The program9002may be provided as a web-based training module or in any other9003electronic or recorded video form. The training and education9004program shall meet all of the following minimum standards:9005

(1) The training shall be delivered to each endorsee of
each vendor who sells or offers portable electronics insurance
9007
and the endorsee shall complete the training;
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(2) If the training is conducted in an electronic form,
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the supervising entity shall implement a supplemental education
9010
program regarding portable electronics insurance that is
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conducted and overseen by employees of the supervising entity
9012
who are licensed as insurance agents under section 3905.06 of
9013
the Revised Code;

(3) The training and education program shall include basic
 9015
 information about portable electronics insurance and information
 9016
 concerning all of the following prohibited actions of endorsees:
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(a) No endorsee shall advertise, represent, or otherwise9018represent the endorsee's self as a licensed insurance agent.9019

(b) No endorsee shall offer, sell, or solicit the purchase
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of portable electronics insurance except in conjunction with and
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incidental to the sale or lease of portable electronics.
9022

(c) No endorsee shall make any statement or engage in any
 9023
 conduct, express or implied, that would lead a customer to
 9024
 believe any of the following:
 9025

(i) That the insurance policies offered by the endorsee
provide coverage not already provided by a customer's
homeowner's insurance policy, renter's insurance policy, or by
another source of coverage;

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(ii) That the purchase by the customer of portable 9030 electronics insurance is required in order to purchase or lease 9031 portable electronics or services from the portable electronics 9032 vendor; 9033 9034 (iii) That the portable electronics vendor or its endorsees are qualified to evaluate the adequacy of the 9035 customer's existing insurance coverage. 9036 9037 (H) A supervising entity appointed to supervise the administration of a portable electronics insurance program under 9038 division (F)(2) of this section shall maintain a registry of 9039 locations supervised by that entity that are authorized to sell 9040 or solicit portable electronics insurance in this state. The 9041 supervising entity shall make the registry available to the 9042 superintendent upon request by the superintendent if the 9043 superintendent provides ten days' notice to the vendor or 9044 9045 supervising entity. 9046 (I) At every location where a vendor offers portable electronics insurance to customers, the vendor shall provide 9047 brochures or other written materials to prospective customers 9048 that include all of the following: 9049 9050 (1) A summary of the material terms of the insurance 9051 coverage, including all of the following: (a) The identity of the insurer; 9052 (b) The identity of the supervising entity; 9053 (c) The amount of any applicable deductible and how it is 9054 to be paid; 9055 (d) Benefits of the coverage; 9056 (e) Key terms and conditions of coverage such as whether 9057

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portable electronics may be replaced with a similar make and	9058
model, replaced with a reconditioned device, or repaired with	9059
nonoriginal manufacturer parts or equipment.	9060
(2) A summary of the process for filing a claim, including	9061
a description of how to return portable electronics equipment	9062
and the maximum fee applicable if a customer fails to comply	9063
with any equipment return requirements;	9064
(3) A disclosure that portable electronics insurance may	9065
provide a duplication of coverage already provided by a	9066
customer's homeowner's insurance policy, renter's insurance	9067
policy, or other source of coverage;	9068
	0000
(4) A disclosure that the enrollment by the customer in a	9069
portable electronics insurance program is not required to	9070
purchase or lease portable electronics or services;	9071
(5) A disclosure that neither the endorsee nor the vendor	9072
is qualified to evaluate the adequacy of the customer's existing	9073
insurance coverage;	9074
(6) A disclosure that the customer may cancel enrollment	9075
for coverage under a portable electronics insurance policy at	9076
any time and receive a refund of any applicable premium.	9077
(J)(1) The charges for portable electronics insurance may	9078
be billed and collected by the vendor of portable electronics,	9079
and the vendor may receive compensation for performing billing	9080
and collection services, if either of the following conditions	9081
are met:	9082
(a) If the charge to the customer for coverage is not	9083
included in the cost associated with the purchase or lease of	9083
portable electronics or related services, the charge for	9084 9085
portable creationites of related services, the charge for	5005

coverage is separately itemized on the customer's bill.

(b) If the charge to the customer for coverage is included
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in the cost associated with the purchase or lease of portable
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electronics or related services, the vendor clearly and
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conspicuously discloses to the customer that the charge for
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portable electronics insurance coverage is included with the
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charge for portable electronics or related services.
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(2) All funds received by a vendor from a customer for the 9093 sale of portable electronics insurance shall be considered funds 9094 9095 held in trust by the vendor in a fiduciary capacity for the 9096 benefit of the insurer. Vendors that bill and collect such charges are not required to maintain those funds in a segregated 9097 account if the vendor is authorized by the insurer to hold those 9098 funds in an alternate manner and the vendor remits the amount of 9099 the charges to the supervising entity within sixty days after 9100 receiving the charges. 9101

(K) (1) Except as otherwise provided in divisions (K) (2) 9102 and (3) of this section, an insurer may terminate or otherwise 9103 9104 change the terms and conditions of a policy of portable electronics insurance only upon providing the vendor 9105 policyholder and enrolled customers with at least sixty days' 9106 prior notice. If the insurer changes the terms and conditions, 9107 the insurer shall promptly provide the vendor policyholder with 9108 a revised policy or endorsement and each enrolled customer with 9109 a revised certificate, endorsement, updated brochure, or other 9110 evidence indicating that a change in the terms and conditions 9111 has occurred and a summary of material changes. 9112

(2) An insurer may terminate an enrolled customer's
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enrollment under a portable electronics insurance policy upon
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fifteen days' prior notice for discovery of fraud or material
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misrepresentation in obtaining coverage or in the presentation
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of a claim under the policy.

(3) An insurer may immediately terminate an enrolled
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customer's enrollment under a portable electronics insurance
9119
policy for any of the following reasons:
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9117

(a) The enrolled customer fails to pay the required91219122

(b) The enrolled customer ceases to have an active service9123plan, if applicable, with the vendor of portable electronics;9124

(c) The enrolled customer exhausts the aggregate limit of 9125 9126 liability, if any, under the terms of the portable electronics insurance policy and the insurer sends notice of termination to 9127 the customer within thirty calendar days after exhaustion of the 9128 limit. However, if the insurer does not send the notice within 9129 the thirty-day time frame, enrollment shall continue 9130 notwithstanding the aggregate limit of liability until the 9131 insurer sends notice of termination to the enrolled customer. 9132

(4) If a portable electronics insurance policy is
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terminated by a vendor policyholder, the vendor policyholder
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shall provide notice to each enrolled customer advising the
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customer of the termination of the policy and the effective date
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of the termination. The written notice shall be mailed or
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delivered to the customer at least thirty days prior to the
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termination.

(5) Notice required pursuant to this section shall be9140provided in writing, either via mail or by electronic means.9141

(a) If notice is provided via mail, it shall be mailed or
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delivered to the vendor at the vendor's mailing address and to
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all affected enrolled customers at the last known mailing
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addresses of those customers on file with the insurer. The
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insurer or vendor of portable electronics shall maintain proof 9146 of mailing in a form authorized or accepted by the United States 9147 postal service or other commercial mail delivery service. 9148

(b) If notice is provided electronically, it shall be 9149 transmitted via facsimile or electronic mail to the vendor at 9150 the vendor's facsimile number or electronic mail address and to 9151 all affected enrolled customers at the last known facsimile 9152 numbers or electronic mail addresses of those customers on file 9153 with the insurer. The insurer or vendor shall maintain proof 9154 that the notice was sent. 9155

(L) An enrolled customer may cancel the enrolled
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 customer's coverage under a portable electronics insurance
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 policy at any time. Upon cancellation, the insurer shall refund
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 any applicable unearned premium.
 9159

(M) A license issued pursuant to this section shall
authorize the vendor and its endorsees to engage only in those
activities that are expressly permitted by this section.
9162

(N) (1) If a vendor or a vendor's endorsee violates any
provision of this section, the superintendent may revoke or
suspend the license issued or impose any other sanctions
provided under section 3905.14 of the Revised Code.
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(2) If any provision of this section is violated by a
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vendor or a vendor's endorsee at a particular location, the
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superintendent may issue a cease and desist order to a
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particular location, or take any other administrative action
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authorized in section 3901.22 and division (E) of section
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3905.14 of the Revised Code.
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(3) If any person violates division (B) or (F) (3) of this9173section, the superintendent may issue a cease and desist order9174

in addition to taking any other administrative action provided	9175
for in sections 3901.22 and division (E) of section 3905.14 of	9176
the Revised Code.	9177
(4) If the superintendent determines that a violation of	9178
this section or section 3905.14 of the Revised Code has	9179
occurred, the superintendent may assess a civil penalty in	9180
amount not exceeding twenty-five thousand dollars per violation	9181
and an administrative fee to cover the expenses incurred by the	9182
department in the administrative action, including costs	9183
incurred in the investigation and hearing process.	9184
(0) The superintendent may adopt rules implementing this	9185
section.	9186
	5200
Sec. 3905.063. (A) As used in this section:	9187
(1) "Customer" means a person who obtains the use of	9188
storage space from a self-service storage facility under the	9189
terms of a self-storage rental agreement.	9190
(2) "Endorsee" means an employee or authorized	9191
representative of a self-service storage facility authorized to	9192
sell or offer self-service storage insurance.	9193
(3) "Enrolled customer" means a customer who elects	9194
coverage under a self-service storage insurance policy issued to	9195
a self-service storage facility by an insurer or a policy issued	9196
directly to a customer from an insurer.	9197
(4) "Location" means any physical location in this state	9198
or any web site, call center site, or similar location directed	9199
to residents of this state.	9200
(5) "Owner" means the owner, operator, property management	9201
company, lessor, or sublessor of a self-service storage	9202

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facility. "Owner" does not mean an occupant. 9203

(6) "Personal property" means moveable property not
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affixed to land, and includes goods, merchandise, furniture, and
9205
household items.
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(7) (a) "Self-service storage insurance" means insurance 9207 providing coverage for the loss of, or damage to, tangible 9208 personal property that is contained in storage space or in 9209 transit during a self-service storage rental agreement period, 9210 which may be offered on a month-to-month or other periodic basis 9211 9212 under an individual policy, or as a group, commercial, or master policy issued to a self-service storage facility to provide 9213 insurance for the self-service storage facility's customers. 9214

(b) "Self-service storage insurance" does not mean any of9215the following:9216

(i) A consumer goods service contract governed by section3905.423 of the Revised Code;9218

(ii) A policy of insurance covering a seller's or a 9219manufacturer's obligations under a warranty; 9220

(iii) A homeowner's, renter's, private passenger9221automobile, or similar insurance policy.9222

(8) "Self-service storage rental agreement" means a
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written agreement containing the terms and conditions governing
9224
the use of storage space provided by a self-service storage
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facility.

(9) "Supervising entity" means an insurer or a business
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entity licensed as an insurance agent under section <u>3905.041</u>,
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3905.06, or <u>3905.07 3905.08 of the Revised Code that is</u>
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appointed by an insurer to supervise the administration of self9230

9231

service storage insurance.

(B)(1) Except as provided in division (B)(2) of this 9232 section, no self-service storage facility or self-service 9233 storage facility's endorsee shall offer, sell, solicit, or place 9234 self-service storage insurance unless the self-service storage 9235 facility is licensed under section <u>3905.041</u>, <u>3905.06</u>, or 3905.07 9236 <u>3905.08</u> of the Revised Code with a self-service storage 9237 insurance line of authority and the offer, sale, solicitation, 9238 or placement is incidental to the lease of self-service storage. 9239

(2) Any self-service storage facility offering or selling
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self-service storage insurance on or before the effective date
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of this section March 23, 2015, that wishes to continue offering
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or selling that insurance shall apply for a license within
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ninety days after the superintendent of insurance makes the
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application available.

(C) (1) The superintendent shall issue a resident insurance 9246 license to a self-service storage facility under section 3905.06 9247 of the Revised Code if the self-service storage facility 9248 satisfies the requirements of sections 3905.05 and 3905.06 of 9249 the Revised Code, except that the application for a self-service 9250 storage insurance license shall satisfy the following additional 9251 requirements: 9252

(a) The application shall include the location, including
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the address for each location, of the self-service storage
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facility's home office and any location at which the facility
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engages in self-service storage transactions.
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(b) If the application requires the self-service storage
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facility to designate an individual or entity as a responsible
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insurance agent, that agent shall not be required to be an
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employee of the applicant and may be an individual agent who is9260an employee of the supervising entity.9261

(c) If the self-service storage facility derives less than 9262 fifty per cent of the self-service storage facility's revenue 9263 from the sale of self-service storage insurance, the application 9264 for a self-service storage insurance license may require the 9265 self-service storage facility to provide the name, residence 9266 address, and other information required by the superintendent 9267 for one employee or officer of the self-service storage facility 9268 9269 who is designated by the self-service storage facility as the person responsible for the self-service storage facility's 9270 compliance with the requirements of this chapter. 9271

(d) If the self-service storage facility derives fifty per 9272 cent or more of the self-service storage facility's revenue from 9273 the sale of self-service storage insurance, the application may 9274 require the information listed under division (C)(1)(c) of this 9275 section for all owners with at least ten per cent interest or 9276 voting interest, partners, officers, and directors of the self-9277 service storage facility, or members or managers of a self-9278 service storage facility that is a limited liability company. 9279

(2) The superintendent shall issue a nonresident insurance 9280 agent license to a self-service storage facility if the self-9281 service storage facility satisfies the requirements of section 9282 3905.07 of the Revised Code. However, if the nonresident self-9283 service storage facility's home state does not issue a limited 9284 lines license for self-service storage insurance, the 9285 nonresident self-service storage facility may apply for a 9286 resident license under sections 3905.05 and 3905.06 of the 9287 Revised Code in the same manner and with the same rights and 9288 privileges as if the self-service storage facility were a 9289

resident of this state.

(D) The holder of a limited lines license may not sell,
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 solicit, or negotiate insurance on behalf of any insurer unless
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 appointed to represent that insurer under section 3905.20 of the
 9293
 Revised Code.

(E) Division (B) (34) of section 3905.14 of the Revised
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Code shall not apply to the self-service storage facility or the
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self-service storage facility's endorsees.
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(F) If insurance is required as a condition of a self9298
service storage rental agreement, the requirement may be
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satisfied by the customer's purchase of self-service storage
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insurance that is sold, solicited, or negotiated by the self9301
service storage facility or presentation to the self-service
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storage facility of evidence of other applicable insurance
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coverage.

Evidence of applicable insurance coverage includes a9305representation by a licensed Ohio insurance agent that the9306customer satisfies the requirements of this division.9307

(G) (1) A self-service storage facility may authorize any
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endorsee of the self-service storage facility to sell or offer
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self-service storage insurance to a customer at any location at
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which the self-service storage facility engages in self-service
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storage transactions.

(2) An endorsee is not required to be licensed as an
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insurance agent under this chapter if the self-service storage
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facility is licensed under this section and the insurer issuing
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the self-service storage insurance either directly supervises or
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appoints a supervising entity to supervise the administration of
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the self-service storage insurance including development of a
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training program for endorsees in accordance with division (H)	9319
of this section.	9320
(3) No endorsee shall do any of the following:	9321
(a) Advertise, represent, or otherwise represent the	9322
endorsee's self as an insurance agent licensed under section	9323
3905.06 or 3905.07 of the Revised Code;	9324
(b) Offer, sell, or solicit the purchase of self-service	9325
storage insurance except in conjunction with and incidental to	9326
the sale or lease of self-service storage;	9327
(c) Make any statement or engage in any conduct, express	9328
or implied, that would lead a customer to believe either of the	9329
following:	9330
(i) That, if insurance is required as a condition of a	9331
self-service storage rental agreement, the purchase by the	9332
customer of self-service storage insurance offered by the self-	9333
service storage facility is the only method by which that	9334
condition may be met;	9335
(ii) That the self-service storage facility or its	9336
endorsees are qualified to evaluate the adequacy of the	9337
customer's existing insurance coverage.	9338
(4) An endorsee shall disclose that self-service storage	9339
insurance may duplicate coverage already provided under a	9340
customer's homeowner's insurance policy, renter's insurance	9341
policy, or other coverage.	9342
(H) Each self-service storage facility, or the supervising	9343
entity to that self-service storage facility, shall provide a	9344

training and education program for all endorsees who sell or 9345 offer self-service storage insurance. The program may be 9346

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provided as a web-based training module or in any other9347electronic or recorded video form. The training and education9348program shall meet all of the following minimum standards:9349

(1) The training shall be delivered to each endorsee of
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each self-service storage facility who sells or offers self9351
service storage insurance and the endorsee shall complete the
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training.

(2) If the training is conducted in an electronic form,
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the supervising entity shall implement a supplemental education
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program regarding self-service storage insurance that is
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conducted and overseen by employees of the supervising entity
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who are licensed as insurance agents under section 3905.06 or
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3905.07 3905.08 of the Revised Code.
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(3) The training and education program shall include basic
 9360
 information about self-service storage insurance and information
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 concerning all of the following prohibited actions of endorsees:
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(a) No endorsee shall advertise, represent, or otherwise9363represent the endorsee's self as a licensed insurance agent.9364

(b) No endorsee shall offer, sell, or solicit the purchase
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of self-service storage insurance except in conjunction with and
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incidental to the rental of a storage space by the self-service
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storage facility.

(c) No endorsee shall make any statement or engage in any
(c) No endorsee shall make any statement or engage in any
(c) No endorsee shall make any statement or engage in any
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(c) No endorsee shall make any statement or engage in any
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(c) No endorsee shall make any statement or engage in any
(c) 9369
(c) No endorsee shall make any statement or engage in any
(c) 9370
(c) 9371

(i) That the insurance policies offered by the endorsee
provide coverage not already provided by a customer's
homeowner's insurance policy, renter's insurance policy, or by
another source of coverage;
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(ii) That, if insurance is required as a condition of a	9376
self-service storage rental agreement, the purchase by the	9377
customer of self-service storage insurance offered by the self-	9378
service storage facility is the only method by which that	9379
condition may be met;	9380
(iii) That the self-service storage facility or its	9381
endorsees are qualified to evaluate the adequacy of the	9382
customer's existing insurance coverage.	9383
(I) A supervising entity appointed to supervise the	9384
administration of self-service storage insurance under division	9385
(G) (2) of this section shall maintain a registry of locations	
	9386
supervised by that entity that are authorized to sell or solicit	9387
self-service storage insurance in this state and the endorsees	9388
at each location. The supervising entity shall make the registry	9389
available to the superintendent upon request.	9390
available to the superintendent upon request. (J)(1) At every location where a self-service storage	9390 9391
(J)(1) At every location where a self-service storage	9391
(J)(1) At every location where a self-service storage facility offers self-service storage insurance to customers, the	9391 9392
(J)(1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other	9391 9392 9393
(J)(1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of	9391 9392 9393 9394
(J)(1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following:	9391 9392 9393 9394 9395
(J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following:(a) A summary of the material terms of the insurance coverage, including all of the following:	9391 9392 9393 9394 9395 9396 9397
 (J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following: (a) A summary of the material terms of the insurance 	9391 9392 9393 9394 9395 9396
(J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following:(a) A summary of the material terms of the insurance coverage, including all of the following:	9391 9392 9393 9394 9395 9396 9397
 (J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following: (a) A summary of the material terms of the insurance coverage, including all of the following: (i) The identity of the insurer; 	9391 9392 9393 9394 9395 9396 9397 9398
 (J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following: (a) A summary of the material terms of the insurance coverage, including all of the following: (i) The identity of the insurer; (ii) The identity of the supervising entity; 	9391 9392 9393 9394 9395 9396 9397 9398 9399
 (J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following: (a) A summary of the material terms of the insurance coverage, including all of the following: (i) The identity of the insurer; (ii) The identity of the supervising entity; (iii) The amount of any applicable deductible and how it 	9391 9392 9393 9394 9395 9396 9397 9398 9399 9400
 (J) (1) At every location where a self-service storage facility offers self-service storage insurance to customers, the self-service storage facility shall provide brochures or other written materials to prospective customers that include all of the following: (a) A summary of the material terms of the insurance coverage, including all of the following: (i) The identity of the insurer; (ii) The identity of the supervising entity; (iii) The amount of any applicable deductible and how it is to be paid; 	9391 9392 9393 9394 9395 9396 9397 9398 9399 9400 9401

(b) A summary of the process for filing a claim; 9404

(c) A disclosure that self-service storage insurance may
provide a duplication of coverage already provided by a
customer's homeowner's insurance policy, renter's insurance
policy, or other source of coverage;
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(d) A disclosure that, if insurance is required as a 9409
condition of a self-service storage rental agreement, the 9410
requirement may be satisfied by either of the following: 9411

(i) The customer's purchase of self-service storage
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insurance that is sold, solicited, or negotiated by the self9413
service storage facility;
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(ii) The customer's presentation to the self-service
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storage facility of evidence of other applicable insurance
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coverage such as a representation by a licensed Ohio insurance
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agent that the customer satisfies the coverage requirement+.
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(e) A disclosure that neither the endorsee nor the self9419
service storage facility is qualified to evaluate the adequacy
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of the customer's existing insurance coverage;
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(f) A disclosure that the customer may cancel enrollment
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for coverage under a self-service storage insurance policy at
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any time and receive a refund of any applicable premium.
9424

(2) A self-service storage facility shall provide to every
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 customer who purchases self-service storage insurance a
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 certificate that is evidence of the coverage.
 9427

(K) (1) The charges for self-service storage insurance may
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be billed and collected by the self-service storage facility,
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and the self-service storage facility may receive compensation
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for performing billing and collection services, if either of the
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following conditions are met:

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(a) If the charge to the customer for coverage is not
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included in the cost associated with the purchase or lease of
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self-service storage or related services, the charge for
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coverage is separately itemized on the customer's bill.
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(b) If the charge to the customer for coverage is included
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in the cost associated with the lease of self-service storage,
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the self-service storage facility clearly and conspicuously
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discloses to the customer that the charge for self-service
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storage insurance coverage is included with the lease for self9441
service storage.

(2) All funds received by a self-service storage facility 9443 from a customer for the sale of self-service storage insurance 9444 shall be considered funds held in trust by the self-service 9445 storage facility in a fiduciary capacity for the benefit of the 9446 insurer. Self-service storage facilities that bill and collect 9447 such charges are not required to maintain those funds in a 9448 segregated account if the self-service storage facility is 9449 authorized by the insurer to hold those funds in an alternate 9450 manner and the self-service storage facility remits the amount 9451 of the charges to the supervising entity within sixty days after 9452 receiving the charges. 9453

(L) (1) Except as otherwise provided in divisions (L) (2) 9454 and (3) of this section, an insurer may terminate or otherwise 9455 change the terms and conditions of a policy of self-service 9456 storage insurance only upon providing the self-service storage 9457 facility policyholder and enrolled customers with at least sixty 9458 days' prior notice. If the insurer changes the terms and 9459 conditions, the insurer shall promptly provide the self-service 9460 storage facility policyholder with a revised policy or 9461

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endorsement and each enrolled customer with a revised	9462
certificate, endorsement, updated brochure, or other evidence	9463
indicating that a change in the terms and conditions has	9464
occurred and a summary of material changes.	9465
(2) An insurer may terminate an enrolled customer's	9466
enrollment under a self-service storage insurance policy upon	9467
fifteen days' prior notice for discovery of fraud or material	9468
misrepresentation in obtaining coverage or in the presentation	9469
of a claim under the policy.	9470
(2) In incurrent immediatelu terminete en encelled	0471
(3) An insurer may immediately terminate an enrolled	9471
customer's enrollment under a self-service storage insurance	9472
policy for any of the following reasons:	9473
(a) The enrolled customer fails to pay the required	9474
premium;	9475
(b) The enrolled customer ceases to have an active lease	9476
at the self-service storage facility;	9477
(c) The enrolled customer exhausts the aggregate limit of	9478
liability, if any, under the terms of the self-service storage	9479
insurance policy and the insurer sends notice of termination to	9480
the customer within thirty calendar days after exhaustion of the	9481
limit. However, if the insurer does not send the notice within	9482
the thirty-day time frame, enrollment shall continue	9483
notwithstanding the aggregate limit of liability until the	9484
insurer sends notice of termination to the enrolled customer.	9485
(4) If a self-service storage insurance policy is	9486
terminated by a self-service storage facility policyholder, the	9487
self-service storage facility policyholder shall provide notice	9488
to each enrolled customer advising the customer of the	9489
	0.4.0.0

termination of the policy and the effective date of the 9490

termination. The written notice shall be sent by mail,	9491
electronic mail, or delivery to the customer at least thirty	9492
days prior to the termination.	9493
(5) Notice required pursuant to this section may be sent	9494
by any of the following methods:	9495
(a) Electronically, in accordance with section 3901.41 of	9496
the Revised Code;	9497
(b) Via ordinary, registered, or certified mail, return	9498
receipt requested and postage prepaid;	9499
(c) By overnight delivery using a nationally recognized	9500
carrier.	9501
(M) An enrolled customer may cancel the enrolled	9502
customer's coverage under a self-service storage insurance	9503
policy at any time. Upon cancellation, the insurer shall refund	9504
any applicable unearned premium.	9505
(N) A license issued pursuant to this section shall	9506
authorize the self-service storage facility and its endorsees to	9507
engage only in those activities that are expressly permitted by	9508
this section.	9509
(O)(1) If a self-service storage facility or a self-	9510
service storage facility's endorsee violates any provision of	9511
this section, the superintendent may revoke or suspend the	9512
license issued or impose any other sanctions provided under	9513
section 3905.14 of the Revised Code.	9514
(2) If any provision of this section is violated by a	9515
self-service storage facility, a self-service storage facility's	9516
endorsee at a particular location, a supervising entity, or an	9517
agent, the facility, endorsee, supervising entity, or agent is	9518

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deemed to have engaged in an unfair and deceptive act or9519practice in the business of insurance under sections 3901.19 to95203901.26 of the Revised Code.9521

(3) If the superintendent determines that a violation of
(3) If the superintendent determines that a violation of
(3) If the superintendent approximately of the Revised Code has
(3) occurred, the superintendent may assess a civil penalty in an
(3) occurred, the superintendent may assess a civil penalty in an
(3) occurred, the superintendent may assess a civil penalty in an
(3) occurred, the superintendent may assess a civil penalty in an
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(5) occurred, the superintendent may assess a civil penalty in an
(5) occurred, the superintendent may assess a civil penalty in an
(6) occurred, the superintendent may assess a civil penalty in an
(7) occurred, the administrative action, including costs
(8) occurred in the investigation and hearing process.

(P)(1) Notwithstanding any other provision of law, if a 9529 self-service storage facility's insurance-related activities, 9530 and those of its endorsees, employees, and authorized 9531 representatives, are limited to offering and disseminating self-9532 service storage insurance on behalf of and under the direction 9533 of a limited lines self-service storage insurance agent that 9534 meets the requirements of this section, the facility is 9535 authorized to offer and disseminate insurance and receive 9536 related compensation for these services if the self-service 9537 storage facility is registered by the limited lines self-service 9538 storage insurance agent as described in division (I) of this 9539 9540 section. Any compensation paid to a self-service storage facility's endorsee, employee, or authorized representative for 9541 the services described in this section shall be incidental to 9542 the endorsee's, employee's, or authorized representative's 9543 overall compensation and not based primarily on the number of 9544 customers who purchase self-service storage insurance coverage. 9545

(2) Nothing in this section shall be construed to prohibit
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 payment of compensation to a self-service storage facility or
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 its employees, endorsees, or authorized representatives for
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activities under the limited lines self-service storage9549insurance agent's license that are incidental to the overall9550compensation of the self-service storage facility or the9551employees, endorsees, or authorized representatives of the9552facility.9553

(3) All costs paid or charged to a consumer for the
purchase of self-service storage insurance or related services,
9555
including compensation to the self-service storage facility,
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shall be separately itemized on the customer's bill.
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(Q) The superintendent may adopt rules implementing this9558section.

Sec. 3905.07. (A) The superintendent of insurance shall9560issue a nonresident insurance agent license to an applicant that9561is a nonresident person business entity upon payment of all9562applicable fees required under this chapter if the9563superintendent finds all of the following:9564

(1) The applicant is currently licensed as a resident and9565is in good standing in the applicant's home state.9566

(2) The applicant is licensed in the applicant's home9567state for the lines of authority requested in this state.9568

(3) The applicant has submitted or has had transmitted to
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the superintendent the application for licensure that the
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applicant submitted to the applicant's home state or a completed
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applicable uniform application.
9572

(4) The applicant has not committed any act that is a 9573
ground for the denial, suspension, or revocation of a license 9574
under section 3905.14 of the Revised Code. 9575

(5) The applicant is honest and trustworthy and is 9576

9577

otherwise suitable to be licensed.

(6) The applicant's home state issues nonresident
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insurance agent licenses to residents of this state on the same
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basis as set forth in division (A) of this section.
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(7) If the applicant is a business entity, the <u>The</u>
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applicant has designated an insurance agent licensed as an agent
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in this state to be responsible for the applicant's compliance
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with the insurance laws of this state.

(8) The applicant has submitted any other documents9585requested by the superintendent.9586

(B) To determine an applicant's licensure and standing
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status in another state, the superintendent may utilize the
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producer database maintained by the NAIC or its affiliates or
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subsidiaries. If that information is not available on the
9590
producer database, the superintendent may require a
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certification letter from the applicant's home state.

(C) (1) An individual seeking to renew a nonresident
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insurance agent license shall apply biennially for a renewal of
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the license on or before the last day of the licensee's birth
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month. A business entity seeking to renew a nonresident
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insurance agent license shall apply biennially for a renewal of
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the license on or before the date determined by the
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superintendent.

Applications shall be submitted to the superintendent on9600forms prescribed by the superintendent. Each application shall9601be accompanied by a biennial renewal fee. The superintendent9602also may require an applicant to submit any document reasonably9603necessary to verify the information contained in the renewal9604application.9605

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(2) To be eligible for renewal, an applicant shall
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maintain a resident license in the applicant's home state for
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the lines of authority held in this state.
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(3) If an applicant submits a completed renewal 9609 application, qualifies for renewal pursuant to divisions (C)(1) 9610 and (2) of this section, and has not committed any act that is a 9611 ground for the refusal to issue, suspension of, or revocation of 9612 a license under section 3905.14 of the Revised Code, the 9613 superintendent shall renew the applicant's nonresident insurance 9614 agent license. 9615

(D) If an individual or <u>a</u> business entity does not apply
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for the renewal of the individual or business entity's license
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on or before the license renewal date specified in division (C)
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(1) of this section, the individual or business entity may
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submit a late renewal application along with all applicable fees
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required under this chapter prior to the first day of the second
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month following the license renewal date.

(E) A license issued under this section that is not 9623 renewed on or before its renewal date pursuant to division (C) 9624 of this section or its late renewal date pursuant to division 9625 (D) of this section automatically is suspended for nonrenewal on 9626 the first day of the second month following the renewal date. If 9627 a license is suspended for nonrenewal pursuant to this division, 9628 the individual or business entity is eligible to apply for a 9629 reinstatement of the license within the twelve-month period 9630 following the date by which the license should have been renewed 9631 by complying with the reinstatement procedure established by the 9632 superintendent and paying all applicable fees required under 9633 9634 this chapter.

(F) A license that is suspended for nonrenewal that is not 9635

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reinstated pursuant to division (E) of this section 9636 automatically is canceled unless the superintendent is 9637 investigating any allegations of wrongdoing by the agent or has 9638 initiated proceedings under Chapter 119. of the Revised Code. In 9639 that case, the license automatically is canceled after the 9640 completion of the investigation or proceedings unless the 9641 superintendent revokes the license. 9642 9643 (G) An individual licensed as a nonresident insurance agent who is unable to comply with the license renewal 9644 9645 procedures established under this section and who is unable to engage in the business of insurance due to military service, a 9646 long-term medical disability, or some other extenuating 9647 9648 circumstance may request an extension of the renewal date of the individual's license. To be eligible for such an extension, the 9649 individual shall submit a written request with supporting 9650 documentation to the superintendent. At the superintendent's 9651 discretion, the superintendent may not consider a written-9652 request made after the renewal date of the license. 9653

(H) Notwithstanding any other provision of this chapter, a 9654 nonresident person business entity licensed as a surplus lines 9655 producer in the applicant's home state shall receive a 9656 nonresident surplus lines broker license pursuant to division 9657 (A) of this section. Nothing in this section otherwise affects 9658 or supersedes any provision of sections 3905.30 to 3905.37 of 9659 the Revised Code. 9660

Sec. 3905.071. (A) (1) If a nonresident person licensed as 9661 a nonresident insurance agent under section 3905.07 3905.08 of 9662 the Revised Code changes the person's address within the 9663 person's state of residence, the person shall, within thirty 9664 days after making that change, file a change of address with the 9665

9690

superintendent of insurance or the superintendent's designee.	9666
(2) If a nonresident person licensed as a nonresident	9667
insurance agent under section 3905.07 <u>3905.08</u> of the Revised	9668
Code changes the person's home state, the person shall, within	9669
thirty days after making that change, file a change of address	9670
with the superintendent and provide the superintendent with	9671
certification from the new home state.	9672
(B) If a nonresident insurance agent complies with	9673
division (A) of this section and the agent is in good standing	9674
with the superintendent, no fee or license application shall be	9675
required. A change in the residency status of an agent's license	9676
under this section does not change the license renewal date	9677
established by the initial license under section 3905.07	9678
<u>3905.041</u> of the Revised Code.	9679
Sec. 3905.072. Notwithstanding any other provision of this	9680
chapter, the The superintendent of insurance shall issue to a	9681
nonresident person licensed as a limited line credit insurance	9682
agent or other type of limited lines insurance agent in the-	9683
person's home state a nonresident limited lines insurance agent	9684
license in accordance with division (A) of section 3905.07	9685
Chapter 4796. of the Revised Code , with the same scope of	9686
authority as the person has under the license issued by the	9687
person's home state. However, the recognition of a limited lines-	9688
authority under this section shall not create any new line of	9689

authority.

For purposes of this section, "limited lines insurance"9691means any authority granted by the home state that is less than9692the total authority provided in the associated major lines set9693forth in divisions (B)(1) to (6) of section 3905.06 of the9694Revised Code to an individual who is a nonresident if either of9695

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the following applies:	9696
(A) The individual is licensed as a limited line credit	9697
insurance agent or other type of limited lines insurance agent	9698
in the person's home state.	9699
(B) The individual has satisfactory work experience, a	9700
government certification, or a private certification as	9701
described in that chapter as a limited line credit insurance	9702
agent or other type of limited lines insurance agent in a home	9703
state that does not issue that license.	9704
Sec. 3905.08. (A) The superintendent of insurance shall	970.
waive all requirements under this chapter for issue a	970
nonresident <u>insurance agent license to an applicant with a valid</u>	- 970
in accordance with Chapter 4796. of the Revised Code if either	970
of the following applies:	970
(1) The applicant holds a license from the applicant's	971
home state, except the requirements set forth in sections	971
3905.07 to 3905.072 of the Revised Code, if the applicant's home	- 971
state awards nonresident agent licenses to residents of this-	971
state on the same basis.	971
(2) The applicant has satisfactory work experience, a	971
government certification, or a private certification as	971
described in that chapter as an insurance agent in a home state	971
that does not issue that license.	971
(B) A nonresident insurance agent's satisfaction of the	971
continuing education requirements for insurance agents of the	972
agent's home state shall constitute satisfaction of the	972
continuing education requirements for insurance agents of this	972
state as set forth in section 3905.481 of the Revised Code.	972

Sec. 3905.09. (A) The superintendent of insurance may 9724

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issue a temporary insurance agent license to any of the9725following persons if the superintendent determines that the9726license is necessary for the servicing of insurance business:9727

(1) The surviving spouse or court-appointed personal 9728 representative of a licensed insurance agent who dies or becomes 9729 mentally or physically disabled, to allow adequate time for the 9730 sale of the insurance business owned by the agent or for the 9731 recovery or return of the agent to the business, or to provide 9732 for the training and licensing of new personnel to operate the 9733 agent's business; 9734

(2) A member or employee of a business entity licensed as
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 an insurance agent, upon the death or disability of the sole or
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 remaining licensed insurance agent;
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(3) The designee of a licensed insurance agent entering9738active service in the United States armed forces;9739

(4) Any other person if the superintendent determines that9740the public interest will best be served by the issuance of the9741license.9742

(B) A temporary license issued under division (A) of this
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section shall remain in force for a period not to exceed one
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hundred eighty days. However, a temporary license may not
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continue in force under any of the circumstances described in
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division (A) of this section after the owner of the business or
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the owner's personal representative disposes of the business.
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(C) The superintendent may, by order, limit the authority
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 of any temporary license in any way deemed necessary to protect
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 insureds and the public. The superintendent may also, by order,
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 rescind a temporary license if the interests of insureds or the
 9752
 public are endangered.

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(D) A temporary licensee shall be sponsored by a licensed	9754
insurance agent or insurer, which sponsor shall be responsible	9755
for all acts of the licensee. The superintendent may impose any	9756
other requirement on temporary licensees that the superintendent	9757
considers necessary to protect insureds and the public.	9758
(E) Chapter 119. of the Revised Code shall not apply to	9759
the issuance, restriction, or rescission of a temporary license	9760
under this section.	9761
under this section.	9701
(F) Chapter 4796. of the Revised Code does not apply to a	9762
nonresident person issued a temporary license under this	9763
section.	9764
Sec. 3905.30. (A) As used in sections 3905.30 to 3905.38	9765
of the Revised Code:	9766
of the Neviber code.	5700
(1) Notwithstanding section 3905.01 of the Revised Code,	9767
"home state" means the state in which an insured maintains its	9768
principal place of business or, in the case of an individual,	9769
the individual's principal residence except in the case of	9770
either of the following:	9771
(a) If one hundred per cent of the insured risk is located	9772
out of the state in which an insured maintains its principal	9773
place of business or principal residence as described in	9774
division (A)(1)(a) of this section, "home state" means the state	9775
to which the greatest percentage of the insured's taxable	9776
premium for that insurance contract is allocated.	9777
	0000
(b) If more than one insured from an affiliated group are	9778
named insureds on a single unauthorized insurance contract,	9779

"home state" means the state in which the member of the 9780 affiliated group that has the largest percentage of premium 9781 attributed to it under such insurance contract. 9782

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(2) "Principal place of business" means the state where	9783
the insured maintains the insured's headquarters and where the	9784
insured's high-level officers direct, control, and coordinate	9785
the business activities of the insured.	9786
(B) The <u>Except</u> as provided in division (D) of this	9787
section, the superintendent of insurance may issue a surplus	9788
lines broker's license to any natural person who is a resident	9789
of this or any other state or to a business entity that is	9790
organized under the laws of this or any other state. To be	9791
eligible for a resident surplus lines broker's license, a person	9792
must have both a property license and a casualty license. To be-	9793
eligible for a nonresident surplus lines broker's license, a	9794
erigibre for a nonresident surplus rines broker s ricense, a-	9194
nergen must held an active surplus lines broken lisense in the	0705
person must hold an active surplus lines broker license in the	9795
person's home state. A nonresident surplus lines broker shall-	9796
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line-	9796 9797
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line- of authority in this state if the broker is or will be-	9796
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line-	9796 9797
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line- of authority in this state if the broker is or will be-	9796 9797 9798
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line- of authority in this state if the broker is or will be- personally performing the due diligence requirements under-	9796 9797 9798 9799
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line- of authority in this state if the broker is or will be- personally performing the due diligence requirements under- section 3905.33 of the Revised Code.	9796 9797 9798 9799 9800
person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line of authority in this state if the broker is or will be- personally performing the due diligence requirements under- section 3905.33 of the Revised Code. (C) (1) A surplus lines broker's license permits the person	9796 9797 9798 9799 9800 9801
<pre>person's home state. A nonresident surplus lines broker shall- obtain a nonresident license with a property and casualty line- of authority in this state if the broker is or will be- personally performing the due diligence requirements under- section 3905.33 of the Revised Code. (C) (1) A surplus lines broker's license permits the person named in the license to negotiate for and obtain insurance,</pre>	9796 9797 9798 9799 9800 9801 9802
<pre>person's home state. A nonresident surplus lines broker shall obtain a nonresident license with a property and casualty line of authority in this state if the broker is or will be personally performing the due diligence requirements under section 3905.33 of the Revised Code. (C) (1) A surplus lines broker's license permits the person named in the license to negotiate for and obtain insurance, other than life insurance, on property or persons in this state from both of the following:</pre>	9796 9797 9798 9799 9800 9801 9802 9803 9804
<pre>person's home state. A nonresident surplus lines broker shall obtain a nonresident license with a property and casualty line of authority in this state if the broker is or will be personally performing the due diligence requirements under- section 3905.33 of the Revised Code. (C) (1) A surplus lines broker's license permits the person named in the license to negotiate for and obtain insurance, other than life insurance, on property or persons in this state</pre>	9796 9797 9798 9799 9800 9801 9802 9803

(b) An insurer designated as a domestic surplus lines9807insurer pursuant to section 3905.332 of the Revised Code.9808

(2) Each such license expires on the thirty-first day ofJanuary next after the year in which it is issued, and may be9810then renewed.9811

(D) The superintendent shall issue a surplus lines	9812
broker's license in accordance with Chapter 4796. of the Revised	9813
Code to an individual if either of the following applies:	9814
(1) The individual holds a license in another state.	9815
(2) The individual has satisfactory work experience, a	9816
government certification, or a private certification as	9817
described in that chapter as a surplus lines broker in a state	9818
that does not issue that license.	9819
Sec. 3905.471. (A) No individual or entity shall act as or	9820
hold itself out to be an insurance navigator unless that	9821
individual or entity is certified as an insurance navigator	9822
under this section and is receiving funding under division (i)	9823
of section 1311 of the Affordable Care Act.	9824
(B) An insurance navigator who complies with the	9825
requirements of this section may do any of the following:	9826
(1) Conduct public education activities to raise awareness	9827
of the availability of qualified health plans;	9828
(2) Distribute fair and impartial general information	9829
concerning enrollment in all qualified health plans offered	9830
within the exchange and the availability of the premium tax	9831
credits under section 36B of the Internal Revenue Code of 1986,	9832
26 U.S.C. 36B, and cost-sharing reductions under section 1402 of	9833
the Affordable Care Act;	9834
(3) Facilitate enrollment in qualified health plans,	9835
without suggesting that an individual select a particular plan;	9836
(4) Provide referrals to appropriate state agencies for	9837
any enrollee with a grievance, complaint, or question regarding	9838
their health plan, coverage, or a determination under such plan	9839

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9840 coverage; (5) Provide information in a manner that is culturally and 9841 linguistically appropriate to the needs of the population being 9842 served by the exchange. 9843 9844 (C) An insurance navigator shall not do any of the following: 9845 (1) Sell, solicit, or negotiate health insurance; 9846 (2) Provide advice concerning the substantive benefits, 9847 terms, and conditions of a particular health benefit plan or 9848 offer advice about which health benefit plan is better or worse 9849 or suitable for a particular individual or entity; 9850 (3) Recommend a particular health plan or advise consumers 9851 about which health benefit plan to choose; 9852 (4) Provide any information or services related to health 9853 benefit plans or other products not offered in the exchange. 9854 Division (C)(4) of this section shall not be interpreted as 9855 prohibiting an insurance navigator from providing information on 9856 eligibility for medicaid; 9857 (5) Engage in any unfair method of competition or any 9858 fraudulent, deceptive, or dishonest act or practice. 9859 (D) An Except as provided in division (N) of this section, 9860 an individual shall not act in the capacity of an insurance 9861 9862 navigator, or perform insurance navigator duties on behalf of an organization serving as an insurance navigator, unless the 9863 individual has applied for certification and the superintendent 9864 finds that the applicant meets all of the following 9865 requirements: 9866 (1) Is at least eighteen years of age; 9867

(2) Has completed and submitted the application and	9868
disclosure form required under division (F)(2) of this section	9869
and has declared, under penalty of refusal, suspension, or	9870
revocation of the insurance navigator's certification, that the	9871
statements made in the form are true, correct, and complete to	9872
the best of the applicant's knowledge and belief;	9873
(3) Has successfully completed a criminal records check	9874
under section 3905.051 of the Revised Code, as required by the	9875
superintendent;	9876
(4) Has successfully completed the certification and	9877
training requirements adopted by the superintendent in	9878
accordance with division (F) of this section;	9879
(5) Has paid all fees required by the superintendent.	9880
(E)(1) A business entity that acts as an insurance	9881
navigator, supervises the activities of individual insurance	9882
navigators, or receives funding to provide insurance navigator	9883
services shall obtain an insurance navigator business entity	9884
certification.	9885
(2) Any entity applying for a business entity	9886
certification shall apply in a form specified, and provide any	9887
information required by, the superintendent.	9888
(3) A business entity certified as an insurance navigator	9889
shall, in a manner prescribed by the superintendent, make	9890
available a list of all individual insurance navigators that the	9891
business entity employs, supervises, or with which the business	9892
entity is affiliated.	9893
(F) The superintendent of insurance shall, prior to any	9894
exchange becoming operational in this state, do all of the	9895
following:	9896

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(1) (a) Adopt Except as provided in division (N) of this 9897 section, adopt rules to establish a certification and training 9898 program for a prospective insurance navigator and the insurance 9899 navigator's employees that includes screening via a criminal 9900 records check performed in accordance with section 3905.051 of 9901 the Revised Code, initial and continuing education requirements, 9902 and an examination; 9903

(b) The certification and training program shall include
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training on compliance with the "Health Insurance Portability
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and Accountability Act of 1996," 110 Stat. 1955, 42 U.S.C.
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1320d, et seq., as amended, training on ethics, and training on
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provisions of the Affordable Care Act relating to insurance
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navigators and exchanges.

(2) Develop an application and disclosure form by which an
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 insurance navigator may disclose any potential conflicts of
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 interest, as well as any other information the superintendent
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 considers pertinent.
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(G) (1) The superintendent may suspend, revoke, or refuse 9914 to issue or renew the insurance navigator certification of any 9915 person, or levy a civil penalty against any person, that 9916 violates the requirements of this section or commits any act 9917 that would be a ground for denial, suspension, or revocation of 9918 an insurance agent license, as prescribed in section 3905.14 of 9919 the Revised Code. 9920

(2) The superintendent shall have the power to examine and
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 investigate the business affairs and records of any insurance
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 navigator.

(3) (a) The superintendent shall not certify as an9924insurance navigator, and shall revoke any existing insurance9925

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navigator certification of, any individual, organization, or
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business entity that is receiving financial compensation,
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including monetary and in-kind compensation, gifts, or grants,
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on or after October 1, 2013, from an insurer offering a
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qualified health benefit plan through an exchange operating in
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(b) Notwithstanding division (G) (3) (a) of this section,
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the superintendent may certify as a navigator a qualified health
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center and a federally qualified health center look-alike, as
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defined in section 3701.047 of the Revised Code.
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(4) (a) If the superintendent finds that a violation of 9936 this section made by an individual insurance navigator was made 9937 with the knowledge of the employing or supervising entity, or 9938 that the employing or supervising entity should reasonably have 9939 been aware of the individual insurance navigator's violation, 9940 and the violation was not reported to the superintendent and no 9941 corrective action was undertaken on a timely basis, then the 9942 9943 superintendent may suspend, revoke, or refuse to renew the insurance navigator certification of the supervising or 9944 9945 employing entity.

(b) In addition to, or in lieu of, any disciplinary action
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taken under division (G)(4)(a) of this section, the
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superintendent may levy a civil penalty against such an entity.
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(H) A business entity that terminates the employment,
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engagement, affiliation, or other relationship with an
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individual insurance navigator shall notify the superintendent
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within thirty days following the effective date of the
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termination, using a format prescribed by the superintendent, if
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the reason for termination is one of the reasons set forth in
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section 3905.14 of the Revised Code, or the entity has knowledge

that the insurance navigator was found by a court or government	9956
body to have engaged in any of the activities in section 3905.14	9957
of the Revised Code.	9958
(I) Insurance navigators are subject to the laws of this	9959
	9960
chapter, and any rules adopted pursuant to the chapter, in so	
far as such laws are applicable.	9961
(J) The superintendent may deny, suspend, approve, renew,	9962
or revoke the certification of an insurance navigator if the	9963
superintendent determines that doing so would be in the interest	9964
of Ohio insureds or the general public. Such an action is not	9965
subject to Chapter 119. of the Revised Code.	9966
(K) The superintendent may adopt rules in accordance with	9967
Chapter 119. of the Revised Code to implement sections 3905.47	9968
to 3905.473 of the Revised Code.	9969
(L) The superintendent may, by rule, apply the	9970
requirements of this chapter to any entity or person designated	9971
by an exchange, the state, or the federal government to assist	9972
consumers or participate in exchange activities.	9973
(M) Any fees collected under this section shall be paid	9974
into the state treasury to the credit of the department of	9975
insurance operating fund created under section 3901.021 of the	9976
Revised Code.	9977
(N) The superintendent shall issue a certification to act	9978
(N) The superintendent shall issue a certification to act as an insurance navigator in accordance with Chapter 4796. of	9978 9979
as an insurance navigator in accordance with Chapter 4796. of	
as an insurance navigator in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following	9979
as an insurance navigator in accordance with Chapter 4796. of	9979 9980
as an insurance navigator in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following	9979 9980

(2) The applicant has satisfactory work experience, a	9984
government certification, or a private certification as	9985
described in that chapter as an insurance navigator in a state	9986
that does not issue that license or certification.	9987
Sec. 3905.72. (A)(1) No person shall act as a managing	9988
general agent representing an insurer licensed in this state	9989
with respect to risks located in this state unless the person is	9990
licensed as a managing general agent pursuant to division (C) or	9991
(D) of this section.	9992
(2) No person shall act as a managing general agent	9993
representing an insurer organized under the laws of this state	9994
with respect to risks located outside this state unless the	9995
person is licensed as a managing general agent pursuant to	9996
division (C) of this section.	9997
(B) Every person that seeks to act as a managing general	9998
agent as described in division (A) of this section shall apply	9999
to the superintendent of insurance for a license. Except as	10000
otherwise provided in division (D) of this section, the	10001
application shall be in writing on a form provided by the	10002
superintendent and shall be sworn or affirmed before a notary	10003
public or other person empowered to administer oaths. The	10004
application shall be kept on file by the superintendent and	10005
shall include all of the following:	10006
(1) The name and principal business address of the	10007
applicant;	10008
(2) If the applicant is an individual, the applicant's	10009
current occupation;	10010
(3) If the applicant is an individual, the applicant's	10011
occupation or occupations during the five-year period prior to	10012

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applying for the license to act as a managing general agent;10013(4) A copy of the contract between the applicant and the10014insurer as required by, and in compliance with, section 3905.7310015of the Revised Code;10016

(5) A copy of a certified resolution of the board of 10017 directors of the insurer on whose behalf the applicant will act, 10018 appointing the applicant as a managing general agent and agent 10019 of the insurer, specifying the duties the applicant is expected 10020 to perform on behalf of the insurer and the lines of insurance 10021 the applicant will manage, and authorizing the insurer to enter 10022 into a contract with the applicant as required by section 10023 3905.73 of the Revised Code; 10024

(6) A statement that the applicant submits to the 10025jurisdiction of the superintendent and the courts of this state; 10026

(7) Any other information required by the superintendent. 10027

(C) The superintendent shall issue to a resident of this 10028 state or a business entity organized under the laws of this 10029 state a license to act as a managing general agent representing 10030 an insurer licensed to do business in this state with respect to 10031 risks located in this state or a license to act as a managing 10032 general agent representing an insurer organized under the laws 10033 of this state with respect to risks located outside this state, 10034 and shall renew such a license, if the superintendent is 10035 satisfied that all of the following conditions are met: 10036

(1) The applicant is a suitable person and intends to holdself out in good faith as a managing general agent.10038

(2) The applicant understands the duties and obligationsof a managing general agent.10040

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(3) The applicant has filed a completed application that	10041
complies with division (B) of this section.	10042
(4) The applicant has paid a fee in the amount of twenty	10043
dollars.	10044
(5) The applicant maintains a bond in the amount of not	10045
less than fifty thousand dollars for the protection of the	10046
insurer.	10047
(6) The applicant maintains an errors and emissions policy	10049

(6) The applicant maintains an errors and omissions policy 10048of insurance. 10049

(7) The applicant is not, and has never been, under an
order of suspension or revocation under section 3905.77 of the
Revised Code or under any other law of this state, or any other
state, relating to insurance, and is otherwise in compliance
with sections 3905.71 to 3905.79 of the Revised Code and all
other laws of this state relating to insurance.

(D) (1) If the applicant is a resident of another state or-10056 a business entity organized under the laws of another state, the 10057 applicant shall submit a request for licensure, along with a fee 10058 of twenty dollars, to the superintendent. The superintendent 10059 shall issue a license to act as a managing general agent if the 10060 request for licensure includes proof that the applicant is 10061 licensed and in good standing as a managing general agent in the 10062 applicant's home state and either a copy of the application for 10063 licensure the applicant submitted to the applicant's home state 10064 or the application described in division (B) of this section. 10065

If the applicant's home state does not license managing10066general agents under provisions similar to those in sections100673905.71 to 3905.79 of the Revised Code, or if the applicant's10068home state does not grant licenses to residents of this state on10069

the same reciprocal basis, the applicant shall comply with	10070
divisions (B) and (C) of this section.	10071
(2) The superintendent shall issue a managing general	10072
agent license in accordance with Chapter 4796. of the Revised	10073
Code to an individual if either of the following applies:	10074
(a) The individual holds a license in another state.	10075
(b) The individual has satisfactory work experience, a	10076
government certification, or a private certification as	10077
described in that chapter as a managing general agent in a state	10078
that does not issue that license.	10079
(E) Unless suspended or revoked by an order of the	10080
superintendent pursuant to section 3905.77 of the Revised Code	10081
and except as provided in division (F) of this section, any	10082
license issued or renewed pursuant to division (C) or (D) of	10083
this section shall expire on the last day of February next after	10084
its issuance or renewal.	10085
(F) If the appointment of a managing general agent is	10086
terminated by the insurer, the license of the managing general	10087
agent shall expire on the date of the termination.	10088
(G) A license shall be renewed in accordance with the	10089
standard renewal procedure specified in Chapter 4745. of the	10090
Revised Code.	10091
(H) All license fees collected pursuant to this section	10092
shall be paid into the state treasury to the credit of the	10093
department of insurance operating fund.	10094
Sec. 3905.81. (A) As used in this section:	10095
(1) "Reinsurance intermediary-broker" means a person,	10096
other than an officer or employee of the ceding insurer, that	10097

solicits, negotiates, or places reinsurance cessions or	10098
retrocessions on behalf of a ceding insurer without the	10099
authority or power to bind reinsurance on behalf of such	10100
insurer.	10101
	TOTOT
(2)(a) "Reinsurance intermediary-manager" means a person	10102
that has authority to bind or that manages all or part of the	10103
assumed reinsurance business of a reinsurer, including the	10104
management of a separate division, department, or underwriting	10105
office, and that acts as an agent of the reinsurer whether known	10106
as a reinsurance intermediary-manager, manager, or similar term.	10107
(b) "Reinsurance intermediary-manager" does not include:	10108
(i) An employee of the reinsurer;	10109
(ii) A United States manager of the United States branch	10110
of an alien reinsurer;	10111
(iii) An underwriting manager that, pursuant to contract,	10112
manages all of the reinsurance operations of the reinsurer, is	10113
under common control with the reinsurer, subject to sections	10114
3901.32 to 3901.37 of the Revised Code, and whose compensation	10115
is not based on the volume of premiums written;	10116
(iv) The manager of a group, association, pool, or	10117
organization of insurers that engages in joint reinsurance and	10118
that are subject to examination by the insurance regulatory	10119
authority of the state in which the manager's principal business	10120
office is located.	10121
(B) No <u>Except</u> as provided in division (E) of this section,	10122
no person shall act as a reinsurance intermediary-broker or	10123
reinsurance intermediary-manager in this state, or on behalf of	10124
an insurer or reinsurer domiciled in this state, unless the	10125
person first obtains a license from the superintendent of	10126

insurance in accordance with this section or the superintendent	10127
accepts, in accordance with rules that the superintendent may-	10128
adopt under division (C) of this section, a license issued to-	10129
the person by the insurance regulatory authority of another-	10130
state .	10131
(C) The superintendent of insurance shall adopt rules in	10132
accordance with Chapter 119. of the Revised Code establishing	10133
the standards and procedures for licensing reinsurance	10134
intermediary-brokers and reinsurance intermediary-managers. The	10135
superintendent may also adopt rules, in accordance with Chapter-	10136
119. of the Revised Code, for the acceptance of licenses issued	10137
by insurance regulatory authorities of other states with	10138
statutes similar to this section in lieu of requiring a license-	10139
to be obtained from the superintendent under division (B) of	10140
this section.	10141
(D) The fee for the issuance or renewal of a license shall	10142
(D) The fee for the issuance or renewal of a license shall be five hundred dollars. The fee for accepting the license of	10142 10143
be five hundred dollars. The fee for accepting the license of	10143
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees	10143 10144
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state	10143 10144 10145
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating	10143 10144 10145 10146
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund.	10143 10144 10145 10146 10147
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund. (E) The superintendent shall issue a license to act as a	10143 10144 10145 10146 10147 10148
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund. (E) The superintendent shall issue a license to act as a reinsurance intermediary-broker or reinsurance intermediary-	10143 10144 10145 10146 10147 10148 10149
be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund. (E) The superintendent shall issue a license to act as a reinsurance intermediary-broker or reinsurance intermediary- manager in accordance with Chapter 4796. of the Revised Code to	10143 10144 10145 10146 10147 10148 10149 10150
<pre>be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund.</pre>	10143 10144 10145 10146 10147 10148 10149 10150 10151
<pre>be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund. (E) The superintendent shall issue a license to act as a reinsurance intermediary-broker or reinsurance intermediary- manager in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies: (1) The applicant holds a license in another state.</pre>	10143 10144 10145 10146 10147 10148 10149 10150 10151 10152
<pre>be five hundred dollars. The fee for accepting the license of another state shall be one hundred dollars each year. All fees collected pursuant to this section shall be paid into the state treasury to the credit of the department of insurance operating fund.</pre>	10143 10144 10145 10146 10147 10148 10149 10150 10151 10152 10153

or reinsurance intermediary-manager in a state that does not	10156
issue that license.	10157
Sec. 3905.85. (A)(1) An Except as provided in division (B)	10158
(2) of this section, an individual who applies for a license as	10159
a surety bail bond agent shall submit an application for the	10160
license in a manner prescribed by the superintendent of	10161
insurance. The application shall be accompanied by a one-	10162
hundred-fifty-dollar fee and a statement that gives the	10163
applicant's name, age, residence, present occupation, occupation	10164
for the five years next preceding the date of the application,	10165
and such other information as the superintendent may require.	10166
(2) An applicant for an individual resident license shall	10167
also submit to a criminal records check pursuant to section	10168
3905.051 of the Revised Code.	10169
(B)(1) The superintendent shall issue to an applicant an	10170
individual resident license that states in substance that the	10171
person is authorized to do the business of a surety bail bond	10172
agent, if the superintendent is satisfied that all of the	10173
following apply:	10174
(a) The applicant is eighteen years of age or older.	10175
(b) The applicant's home state is Ohio.	10176
(c) The applicant has not committed any act that is	10177
grounds for the refusal to issue, suspension of, or revocation	10178
of a license under section 3905.14 of the Revised Code.	10179
(d) The applicant is a United States citizen or has	10180
provided proof of having legal authorization to work in the	10181
United States.	10182
(e) The applicant has successfully completed the	10183

educational requirements set forth in section 3905.04 of the	10184
Revised Code and passed the examination required by that	10185
section.	10186
(2) The superintendent shall issue <u>a license to do the</u>	10187
business of a surety bail bond agent in accordance with Chapter	10188
4796. of the Revised Code to an applicant an individual	10189
nonresident license that states in substance that the person is	10190
authorized to do the business of a surety bail bond agent, if	10191
the superintendent is satisfied that all if either of the	10192
following applyapplies:	10193
(a) The applicant is eighteen years of age or older<u>holds</u> a	10194
license in another state.	10195
(b) The applicant is currently licensed as a resident in	10196
another state and is in good standing in the applicant's home	10197
state for has satisfactory work experience, a government	10198
certification, or a private certification as described in that	10199
chapter as a surety bail bond or is qualified for the same	10200
authorityagent in a state that does not issue that license.	10201
(c) The applicant has not committed any act that is-	10202
grounds for the refusal to issue, suspension of, or revocation-	10203
of a license under section 3905.14 of the Revised Code.	10204
(3) The superintendent shall issue an applicant a resident	10205
business entity license that states in substance that the person	10206
is authorized to do the business of a surety bail bond agent if	10207
the superintendent is satisfied that all of the following apply:	10208
(a) The applicant has submitted an application for the	10209
license in a manner prescribed by the superintendent and the	10210
one-hundred-fifty-dollar application fee.	10211
(b) The applicant either is domiciled in this state or	10212

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maintains	its	principal	place	of	business	in	this	state.	10213

(c) The applicant has designated an individual licensed
surety bail bond agent who will be responsible for the
applicant's compliance with the insurance laws of this state.

(d) The applicant has not committed any act that is 10217grounds for the refusal to issue, suspension of, or revocation 10218of a license under section 3905.14 of the Revised Code. 10219

(e) The applicant is authorized to do business in this10220state by the secretary of state if so required under the10221applicable provisions of Title XVII of the Revised Code.10222

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(f) The applicant has submitted any other documentsrequested by the superintendent.10224
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(4) The superintendent shall issue an applicant a
nonresident business entity license that states in substance
10226
that the person is authorized to do the business of a surety
bail bond agent if the superintendent is satisfied that all of
10228
the following apply:

(a) The applicant has submitted an application for the
 license in a manner prescribed by the superintendent and the
 one-hundred-fifty-dollar application fee.

(b) The applicant is currently licensed and is in goodstanding in the applicant's home state with surety bail bond10234authority.

(c) The applicant has designated an individual licensed
 surety bail bond agent who will be responsible for the
 applicant's compliance with the insurance laws of this state.

(d) The applicant has not committed any act that is 10239 grounds for the refusal to issue, suspension of, or revocation 10240

of a license under section 3905.14 of the Revised Code. 10241

(e) The applicant has submitted any other documents10242requested by the superintendent.10243

(C) A resident and nonresident surety bail bond agent 10244 10245 license issued pursuant to this section authorizes the holder, when appointed by an insurer, to execute or countersign bail 10246 bonds in connection with judicial proceedings and to receive 10247 money or other things of value for those services. However, the 10248 holder shall not execute or deliver a bond during the first one 10249 hundred eighty days after the license is initially issued. This 10250 restriction does not apply with respect to license renewals or 10251 any license issued under divisions (B) (3) and (4) of this 10252 section. 10253

(D) The superintendent may refuse to renew a surety bail
10254
bond agent's license as provided in division (B) of section
3905.88 of the Revised Code, and may suspend, revoke, or refuse
10256
to issue or renew such a license as provided in section 3905.14
10257
of the Revised Code.

If the superintendent refuses to issue such a license 10259 based in whole or in part upon the written response to a 10260 criminal records check completed pursuant to division (A) of 10261 this section, the superintendent shall send a copy of the 10262 response that was transmitted to the superintendent to the 10263 applicant at the applicant's home address upon the applicant's 10264 submission of a written request to the superintendent. 10265

(E) Any person licensed as a surety bail bond agent may
surrender the person's license in accordance with section
3905.16 of the Revised Code.

(F) (1) A person seeking to renew a surety bail bond agent 10269

license shall apply annually for a renewal of the license on or 10270 before the first day of April. Applications shall be submitted 10271 to the superintendent on forms prescribed by the superintendent. 10272 Each application shall be accompanied by a one-hundred-fifty- 10273 dollar renewal fee. 10274

(2) To be eligible for renewal, an individual applicant
 10275
 shall complete the continuing education requirements pursuant to
 10276
 section 3905.88 of the Revised Code prior to the renewal date.
 10277

(3) If an applicant submits a completed renewal 10278 application, qualifies for renewal pursuant to divisions (F)(1) 10279 and (2) of this section, and has not committed any act that is a 10280 ground for the refusal to issue, suspension of, or revocation of 10281 a license under section 3905.14 or sections 3905.83 to 3905.99 10282 of the Revised Code, the superintendent shall renew the 10283 applicant's surety bail bond insurance agent license. 10284

(4) If an individual or business entity does not apply for 10285 the renewal of the individual or business entity's license on or 10286 before the license renewal date specified in division (F)(1) of 10287 this section, the individual or business entity may submit a 10288 late renewal application along with all applicable fees required 10289 under this chapter prior to the first day of May following the 10290 renewal date. The superintendent shall renew the license of an 10291 applicant that submits a late renewal application if the 10292 applicant satisfies all of the following conditions: 10293

(a) The applicant submits a completed renewal application. 10294(b) The applicant pays the one-bundred-fifty-dollar 10295

	(,,)	THC	appricanc	pays	CIIC	One	nunarca	тттсу	dollar	10295
renewa	al f	ee.								10296

(c) The applicant pays the late renewal fee established by 10297the superintendent. 10298

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(d) The applicant provides proof of compliance with the 10299 continuing education requirements pursuant to section 3905.88 of 10300 the Revised Code. 10301 (e) The applicant has not committed any act that is 10302 grounds for the refusal to issue, suspension of, or revocation 10303 of a license under section 3905.14 or sections 3905.83 to 10304 3905.99 of the Revised Code. 10305 (5) A license issued under this section that is not 10306

renewed on or before its late renewal date specified in division 10307 (F)(4) of this section is automatically suspended for nonrenewal 10308 effective the second day of May. 10309

(6) If a license is suspended for nonrenewal pursuant to 10310 division (F)(5) of this section, the individual or business 10311 entity is eligible to apply for reinstatement of the license 10312 within the twelve-month period following the date by which the 10313 license should have been renewed by complying with the 10314 reinstatement procedure established by the superintendent and 10315 paying all applicable fees required under this chapter. 10316

(7) A license that is suspended for nonrenewal that is not 10317 reinstated pursuant to division (F)(6) of this section 10318 automatically is canceled unless the superintendent is 10319 investigating any allegations of wrongdoing by the agent or has 10320 initiated proceedings under Chapter 119. of the Revised Code. In 10321 that case, the license automatically is canceled after the 10322 completion of the investigation or proceedings unless the 10323 superintendent revokes the license. 10324

(G) The superintendent may prescribe the forms to be used
as evidence of the issuance of a license under this section. The
superintendent shall require each licensee to acquire, from a

source designated by the superintendent, a wallet identification	10328
card that includes the licensee's photograph and any other	10329
information required by the superintendent. The licensee shall	10330
keep the wallet identification card on the licensee's person	10331
while engaging in the bail bond business.	10332
(H)(1) The superintendent of insurance shall not issue or	10333
renew the license of a business entity organized under the laws	10334
of this or any other state unless the business entity is	10335
qualified to do business in this state under the applicable	10336
provisions of Title XVII of the Revised Code.	10337
(2) The failure of a business entity to be in good	10338
standing with the secretary of state or to maintain a valid	10339
appointment of statutory agent is grounds for suspending,	10340
revoking, or refusing to renew its license.	10341
(3) By applying for a surety bail bond agent license under	10342
this section, an individual or business entity consents to the	10343
jurisdiction of the courts of this state.	10344
(I) A surety bail bond agent licensed pursuant to this	10345
section is an officer of the court.	10346
(J) Any fee collected under this section shall be paid	10347
into the state treasury to the credit of the department of	10348
insurance operating fund created by section 3901.021 of the	10349
Revised Code.	10350
Sec. 3916.03. (A) An Except as provided in division (H) of	10351
this section, an applicant for a license as a viatical	10352
settlement provider or viatical settlement broker shall submit	10353
an application for the license in a manner prescribed by the	10354
superintendent of insurance. The application shall be	10355
accompanied by a fee established by the superintendent by rule	10356

adopted in accordance with Chapter 119. of the Revised Code.	10357
(B) A license issued under this chapter to a person other	10358
than an individual authorizes all partners, officers, members,	10359
or designated employees of the person to act as viatical	10360
settlement providers or viatical settlement brokers, as	10361
applicable, and all those partners, officers, members, or	10362
designated employees shall be named in the application and any	10363
supplements to the application.	10364
(C) Upon <u>Except</u> as provided in division (H) of this	10365
section, upon the filing of an application under this section	10366
and the payment of the license fee, the superintendent shall	10367
make an investigation of the applicant and issue to the	10368
applicant a license that states in substance that the person is	10369
authorized to act as a viatical settlement provider or viatical	10370
settlement broker, as applicable, if all of the following apply:	10371
(1) Regarding an application for a license as a viatical	10372
settlement provider, the applicant provides all of the	10373
following:	10374
(a) A detailed plan of operation;	10375
(b) Proof of financial responsibility pursuant to division	10376
(D) of this section;	10377
(c) A general description of the method the applicant will	10378
use to determine life expectancies, including a description of	10379
the applicant's intended receipt of life expectancies, the	10380
applicant's intended use of life expectancies, the applicant's	10381
intended use of life expectancy providers, and a written plan of	10382
policies and procedures used to determine life expectancies.	10383
(2) The superintendent finds all of the following:	10384

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(a) The applicant is competent and trustworthy and intends	10385
to act in good faith in the capacity of a viatical settlement	10386
provider or viatical settlement broker, as applicable.	10387
(b) The applicant has a good business reputation and has	10388
had experience, training, or education so as to be qualified to	10389
act in the capacity of a viatical settlement provider or	10390
viatical settlement broker, as applicable.	10391
(3) If the applicant is a person other than an individual,	10392
the applicant provides a certificate of good standing from the	10393
state of its organization.	10394
(4) The applicant provides an antifraud plan that meets	10395
the requirements of division (G) of section 3916.18 of the	10396
Revised Code.	10397
(D)(1) An applicant for licensure as a viatical settlement	10398
provider may provide proof of financial responsibility through	10399
one of the following means:	10400
(a) Submitting audited financial statements that show a	10401
minimum equity of not less than two hundred fifty thousand	10402
dollars in cash or cash equivalents;	10403
(b) Submitting both audited annual financial statements	10404
that show positive equity and either of the following:	10405
(i) A surety bond in the amount of two hundred fifty	10406
thousand dollars in favor of this state issued by an insurer	10407
authorized to issue surety bonds in this state;	10408
(ii) An unconditional and irrevocable letter of credit,	10409
deposit of cash, or securities, in any combination, in the	10410
aggregate amount of two hundred fifty thousand dollars.	10411
(2) If an applicant is licensed as a viatical settlement.	10412

(2) If an applicant is licensed as a viatical settlement 10412

provider in another state, the superintendent may accept as	10413
valid any similar proof of financial responsibility the	10414
applicant filed in that state.	10415
	10410
(3)—The superintendent may request proof of financial	10416
responsibility at any time the superintendent considers	10417
necessary.	10418
(E) An applicant shall provide all information requested	10419
by the superintendent. The superintendent may, at any time,	10420
require an applicant to fully disclose the identity of all	10421
shareholders, partners, officers, members, and employees, and	10422
may, in the exercise of the superintendent's discretion, refuse	10423
to issue a license to an applicant that is not an individual if	10424
the superintendent is not satisfied that each officer, employee,	10425
shareholder, partner, or member who may materially influence the	10426
applicant's conduct meets the standards set forth in this	10427
chapter.	10428
(F) Except as otherwise provided in this division, a	10429
license as a viatical settlement provider or viatical settlement	10430
broker expires on the last day of March next after its issuance	10431
or continuance. A license as a viatical settlement provider or	10432
viatical settlement broker may, in the discretion of the	10433
superintendent and the payment of an annual renewal fee	10434
	10434
established by the superintendent by rule adopted in accordance	
with Chapter 119. of the Revised Code, be continued past the	10436
last day of March next after its issue and after the last day of	10437
March in each succeeding year. Failure to pay the renewal fee by	10438
the required date results in the expiration of the license.	10439
(G) Any individual licensed as a viatical settlement	10440
broker shall complete not less than fifteen hours of continuing	10441

continuing education courses that shall be related to viatical	10443
settlements and viatical settlement transactions. The	10444
superintendent shall adopt rules for the enforcement of this	10445
division.	10446
(H) The superintendent shall not -issue a license to a-	10447
nonresident an applicant who is licensed in another state or has	10448
satisfactory work experience, a government certification, or a	10449
private certification as described in Chapter 4796. of the	10450
Revised Code as a viatical settlement provider or viatical	10451
settlement broker in a state that does not issue that license in	10452
<u>accordance with that chapter</u> , unless if either of the following	10453
applies:	10454
dpp1100.	10101
(1) The applicant files and maintains a written	10455
designation of an agent for service of process with the	10456
superintendent.	10457
(2) The applicant has filed with the superintendent the	10458
applicant's written irrevocable consent that any action against	10459
the applicant may be commenced against the applicant by service	10460
of process on the superintendent.	10461
(I) A viatical settlement provider or viatical settlement	10462
broker shall provide to the superintendent new or revised	10463
information regarding any change in its officers, any	10464
shareholder owning ten per cent or more of its voting	10465
securities, or its partners, directors, members, or designated	10466
employees within thirty days of the change.	10467
(J) Any fee collected under this section shall be paid	10468
into the state treasury to the credit of the department of	10469
insurance operating fund created by section 3901.021 of the	10470
Revised Code.	10471

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Sec. 3951.03. (A) Before any certificate of authority 10472 shall be issued by the superintendent of insurance there shall 10473 be filed in <u>his</u> the superintendent's office a written 10474 application therefor. Such application shall be in the form or 10475 forms and supplements thereto prescribed by the superintendent 10476 and shall set forth: 10477

(A) (1) The name and address of the applicant, and if the 10478 applicant be a firm, association, or partnership, the name and 10479 address of each member thereof, and if the applicant be a 10480 corporation, the name and address of each of its officers and 10481 directors; 10482

(B) (2) Whether any license or certificate of authority as 10483 agent, broker, or public insurance adjuster has been issued 10484 previously by the superintendent of this state or by the 10485 insurance department of any state to the individual applicant, 10486 and, if the applicant be an individual, whether any such 10487 certificate has been issued previously to any firm, association, 10488 or partnership of which he the individual was or is an officer 10489 or director, and, if the applicant be a firm, association, or 10490 partnership, whether any such certificate has been issued 10491 previously to any member thereof, and, if the applicant be a 10492 corporation, whether any such certificate has been issued 10493 previously to any officer or director of such corporation; 10494

(C) (3)The business or employment in which the applicant10495has been engaged for the five years next preceding the date of10496the application, and the name and address of such business and10497the name or names and addresses of his employer or employers;10498

(D) (4)Such information as the superintendent may require10499of applicants in order to determine their trustworthiness and10500competency to transact the business of public insurance10501

adjusters, in such manner as to safeguard the interest of the	10502
<pre>public;</pre>	10503
(E) The (B) Except as provided in division (C) of this	10504
section, the superintendent shall issue a public insurance	10505
adjuster agent certificate to a person, who is a bona fide	10506
employee of a public insurance adjuster without examination,	10507
provided said application is made by a person, partnership,	10508
association, or corporation engaged in the public insurance	10509
adjusting business. The fee to be paid by the applicant for such	10510
a license at the time the application is made, and annually	10511
thereafter for the renewal thereof according to the standard	10512
renewal procedure of sections 4745.01 to 4745.03, inclusive, of	10513
the Revised Code, shall be fifty dollars, and such applicant	10514
shall be bonded in the amount of one thousand dollars as	10515
provided for in division (D) of section 3951.06 of the Revised	10516
Code.	10517
<u>(C) The superintendent shall issue a public insurance</u>	10518
adjuster agent certificate in accordance with Chapter 4796. of	10519
the Revised Code to an applicant if either of the following	10520
applies:	10521
(1) The applicant holds a license or certificate in	10522
another state.	10523
(2) The applicant has satisfactory work experience, a	10524
government certification, or a private certification as	10525
described in that chapter as a public insurance adjuster agent	10526
in a state that does not issue that license or certificate.	10527
(D) An application for any certificate of authority shall	10528
be signed and verified under oath by the applicant and, if made	10529
by a firm, association, partnership, or corporation, by each	10530

member or officer and director thereof to be authorized thereby	10531
to act as a public insurance adjuster.	10532
Sec. 3951.05. The superintendent of insurance shall, in	10533
order to determine the trustworthiness and competency of any	10534
applicant for a certificate of authority to act as a public	10535
insurance adjuster, require such applicant or in the case of a	10536
firm, association, partnership, or corporation, such of its	10537
employees, members, officers, or directors, who are to be	10538
individually authorized to act under its certificate of	10539
authority, to submit to a written examination , except applicants	10540
who are granted a waiver of examination in accordance with	10541
section 3951.09 of the Revised Code. Examinations shall be held	10542
in such place in this state and at such time as the	10543
superintendent may designate.	10544
Sec. 3951.09. The superintendent may waive the requirement-	10545
that an applicant submit to an examination to obtain <u>of</u>	10546
that an applicant submit to an examination to obtain <u>of</u> <u>insurance shall issue a certificate of authority under this</u>	10546 10547
insurance shall issue a certificate of authority under this	10547
<u>insurance shall issue</u> a certificate of authority under this chapter, provided that the applicant is licensed as a public	10547 10548
<u>insurance shall issue</u> a certificate of authority under this chapter, provided that the applicant is licensed as a public insurance adjuster in another state that required the applicant	10547 10548 10549
<u>insurance shall issue</u> a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant- to submit to an examination as a condition of licensure. Prior-	10547 10548 10549 10550
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant- to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public-	10547 10548 10549 10550 10551
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant- to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent	10547 10548 10549 10550 10551 10552
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant- to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective	10547 10548 10549 10550 10551 10552 10553
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant to submit to an examination as a condition of licensure. Prior to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective date of the waiver identifying the applicant's other state of	10547 10548 10549 10550 10551 10552 10553 10554
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant to submit to an examination as a condition of licensure. Prior to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective date of the waiver identifying the applicant's other state of licensure. The notice shall be issued in a manner deemed	10547 10548 10549 10550 10551 10552 10553 10554 10555
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant- to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective- date of the waiver identifying the applicant's other state of licensure. The notice shall be issued in a manner deemed- appropriate by the superintendent. Once the superintendent has-	10547 10548 10549 10550 10551 10552 10553 10554 10555
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective- date of the waiver identifying the applicant's other state of- licensure. The notice shall be issued in a manner deemed- appropriate by the superintendent. Once the superintendent has- issued a notice under this section identifying an applicant's-	10547 10548 10549 10550 10551 10552 10553 10554 10555 10556 10557
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent shall issue a notice at least sixty days prior to the effective date of the waiver identifying the applicant's other state of licensure. The notice shall be issued in a manner deemed- appropriate by the superintendent. Once the superintendent has- issued a notice under this section identifying an applicant's other state of licensure, the superintendent need not issue	10547 10548 10549 10550 10551 10553 10554 10555 10556 10557 10558
insurance shall issue a certificate of authority under this chapter, provided that the applicant is licensed as a public- insurance adjuster in another state that required the applicant to submit to an examination as a condition of licensure. Prior- to waiving the examination requirement with respect to a public- insurance adjuster licensed in another state, the superintendent- shall issue a notice at least sixty days prior to the effective- date of the waiver identifying the applicant's other state of- licensure. The notice shall be issued in a manner deemed- appropriate by the superintendent. Once the superintendent has- issued a notice under this section identifying an applicant's- other state of licensure, the superintendent need not issue- subsequent notices as to applicants licensed in the same state-	10547 10548 10549 10550 10551 10552 10553 10554 10555 10556 10557 10558 10558

to an applicant if either of the following applies: 10562 (A) The applicant holds a license or certificate in 10563 another state. 10564 (B) The applicant has satisfactory work experience, a 10565 government certification, or a private certification as 10566 described in Chapter 4796. of the Revised Code as a public 10567 insurance adjuster in a state that does not issue that license 10568 or certificate. 10569 Sec. 4104.07. (A) An Except as provided in division (E) of 10570 this section, an application for examination as an inspector of 10571 boilers and pressure vessels shall be in writing, accompanied by 10572 a fee of one hundred fifty dollars, upon a blank to be furnished 10573 by the superintendent of industrial compliance. Any moneys 10574 collected under this section shall be paid into the state 10575 treasury to the credit of the industrial compliance operating 10576 fund created in section 121.084 of the Revised Code. 10577 (B) The superintendent shall determine if an applicant 10578 meets all the requirements for examination in accordance with 10579 rules adopted by the board of building standards under section 10580 4104.02 of the Revised Code. An application shall be rejected 10581 which contains any willful falsification, or untruthful 10582 10583 statements. (C) An applicant shall be examined by the superintendent, 10584

by a written examination, prescribed by the board, dealing with 10585 the construction, installation, operation, maintenance, and 10586 repair of boilers and pressure vessels and their appurtenances, 10587 and the applicant shall be accepted or rejected on the merits of 10588 the applicant's application and examination. 10589

(D) Upon a favorable report by the superintendent of the 10590

result of an examination, the superintendent shall immediately

issue to the successful applicant a certificate of competency to that effect. 10593 (E) The superintendent shall issue a certificate of 10594 competency in accordance with Chapter 4796. of the Revised Code 10595 to an applicant if either of the following applies: 10596 (1) The applicant holds a license or certificate in 10597 another state. 10598 (2) The applicant has satisfactory work experience, a 10599 government certification, or a private certification as 10600 described in that chapter as an inspector of boilers and 10601 pressure vessels in a state that does not issue that license or 10602 certificate. 10603 Sec. 4104.101. (A) No person shall install or make major 10604 repairs or modifications to any boiler without first registering 10605 to do so with the division of industrial compliance. 10606 (B) No person shall make any installation or major repair 10607 or modification of any boiler without first obtaining a permit 10608 to do so from the division. The permit application form shall 10609 provide the name and address of the owner, location of the 10610 boiler, and type of repair or modification that will be made. 10611 The application permit fee shall be one hundred dollars. 10612 (C) The superintendent of industrial compliance shall 10613 require annual registration of all contractors who install, make 10614 major repairs to, or modify any boiler. The board of building 10615 standards shall establish a reasonable fee to cover the cost of 10616 processing registrations. 10617 (D) Notwithstanding any provision of this section to the 10618 contrary, the superintendent shall register a contractor to 10619

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install, make major repairs to, or modify boilers in accordance	10620
with Chapter 4796. of the Revised Code if either of the	10621
following applies:	10622
(1) The contractor is licensed or registered in another	10623
state to install, make major repairs to, or modify boilers.	10624
state to install, make major repairs to, or mourry borrers.	10024
(2) The contractor has satisfactory work experience, a	10625
government certification, or a private certification as	10626
described in that chapter to install, make major repairs to, or	10627
modify boilers in a state that does not issue that license or	10628
registration.	10629
Sec. 4104.19. (A) Any Except as provided in division (H)	10630
of this section, any person seeking a license to operate as a	10631
steam engineer, high pressure boiler operator, or low pressure	10632
boiler operator shall file a written application with the	10633
superintendent of industrial compliance on a form prescribed by	10634
the superintendent with the appropriate application fee as set	10635
forth in section 4104.18 of the Revised Code. The application	10636
shall contain information satisfactory to the superintendent to	10637
demonstrate that the applicant meets the requirements of	10638
division (B) of this section. The application shall be filed	10639
with the superintendent not more than sixty days and not less	10640
than thirty days before the license examination is offered.	10641
(B) To qualify to take the examination required to obtain	10642
a steam engineer, high pressure boiler operator, or low pressure	10643
boiler operator license, a person shall meet both of the	10644
following requirements:	10645
(1) Be at least eighteen years of age;	10646
(2) Have one year of experience in the operation of steam	10647
engines, high pressure boilers, or low pressure boilers as	10648

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applicable to the type of license being sought, or a combination10649of experience and education for the type of license sought as10650determined to be acceptable by the superintendent.10651

(C) No applicant shall qualify to take an examination or 10652
to renew a license if the applicant has violated this chapter or 10653
if the applicant has obtained or renewed a license issued under 10654
this chapter by fraud, misrepresentation, or deception. 10655

(D) The superintendent shall issue a license to each
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 applicant who receives a passing score on the examination, as
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 determined by the superintendent, for the license for which the
 10658
 applicant applied.

(E) The superintendent may select and contract with one or 10660
more persons to do all of the following relative to the 10661
examinations for a license to operate as a steam engineer, high 10662
pressure boiler operator, or low pressure boiler operator: 10663

(1) Prepare, administer, score, and maintain the10664confidentiality of the examination;10665

(2) Maintain responsibility for all expenses required to 10666fulfill division (E)(1) of this section; 10667

(3) Charge each applicant a fee for administering the 10668examination, in an amount authorized by the superintendent; 10669

(4) Design the examination for each type of license to 10670determine an applicant's competence to operate the equipment for 10671which the applicant is seeking licensure. 10672

(F) Each license issued under this chapter expires one
year after the date of issue. Each person holding a valid,
unexpired license may renew the license, without reexamination,
by applying to the superintendent not more than ninety days

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before the expiration of the license, and submitting with the	10677
application the renewal fee established in section 4104.18 of	10678
the Revised Code. Upon receipt of the renewal information and	10679
fee, the superintendent shall issue the licensee a certificate	10680
of renewal.	10681
(G) The superintendent, in accordance with Chapter 119. of	10682
the Revised Code, may suspend or revoke any license, or may	10683
refuse to issue a license under this chapter upon finding that a	10684
licensee or an applicant for a license has violated or is	10685
violating the requirements of this chapter. The superintendent	10686
shall not refuse to issue a license to an applicant because of a	10687
disqualifying offense unless the refusal is in accordance with	10688
section 9.79 of the Revised Code.	10689
(H) The superintendent shall issue a license in accordance	10690
with Chapter 4796. of the Revised Code to an applicant if either	10691
of the following applies:	10692
(1) The applicant holds a license in another state.	10693
(2) The applicant has satisfactory work experience, a	10694
government certification, or a private certification as	10695
described in that chapter as a steam engineer, high pressure	10696
boiler operator, or low pressure boiler operator in a state that	10697
does not issue that license.	10698
Sec. 4105.02. No person may act, either as a general	10699
inspector or as a special inspector, of elevators, unless the	10700
person holds a certificate of competency from the division of	10701
industrial compliance.	10702
Application for examination as an inspector of elevators	10703

shall be in writing, accompanied by a fee to be established as 10704 provided in section 4105.17 of the Revised Code, and upon a 10705

blank to be furnished by the division, stating the school10706education of the applicant, a list of the applicant's employers,10707the applicant's period of employment, and the position held with10708each. An applicant shall also submit a letter from one or more10709of the applicant's previous employers certifying as to the10710applicant's character and experience.10711

Applications shall be rejected which contain any willful 10712 falsification or untruthful statements. An applicant, if the 10713 division considers the applicant's history and experience 10714 10715 sufficient, shall be examined by the superintendent of industrial compliance by a written examination dealing with the 10716 construction, installation, operation, maintenance, and repair 10717 of elevators and their appurtenances, and the applicant shall be 10718 accepted or rejected on the merits of the applicant's 10719 application and examination. 10720

The Except as provided in this section, the superintendent 10721 shall issue a certificate of competency in the inspection of 10722 elevators to any applicant found competent upon examination. A 10723 rejected applicant shall be entitled, after the expiration of 10724 ninety days and upon payment of an examination fee to be 10725 established as provided in section 4105.17 of the Revised Code, 10726 to another examination. Should an applicant fail to pass the 10727 prescribed examination on second trial, the applicant will not 10728 be permitted to be an applicant for another examination for a 10729 period of one year after the second examination. 10730

The superintendent shall issue a certificate of competency10731in the inspection of elevators in accordance with Chapter 4796.10732of the Revised Code to an applicant if either of the following10733applies:10734

(A) The applicant holds a license or certificate in 10735

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another state.

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10751

(B) The applicant has satisfactory work experience, a	10737
government certification, or a private certification as	10738
described in that chapter as an inspector of elevators in a	10739
state that does not issue that license or certificate.	10740

Sec. 4169.03. (A) Before a passenger tramway operator may 10741 operate any passenger tramway in the state, the operator shall 10742 apply to the division of industrial compliance in the department 10743 of commerce, on forms prepared by it, for registration by the 10744 division. The application shall contain an inventory of the 10745 passenger tramways that the applicant intends to operate and 10746 other information as the division may reasonably require and 10747 shall be accompanied by the following annual fees: 10748

(1)	Each	aerial	passenger	tramway,	five	hundred	dollars;	10749
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(2) Each skimobile, two hundred dollars; 10750

(3) Each chair lift, two hundred dollars;

(4) Each J bar, T bar, or platter pull, one hundred10752dollars;10753

(5) Each rope tow, fifty dollars; 10754

(6) Each wire rope tow, seventy-five dollars; 10755

(7) Each conveyor, one hundred dollars. 10756

When an operator operates an aerial passenger tramway, a10757skimobile, or a chair lift during both a winter and summer10758season, the annual fee shall be one and one-half the above10759amount for the respective passenger tramway.10760

(B) Upon payment of the appropriate annual fees in 10761accordance with division (A) of this section and successful 10762

completion of the inspection described in section 4169.04 of the	10763
Revised Code, the division shall issue a registration	10764
certificate to the operator. Each certificate shall remain in	10765
force until the thirtieth day of September next ensuing. The	10766
division shall renew an operator's certificate in accordance	10767
with the standard renewal procedure in Chapter 4745. of the	10768
Revised Code upon payment of the appropriate annual fees.	10769
(C) Money received from the registration fees and from the	10770
fines collected pursuant to section 4169.99 of the Revised Code	10771
shall be paid into the state treasury to the credit of the	10772
industrial compliance operating fund created in section 121.084	10773
of the Revised Code.	10774
(D) No person shall operate a passenger tramway in this	10775
state unless the person has been registered by the division.	10776
(E) The division shall issue a registration certificate in	10777
accordance with Chapter 4796. of the Revised Code to an operator	10778
if either of the following applies:	10779
(1) The operator is licensed or registered in another	10780
<u>state.</u>	10781
(2) The operator has satisfactory work experience, a	10782
government certification, or a private certification as	10783
described in that chapter as a passenger tramway operator in a	10784
state that does not issue that license or registration.	10785
Sec. 4301.10. (A) The division of liquor control shall do	10786
all of the following:	10787
(1) Control the traffic in beer and intoxicating liquor in	10788
this state, including the manufacture, importation, and sale of	10789
beer and intoxicating liquor;	10790

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(2) Grant or refuse permits for the manufacture, 10791 distribution, transportation, and sale of beer and intoxicating 10792 liquor and the sale of alcohol, as authorized or required by 10793 this chapter and Chapter 4303. of the Revised Code. A 10794 certificate, signed by the superintendent of liquor control and 10795 to which is affixed the official seal of the division, stating 10796 that it appears from the records of the division that no permit 10797 has been issued to the person specified in the certificate, or 10798 that a permit, if issued, has been revoked, canceled, or 10799 suspended, shall be received as prima-facie evidence of the 10800 facts recited in the certificate in any court or before any 10801 officer of this state. 10802

(3) Put into operation, manage, and control a system of 10803 state liquor stores for the sale of spirituous liquor at retail 10804 and to holders of permits authorizing the sale of spirituous 10805 liquor; however, the division shall not establish any drive-in 10806 state liquor stores; and by means of those types of stores, and 10807 any manufacturing plants, distributing and bottling plants, 10808 warehouses, and other facilities that it considers expedient, 10809 establish and maintain a state monopoly of the distribution of 10810 spirituous liquor and its sale in packages or containers; and 10811 for that purpose, manufacture, buy, import, possess, and sell 10812 spirituous liquors as provided in this chapter and Chapter 4303. 10813 of the Revised Code, and in the rules promulgated by the 10814 superintendent of liquor control pursuant to those chapters; 10815 lease or in any manner acquire the use of any land or building 10816 required for any of those purposes; purchase any equipment that 10817 is required; and borrow money to carry on its business, and 10818 issue, sign, endorse, and accept notes, checks, and bills of 10819 exchange; but all obligations of the division created under 10820 authority of this division shall be a charge only upon the 10821

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moneys received by the division from the sale of spirituous10822liquor and its other business transactions in connection with10823the sale of spirituous liquor, and shall not be general10824obligations of the state;10825

(4) Enforce the administrative provisions of this chapter 10826 and Chapter 4303. of the Revised Code, and the rules and orders 10827 of the liquor control commission and the superintendent relating 10828 to the manufacture, importation, transportation, distribution, 10829 and sale of beer or intoxicating liquor. The attorney general, 10830 10831 any prosecuting attorney, and any prosecuting officer of a municipal corporation or a municipal court shall, at the request 10832 of the division of liquor control or the department of public 10833 safety, prosecute any person charged with the violation of any 10834 provision in those chapters or of any section of the Revised 10835 Code relating to the manufacture, importation, transportation, 10836 distribution, and sale of beer or intoxicating liquor. 10837

(5) Determine the locations of all state liquor stores and
manufacturing, distributing, and bottling plants required in
connection with those stores, subject to this chapter and
Chapter 4303. of the Revised Code;

(6) Conduct inspections of liquor permit premises to
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determine compliance with the administrative provisions of this
chapter and Chapter 4303. of the Revised Code and the rules
adopted under those provisions by the liquor control commission.
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Except as otherwise provided in division (A) (6) of this10846section, those inspections may be conducted only during those10847hours in which the permit holder is open for business and only10848by authorized agents or employees of the division or by any10849peace officer, as defined in section 2935.01 of the Revised10850Code. Inspections may be conducted at other hours only to10851

determine compliance with laws or commission rules that regulate10852the hours of sale of beer or intoxicating liquor and only if the10853investigator has reasonable cause to believe that those laws or10854rules are being violated. Any inspection conducted pursuant to10855division (A) (6) of this section is subject to all of the10856following requirements:10857

(a) The only property that may be confiscated is 10858
contraband, as defined in section 2901.01 of the Revised Code, 10859
or property that is otherwise necessary for evidentiary 10860
purposes. 10861

(b) A complete inventory of all property confiscated from 10862 the premises shall be given to the permit holder or the permit 10863 holder's agent or employee by the confiscating agent or officer 10864 at the conclusion of the inspection. At that time, the inventory 10865 shall be signed by the confiscating agent or officer, and the 10866 agent or officer shall give the permit holder or the permit 10867 holder's agent or employee the opportunity to sign the 10868 inventory. 10869

(c) Inspections conducted pursuant to division (A) (6) of 10870 this section shall be conducted in a reasonable manner. A 10871 finding by any court of competent jurisdiction that an 10872 inspection was not conducted in a reasonable manner in 10873 accordance with this section or any rules adopted by the 10874 commission may be considered grounds for suppression of 10875 evidence. A finding by the commission that an inspection was not 10876 conducted in a reasonable manner in accordance with this section 10877 or any rules adopted by it may be considered grounds for 10878 dismissal of the commission case. 10879

If any court of competent jurisdiction finds that property 10880 confiscated as the result of an administrative inspection is not 10881

necessary for evidentiary purposes and is not contraband, as 10882 defined in section 2901.01 of the Revised Code, the court shall 10883 order the immediate return of the confiscated property, provided 10884 that property is not otherwise subject to forfeiture, to the 10885 permit holder. However, the return of this property is not 10886 grounds for dismissal of the case. The commission likewise may 10887 order the return of confiscated property if no criminal 10888 prosecution is pending or anticipated. 10889

(7) Delegate to any of its agents or employees any power 10890 of investigation that the division possesses with respect to the 10891 enforcement of any of the administrative laws relating to beer 10892 or intoxicating liquor, provided that this division does not 10893 authorize the division to designate any agent or employee to 10894 serve as an enforcement agent. The employment and designation of 10895 enforcement agents shall be within the exclusive authority of 10896 the director of public safety pursuant to sections 5502.13 to 10897 5502.19 of the Revised Code. 10898

(8) Collect the following fees:

(a) A biennial fifty-dollar registration fee for each
 agent, solicitor, trade marketing professional, or salesperson,
 registered pursuant to section 4303.25 of the Revised Code, of a
 beer or intoxicating liquor manufacturer, supplier, broker,
 trade marketing company, or wholesale distributor doing business
 10903
 this state;

(b) A fifty-dollar product registration fee for each new10906beer or intoxicating liquor product sold in this state. The10907product registration fee also applies to products sold in this10908state by B-2a, S-1, and S-2 permit holders. The product10909registration fee shall be accompanied by a copy of the federal10910label and product approval for the new product.10911

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(c) An annual three-hundred-dollar supplier registration 10912 fee from each manufacturer or supplier that produces and ships 10913 into this state, or ships into this state, intoxicating liquor 10914 or beer, in addition to an initial application fee of one 10915 hundred dollars. A manufacturer that produces and ships beer or 10916 wine into this state and that holds only an S-1 or S-2 permit, 10917 as applicable, is exempt from the supplier registration fee. A 10918 manufacturer that produces and ships beer or wine into this 10919 state and that holds a B-2a permit shall pay an annual seventy-10920 six-dollar supplier registration fee. A manufacturer that 10921 produces and ships wine into this state and that does not hold 10922 either an S-1 or a B-2a permit, but that produces less than two 10923 hundred fifty thousand gallons of wine per year shall pay an 10924 annual seventy-six-dollar supplier registration fee. A B-2a, S-10925 1, or S-2 permit holder that does not sell its wine to wholesale 10926 distributors of wine in this state and an S-1 permit holder that 10927 does not sell its beer to wholesale distributors of beer in this 10928 state shall not be required to submit to the division territory 10929 designation forms. 10930

Each supplier, agent, solicitor, trade marketing10931professional, or salesperson registration issued under this10932division shall authorize the person named to carry on the10933activity specified in the registration. The division shall10934register a supplier, agent, solicitor, trade marketing10935professional, or salesperson in accordance with Chapter 4796. of10936the Revised Code if either of the following applies:10937

(i) The supplier, agent, solicitor, trade marketing10938professional, or salesperson is licensed or registered in10939another state.10940

(ii) The supplier, agent, solicitor, trade marketing 10941

professional, or salesperson has satisfactory work experience, a	10942
government certification, or a private certification as	10943
described in that chapter as a supplier, agent, solicitor, trade	10944
marketing professional, or salesperson in a state that does not	10945
issue that license or registration.	10946
Each agent, solicitor, trade marketing professional, or	10947
salesperson registration is valid for two years or for the	10948
unexpired portion of a two-year registration period. Each	10949
supplier registration is valid for one year or for the unexpired	10950
portion of a one-year registration period. Registrations shall	10951
end on their respective uniform expiration date, which shall be	10951
designated by the division, and are subject to suspension,	10953
revocation, cancellation, or fine as authorized by this chapter	10954
and Chapter 4303. of the Revised Code.	10955
As used in this division, "trade marketing company" and	10956
"trade marketing professional" have the same meanings as in	10957
section 4301.171 of the Revised Code.	10958
(9) Establish a system of electronic data interchange	10959
within the division and regulate the electronic transfer of	10960
information and funds among persons and governmental entities	10961
engaged in the manufacture, distribution, and retail sale of	10962
alcoholic beverages;	10963
	10004
(10) Notify all holders of retail permits of the forms of	10964
permissible identification for purposes of division (A) of	10965
section 4301.639 of the Revised Code;	10966
(11) Exercise all other powers expressly or by necessary	10967
implication conferred upon the division by this chapter and	10968
Chapter 4303. of the Revised Code, and all powers necessary for	10969
the exercise or discharge of any power, duty, or function	10970

expressly conferred or imposed upon the division by those	10971
chapters.	10972
(B) The division may do all of the following:	10973
(1) Sue, but may be sued only in connection with the	10974
execution of leases of real estate and the purchases and	10975
contracts necessary for the operation of the state liquor stores	10976
that are made under this chapter and Chapter 4303. of the	10977
Revised Code;	10978
(2) Enter into leases and contracts of all descriptions	10979
and acquire and transfer title to personal property with regard	10980
to the sale, distribution, and storage of spirituous liquor	10981
within the state;	10982
(3) Terminate at will any lease entered into pursuant to	10983
division (B)(2) of this section upon first giving ninety days'	10984
notice in writing to the lessor of its intention to do so;	10985
(4) Fix the wholesale and retail prices at which the	10986
various classes, varieties, and brands of spirituous liquor	10987
shall be sold by the division. Those retail prices shall be the	10988
same at all state liquor stores, except to the extent that a	10989
price differential is required to collect a county sales tax	10990
levied pursuant to section 5739.021 of the Revised Code and for	10991
which tax the tax commissioner has authorized prepayment	10992
pursuant to section 5739.05 of the Revised Code. In fixing	10993
selling prices, the division shall compute an anticipated gross	10994
profit at least sufficient to provide in each calendar year all	10995
costs and expenses of the division and also an adequate working	10996
capital reserve for the division. The gross profit shall not	10997
exceed forty per cent of the retail selling price based on costs	10998
of the division, and in addition the sum required by section	10999

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4301.12 of the Revised Code to be paid into the state treasury.11000An amount equal to one and one-half per cent of that gross11001profit shall be paid into the statewide treatment and prevention11002fund created by section 4301.30 of the Revised Code and be11003appropriated by the general assembly from the fund to the11004department of mental health and addiction services as provided11005in section 4301.30 of the Revised Code.11006

On spirituous liquor manufactured in this state from the 11007 juice of grapes or fruits grown in this state, the division 11008 shall compute an anticipated gross profit of not to exceed ten 11009 per cent. 11010

The wholesale prices fixed under this division shall be at 11011 a discount of not less than six per cent of the retail selling 11012 prices as determined by the division in accordance with this 11013 section. 11014

(C) The division may approve the expansion or diminution
 of a premises to which a liquor permit has been issued and may
 adopt standards governing such an expansion or diminution.

Sec. 4508.03. (A) No person shall establish a driver 11018 training school or continue the operation of an existing school 11019 unless the person applies for and obtains from the director of 11020 public safety a license in the manner and form prescribed by the 11021 director. 11022

The director shall adopt rules that establish the11023requirements for a school license, including requirements11024concerning location, equipment, courses of instruction,11025instructors, previous records of the school and instructors,11026financial statements, schedule of fees and charges, insurance in11027the sum and with those provisions as the director considers11028

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necessary to protect adequately the interests of the public, and11029any other matters as the director may prescribe for the11030protection of the public. The rules also shall require financial11031responsibility information as part of the driver education11032curriculum.11033

(B) Any school that offers a driver training program for 11034 disabled persons shall provide specially trained instructors for 11035 the driver training of such persons. No school shall operate a 11036 driver training program for disabled persons after June 30, 11037 1978, unless it has been licensed for such operation by the 11038 director. No person shall act as a specially trained instructor 11039 in a driver training program for disabled persons operated by a 11040 school after June 30, 1978, unless that person has been licensed 11041 by the director. 11042

(C) The director shall certify instructors to teach driver
 training to disabled persons in accordance with training program
 11043
 requirements established by the department of public safety.

The director shall issue a certificate to teach driver11046training to disabled persons in accordance with Chapter 4796. of11047the Revised Code to a person if either of the following applies:11048

(1) The person holds a license or certificate in another11049state.11050

(2) The person has satisfactory work experience, a11051government certification, or a private certification as11052described in that chapter teaching driver training to disabled11053persons in a state that does not issue that license or11054certificate.11055

(D) No person shall operate a driver training schoolunless the person has a valid license issued by the director11057

under this section.

(E) Whoever violates division (D) of this section is
guilty of operating a driver training school without a valid
license, a misdemeanor of the second degree. On a second or
subsequent offense within two years after the first offense, the
person is guilty of a misdemeanor of the first degree.

Sec. 4508.04. (A) No person shall act as a driver training 11064 instructor, and no person shall act as a driver training 11065 11066 instructor for disabled persons, unless such person applies for and obtains from the director of public safety a license in the 11067 manner and form prescribed by the director. The director shall 11068 provide by rule for instructors' license requirements including 11069 physical condition, knowledge of the courses of instruction, 11070 motor vehicle laws and safety principles, previous personal and 11071 employment records, and such other matters as the director may 11072 prescribe for the protection of the public. Driver training 11073 instructors for disabled persons shall meet such additional 11074 requirements and receive such additional classroom and practical 11075 instruction as the director shall prescribe by rule. 11076

(B) The director may issue a license under this section to 11077
a person convicted of a disqualifying offense as determined in 11078
accordance with section 9.79 of the Revised Code. 11079

(C) No person shall knowingly make a false statement on a 11080license application submitted under this section. 11081

(D) Upon successful completion of all requirements for an
initial instructor license, the director shall issue an
applicant a probationary license, which expires one hundred
eighty days from the date of issuance. In order to receive a
driver training instructor license, a person issued a

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probationary license shall pass an assessment prescribed in	11087
rules adopted by the director pursuant to section 4508.02 of the	11088
Revised Code. The person shall pass the assessment prior to	11089
expiration of the probationary license. If the person fails to	11090
pass the assessment, or fails to meet any standards required for	11091
a driver training instructor license, the director may extend	11092
the expiration date of the person's probationary license. Upon	11093
successful completion of the assessment and approval of the	11094
director, the director shall issue to the person a driver	11095
training instructor license.	11096
(E) (1) Notwithstanding the requirements for a license	11097
issued under this section, the board shall issue a license in	11098
accordance with Chapter 4796. of the Revised Code to a person if	11099
either of the following applies:	11100
(1) The person holds a license in another state.	11101
(2) The person has satisfactory work experience, a	11102
government certification, or a private certification as	11103
described in that chapter as a driver training instructor in a	11104
state that does not issue that license.	11105
(F)(1) Whoever violates division (A) of this section is	11106
guilty of acting as a driver training instructor without a valid	11107
license, a misdemeanor of the first degree.	11108
(2) Whoever violates division (C) of this section may be	11109
charged with falsification under section 2921.13 of the Revised	11110
Code.	11111
Sec. 4508.08. There is hereby created in the department of	11112
public safety the motorcycle safety and education program. The	11113
director of public safety shall administer the program in	11114
accordance with the following guidelines:	11115

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(A) (1) The program shall include courses of instruction 11116 conducted at vocational schools, community colleges, or other 11117 suitable locations, by instructors who have obtained 11118 certification in the manner and form prescribed by the director. 11119 The courses shall meet standards established in rules adopted by 11120 the department in accordance with Chapter 119. of the Revised 11121 Code. The courses may include instruction for novice motorcycle 11122 operators, instruction in motorist awareness and alcohol and 11123 drug awareness, and any other kind of instruction the director 11124 considers appropriate. A reasonable tuition fee, as determined 11125 by the director, may be charged. The director may authorize 11126 private organizations or corporations to offer courses without 11127 tuition fee restrictions, but such entities are not eligible for 11128 reimbursement of expenses or subsidies from the motorcycle 11129 safety and education fund created in section 4501.13 of the 11130 Revised Code. 11131

(2) The director shall do both of the following:

(a) Authorize private organizations or corporations to
offer any nationally recognized motorcycle operator training
courses or curriculum and any course established in accordance
with division (A) (1) of this section;

(b) Permit an applicant for a motorcycle operator's 11137 endorsement or a restricted license that permits only the 11138 operation of a motorcycle who has completed any motorcycle 11139 operator training course or curriculum as authorized in division 11140 (A) (2) (a) of this section successfully within the preceding 11141 sixty days to be eligible for the examination waiver as 11142 described in division (B)(1) of section 4507.11 of the Revised 11143 Code. 11144

(B) In addition to courses of instruction, the program may 11145

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include provisions for equipment purchases, marketing and 11146
promotion, improving motorcycle license testing procedures, and 11147
any other provisions the director considers appropriate. 11148

(C) The director shall evaluate the program every two	11149
years and shall periodically inspect the facilities, equipment,	11150
and procedures used in the courses of instruction.	11151

(D) The director shall appoint at least one training
 11152
 specialist who shall oversee the operation of the program,
 establish courses of instruction, and supervise instructors. The
 11154
 training specialist shall be a licensed motorcycle operator and
 11155
 shall obtain certification in the manner and form prescribed by
 11156
 the director.

(E) The director may contract with other public agencies or with private organizations or corporations to assist in administering the program.

(F) Notwithstanding any provision of Chapter 102. of the 11161
Revised Code, the director, in order to administer the program, 11162
may participate in a motorcycle manufacturer's motorcycle loan 11163
program. 11164

(G) The director shall contract with an insurance company
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(H) Notwithstanding the requirements for a motorcycle11170instructor certificate issued under this section, the director11171shall issue a certificate in accordance with Chapter 4796. of11172the Revised Code to a person if either of the following applies:11173

(1) The person holds a license or certificate in another 11174

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11202

<u>state.</u>	11175
(2) The person has satisfactory work experience, a	11176
government certification, or a private certification as	11177
described in that chapter as a motorcycle instructor in a state	11178
that does not issue that license or certificate.	11179
Sec. 4511.763. (A) No person, partnership, association, or	11180
corporation shall transport pupils to or from school on a school	11181
bus or enter into a contract with a board of education of any	11182
school district for the transportation of pupils on a school	11183
bus, without being licensed by the department of public safety.	11184
Notwithstanding the requirements for a license issued	11185
under this division, the director shall issue a license in	11186
accordance with Chapter 4796. of the Revised Code to a person if	11187
either of the following applies:	11188
(1) The person holds a license or certificate in another	11189
<u>state.</u>	11190
(2) The person has satisfactory work experience, a	11191
government certification, or a private certification as	11192
described in that chapter transporting pupils on a school bus in	11193
a state that does not issue that license or certificate.	11194
(B) Except as otherwise provided in this division, whoever	11195
violates this section is guilty of a minor misdemeanor. If,	11196
within one year of the offense, the offender previously has been	11197
convicted of or pleaded guilty to one predicate motor vehicle or	11198
traffic offense, whoever violates this section is guilty of a	11199
misdemeanor of the fourth degree. If, within one year of the	11200
offense, the offender previously has been convicted of two or	11201

violates this section is guilty of a misdemeanor of the third 11203

more predicate motor vehicle or traffic offenses, whoever

degree.	11204
Sec. 4701.06. (A) The accountancy board shall grant the	11205
certificate of "certified public accountant" to any person who	11206
satisfies the following requirements:	11207
(1) The person is a resident of this state or has a place	11208
of business in this state or, as an employee, is regularly	11209
employed in this state. The board may determine by rule	11210
circumstances under which the residency requirement may be	11211
waived.	11212
(2) The person has attained the age of eighteen years.	11213
(3) The person meets the following requirements of	11214
education and experience:	11215
(a) Graduation with a baccalaureate or higher degree that	11216
includes successful completion of one hundred fifty semester	11217
hours of undergraduate or graduate education. The board by rule	11218
shall specify graduate degrees that satisfy this requirement and	11219
also by rule shall require any subjects that it considers	11220
appropriate. The total educational program shall include an	11221
accounting concentration with related courses in other areas of	11222
business administration, as defined by board rule.	11223
(b) Acquisition of one year of experience satisfactory to	11224
the board in any of the following:	11225
(i) A public accounting firm;	11226
(ii) Government;	11227
(iii) Business;	11228
(iv) Academia.	11229
(4) The person has passed an examination that is	11230

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administered in the manner and that covers the subjects that the 11231 board prescribes by rule. In adopting the relevant rules, the 11232 board shall ensure to the extent possible that the examination, 11233 11234 the examination process, and the examination's passing standard are uniform with the examinations, examination processes, and 11235 examination passing standards of all other states and may 11236 11237 provide for the use of all or parts of the uniform certified public accountant examination and advisory grading service of 11238 the American institute of certified public accountants. The 11239 board may contract with third parties to perform administrative 11240 services that relate to the examination and that the board 11241 determines are appropriate in order to assist the board in 11242 performing its duties in relation to the examination. 11243

(B) (1) The experience requirement for a candidate who does
11244
not meet the educational requirements under division (A) (3) (a)
of this section because the board has waived them under division
(B) (2) of this section is four years of the experience described
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in division (A) (3) (b) of this section.

(2) The board shall waive the educational requirement set 11249 forth in division (A)(3)(a) of this section for any candidate if 11250 the board finds that the candidate has obtained from an 11251 11252 accredited college or university approved by the board, either an associate degree or a baccalaureate degree, other than a 11253 11254 baccalaureate degree described in division (A)(3)(a) of this section, with a concentration in accounting that includes 11255 related courses in other areas of business administration, and 11256 if the board is satisfied from the results of special 11257 examinations that the board gives the candidate to test the 11258 candidate's educational qualification that the candidate is as 11259 well equipped, educationally, as if the candidate met the 11260 applicable educational requirement specified in division (A)(3) 11261

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(a) of this section.

11262

The board shall provide by rule for the general scope of 11263 any special examinations for a waiver of the educational 11264 requirements under division (A)(3)(a) of this section and may 11265 obtain any advice and assistance that it considers appropriate 11266 to assist it in preparing and grading those special 11267 examinations. The board may use any existing examinations or may 11268 prepare any number of new examinations to assist in determining 11269 the equivalent training of a candidate. The board by rule shall 11270 11271 prescribe any special examinations for a waiver of the 11272 educational requirements under division (A)(3)(a) of this section and the passing score required for each examination. 11273

(C) A candidate who has graduated with a baccalaureate 11274 degree or its equivalent or a higher degree that includes 11275 successful completion of at least one hundred twenty semester 11276 hours of undergraduate or graduate education is eligible to take 11277 the examination referred to in division (A) (4) of this section 11278 without waiting until the candidate meets the education or 11279 experience requirements, provided the candidate also meets the 11280 requirement of division (A)(1) of this section. The board by 11281 rule shall specify degrees that make a candidate eligible under 11282 this division and by rule shall require any subjects that it 11283 considers appropriate. 11284

(D) A candidate for the certificate of certified public
accountant who has successfully completed the examination under
division (A) (4) of this section has no status as a certified
public accountant, unless and until the candidate has the
requisite education and experience and has received a
certificate as a certified public accountant. The board shall
determine and charge a fee for issuing the certificate that is

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adequate to cover the expense.

(E) The board by rule may prescribe the terms and
(E) The board by rule may prescribe the terms and
(E) The board by rule a candidate who passes part but not all
(E) 11293
(E) The board by rule a candidate who passes part but not all
(E) 11293
(E) The board by rule a candidate who passes part but not all
(E) 11294

The applicable educational and experience requirements 11298 under divisions (A)(3), (B), and (C) of this section shall be 11299 those in effect on the date on which the candidate first sits 11300 for the examination. 11301

11302 (F) The board shall charge a candidate a reasonable fee, to be determined by the board, that is adequate to cover all 11303 rentals, compensation for proctors, and other administrative 11304 expenses of the board related to examination or reexamination, 11305 including the expenses of procuring and grading the examination 11306 provided for in division (A) (4) of this section and for any 11307 special examinations for a waiver of the educational 11308 requirements under division (A)(3)(a) of this section. Fees for 11309 reexamination under division (E) of this section shall be 11310 charged by the board in amounts determined by it. The applicable 11311 fees shall be paid by the candidate at the time the candidate 11312 applies for examination or reexamination. 11313

(G) Any person who has received from the board a 11314 certificate as a certified public accountant and who holds an 11315 Ohio permit shall be styled and known as a "certified public 11316 accountant" and also may use the abbreviation "CPA." The board 11317 shall maintain a list of certified public accountants. Any 11318 certified public accountant also may be known as a "public 11319 accountant." 11320

(H) Persons who, on the effective date of an amendment of 11321 this section, held certified public accountant certificates 11322 previously issued under the laws of this state shall not be 11323 required to obtain additional certificates under this section 11324 but shall otherwise be subject to all provisions of this 11325 section, and those previously issued certificates, for all 11326 purposes, shall be considered certificates issued under this 11327 section and subject to its provisions. 11328

(I) The board may waive the examination under division (A) 11329 (4) of this section and, upon payment of a fee determined by it, 11330 may issue a certificate as a "certified public accountant" to 11331 any person who possesses the qualifications specified in 11332 divisions (A)(1) and (2) of this section and what the board 11333 determines to be substantially the equivalent of the applicable 11334 qualifications under division (A)(3) of this section and who is 11335 the holder of a certificate as a certified public accountant, 11336 then in full force and effect, issued under the laws of any 11337 state, or is the holder of a certificate, license, or degree in 11338 a foreign country that constitutes a recognized qualification 11339 for the practice of public accounting in that country, that is 11340 comparable to that of a certified public accountant of this 11341 state, and that is then in full force and effect. 11342

(J) The board shall issue a certificate as a "certified11343public accountant" in accordance with Chapter 4796. of the11344Revised Code to a person if either of the following applies:11345

(1) The person holds a certificate as a certified public11346accountant in another state.11347

(2) The person has satisfactory work experience, a11348government certification, or a private certification as11349described in that chapter as a certified public accountant in a11350

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11351

state that does not issue that certificate.

	11001
Sec. 4701.07. The accountancy board shall register as a	11352
public accountant any person who meets all the following	11353
requirements:	11354
(A) The person is a resident of this state or has a place	11355
of business in this state.	11356
(B) The person has attained the age of eighteen years.	11357
(C) The person holds a baccalaureate or higher degree	11358
conferred by a college or university recognized by the board,	11359
with a concentration in accounting, or with what the board	11360
determines to be substantially the equivalent of the foregoing;	11361
or with a nonaccounting concentration supplemented by what the	11362
board determines to be substantially the equivalent of an	11363
accounting concentration, including related courses in other	11364
areas of business administration.	11365

The board may waive the educational requirement for any 11366 candidate if it finds that the candidate has attained the 11367 equivalent education by attendance at a business school or two-11368 year college, by self-study, or otherwise, and if it is 11369 satisfied from the result of a special written examination that 11370 the board gives the candidate to test the candidate's 11371 educational qualifications that the candidate is as well 11372 equipped, educationally, as if the candidate met the applicable 11373 educational requirement specified in this division. The board 11374 may provide by rule for the general scope of these examinations 11375 and may obtain any advice and assistance that it considers 11376 appropriate to assist it in preparing and grading the special 11377 examinations. The board may use any existing examinations or may 11378 prepare any number of new examinations to assist it in 11379

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determining the equivalent training of a candidate. The board by11380rule may prescribe the special examinations and the passing11381score required for each examination.11382

(D) The person has completed two years of public 11383 accounting experience, satisfactory to the board, in any state 11384 in practice as a public accountant or in any state in employment 11385 as a staff accountant by anyone practicing public accounting, or 11386 other experience in private or governmental accounting that, in 11387 the opinion of the board, will be the equivalent of that public 11388 11389 accounting practice, or any combination of those types of experience, except that the experience requirement is only one 11390 year of the experience described in this division for any 11391 candidate holding a master's degree in accounting or business 11392 administration from a college or university recognized by the 11393 board, if the candidate has satisfactorily completed the number 11394 of credit hours in accounting, business administration, 11395 economics, and any related subjects that the board determines to 11396 be appropriate and if either of the following applies: 11397

(1) The person has passed the uniform national society of
 public accountants examination or a comparable examination
 approved by the public accountant members of the accountancy
 board.

(2) The person has passed the accounting practice and 11402auditing sections of the uniform CPA examination. 11403

The examination described in division (D) (1) of this11404section shall be held by the board and shall take place as often11405as the board determines but shall not be held less frequently11406than once each year. The board shall charge a candidate an11407application fee, to be determined by the board, that is adequate11408to cover all rentals, compensation for proctors, and other11409

expenses of the board related to examination or reexamination	11410
except the expenses of procuring and grading the examination. In	11411
addition, the board shall charge the candidate an examination	11412
fee to be determined by the board, that is adequate to cover the	11413
expense of procuring and grading the examination. Fees for	11414
reexamination under division (D) of this section also shall be	11415
charged by the board in amounts determined by it to be adequate	11416
to cover the expenses of procuring and grading the examinations.	11417
The applicable fees shall be paid by the candidate at the time	11418
the candidate applies for examination or reexamination.	11419
(E) The person applied, on or before April 16, 1993, for	11420
registration as a public accountant.	11421
The board shall determine and charge a fee for	11422
registration under this section that is adequate to cover the	11423
expense.	11424
The board in each case shall determine whether the	11425
applicant is eligible for registration. Any individual who is so	11426
registered and who holds an Ohio permit shall be styled and	11427
known as a "public accountant" and may use the abbreviation	11428
"PA."	11429
A person who, on the effective date of an amendment of	11430
this section, holds a valid registration as a public accountant	11431
issued under the laws of this state shall not be required to	11432
obtain additional registration under this section but shall	11433
otherwise be subject to all provisions of this section. That	11434
registration, for all purposes, shall be considered a	11435
registration issued under this section and subject to its	11436
provisions.	11437
Chapter 4796. of the Revised Code does not apply to public	11438

11439

accountant registrations issued under this section.

Sec. 4701.10. (A) The accountancy board, upon application, 11440 shall issue Ohio permits to practice public accounting to 11441 holders of the CPA certificate or the PA registration. Subject 11442 to division (H)(1) of this section, there shall be a triennial 11443 Ohio permit fee in an amount to be determined by the board not 11444 to exceed one hundred fifty dollars. All Ohio permits shall 11445 expire on the last day of December of the year assigned by the 11446 board and, subject to division (H)(1) of this section, shall be 11447 renewed triennially for a period of three years by certificate 11448 holders and registrants in good standing upon payment of a 11449 triennial renewal fee not to exceed one hundred fifty dollars. 11450

(B) The accountancy board may issue Ohio registrations to 11451 holders of the CPA certificate and the PA registration who are 11452 not engaged in the practice of public accounting. Such persons 11453 shall not convey to the general public that they are actively 11454 engaged in the practice of public accounting in this state. 11455 Subject to division (H)(1) of this section, there shall be a 11456 triennial Ohio registration fee in an amount to be determined by 11457 the board but not exceeding fifty-five dollars. All Ohio 11458 registrations shall expire on the last day of December of the 11459 year assigned by the board and, subject to division (H)(1) of 11460 this section, shall be renewed triennially for a period of three 11461 years upon payment by certificate holders and registrants in 11462 good standing of a renewal fee not to exceed fifty-five dollars. 11463

(C) Any person who receives a CPA certificate and who
applies for an initial Ohio permit or Ohio registration more
than sixty days after issuance of the CPA certificate may, at
the board's discretion, be subject to a late filing fee not
exceeding one hundred dollars.

(D) Any person to whom the board has issued an Ohio permit 11469 who is engaged in the practice of public accounting and who 11470 fails to renew the permit by the expiration date shall be 11471 subject to a late filing fee not exceeding one hundred dollars 11472 for each full month or part of a month after the expiration date 11473 in which such person did not possess a permit, up to a maximum 11474 of one thousand two hundred dollars. The board may waive or 11475 reduce the late filing fee for just cause upon receipt of a 11476 written request from such person. 11477

(E) Any person to whom the board has issued an Ohio permit 11478 or Ohio registration who is not engaged in the practice of 11479 public accounting and who fails to renew the permit or 11480 registration by the expiration date shall be subject to a late 11481 filing fee not exceeding fifty dollars for each full month or 11482 part of a month after the expiration date in which such person 11483 did not possess a permit or registration, up to a maximum of 11484 three hundred dollars. The board may waive or reduce the late 11485 filing fee for just cause upon receipt of a written request from 11486 11487 such person.

(F) Failure of a CPA certificate holder or PA registration 11488 holder to apply for either an Ohio permit or an Ohio 11489 11490 registration within one year from the expiration date of the Ohio permit or Ohio registration last obtained or renewed, or 11491 one year from the date upon which the CPA certificate holder was 11492 granted a CPA certificate, shall result in suspension of the CPA 11493 certificate or PA registration until all fees required under 11494 divisions (D) and (E) of this section have been paid, unless the 11495 board determines the failure to have been due to excusable 11496 neglect. In that case, the fee for the issuance or renewal of 11497 the Ohio permit or Ohio registration, as the case may be, shall 11498 be the amount that the board shall determine, but not in excess 11499

of fifty dollars plus the fee for each triennial period or part	11500	
of a period the certificate holder or registrant did not have		
either an Ohio permit or an Ohio registration.	11502	
(G) The board by rule may exempt persons from the	11503	
requirement of holding an Ohio permit or Ohio registration for	11504	
specified reasons, including, but not limited to, retirement,	11505	
health reasons, military service, foreign residency, or other	11506	
just cause.	11507	
(H)(1) The board by rule:	11508	
(a) May provide for the issuance of Ohio permits and Ohio	11509	
registrations for less than three years' duration at prorated	11510	
fees;	11511	
(b) Shall add a surcharge to the Ohio permit and Ohio	11512	
registration fee imposed pursuant to this section of at least	11513	

fifteen dollars but no more than thirty dollars for a three-year11514Ohio permit or Ohio registration, at least ten dollars but no11515more than twenty dollars for a two-year Ohio permit or Ohio11516registration, and at least five dollars but no more than ten11517dollars for a one-year Ohio permit or Ohio registration.11518

(2) Each quarter, the board, for the purpose provided in 11519 section 4743.05 of the Revised Code, shall certify to the 11520 director of budget and management the number of Ohio permits and 11521 Ohio registrations issued or renewed under this chapter during 11522 the preceding quarter and the amount equal to that number times 11523 the amount of the surcharge added to each Ohio permit and Ohio 11524 registration fee by the board under division (H)(1) of this 11525 section. 11526

(I) Chapter 479	96. of the Revised Code does not apply to	11527
<u>Ohio permits or Ohio</u>	registrations issued under this section.	11528

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11557

Sec. 4703.08. The architects board shall adopt rules to11529certify and register an applicant for a certificate of11530qualification to practice architecture who is licensed or11531registered as an architect in another state or jurisdiction11532country, holds a current certificate in good standing issued by11533the national council of architectural registration boards, and11535wishes to be registered in this state.11535

Sec. 4703.10. If the applicant passes the examination 11536 under section 4703.09 of the Revised Code or in lieu of the 11537 examination is, in the opinion of the architects board, eligible 11538 to register as an architect pursuant to rules adopted under 11539 section 4703.08 of the Revised Code, the applicant is eligible 11540 to receive from the board a certificate of qualification to 11541 practice architecture. The certificate shall be signed by the 11542 president and secretary of the board and shall bear the name of 11543 the successful applicant, the serial number of the certificate, 11544 the seal of the board, and the words, "admitted to practice 11545 architecture in the state of Ohio, the day of , 11546 11547

If the applicant fails the examination under section115484703.09 of the Revised Code, the board may refuse to issue a11549certificate of qualification to practice architecture.11550

The board shall certify and register an applicant in11551accordance with Chapter 4796. of the Revised Code for a11552certificate of qualification to practice architecture if either11553of the following applies:11554

(A) The applicant holds a certification, registration, or11555license to practice architecture in another state.11556

(B) The applicant has satisfactory work experience, a

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government certification, or a private certification as	11558
described in that chapter as an architect in a state that does	11559
not issue that certificate, registration, or license.	11560

Sec. 4703.33. (A) The Ohio landscape architects board, in 11561 accordance with Chapter 119. of the Revised Code, may adopt, 11562 amend, and enforce rules governing the standards for education, 11563 experience, services, conduct, and practice to be followed in 11564 the practice of the profession of landscape architecture and 11565 rules pertaining to the satisfactory completion of continuing 11566 education requirements. If the board adopts rules pertaining to 11567 continuing education requirements, the board shall, in general, 11568 follow model continuing education recommendations established by 11569 the council of landscape architectural registration boards or a 11570 similar successor organization. 11571

(B) The board, or the board's designee, shall hold
examinations not less than once annually and shall register as a
landscape architect each applicant who demonstrates to the
satisfaction of the board that the applicant has met all the
requirements of section 4703.34 of the Revised Code.

(C) The board shall issue to each individual registeredpursuant to this section a certificate of qualification.11578

<u>Chapter 4796.</u>	of the Revised Code does not apply to a	11579
certificate of qual	lification issued under this division.	11580

(D) The board shall appoint at least one of its members as
 a delegate to each regional and annual meeting of the council of
 landscape architectural registration boards.
 11583

Sec. 4703.35. (A)The Ohio landscape architects board11584shall register as a landscape architect any individual who is at11585least eighteen years of age and who provides evidence11586

satisfactory to the board that the individual is a registered or	11587
licensed landscape architect in another state or country in	11588
which the qualifications, at the time of licensure, were	11589
substantially equal, in the opinion of the board, to the	11590
requirements for registration as a landscape architect in this	11591
state. The board may require that an applicant for registration	11592
under this section division hold a current council record or	11593
certificate in good standing issued by the council of landscape	11594
architectural registration boards.	11595
(B) The board shall register as a landscape architect in	11596
accordance with Chapter 4796. of the Revised Code an individual	11597
if either of the following applies:	11598
(1) The individual holds a registration or license as a	11599
landscape architect in another state.	11600
(2) The individual has satisfactory work experience, a	11601
government certification, or a private certification as	11602
described in that chapter as a landscape architect in a state	11603
that does not issue that registration or license.	11604
Sec. 4703.37. (A) The Ohio landscape architects board	11605
shall establish an application fee for obtaining registration	11606
under section 4703.34 of the Revised Code and a fee for	
	11607
obtaining registration under <u>division (A) of</u> section 4703.35 of	11608
the Revised Code.	11609
(B) The fee to restore an expired certificate of	11610
qualification is the renewal fee for the current certification	11611
period, plus the renewal fee for each previous renewal period in	11612
which the certificate was not renewed, plus a penalty of twenty-	11613
five per cent of the total renewal fees for each renewal period	11614
or part thereof in which the certificate was not renewed, on the	11615

condition that the maximum fee shall not exceed an amount	11616
established by the board.	11617
(C) The board also shall establish the following fees:	11618
(1) The fee for a certificate of qualification or	11619
duplicate thereof, as issued to a landscape architect registered	11620
under sections 4703.33 to 4703.38 of the Revised Code.	11621
(2) The fee for the biennial renewal of the certificate of	11622
qualification and the fee for a duplicate renewal card.	11623
(3) The fee to be charged an examinee for administering an	11624
examination to the examinee on behalf of another jurisdiction.	11625
(4) The fee for a certificate of authorization issued	11626
under division (F) of section 4703.331 of the Revised Code, the	11627
fee for annual renewal of a certificate of authorization, and	11628
the fee for a duplicate certificate of authorization.	11629
(5) The fee to cover costs for checks or other instruments	11630
returned to the board by financial institutions due to	11631
insufficient funds.	11632
Sec. 4707.07. (A) The department of agriculture may grant	11633
auctioneer's licenses to those individuals who are determined to	11634
be qualified by the department. Each individual who applies for	11635
an auctioneer's license shall furnish to the department, on	11636
forms provided by the department, satisfactory proof that the	11637
applicant:	11638
(1) Has attained the age of at least eighteen years;	11639
(2) Has done one of the following:	11640
(a) Met met the apprenticeship requirements set forth in	11641
section 4707.09 of the Revised Code;	11642

(b) Met the requirements of section 4707.12 of the Revised	11643
Code.	11644
(3) Has a general knowledge of the following:	11645
(a) The requirements of the Revised Code relative to	11646
auctioneers;	11647
(b) The auction profession;	11648
(c) The principles involved in conducting an auction;	11649
(d) Any local and federal laws regarding the profession of	11650
auctioneering.	11651
(4) Has satisfied the financial responsibility	11652
requirements established under section 4707.11 of the Revised	11653
Code if applicable.	11654
(B) Auctioneers who served apprenticeships and who hold	11655
licenses issued before May 1, 1991, and who seek renewal of	11656
their licenses, are not subject to the additional apprenticeship	11657
requirements imposed by section 4707.09 of the Revised Code.	11658
(C) A licensee may do business under more than one	11659
registered name, but not to exceed three registered names,	11660
provided that the names have been approved by the department.	11661
The department may reject the application of any person seeking	11662
licensure under this chapter if the name or names to be used by	11663
the applicant are likely to mislead the public, or if the name	11664
or names do not distinguish the applicant from the name or names	11665
of any existing person licensed under this chapter. If an	11666
applicant applies to the department to do business under three	11667
names, the department may charge a fee of ten dollars for the	11668
third name.	11669
(D) The department in its discretion may waive the	11670

(D) The department, in its discretion, may waive the 11670

schooling and apprenticeship requirements for a resident of this	11671
state, provided that the resident shall issue an auctioneer's	11672
license in accordance with Chapter 4796. of the Revised Code to	11673
an applicant if either of the following applies:	11674
<u>(1) The applicant holds a valid an auctioneer's license</u>	11675
that was issued by a state with which the department has entered	11676
into a reciprocal licensing agreement and the resident is in-	11677
good standing with that in another state.	11678
(2) The applicant shall provide proof that is has	11679
satisfactory to the department that the applicant has had two-	11680
years of work experience, a government certification, or a	11681
private certification as described in that chapter as an	11682
auctioneer immediately preceding the date of application that	11683
includes at a minimum twelve auctions in which the applicant was	11684
a bid caller in the reciprocal in a state that does not issue	11685
that license.	11686
Sec. 4707.072. The department of agriculture may grant	11687
one-auction licenses to any nonresident individual who is	11688
determined to be qualified by the department. Any Chapter 4796.	11689
of the Revised Code does not apply to one-auction licenses	11690
issued under this section.	11691
Any individual who applies for a one-auction license shall	11692
attest, on forms provided by the department, and furnish to the	11693
department, satisfactory proof that the license applicant meets	11694
the following requirements:	11695
<pre>the following requirements: (A) Has a good reputation;</pre>	11695 11696

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11707

(D) Has a general knowledge of the requirements of the 11699Revised Code relative to auctioneers, the auction profession, 11700and the principles involved in conducting an auction; 11701

(E) Has two years of professional auctioneering experience 11702
immediately preceding the date of application that includes the 11703
personal conduct by the applicant of at least twelve auction 11704
sales in any state, or has met the requirements of section 11705
4707.12 of the Revised Code; 11706

(F) Has paid a fee of five hundred dollars;

(G) Has not applied for or previously obtained a license 11708under this section; 11709

(H) Has provided proof of financial responsibility in the 11710 form of either an irrevocable letter of credit or a cash bond or 11711 a surety bond in the amount of fifty thousand dollars. If the 11712 applicant gives a surety bond, the bond shall be executed by a 11713 surety company authorized to do business in this state. A bond 11714 shall be made to the department and shall be conditioned that 11715 the applicant shall comply with this chapter and rules adopted 11716 under it, including refraining from conduct described in section 11717 4707.15 of the Revised Code. All bonds shall be on a form 11718 approved by the director of agriculture. 11719

Sec. 4707.09. The department of agriculture may grant 11720 apprentice auctioneers' licenses to those persons that are 11721 determined to be qualified by the department. Every applicant 11722 for an apprentice auctioneer's license shall pass an examination 11723 relating to the skills, knowledge, and statutes and rules 11724 governing auctioneers. Every applicant for an apprentice 11725 auctioneer's license shall furnish to the department, on forms 11726 11727 provided by the department, satisfactory proof that the

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applicant:	11728
appricant.	11/20
(A) Has attained the age of at least eighteen years;	11729
(B) Has obtained a written promise of a licensed	11730
auctioneer to sponsor the applicant during the applicant's	11731
apprenticeship;	11732
(C) Has satisfied the financial responsibility	11733
requirements established under section 4707.11 of the Revised	11734
Code if applicable;	11735
(D) Has successfully completed a course of study in	11736
auctioneering at an institution that is approved by the state	11737
auctioneers commission.	11738
Before an apprentice may take the auctioneer's license	11739
examination, the apprentice shall serve an apprenticeship of at	11740
least twelve months and participate as a bid caller in at least	11741
twelve auction sales under the direct supervision of the	11742
sponsoring licensed auctioneer, which auctions shall be	11743
certified by the licensed auctioneer on the apprentice's	11744
application for an auctioneer's license. No apprentice	11745
auctioneer shall be under the sponsorship of more than one	11746
licensed auctioneer at one time.	11747
If an auctioneer intends to terminate sponsorship of an	11748
apprentice auctioneer, the sponsoring auctioneer shall notify	11749
the apprentice auctioneer of the sponsoring auctioneer's	11750
intention by certified mail, return receipt requested, at least	11751
ten days prior to the effective date of termination and, at the	11752
same time, shall deliver or mail by certified mail to the	11753
department a copy of the termination notice and the license of	11754
the apprentice auctioneer. No apprentice auctioneer shall	11755
perform any acts under authority of the apprentice's license	11756

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after the effective date of the termination until the apprentice11757receives a new license. No more than one license shall be issued11758to any apprentice auctioneer for the same period of time.11759

No licensed auctioneer shall have under the licensed 11760 auctioneer's sponsorship more than two apprentice auctioneers at 11761 one time. No auctioneer shall sponsor an apprentice auctioneer 11762 if the auctioneer has not been licensed and in good standing for 11763 a period of at least two years immediately before sponsoring the 11764 apprentice auctioneer. A sponsoring auctioneer whose license is 11765 11766 suspended or revoked shall send to the department the apprentice auctioneer's license not later than fourteen days after the 11767 suspension or revocation. If a sponsoring auctioneer's license 11768 is suspended or revoked, the apprentice auctioneer shall obtain 11769 a written promise of sponsorship from another licensed 11770 auctioneer before performing any acts under the authority of an 11771 apprentice auctioneer's license. The apprentice auctioneer shall 11772 send a copy of the written promise of sponsorship of another 11773 auctioneer to the department. If the department receives a copy 11774 of such a written promise of sponsorship and the apprentice pays 11775 the fee established by the department, the department shall 11776 issue a new license to the apprentice. 11777

An apprentice auctioneer may terminate the apprentice's 11778 sponsorship with an auctioneer by notifying the auctioneer of 11779 the apprentice's intention by certified mail, return receipt 11780 requested, at least ten days prior to the effective date of 11781 termination. At the same time, the apprentice shall deliver or 11782 mail by certified mail to the department a copy of the 11783 termination notice. Upon receiving the termination notice, the 11784 sponsoring auctioneer shall promptly deliver or mail by 11785 certified mail to the department the license of the apprentice 11786 auctioneer. 11787

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The termination of a sponsorship, regardless of who	11788
initiates the termination, shall not be cause for an apprentice	11789
auctioneer to lose credit for any certified auctions in which	11790
the apprentice participated as a bid caller or apprenticeship	11791
time the apprentice served under the direct supervision of the	11792
former sponsor.	11793
The department shall issue an apprentice auctioneer's	11794
license in accordance with Chapter 4796. of the Revised Code to	11795
an applicant if either of the following applies:	11796
(1) The applicant holds an apprentice auctioneer's license	11797
in another state, provided that the applicant meets the	11798
requirement of division (D) of this section.	11799
(2) The applicant has satisfactory work experience, a	11800
government certification, or a private certification as	11801
described in that chapter as an apprentice auctioneer in a state	11802
that does not issue that license, provided that the applicant	11803
meets the requirement of division (D) of this section.	11804
Sec. 4709.07. (A) Each person who desires to obtain an	11805
initial license to practice barbering shall apply to the state	11806
cosmetology and barber board, on forms provided by the board	11807

cosmetology and barber board, on forms provided by the board. 11807 The application form shall include the name of the person 11808 applying for the license and evidence that the applicant meets 11809 all of the requirements of division (B) of this section. The 11810 application shall be accompanied by two signed current 11811 photographs of the applicant, in the size determined by the 11812 board, that show only the head and shoulders of the applicant, 11813 and the examination application fee. 11814

(B) In order to take the required barber examination and11815to qualify for licensure as a barber, an applicant must11816

demonstrate that the	applicant meets	all of the following:	11817
(1) Is at leas	eighteen years	of age;	11818

(2) Has an eighth grade education or an equivalent
education as determined by the state board of education in the
state where the applicant resides;

(3) Has graduated with at least one thousand eight hundred 11822 hours of training from a board-approved barber school or has 11823 graduated with at least one thousand hours of training from a 11824 board-approved barber school in this state and has a current 11825 cosmetology or hair designer license issued pursuant to Chapter 11826 4713. of the Revised Code. No hours of instruction earned by an 11827 applicant five or more years prior to the examination apply to 11828 the hours of study required by this division. 11829

(C) Any applicant who meets all of the requirements of 11830 divisions (A) and (B) of this section may take the barber 11831 examination at the time and place specified by the board. If the 11832 applicant fails to attain at least a seventy-five per cent pass 11833 rate on each part of the examination, the applicant is 11834 ineligible for licensure; however, the applicant may reapply for 11835 examination within ninety days after the date of the release of 11836 the examination scores by paying the required reexamination fee. 11837 An applicant is only required to take that part or parts of the 11838 examination on which the applicant did not receive a score of 11839 seventy-five per cent or higher. If the applicant fails to 11840 reapply for examination within ninety days or fails the second 11841 examination, in order to reapply for examination for licensure 11842 the applicant shall complete an additional course of study of 11843 not less than two hundred hours, in a board-approved barber 11844 school. The board shall provide to an applicant, upon request, a 11845 report which explains the reasons for the applicant's failure to 11846

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pass the examination.

(D) The board shall issue a license to practice barbering 11848 to any applicant who, to the satisfaction of the board, meets 11849 the requirements of divisions (A) and (B) of this section, who 11850 passes the required examination, and pays the initial licensure 11851 fee. Every licensed barber shall display the certificate of 11852 licensure in a conspicuous place adjacent to or near the 11853 licensed barber's work chair, along with a signed current 11854 photograph, in the size determined by the board, showing head 11855 11856 and shoulders only.

(E) The board shall issue a license to practice barbering11857in accordance with Chapter 4796. of the Revised Code to an11858applicant if either of the following applies:11859

(1) The applicant holds a license to practice barbering in 11860 another state. 11861

(2) The applicant has satisfactory work experience, a11862government certification, or a private certification as11863described in that chapter as a barber in a state that does not11864issue that license.11865

Sec. 4709.08. Any person who holds a current license or 11866 11867 registration to practice as a barber in any other state ordistrict of the United States or country whose requirements for 11868 licensure or registration of barbers are substantially 11869 equivalent to the requirements of this chapter and rules adopted 11870 under it and that extends similar reciprocity to persons 11871 licensed as barbers in this state may apply to the state 11872 cosmetology and barber board for a barber license. The board 11873 shall, without examination, unless the board determines to 11874 require an examination, issue a license to practice as a 11875

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licensed barber in this state if the person meets the	11876
requirements of this section, is at least eighteen years of age,	11877
and pays the required fees. The board may waive any of the	11878
requirements of this section.	11879
Sec. 4709.10. (A) Each person who desires to obtain a	11880
license to operate a barber school shall apply to the state	11881
cosmetology and barber board, on forms provided by the board.	11882
The board shall issue a barber school license to a person if the	11883
board determines that the person meets and will comply with all	11884
of the requirements of division (B) of this section and pays the	11885
required licensure and inspection fees.	11886
required ficensule and inspection fees.	11000
(B) In order for a person to qualify for a license to	11887
operate a barber school, the barber school to be operated by the	11888
person must meet all of the following requirements:	11889
(1) Have a training facility sufficient to meet the	11890
required educational curriculum established by the board,	11891
including enough space to accommodate all the facilities and	11892
equipment required by rule by the board;	11893
(2) Provide sufficient licensed teaching personnel to meet	11894
the minimum pupil-teacher ratio established by rule of the	11895
board;	11896
(3) Have established and provide to the board proof that	11897
it has met all of the board requirements to operate a barber	11898
school, as adopted by rule of the board;	11899
(4) File with the board a program of its curriculum,	11900
accounting for not less than one thousand eight hundred hours of	11901
instruction in the courses of theory and practical demonstration	11902
required by rule of the board;	11903
(5) File with the beard a surety hand in the amount of ten	1100/

(5) File with the board a surety bond in the amount of ten 11904

thousand dollars issued by a bonding company licensed to do 11905 business in this state. The bond shall be in the form prescribed 11906 by the board and conditioned upon the barber school's continued 11907 instruction in the theory and practice of barbering. The bond 11908 shall continue in effect until notice of its termination is 11909 provided to the board. In no event, however, shall the bond be 11910 terminated while the barber school is in operation. Any student 11911 who is injured or damaged by reason of a barber school's failure 11912 to continue instruction in the theory and practice of barbering 11913 may maintain an action on the bond against the barber school or 11914 the surety, or both, for the recovery of any money or tuition 11915 paid in advance for instruction in the theory and practice of 11916 barbering which was not received. The aggregate liability of the 11917 surety to all students shall not exceed the sum of the bond. 11918

(6) Maintain adequate record keeping to ensure that it has
met the requirements for records of student progress as required
by board rule;

(7) Establish minimum standards for acceptance of student
applicants for admission to the barber school. The barber school
may establish entrance requirements which are more stringent
than those prescribed by the board, but the requirements must at
a minimum require the applicant to meet all of the following:

(a) Be at least seventeen years of age; 11927

(b) Have an eighth grade education, or an equivalent 11928 education as determined by the state board of education; 11929

(c) Submit two signed current photographs of the 11930applicant, in the size determined by the board. 11931

(8) Have a procedure to submit every student applicant's 11932admission application to the board for the board's review and 11933

approval prior to the applicant's admission to the barber	11934
school;	11935
(9) Operate in a manner which reflects credit upon the	11936
barbering profession;	11937
(10) Offer a curriculum of study which covers all aspects	11938
of the scientific fundamentals of barbering as specified by rule	11939
of the board;	11940
(11) Employ no more than two licensed assistant barber	11941
teachers for each licensed barber teacher employed or fewer than	11942
two licensed teachers or one licensed teacher and one licensed	11943
assistant teacher at each facility.	11944
(C) Each person who desires to obtain a barber teacher or	11945
assistant barber teacher license shall apply to the board, on	11946
forms provided by the board. The	11947
Except as provided in division (D) of this section, the	11948
board shall only issue a barber teacher license to a person who	11949
meets all of the following requirements:	11950
(1) Holds a current barber license issued pursuant to this	11951
chapter and has at least eighteen months of work experience in a	11952
licensed barber shop or has been employed as an assistant barber	11953
teacher under the supervision of a licensed barber teacher for	11954
at least one year, unless, for good cause, the board waives this	11955
requirement;	11956
(2) Meets such other requirements as adopted by rule by	11957
the board;	11958
(3) Passes the required examination; and	11959
(4) Pays the required fees. If an applicant fails to pass	11960
the examination, the applicant may reapply for the examination	

and licensure no earlier than one year after the failure to pass	11962
and provided that during that period, the applicant remains	11963
employed as an assistant barber teacher.	11964
The Except as provided in division (D) of this section,	11965
the board shall only issue an assistant barber teacher license	11966
to a person who holds a current barber license issued pursuant	11967
to this chapter and pays the required fees.	11968
to this chapter and pays the required rees.	11900
(D) <u>The board shall issue a barber teacher or assistant</u>	11969
barber teacher license in accordance with Chapter 4796. of the	11970
Revised Code to an applicant if either of the following applies:	11971
(1) The applicant holds a barber teacher or assistant	11972
barber teacher license, as applicable, in another state.	11973
(2) The applicant has satisfactory work experience, a	11974
government certification, or a private certification as	11975
described in that chapter as a barber teacher or assistant	11976
barber teacher, as applicable, in a state that does not issue	11977
the applicable license.	11978
(E) Any person who meets the qualifications of an	11979
assistant teacher pursuant to division (C) <u>or (D)</u> of this	11980
section, may be employed as an assistant teacher, provided that	11981
within five days after the commencement of the employment the	11982
barber school submits to the board, on forms provided by the	11983
board, the applicant's qualifications.	11984
Sec. 4712.10 (A) The state compateless and haven beard	11005
Sec. 4713.10. (A) The state cosmetology and barber board	11985
shall charge and collect the following fees:	11986
(1) For a temporary pre-examination work permit under	11987
section 4713.22 of the Revised Code, not more than fifteen	11988
dollars;	11989

(2) For initial application to take an examination under	11990
section 4713.24 of the Revised Code, not more than forty	11991
dollars;	11992
(3) For application to take an examination under section	11993
4713.24 of the Revised Code by an applicant who has previously	11994
applied to take, but failed to appear for, the examination, not	11995
more than fifty-five dollars;	11996
(4) For application to re-take an examination under	11997
section 4713.24 of the Revised Code by an applicant who has	11998
previously appeared for, but failed to pass, the examination,	11999
not more than forty dollars;	12000
(5) For the issuance of a license by examination under	12001
section 4713.28, 4713.30, or 4713.31 of the Revised Code, not	12002
more than seventy-five dollars;	12003
(6) For the issuance of a license under section 4713.34 of	12004
the Revised Code, not more than seventy dollars;	12005
(7) For renewal of a license issued under section 4713.28,	12006
4713.30, 4713.31, or 4713.34 of the Revised Code, not more than	12007
seventy dollars;	12008
(8) For the issuance or renewal of a cosmetology school	12009
license, not more than two hundred fifty dollars;	12010
(9) For the issuance of a new salon license or the change	12011
of name or ownership of a salon license under section 4713.41 of	12012
the Revised Code, not more than one hundred dollars;	12013
(10) For the renewal of a salon license under section	12014
4713.41 of the Revised Code, not more than ninety dollars;	12015
(11) For the restoration of an expired license that may be	12016
restored pursuant to section 4713.63 of the Revised Code, an	12010

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amount equal to the sum of the current license renewal fee and a	12018
lapsed renewal fee of not more than forty-five dollars per	12019
license renewal period that has elapsed since the license was	12020
last issued or renewed;	12021
(12) For the issuance of a duplicate of any license, not	12022
more than thirty dollars;	12023
(13) For the preparation and mailing of a licensee's	12024
records to another state for a reciprocity license, not more	12025
than fifty dollars;	12026
(14) For the processing of any fees related to a check	12027
from a licensee returned to the board for insufficient funds, an	12028
additional thirty dollars.	12029
(B) The board shall adjust the fees biennially, by rule,	12030
within the limits established by division (A) of this section,	12031
to provide sufficient revenues to meet its expenses.	12032
	10000
(C) The board may establish an installment plan for the	12033
payment of fines and fees and may reduce fees as considered	12034
appropriate by the board.	12035
(D) At the request of a person who is temporarily unable	12036
to pay a fee imposed under division (A) of this section, or on	12037
its own motion, the board may extend the date payment is due by	12038
up to ninety days. If the fee remains unpaid after the date	12039
payment is due, the amount of the fee shall be certified to the	12040
attorney general for collection in the form and manner	12041
prescribed by the attorney general. The attorney general may	12042
assess the collection cost to the amount certified in such a	12043
manner and amount as prescribed by the attorney general.	12044
Sec. 4713.28. (A) The state cosmetology and barber board	12045

shall issue a practicing license to an applicant who satisfies

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all of the following applicable conditions:	12047
(1) Is at least sixteen years of age;	12048
(2) Has the equivalent of an Ohio public school tenth grade education;	12049 12050
(3) Has submitted a written application on a form furnished by the board that contains all of the following:	12051 12052
(a) The name of the individual and any other identifying information required by the board;	12053 12054
(b) A recent photograph of the individual that meets the specifications established by the board;	12055 12056
(c) A photocopy of the individual's current driver's license or other proof of legal residence;	12057 12058
(d) Proof that the individual is qualified to take the applicable examination as required by section 4713.20 of the Revised Code;	12059 12060 12061
(e) An oath verifying that the information in the application is true;	12062 12063
(f) The applicable application fee.	12064
(4) Passes an examination conducted under division (A) of section 4713.24 of the Revised Code for the branch of cosmetology the applicant seeks to practice;	12065 12066 12067
(5) Pays to the board the applicable license fee;	12068
(6) In the case of an applicant for an initial cosmetologist license, has successfully completed at least one thousand five hundred hours of board-approved cosmetology	12069 12070 12071
training in a school of cosmetology licensed in this state, except that only one thousand hours of board-approved	12072 12073

cosmetology training in a school of cosmetology licensed in this12074state is required of an individual licensed as a barber under12075Chapter 4709. of the Revised Code;12076

(7) In the case of an applicant for an initial esthetician
license, has successfully completed at least six hundred hours
of board-approved esthetics training in a school of cosmetology
licensed in this state;

(8) In the case of an applicant for an initial hair 12081 designer license, has successfully completed at least one 12082 12083 thousand two hundred hours of board-approved hair designer training in a school of cosmetology licensed in this state, 12084 except that only one thousand hours of board-approved hair 12085 designer training in a school of cosmetology licensed in this 12086 state is required of an individual licensed as a barber under 12087 Chapter 4709. of the Revised Code; 12088

(9) In the case of an applicant for an initial manicurist
license, has successfully completed at least two hundred hours
of board-approved manicurist training in a school of cosmetology
licensed in this state;

(10) In the case of an applicant for an initial natural 12093 hair stylist license, has successfully completed at least four 12094 hundred fifty hours of instruction in subjects relating to 12095 sanitation, scalp care, anatomy, hair styling, communication 12096 skills, and laws and rules governing the practice of 12097 cosmetology. 12098

(B) The board shall not deny a license to any applicant
based on prior incarceration or conviction for any crime. If the
board denies an individual a license or license renewal, the
reasons for such denial shall be put in writing.
12102

(C) The board shall issue a practicing license in a branch	12103
of cosmetology in accordance with Chapter 4796. of the Revised	12104
Code to an applicant if either of the following applies:	12105
(1) The applicant holds a license in that branch of	12106
	12100
<u>cosmetology in another state.</u>	12107
(2) The applicant has satisfactory work experience, a	12108
government certification, or a private certification as	12109
described in that chapter in that branch of cosmetology in a	12110
state that does not issue that license.	12111
Sec. 4713.30. The (A) Except as provided in division (B)	12112
of this section, the state cosmetology and barber board shall	12112
issue an advanced license to an applicant who satisfies all of	12113
the following applicable conditions:	12114
the following applicable conditions:	IZIIJ
(A) (1) Is at least sixteen years of age;	12116
$\frac{(B)}{(2)}$ Has the equivalent of an Ohio public school tenth	12117
grade education;	12118
$\frac{(C)}{(C)}$ Pays to the board the applicable fee;	12119
(D) (4) Passes the appropriate advanced license	12120
examination;	12121
$\frac{(E)}{(5)}$ In the case of an applicant for an initial	12122
advanced cosmetologist license, does either of the following:	12123
(1) <u>(a)</u> Has a licensed advanced cosmetologist or owner of	12124
a licensed beauty salon located in this or another state certify	12125
to the board that the applicant has practiced as a cosmetologist	12126
for at least one thousand eight hundred hours in a licensed	12127
beauty salon;	12128
(2) (b) Has a school of cosmetology licensed in this state	12129

certify to the board that the applicant has successfully12130completed, in addition to the hours required for licensure as a12131cosmetologist, at least three hundred hours of board-approved12132advanced cosmetologist training.12133

(F) (6)In the case of an applicant for an initial12134advanced esthetician license, does either of the following:12135

(1) (a) Has the licensed advanced esthetician, licensed12136advanced cosmetologist, or owner of a licensed esthetics salon12137or licensed beauty salon located in this or another state12138certify to the board that the applicant has practiced esthetics12139for at least one thousand eight hundred hours as an esthetician12140in a licensed esthetics salon or as a cosmetologist in a12141licensed beauty salon;12142

(2) (b) Has a school of cosmetology licensed in this state12143certify to the board that the applicant has successfully12144completed, in addition to the hours required for licensure as an12145esthetician or cosmetologist, at least one hundred fifty hours12146of board-approved advanced esthetician training.12147

(G) (7)In the case of an applicant for an initial12148advanced hair designer license, does either of the following:12149

(1) (a) Has the licensed advanced hair designer, licensed12150advanced cosmetologist, or owner of a licensed hair design salon12151or licensed beauty salon located in this or another state12152certify to the board that the applicant has practiced hair12153design for at least one thousand eight hundred hours as a hair12154designer in a licensed hair design salon or as a cosmetologist12155in a licensed beauty salon;12156

(2) (b) Has a school of cosmetology licensed in this state 12157 certify to the board that the applicant has successfully 12158

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completed, in addition to the hours required for licensure as a12159hair designer or cosmetologist, at least two hundred forty hours12160of board-approved advanced hair designer training.12161

(H) (8)In the case of an applicant for an initial12162advanced manicurist license, does either of the following:12163

(1) (a) Has the licensed advanced manicurist, licensed 12164 advanced cosmetologist, or owner of a licensed nail salon, 12165 licensed beauty salon, or licensed barber shop located in this 12166 or another state certify to the board that the applicant has 12167 practiced manicuring for at least one thousand eight hundred 12168 hours as a manicurist in a licensed nail salon or licensed 12169 barber shop or as a cosmetologist in a licensed beauty salon or 12170 licensed barber shop; 12171

(2) (b) Has a school of cosmetology licensed in this state12172certify to the board that the applicant has successfully12173completed, in addition to the hours required for licensure as a12174manicurist or cosmetologist, at least one hundred hours of12175board-approved advanced manicurist training.12176

(I) (9)In the case of an applicant for an initial12177advanced natural hair stylist license, does either of the12178following:12179

(1) (a) Has the licensed advanced natural hair stylist, 12180 licensed advanced cosmetologist, or owner of a licensed natural 12181 hair style salon or licensed beauty salon located in this or 12182 another state certify to the board that the applicant has 12183 practiced natural hair styling for at least one thousand eight 12184 hundred hours as a natural hair stylist in a licensed natural 12185 hair style salon or as a cosmetologist in a licensed beauty 12186 12187 salon;

(2) <u>(</u>b) Has a school of cosmetology licensed in this state	12188
certify to the board that the applicant has successfully	12189
completed, in addition to the hours required for licensure as	12190
natural hair stylist or cosmetologist, at least one hundred	12191
fifty hours of board-approved advanced natural hair stylist	12192
training.	12193
(B) The board shall issue an advanced license in a branch	12194
of cosmetology in accordance with Chapter 4796. of the Revised	12195
Code to an applicant if either of the following applies:	12196
(1) The applicant holds an advanced license in that branch	12197
of cosmetology in another state.	12198
(2) The applicant has satisfactory work experience, a	12199
government certification, or a private certification as	12200
described in that chapter in that branch of cosmetology in a	12201
state that does not issue that license.	12202
Sec. 4713.31. (A) The state cosmetology and barber board	12203
shall issue an instructor license to an applicant who satisfies	12204
all of the following applicable conditions:	12205
(n) (1) To at least eighteen wears of ago.	12206
(A) <u>(</u>1) Is at least eighteen years of age;	12200
(B) <u>(</u>2) Has the equivalent of an Ohio public school	12207
twelfth grade education;	12208
$\frac{(C)}{(C)}$ Pays to the board the applicable fee;	12209
$\frac{(D)}{(4)}$ In the case of an applicant for an initial	12210
cosmetology instructor license, holds a current, valid advanced	12211
cosmetologist license issued in this state and does either of	12212
the following:	12213
	10014
(1) (a) Has the licensed advanced cosmetologist or owner	12214
of the licensed beauty salon in which the applicant has been	12215

instructor training as an apprentice instructor.

completed one thousand hours of board-approved cosmetology

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12221

12222

employed certify to the board that the applicant has engaged in	12216
the practice of cosmetology in a licensed beauty salon for at	12217
least one thousand eight hundred hours;	12218
$\frac{(2)}{(2)}$ (b) Has a school of cosmetology licensed in this state	12219
(2) (b) has a school of cosmetorogy ficensed in this state	12219
certify to the board that the applicant has successfully	12220

(E) (5) In the case of an applicant for an initial12223esthetics instructor license, holds a current, valid advanced12224esthetician or advanced cosmetologist license issued in this12225state and does either of the following:12226

(1) (a) Has the licensed advanced esthetician, licensed12227advanced cosmetologist, or owner of the licensed esthetics salon12228or licensed beauty salon in which the applicant has been12229employed certify to the board that the applicant has engaged in12230the practice of esthetics in a licensed esthetics salon or12231practice of cosmetology in a licensed beauty salon for at least12232one thousand eight hundred hours;12233

(2) (b) Has a school of cosmetology licensed in this state12234certify to the board that the applicant has successfully12235completed at least five hundred hours of board-approved12236esthetics instructor training as an apprentice instructor.12237

(F) (6)In the case of an applicant for an initial hair12238design instructor license, holds a current, valid advanced hair12239designer or advanced cosmetologist license and does either of12240the following:12241

(1) (a) Has the licensed advanced hair designer, licensed12242advanced cosmetologist, or owner of the licensed hair design12243salon or licensed beauty salon in which the applicant has been12244

12271

employed certify to the board that the applicant has engaged in	12245
the practice of hair design in a licensed hair design salon or	12246
practice of cosmetology in a licensed beauty salon for at least	12247
one thousand eight hundred hours;	12248
(2) (b) Has a school of cosmetology licensed in this state	12249
certify to the board that the applicant has successfully	12250
completed at least eight hundred hours of board-approved hair	12251
design instructor's training as an apprentice instructor.	12252
(G) In the case of an applicant for an initial	12253
manicurist instructor license, holds a current, valid advanced	12254
manicurist or advanced cosmetologist license and does either of	12255
the following:	12256
$\frac{(1)}{(a)}$ Has the licensed advanced manicurist, licensed	12257
advanced cosmetologist, or owner of the licensed nail salon or	12258
licensed beauty salon in which the applicant has been employed	12259
certify to the board that the applicant has engaged in the	12260
practice of manicuring in a licensed nail salon or practice of	12261
cosmetology in a licensed beauty salon for at least one thousand	12262
eight hundred hours;	12263
(2) (b) Has a school of cosmetology licensed in this state	12264
certify to the board that the applicant has successfully	12265
completed at least three hundred hours of board-approved	12266
manicurist instructor training as an apprentice instructor.	12267
(\mathbf{H}) (9) In the ends of an applicant for an initial network	10060
(H) (8) In the case of an applicant for an initial natural	12268
hair style instructor license, holds a current, valid advanced	12269
natural hair stylist or advanced cosmetologist license and does	12270

(1) (a) Has the licensed advanced natural hair stylist,12272licensed advanced cosmetologist, or owner of the licensed12273

either of the following:

natural hair style salon or licensed beauty salon in which the	12274
applicant has been employed certify to the board that the	12275
applicant has engaged in the practice of natural hair styling in	12276
a licensed natural hair style salon or practice of cosmetology	12277
in a licensed beauty salon for at least one thousand eight	12278
hundred hours;	12279
(2) (b) Has a school of cosmetology licensed in this state	12280
certify to the board that the applicant has successfully	12281
completed at least four hundred hours of board-approved natural	12282
hair style instructor training as an apprentice instructor.	12283
$\frac{(1)}{(2)}$ In the case of all applicants, passes an	12284
examination conducted under division (B) of section 4713.24 of	12285
the Revised Code for the branch of cosmetology the applicant	12286
seeks to instruct.	12287
(B) The board shall issue an instructor license for a	12288
branch of cosmetology in accordance with Chapter 4796. of the	12289
Revised Code to an applicant if either of the following applies:	12290
(1) The applicant holds an instructor license in that	12291
branch of cosmetology in another state.	12292
(2) The explicant has estisfactory work experience	10000
(2) The applicant has satisfactory work experience, a	12293
government certification, or a private certification as	12294
described in that chapter as an instructor in that branch of	12295
cosmetology in a state that does not issue that license.	12296
Sec. 4713.34. The state cosmetology and barber board shall	12297
issue a license to practice a branch of cosmetology or	12298
instructor license to an applicant who is licensed or registered	12299
in another state or country to practice that branch of	12300
cosmetology or teach the theory and practice of that branch of	12301
cosmetology, as appropriate, if all of the following conditions	12302

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are satisfied:	12303
(A) The applicant satisfies all of the following	12304
conditions:	12304
	12303
(1) Is not less than eighteen years of age;	12306
(2) In the case of an applicant for a practicing license,	12307
passes an examination conducted under section 4713.24 of the	12308
Revised Code for the license the applicant seeks, unless the	12309
applicant satisfies conditions specified in rules adopted under	12310
section 4713.08 of the Revised Code for the board to issue the	12311
applicant a license without taking the examination;	12312
(3) Pays the applicable fee.	12313
(B) At the time the applicant obtained the license or	12314
registration in the other state or country , the requirements in	12315
this state for obtaining the license the applicant seeks were	12316
substantially equal to the other state or country's	12317
requirements.	12318
(C) The jurisdiction that issued the applicant's license	12319
or registration extends similar reciprocity to individuals	12320
holding a license issued by the board.	12321
Sec. 4713.37. (A) The state cosmetology and barber board	12322
may issue a temporary special occasion work permit to an <u>a</u>	12323
nonresident individual who satisfies all of the following	12324
conditions:	12325
(1) Has been licensed or registered in another state or	12326
country to practice a branch of cosmetology or teach the theory	12327
and practice of a branch of cosmetology for at least five years;	12328
(2) Is a recognized expert in the practice or teaching of	12329

the branch of cosmetology the individual practices or teaches; 12330

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(3) Is to practice that branch of cosmetology or teach the
12331
theory and practice of that branch of cosmetology in this state
as part of a promotional or instructional program for not more
than the amount of time a temporary special occasion work permit
is effective;

(4) Satisfies all other conditions for a temporary special
occasion work permit established by rules adopted under section
4713.08 of the Revised Code;
12338

(5) Pays the fee established by rules adopted under12339section 4713.08 of the Revised Code.12340

(B) An individual issued a temporary special occasion work 12341 permit may practice the branch of cosmetology the individual 12342 practices in another state or country, or teach the theory and 12343 practice of the branch of cosmetology the individual teaches in 12344 another state or country, until the expiration date of the 12345 permit. A temporary special occasion work permit is valid for 12346 the period of time specified in rules adopted under section 12347 4713.08 of the Revised Code. 12348

(C) Chapter 4796. of the Revised Code does not apply to a12349temporary special occasion work permit issued under this12350section.12351

Sec. 4713.69. (A) The Except as provided in division (D)12352of this section, the state cosmetology and barber board shall12353issue a boutique services registration to an applicant who12354satisfies all of the following applicable conditions:12355

(1) Is at least sixteen years of age; 12356

(2) Has the equivalent of an Ohio public school tenthgrade education;12358

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(3) Has submitted a written application on a form	12359
prescribed by the board containing all of the following:	12360
(a) The applicant's name and home address;	12361
(b) The applicant's home telephone number and cellular	12362
telephone number, if any;	12363
(c) The applicant's electronic mail address, if any;	12364
(d) The applicant's date of birth;	12365
(e) The address and telephone number where boutique	12366
services will be performed. The address shall not contain a post	12367
office box number.	12368
(f) Whether the applicant has an occupational license,	12369
certification, or registration to provide beauty services in	12370
another state, and if so, what type of license and in what	12371
state;	12372
(g) Whether the applicant has ever had an occupational	12373
license, certification, or registration suspended, revoked, or	12374
denied in any state;	12375
(h) An affidavit or certificate providing proof of formal	12376
training or apprenticeship under an individual providing such	12377
services.	12378
(B) The place of business where boutique services are	12379
performed must comply with the safety and sanitation	12380
	12000
requirements for licensed salon facilities as described in	12381
requirements for licensed salon facilities as described in section 4713.41 of the Revised Code.	
-	12381
section 4713.41 of the Revised Code.	12381 12382

(D) The board shall issue a boutique services registration	12386
in accordance with Chapter 4796. of the Revised Code to an	12387
applicant if either of the following applies:	12388
(1) The applicant holds a license or registration in	12389
providing boutique services in another state.	12390
(2) The applicant has satisfactory work experience, a	12391
government certification, or a private certification as	12392
described in that chapter in providing boutique services in a	12393
state that does not issue that license or registration.	12394
Sec. 4715.03. (A) The state dental board shall organize by	12395
electing from its members a president, secretary, and vice-	12396
secretary. The secretary and vice-secretary shall be elected	12397
from the members of the board who are dentists. It shall hold	12398
meetings monthly at least eight months a year at such times and	12399
places as the board designates. A majority of the members of the	12400
board shall constitute a quorum. The board shall make such	12401
reasonable rules as it determines necessary pursuant to Chapter	12402
119. of the Revised Code.	12403
(B) A concurrence of a majority of the members of the	12404
board shall be required to do any of the following:	12405
(1) Grant, refuse, suspend, place on probationary status,	12406
revoke, refuse to renew, or refuse to reinstate a license or	12407
censure a license holder or take any other action authorized	12408
under section 4715.30 of the Revised Code;	12409
(2) Seek an injunction under section 4715.05 of the	12410
Revised Code;	12411
(3) Enter into a consent agreement with a license holder;	12412
(4) If the board develops and implements the quality	12413

intervention program under section 4715.031 of the Revised Code,	12414
refer a license holder to the program;	12415
(5) Terminate an investigation conducted under division	12416
(D) of this section;	12417
	1241/
(6) Dismiss any complaint filed with the board.	12418
(C)(1) The board shall adopt rules in accordance with	12419
Chapter 119. of the Revised Code to do both of the following:	12420
(a) Establish standards for the safe practice of dentistry	12421
and dental hygiene by qualified practitioners and shall, through	12422
its policies and activities, promote such practice;	12423
	10100
(b) Establish universal blood and body fluid precautions	12424
that shall be used by each person licensed under this chapter	12425
who performs exposure prone invasive procedures.	12426
(2) The rules adopted under division (C)(1)(b) of this	12427
section shall define and establish requirements for universal	12428
blood and body fluid precautions that include the following:	12429
(a) Appropriate use of hand washing;	12430
(b) Disinfection and sterilization of equipment;	12431
	10400
(c) Handling and disposal of needles and other sharp	12432
instruments;	12433
(d) Wearing and disposal of gloves and other protective	12434
garments and devices.	12435
	10406
(D) The board shall administer and enforce the provisions	12436
of this chapter. The board shall, in accordance with sections	12437
4715.032 to 4715.035 of the Revised Code, investigate evidence	12438
which appears to show that any person has violated any provision	12439
of this chapter. Any person may report to the board under oath	12440

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any information such person may have appearing to show a 12441 violation of any provision of this chapter. In the absence of 12442 bad faith, any person who reports such information or who 12443 testifies before the board in any disciplinary proceeding 12444 conducted pursuant to Chapter 119. of the Revised Code is not 12445 liable for civil damages as a result of making the report or 12446 providing testimony. If after investigation and reviewing the 12447 recommendation of the supervisory investigative panel issued 12448 pursuant to section 4715.034 of the Revised Code the board 12449 determines that there are reasonable grounds to believe that a 12450 violation of this chapter has occurred, the board shall, except 12451 as provided in this chapter, conduct disciplinary proceedings 12452 pursuant to Chapter 119. of the Revised Code, seek an injunction 12453 under section 4715.05 of the Revised Code, enter into a consent 12454 agreement with a license holder, or provide for a license holder 12455 to participate in the quality intervention program established 12456 under section 4715.031 of the Revised Code if the board develops 12457 and implements that program. 12458

For the purpose of any disciplinary proceeding or any 12459 investigation conducted under this division, the board may 12460 12461 administer oaths, order the taking of depositions, issue subpoenas in accordance with section 4715.033 of the Revised 12462 Code, compel the attendance and testimony of persons at 12463 depositions, and compel the production of books, accounts, 12464 papers, documents, or other tangible things. The hearings and 12465 investigations of the board shall be considered civil actions 12466 for the purposes of section 2305.252 of the Revised Code. 12467 Notwithstanding section 121.22 of the Revised Code and except as 12468 provided in section 4715.036 of the Revised Code, proceedings of 12469 the board relative to the investigation of a complaint or the 12470 determination whether there are reasonable grounds to believe 12471

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that a violation of this chapter has occurred are confidential	12472
and are not subject to discovery in any civil action.	12473
	10474
(E)(1) The board shall examine or cause to be examined	12474
eligible applicants to practice dental hygiene. The board may	12475
distinguish by rule different classes of qualified personnel	12476
according to skill levels and require all or only certain of	12477
these classes of qualified personnel to be examined and	12478
certified by the board.	12479
(2) The board shall administer a written jurisprudence	12480
examination to each applicant for a license to practice	12481
dentistry. The examination shall cover only the statutes and	12482
administrative rules governing the practice of dentistry in this	12483
state.	12484
(F) <u>(1)</u> In accordance with Chapter 119. of the Revised	12485
Code, subject to division (F)(2) of this section the board shall	12486
adopt, and may amend or rescind, rules establishing the	12487
eligibility criteria, the application and permit renewal	12488
procedures, and safety standards applicable to a dentist	12489
licensed under this chapter who applies for a permit to employ	12490
or use conscious sedation. These rules shall include all of the	12491
following:	12492
(1) <u>(</u>a) The eligibility requirements and application	12493

procedures for an eligible dentist to obtain a conscious 12494 sedation permit; 12495

(2) (b) The minimum educational and clinical training12496standards required of applicants, which shall include12497satisfactory completion of an advanced cardiac life support12498course;12499

(3) (c) The facility equipment and inspection

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requirements;	12501
(4) <u>(d)</u> Safety standards;	12502
(5) <u>(</u>e) Requirements for reporting adverse occurrences <u>.</u>	12503
(2) The board shall issue a permit to employ or use	12504
conscious sedation in accordance with Chapter 4796. of the	12505
Revised Code to a dentist licensed under this chapter if either	12506
of the following applies:	12507
(a) The dentist holds a license or permit to employ or use	12508
conscious sedation in another state.	12509
(b) The dentist has satisfactory work experience, a	12510
government certification, or a private certification as	12511
described in Chapter 4796. of the Revised Code in employing or	12512
using conscious sedation in a state that does not issue that	12513
license.	12514
(G) <u>(1)</u> In accordance with Chapter 119. of the Revised	12515
Code, subject to division (G)(2) of this section the board shall	12516
adopt rules establishing eligibility criteria, application and	12517
permit renewal procedures, and safety standards applicable to a	12518
dentist licensed under this chapter who applies for a general	12519
anesthesia permit.	12520
(2) The board shall issue a general anesthesia permit in	12521
accordance with Chapter 4796. of the Revised Code to a dentist	12522
licensed under this chapter if either of the following applies:	12523
(a) The dentist holds a general anesthesia license or	12524
permit in another state.	12525
(b) The dentist has satisfactory work experience, a	12526
government certification, or a private certification as	12527
described in Chapter 4796. of the Revised Code utilizing general	12528

anesthesia in a state that does not issue that license or

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12529

permit.	12530
Sec. 4715.09. (A) No person shall practice dentistry	12531
without a current license from the state dental board. No person	12532
shall practice dentistry while the person's license is under	12533
suspension by the state dental board.	12534
(B) No dentist shall use the services of any person not	12535
licensed to practice dentistry in this state, or the services of	12536
any partnership, corporation, or association, to construct,	12537
alter, repair, or duplicate any denture, plate, bridge, splint,	12538
or orthodontic or prosthetic appliance, without first furnishing	12539
the unlicensed person, partnership, corporation, or association	12540
with a written work authorization on forms prescribed by the	12541
state dental board.	12542
The unlicensed person, partnership, corporation, or	12543
association shall retain the original work authorization, and	12544
the dentist shall retain a duplicate copy of the work	12545
authorization, for two years from its date. Work authorizations	12546
required by this section shall be open for inspection during the	12547
two-year period by the state dental board, its authorized agent,	12548
or the prosecuting attorney of a county or the director of law	12549
of a municipal corporation wherein the work authorizations are	12550
located.	12551
(C) If the person, partnership, association, or	12552
corporation receiving a written authorization from a licensed	12553
dentist engages another person, firm, or corporation, referred	12554
to in this division as "subcontractor," to perform some of the	12555
services relative to the work authorization, the person shall	12556
furnish a written sub-work authorization with respect thereto on	12557
forms prescribed by the state dental board.	12558

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The subcontractor shall retain the sub-work authorization12559and the issuer thereof shall retain a duplicate copy, attached12560to the work authorization received from the licensed dentist,12561for inspection by the state dental board or its duly authorized12562agents, for a period of two years in both cases.12563

(D) No unlicensed person, partnership, association, or 12564 corporation shall perform any service described in division (B) 12565 of this section without a written work authorization from a 12566 licensed dentist. Provided, that if a written work authorization 12567 is demanded from a licensed dentist who fails or refuses to 12568 furnish it for any reason, the unlicensed person, partnership, 12569 association, or corporation shall not, in such event, be subject 12570 to the enforcement provisions of section 4715.05 or the penal 12571 provisions of section 4715.99 of the Revised Code. 12572

(E) No dentist shall employ or use conscious sedation
 12573
 unless the dentist possesses a valid permit issued by the state
 12574
 dental board authorizing the dentist to do so.
 12575

(F) No dentist shall employ or use general anesthesia
unless the dentist possesses a valid permit issued by the state
dental board authorizing the dentist to do so.
12578

(G) Division (A) of this section does not apply to a 12579 <u>nonresident</u> person who meets both of the following conditions: 12580

(1) The person holds a license in good standing to 12581practice dentistry issued by another state. 12582

(2) The person is practicing as a volunteer without
 12583
 remuneration during a charitable event that lasts not more than
 12584
 seven days.

When a nonresident person meets the conditions of this12586division, the person shall be deemed to hold, for the course of12587

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the charitable event, a license to practice dentistry from the 12588 state dental board and shall be subject to the provisions of 12589 this chapter authorizing the board to take disciplinary action 12590 against a license holder. Not less than seven calendar days 12591 before the first day of the charitable event, the person or the 12592 event's organizer shall notify the board of the person's intent 12593 to engage in the practice of dentistry at the event. During the 12594 course of the charitable event, the person's scope of practice 12595 is limited to the procedures that a dentist licensed under this 12596 chapter is authorized to perform unless the person's scope of 12597 practice in the other state is more restrictive than in this 12598 state. If the latter is the case, the person's scope of practice 12599 is limited to the procedures that a dentist in the other state 12600 may perform. Chapter 4796. of the Revised Code does not apply to 12601 this division. 12602

Sec. 4715.10. (A) As used in this section, "accredited12603dental college" means a dental college accredited by the12604commission on dental accreditation or a dental college that has12605educational standards recognized by the commission on dental12606accreditation and is approved by the state dental board.12607

(B) Each person who desires to practice dentistry in this 12608 state shall file a written application for a license with the 12609 secretary of the state dental board. The application shall be on 12610 a form prescribed by the board and verified by oath. Each Except 12611 as provided in division (F) of this section, each applicant 12612 shall furnish satisfactory proof to the board that the applicant 12613 has met the requirements of divisions (C) and (D) of this 12614 section, and if the applicant is a graduate of an unaccredited 12615 dental college located outside the United States, division (E) 12616 of this section. 12617

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(C) To be granted a license to practice dentistry, an	12618
applicant must meet all of the following requirements:	12619
(1) Be at least eighteen years of age;	12620
(2) Be a graduate of an accredited dental college or of a	12621
dental college located outside the United States who meets the	12622
standards adopted under section 4715.11 of the Revised Code;	12623
(3) Have passed parts I and II of the examination given by	12624
the national board of dental examiners;	12625
(4) Have passed a written jurisprudence examination	12626
administered by the state dental board under division (E)(2) of	12627
section 4715.03 of the Revised Code;	12628
(5) Pay the fee required by division (A)(1) of section	12629
4715.13 of the Revised Code.	12630
(D) To be granted a license to practice dentistry, an	12631
applicant must meet any one of the following requirements:	12632
(1) Have taken an examination administered by any of the	12633
following regional testing agencies and received a passing score	12634
on the examination as determined by the administering agency:	12635
the central regional dental testing service, inc., northeast	12636
regional board of dental examiners, inc., the commission on	12637
dental competency assessments, the southern regional dental	12638
testing agency, inc., the council of interstate testing	12639
agencies, inc., or the western regional examining board;	12640
(2) Have taken an examination administered by the state	12641
dental board and received a passing score as established by the	12642
board;	12643
(3) Possess a license in good standing from another state	12644

and have actively engaged in the legal and reputable practice of 12645

dentistry in another state or in the armed forces of the United	12646
States, the United States public health service, or the United	12647
States department of veterans' affairs for five years	12648
<pre>immediately preceding application;</pre>	12649
(4) Have completed a dental residency program accredited	12650
or approved by the commission on dental accreditation and	12651
administered by an accredited dental college or hospital.	12652
(E) To be granted a license to practice dentistry, a	12653
graduate of an unaccredited dental college located outside the	12654
United States must meet both of the following requirements:	12655
(1) Have taken a basic science and laboratory examination	12656
consistent with rules adopted under section 4715.11 of the	12657
Revised Code and received a passing score as established by the	12658
board;	12659
(2) Have had sufficient clinical training in an accredited	12660
institution to reasonably assure a level of competency equal to	12661
that of graduates of accredited dental colleges, as determined	12662
by the board.	12663
(F) The board shall grant a license to practice dentistry	12664
in accordance with Chapter 4796. of the Revised Code to an	12665
applicant if either of the following applies:	12666
(1) The applicant holds a license to practice dentistry in	12667
another state.	12668
(2) The applicant has satisfactory work experience, a	12669
government certification, or a private certification as	12670
described in that chapter in the practice of dentistry in a	12671
state that does not issue that license.	12672
Sec. 4715.16. (A) Upon payment of a fee of thirteen	12673

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dollars, the state dental board may without examination issue a	12674
limited resident's license to any person who is a graduate of a	12675
dental college, is authorized to practice in another state or	12676
country or qualified to take the regular licensing examination	12677
in this state, and furnishes the board satisfactory proof of	12678
having been appointed a dental resident at an accredited dental	12679
college in this state or at an accredited program of a hospital	12680
in this state, but has not yet been licensed as a dentist by the	12681
board. Any person receiving a limited resident's license may	12682
practice dentistry only in connection with programs operated by	12683
the dental college or hospital at which the person is appointed	12684
as a resident as designated on the person's limited resident's	12685
license, and only under the direction of a licensed dentist who	12686
is a member of the dental staff of the college or hospital or a	12687
dentist holding a current limited teaching license issued under	12688
division (B) of this section, and only on bona fide patients of	12689
such programs. The holder of a limited resident's license may be	12690
disciplined by the board pursuant to section 4715.30 of the	12691
Revised Code. The board shall issue a limited resident's license	12692
in accordance with Chapter 4796. of the Revised Code to an	12693
applicant if either of the following applies:	12694
(1) The applicant holds a license to practice dentistry in	12695
another state.	12696
(2) The applicant has satisfactory work experience, a	12697
government certification, or a private certification as	12698
described in that chapter in the practice of dentistry in a	12699
state that does not issue that license.	12700
(B) Upon payment of one hundred twenty-seven dollars and	12701

upon application endorsed by an accredited dental college in 12702 this state, the board may without examination issue a limited 12703

teaching license to a dentist who is a resident of a state other	12704
<u>than Ohio and who</u> is a graduate of a dental college, is	12705
authorized to practice dentistry in another state or country,	12706
and has full-time appointment to the faculty of the endorsing	12707
dental college. A limited teaching license is subject to annual	12708
renewal in accordance with the standard renewal procedure of	12709
Chapter 4745. of the Revised Code, and automatically expires	12710
upon termination of the full-time faculty appointment. A person	12711
holding a limited teaching license may practice dentistry only	12712
in connection with programs operated by the endorsing dental	12713
college. The board may discipline the holder of a limited	12714
teaching license pursuant to section 4715.30 of the Revised	12715
Code.	12716
<u>Chapter 4796. of the Revised Code does not apply to a</u>	12717
limited teaching license issued under this division.	12718
inside cedening receive ibbaca ander chib arvibion.	12/10
(C)(1) As used in this division:	12719
(C)(1) As used in this division: (a) "Continuing dental education practicum" or "practicum"	12719 12720
(a) "Continuing dental education practicum" or "practicum"	12720
(a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental	12720 12721
(a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general	12720 12721 12722
(a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a	12720 12721 12722 12723
(a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients.	12720 12721 12722 12723 12724 12725
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the 	12720 12721 12722 12723 12724 12725 12726
(a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients.	12720 12721 12722 12723 12724 12725
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the operation of a practicum. (2) Upon payment of one hundred twenty-seven dollars and 	12720 12721 12722 12723 12724 12725 12726 12727 12728
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the operation of a practicum. (2) Upon payment of one hundred twenty-seven dollars and application endorsed by the director of a continuing dental 	12720 12721 12722 12723 12724 12725 12726 12727 12728 12728
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the operation of a practicum. (2) Upon payment of one hundred twenty-seven dollars and application endorsed by the director of a continuing dental education practicum, the board shall, without examination, issue 	12720 12721 12722 12723 12724 12725 12726 12727 12728
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the operation of a practicum. (2) Upon payment of one hundred twenty-seven dollars and application endorsed by the director of a continuing dental education practicum, the board shall, without examination, issue a temporary limited continuing education license to a resident 	12720 12721 12722 12723 12724 12725 12726 12727 12728 12728 12729 12730 12731
 (a) "Continuing dental education practicum" or "practicum" means a course of instruction, approved by the American dental association, Ohio dental association, or academy of general dentistry, that is designed to improve the clinical skills of a dentist by requiring the dentist to participate in clinical exercises on patients. (b) "Director" means the person responsible for the operation of a practicum. (2) Upon payment of one hundred twenty-seven dollars and application endorsed by the director of a continuing dental education practicum, the board shall, without examination, issue 	12720 12721 12722 12723 12724 12725 12726 12727 12728 12729 12730

in such state and is in good standing, is a graduate of an 12733
accredited dental college, and is registered to participate in 12734
the endorsing practicum. The determination of whether a dentist 12735
is in good standing shall be made by the board. 12736

A dentist holding a temporary limited continuing education 12737 license may practice dentistry only on residents of the state in 12738 which the dentist is permanently licensed or on patients 12739 referred by a dentist licensed pursuant to section 4715.12 of 12740 the Revised Code to an instructing dentist licensed pursuant to 12741 12742 that section, and only while participating in a required clinical exercise of the endorsing practicum on the premises of 12743 the facility where the practicum is being conducted. 12744

Practice under a temporary limited continuing education12745license shall be under the direct supervision and full12746professional responsibility of an instructing dentist licensed12747pursuant to section 4715.12 of the Revised Code, shall be12748limited to the performance of those procedures necessary to12749complete the endorsing practicum, and shall not exceed thirty12750days of actual patient treatment in any year.12751

(3) A director of a continuing dental education practicum 12752 who endorses an application for a temporary limited continuing 12753 education license shall, prior to making the endorsement, notify 12754 the state dental board in writing of the identity of the 12755 sponsors and the faculty of the practicum and the dates and 12756 locations at which it will be offered. The notice shall also 12757 include a brief description of the course of instruction. The 12758 board may prohibit a continuing dental education practicum from 12759 endorsing applications for temporary limited continuing 12760 education licenses if the board determines that the practicum is 12761 engaged in activities that constitute a threat to public health 12762

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and safety or do not constitute bona fide continuing dental12763education, or that the practicum permits activities which12764otherwise violate this chapter. Any continuing dental education12765practicum prohibited from endorsing applications may request an12766adjudication pursuant to Chapter 119. of the Revised Code.12767

A temporary limited continuing education license shall be 12768 valid only when the dentist is participating in the endorsing 12769 continuing dental education practicum and shall expire at the 12770 end of one year. If the dentist fails to complete the endorsing 12771 12772 practicum in one year, the board may, upon the dentist's application and payment of a fee of ninety-four dollars, renew 12773 the temporary limited continuing education license for a 12774 consecutive one-year period. Only two renewals may be granted. 12775 The holder of a temporary limited continuing education license 12776 may be disciplined by the board pursuant to section 4715.30 of 12777 the Revised Code. 12778

Chapter 4796. of the Revised Code does not apply to a12779temporary limited continuing education license issued under this12780division.12781

(D) The board shall act either to approve or to deny any
application for a limited license pursuant to division (A), (B),
or (C) of this section not later than sixty days of the date the
board receives the application.

Sec. 4715.27. The (A) (1) Except as provided in division 12786 (A) (2) of this section, the state dental board may issue a 12787 license to an applicant who furnishes satisfactory proof of 12788 being at least eighteen years of age and who demonstrates, to 12789 the satisfaction of the board, knowledge of the laws, 12790 regulations, and rules governing the practice of a dental 12791 hygienist; who proves, to the satisfaction of the board, intent 12792

to practice as a dental hygienist in this state; who is a	12793
graduate from an accredited school of dental hygiene and who	12794
holds a license by examination from a similar dental board, and	12795
who passes an examination as prescribed by the board relating to	12796
dental hygiene.	12797
(2) The board shall issue a license to practice as a	12798
dental hygienist in accordance with Chapter 4796. of the Revised	12799
Code to an applicant if either of the following applies:	12800
(a) The applicant holds a license to practice as a dental	12801
hygienist in another state.	12802
(b) The applicant has satisfactory work experience, a	12803
government certification, or a private certification as	12804
described in that chapter in the practice of a dental hygienist	12805
in a state that does not issue that license.	12806
(B) Upon payment of seventy-three dollars and upon	12807
application endorsed by an accredited dental hygiene school in	12808
this state, the state dental board may without examination issue	12809
a teacher's certificate to a dental hygienist, authorized to	12810
15 .	12010
practice in another state or country. A teacher's certificate	12810
practice in another state or country. A teacher's certificate	12811
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the	12811 12812
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the	12811 12812 12813
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything	12811 12812 12813 12814
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything other than teaching or demonstrating the skills of a dental	12811 12812 12813 12814 12815
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything other than teaching or demonstrating the skills of a dental hygienist in the educational programs of the accredited dental	12811 12812 12813 12814 12815 12816
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything other than teaching or demonstrating the skills of a dental hygienist in the educational programs of the accredited dental hygiene school which endorsed the application.	12811 12812 12813 12814 12815 12816 12817
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything other than teaching or demonstrating the skills of a dental hygienist in the educational programs of the accredited dental hygiene school which endorsed the application. <u>Chapter 4796. of the Revised Code does not apply to a</u> <u>teacher's certificate issued under this division.</u>	12811 12812 12813 12814 12815 12816 12817 12818 12819
practice in another state or country. A teacher's certificate shall be subject to annual renewal in accordance with the standard renewal procedure of sections 4745.01 to 4745.03 of the Revised Code, and shall not be construed as authorizing anything other than teaching or demonstrating the skills of a dental hygienist in the educational programs of the accredited dental hygiene school which endorsed the application. <u>Chapter 4796. of the Revised Code does not apply to a</u>	12811 12812 12813 12814 12815 12816 12817 12818

dental board for an oral health access supervision permit. The12822application shall be under oath, on a form prescribed by the12823board in rules adopted under section 4715.372 of the Revised12824Code, and accompanied by an application fee of twenty-five12825dollars. To be eligible to receive the permit, an applicant12826shall meet the requirements established by the board in rules12827adopted under section 4715.372 of the Revised Code.12828

The state dental board shall issue an oral health access12829supervision permit to a dentist who is in good standing with the12830board and satisfies all of the requirements of this section.12831

Chapter 4796. of the Revised Code does not apply to a12832permit issued under this section.12833

Sec. 4715.363. (A) A dental hygienist who desires to 12834 participate in the oral health access supervision program shall 12835 apply to the state dental board for a permit to practice under 12836 the oral health access supervision of a dentist. The application 12837 shall be under oath, on a form prescribed by the board in rules 12838 adopted under section 4715.372 of the Revised Code, and 12839 accompanied by an application fee of twenty-five dollars, which 12840 may be paid by credit card. 12841

(B) The applicant shall provide evidence satisfactory to12842the board that the applicant has done all of the following:12843

(1) Completed at least one year and attained a minimum of 12844
 one thousand five hundred hours of experience in the practice of 12845
 dental hygiene; 12846

(2) Completed at least twenty-four hours of continuing
dental hygiene education during the two years prior to
submission of the application;
12849

(3) Completed a course pertaining to the practice of 12850

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dental hygiene under the oral health access supervision of a 12851 dentist that meets standards established in rules adopted under 12852 section 4715.372 of the Revised Code; 12853 (4) Completed, during the two years prior to submission of 12854 the application, a course pertaining to the identification and 12855 prevention of potential medical emergencies that is the same as 12856 the course described in division (C)(2) of section 4715.22 of 12857 the Revised Code. 12858 (C) The state dental board shall issue a permit to 12859 practice under the oral health access supervision of a dentist 12860 to a dental hygienist who is in good standing with the board and 12861 meets all of the requirements of divisions (A) and (B) of this 12862 section. 12863 (D) Chapter 4796. of the Revised Code does not apply to a 12864 permit issued under this section. 12865 Sec. 4715.39. (A) The state dental board may define the 12866

duties that may be performed by dental assistants and other 12867 individuals designated by the board as qualified personnel. If 12868 defined, the duties shall be defined in rules adopted in 12869 accordance with Chapter 119. of the Revised Code. The rules may 12870 include training and practice standards for dental assistants 12871 12872 and other qualified personnel. The standards may include examination and issuance of a certificate. If the board issues a 12873 certificate, the recipient shall display the certificate in a 12874 conspicuous location in any office in which the recipient is 12875 employed to perform the duties authorized by the certificate. 12876

(B) A dental assistant may polish the clinical crowns of 12877teeth if all of the following requirements are met: 12878

(1) The dental assistant's polishing activities are 12879

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limited to the use of a rubber cup attached to a slow-speed 12880 rotary dental hand piece to remove soft deposits that build up 12881 over time on the crowns of teeth. 12882

(2) The polishing is performed only after a dentist has
evaluated the patient and any calculus detected on the teeth to
be polished has been removed by a dentist or dental hygienist.
12885

(3) The dentist supervising the assistant supervises not
 more than two dental assistants engaging in polishing activities
 12887
 at any given time.

(4) The dental assistant is certified by the dental
assisting national board, the Ohio commission on dental
assistant certification, or the American medical technologists.
12891

(5) The dental assistant receives a certificate from the 12892 board authorizing the assistant to engage in the polishing 12893 activities. The board shall issue the certificate if the 12894 individual has successfully completed training in the polishing 12895 of clinical crowns through a program accredited by the American 12896 12897 dental association commission on dental accreditation or equivalent training approved by the board. The training shall 12898 include courses in basic dental anatomy and infection control, 12899 followed by a course in coronal polishing that includes 12900 didactic, preclinical, and clinical training; any other training 12901 required by the board; and a skills assessment that includes 12902 successful completion of standardized testing. The board shall 12903 adopt rules pursuant to division (A) of this section 12904 establishing standards for approval of this training. 12905

The board shall issue a certificate to engage in polishing	12906
activities in accordance with Chapter 4796. of the Revised Code	12907
to a dental assistant if either of the following applies:	12908

(a) The applicant holds a license or certificate to engage	12909
in polishing activities in another state.	12910
(b) The applicant has satisfactory work experience, a	12911
government certification, or a private certification as	12912
described in that chapter in polishing activities in a state	12913
that does not issue that license or certificate.	12914
(C) A dental assistant may apply pit and fissure sealants	12915
if all of the following requirements are met:	12916
(1) A dentist evaluates the patient and designates the	12917
teeth and surfaces that will benefit from the application of	12918
sealant on the day the application is to be performed.	12919
(2) The dental assistant is certified by the dental	12920
assisting national board, the Ohio commission on dental	12921
assistant certification, or the American medical technologists.	12922
(3) The dental assistant has successfully completed a	12923
course in the application of sealants consisting of at least two	12924
hours of didactic instruction and six hours of clinical	12925
instruction through a program provided by an institution	12926
accredited by the American dental association commission on	12927
dental accreditation or a program provided by a sponsor of	12928
continuing education approved by the board.	12929
(4) The dentist supervising the assistant has observed the	12930
assistant successfully apply at least six sealants.	12931
(5) Except as provided in division (D) or (E) of this	12932
section, the dentist supervising the assistant checks and	12933
approves the application of all sealants placed by the assistant	12934
before the patient leaves the location where the sealant	12935
application procedure is performed.	12936

(D)(1) A dental assistant who is certified by the dental	12937
assisting national board, the Ohio commission on dental	12938
assistant certification, or the American medical technologists	12939
may provide, for not more than fifteen consecutive business	12940
days, all of the following services to a patient when the	12941
supervising dentist is not physically present at the location	12942
where the services are provided if the conditions specified in	12943
division (D)(2) of this section have been satisfied:	12944
(a) Recementation of temporary crowns or recementation of	12945
crowns with temporary cement;	12946
(b) Application of fluoride varnish;	12947
(c) Application of disclosing solutions;	12948
(d) Application of desensitizing agents, excluding silver	12949
diamine fluoride;	12950
(e) Caries susceptibility testing;	12951
(e) Caries susceptibility testing; (f) Instruction on oral hygiene home care, including the	12951 12952
(f) Instruction on oral hygiene home care, including the	12952
(f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss.	12952 12953
(f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss.(2) The conditions that must be satisfied before a dental	12952 12953 12954
(f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss.(2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D)(1)	12952 12953 12954 12955
(f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss.(2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D)(1) of this section are all of the following:	12952 12953 12954 12955 12956
 (f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss. (2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D)(1) of this section are all of the following: (a) The dental assistant has at least one year and a 	12952 12953 12954 12955 12956 12957
<pre>(f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss. (2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D)(1) of this section are all of the following: (a) The dental assistant has at least one year and a minimum of one thousand five hundred hours of experience</pre>	12952 12953 12954 12955 12956 12956 12957 12958
 (f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss. (2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D)(1) of this section are all of the following: (a) The dental assistant has at least one year and a minimum of one thousand five hundred hours of experience practicing as a dental assistant. 	12952 12953 12954 12955 12956 12957 12958 12959
 (f) Instruction on oral hygiene home care, including the use of toothbrushes and dental floss. (2) The conditions that must be satisfied before a dental assistant may provide the services specified in division (D) (1) of this section are all of the following: (a) The dental assistant has at least one year and a minimum of one thousand five hundred hours of experience practicing as a dental assistant. (b) The dental assistant has successfully completed a 	12952 12953 12954 12955 12956 12957 12958 12959 12960

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assistant's skills.

12964

(d) The supervising dentist has established written	12965
protocols or written standing orders for the dental assistant to	12966
follow during and in the absence of an emergency.	12967

(e) The supervising dentist completed and evaluated a
medical and dental history of the patient not more than one year
prior to the date that the dental assistant provides services to
the patient, and the supervising dentist determines that the
patient is in a medically stable condition.

(f) The patient is notified, in advance of the appointment 12973 for services, that the supervising dentist will be absent from 12974 the location and that the dental assistant cannot diagnose the 12975 patient's dental health care status. 12976

(g) The dental assistant is employed by, or under contract 12977 with, the supervising dentist, a dentist licensed under this 12978 chapter who meets one of the criteria specified in division (C) 12979 (10) (b) of section 4715.22 of the Revised Code, or a government 12980 entity that employs the dental assistant to provide services in 12981 a public school or in connection with other programs the 12982 government entity administers. 12983

(3) A dental assistant who is certified by the dental 12984 assisting national board, the Ohio commission on dental 12985 assistant certification, or the American medical technologists 12986 may apply, for not more than fifteen business days, pit and 12987 fissure sealants when the supervising dentist is not physically 12988 present at the location where the sealants are to be applied if 12989 the dental assistant meets the requirements in divisions (C)(3) 12990 and (4) of this section and all of the conditions specified in 12991 division (D)(2) of this section have been satisfied. 12992

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(E) A dental assistant who is certified by the dental 12993 assisting national board, the Ohio commission on dental 12994 assistant certification, or the American medical technologists 12995 may apply pit and fissure sealants prior to a dentist examining 12996 the patient and rendering a diagnosis, and when a dentist is not 12997 physically present at the location where the service is 12998 provided, if all of the following are the case: 12999 (1) The dental assistant meets the requirements in 13000 divisions (C)(3) and (4) of this section. 13001 (2) The conditions specified in divisions (D)(2)(a), (b), 13002 (c), (d), (f), and (g) of this section have been satisfied. 13003 (3) The dental assistant is providing the service as part 13004 of a program operated through any of the following: a school 13005 district board of education or the governing board of an 13006 educational service center; the board of health of a city or 13007 general health district or the authority having the duties of a 13008 board of health under section 3709.05 of the Revised Code; a 13009 national, state, district, or local dental association; or any 13010 other public or private entity recognized by the state dental 13011 board. 13012 (4) A supervising dentist for the program described in 13013 division (E)(3) of this section meets both of the following 13014 conditions: 13015 (a) Is employed by or a volunteer for, and the patients 13016 are referred by, the entity through which the program is 13017 operated; 13018 (b) Is available for consultation by telephone, 13019 videoconferencing, or other means of electronic communication. 13020 (5) The application of pit and fissure sealants is limited 13021 serious dental concerns that could exist.

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13028

to erupted permanent posterior teeth without suspicion of 13022 dentinal cavitation. 13023 (6) If the patient is a minor, a parent, guardian, or 13024 other person responsible for the patient has been notified that 13025 a dentist will not be present at the location and that the 13026 dental assistant is not trained to diagnose or treat other 13027

(F) Subject to this section and the applicable rules of 13029 the board, licensed dentists may assign to dental assistants and 13030 other qualified personnel dental procedures that do not require 13031 the professional competence or skill of the licensed dentist, a 13032 dental hygienist, or an expanded function dental auxiliary as 13033 this section or the board by rule authorizes dental assistants 13034 and other qualified personnel to perform. Except as provided in 13035 division (D) or (E) of this section, the performance of dental 13036 procedures by dental assistants and other qualified personnel 13037 shall be under direct supervision and full responsibility of the 13038 licensed dentist. 13039

(G) Nothing in this section shall be construed by rule of13040the state dental board or otherwise to do the following:13041

(1) Authorize dental assistants or other qualified
personnel to engage in the practice of dental hygiene as defined
by sections 4715.22 and 4715.23 of the Revised Code or to
perform the duties of a dental hygienist, including the removal
of calcarious deposits, dental cement, or accretions on the
crowns and roots of teeth other than as authorized pursuant to
this section;

(2) Authorize dental assistants or other qualifiedpersonnel to engage in the practice of an expanded function13050

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dental auxiliary as specified in section 4715.64 of the Revised	13051
Code or to perform the duties of an expanded function dental	13052
auxiliary other than as authorized pursuant to this section.	13053
(3) Authorize the assignment of any of the following:	13054
(a) Diagnosis;	13055
(b) Treatment planning and prescription, including	13056
prescription for drugs and medicaments or authorization for	13057
restorative, prosthodontic, or orthodontic appliances;	13058
(c) Surgical procedures on hard or soft tissue of the oral	13059
cavity, or any other intraoral procedure that contributes to or	13060
results in an irremediable alteration of the oral anatomy;	13061
(d) The making of final impressions from which casts are	13062
made to construct any dental restoration.	13063
(H) No dentist shall assign any dental assistant or other	13064
individual acting in the capacity of qualified personnel to	13065
perform any dental procedure that the assistant or other	13066
individual is not authorized by this section or by board rule to	13067
perform. No dental assistant or other individual acting in the	13068
capacity of qualified personnel shall perform any dental	13069
procedure other than in accordance with this section and any	13070
applicable board rule or any dental procedure that the assistant	13071
or other individual is not authorized by this section or by	13072
board rule to perform.	13073
Sec. 4715.42. (A)(1) As used in this section:	13074
(a) "Free clinic" has the same meaning as in section	13075
3701.071 of the Revised Code.	13076
(b) "Indigent and uninsured person" and "operation" have	13077

the same meanings as in section 2305.234 of the Revised Code. 13078

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13095

(2) For the purposes of this section, a person shall be
13079
considered retired from practice if the person's license has
been surrendered or allowed to expire with the intention of
ceasing to practice as a dentist or dental hygienist for
remuneration.

(B) Within thirty days after receiving an application for
a volunteer's certificate that includes all of the items listed
in divisions (C) (1), (2), and (3) of this section, the state
dental board shall issue, without examination, a volunteer's
certificate to a person who is retired from practice so that the
person may provide dental services to indigent and uninsured
persons at any location, including a free clinic.

(C) An application for a volunteer's certificate shall13091include all of the following:13092

(1) A copy of the applicant's degree from dental college 13093or dental hygiene school. 13094

(2) One of the following, as applicable:

(a) A copy of the applicant's most recent license to
 practice dentistry or dental hygiene issued by a jurisdiction in
 13097
 the United States that licenses persons to practice dentistry or
 13098
 dental hygiene.
 13099

(b) A copy of the applicant's most recent license13100equivalent to a license to practice dentistry or dental hygiene13101in one or more branches of the United States armed services that13102the United States government issued.13103

(3) Evidence of one of the following, as applicable: 13104

(a) The applicant has maintained for at least ten yearsprior to retirement full licensure in good standing in any13106

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jurisdiction in the United States that licenses persons to 13107
practice dentistry or dental hygiene. 13108
(b) The applicant has practiced as a dentist or dental 13109

hygienist in good standing for at least ten years prior to13110retirement in one or more branches of the United States armed13111services.13112

(D) The holder of a volunteer's certificate may provide 13113 dental services only to indigent and uninsured persons, but may 13114 do so at any location, including a free clinic. The holder shall 13115 not accept any form of remuneration for providing dental 13116 services while in possession of the certificate. Except in a 13117 dental emergency, the holder shall not perform any operation. 13118 The board may revoke a volunteer's certificate on receiving 13119 proof satisfactory to the board that the holder has engaged in 13120 practice in this state outside the scope of the holder's 13121 certificate or that there are grounds for action against the 13122 person under section 4715.30 of the Revised Code. 13123

(E) (1) A volunteer's certificate shall be valid for a
period of three years, and may be renewed upon the application
of the holder, unless the certificate was previously revoked
under division (D) of this section. The board shall maintain a
register of all persons who hold volunteer's certificates. The
board shall not charge a fee for issuing or renewing a
certificate pursuant to this section.

(2) To be eligible for renewal of a volunteer's
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the requirements of section 4715.25 of the Revised Code and the 13137 rules adopted under that section, as the case may be. The board 13138 may not renew a certificate if the holder has not complied with 13139 the appropriate continuing education requirements. Any entity 13140 for which the holder provides dental services may pay for or 13141 reimburse the holder for any costs incurred in obtaining the 13142 required continuing education credits. 13143

(3) The board shall issue to each person who qualifies 13144 under this section for a volunteer's certificate a wallet 13145 certificate and a wall certificate that state that the 13146 certificate holder is authorized to provide dental services 13147 pursuant to the laws of this state. The holder shall keep the 13148 wallet certificate on the holder's person while providing dental 13149 services and shall display the wall certificate prominently at 13150 the location where the holder primarily practices. 13151

(4) The holder of a volunteer's certificate issued
pursuant to this section is subject to the immunity provisions
regarding the provision of services to indigent and uninsured
persons in section 2305.234 of the Revised Code.
13155

(F) The board shall adopt rules in accordance with Chapter13156119. of the Revised Code to administer and enforce this section.13157

(G) The state dental board shall make available through
13158
the board's web site the application form for a volunteer's
certificate under this section, a description of the application
process, and a list of all items that are required by division
(C) of this section to be submitted with the application.
13162

(H) Chapter 4796. of the Revised Code does not apply to a13163license issued under this section.13164

Sec. 4715.421. (A) As used in this section: 13165

(1) "Accredited dental college" has the same meaning as in	13166
section 4715.10 of the Revised Code.	13167
(2) "Accredited dental hygiene school" has the same	13168
meaning as in section 4715.36 of the Revised Code.	13169
(3) "Operation" has the same meaning as in section	13170
2305.234 of the Revised Code.	13171
(B) Within thirty days after receiving an application for	13172
a temporary volunteer's certificate that includes all of the	13173
items listed in divisions (C)(1) and (2) of this section, the	13174
state dental board shall issue, without examination, a temporary	13175
volunteer's certificate to a person not licensed under this	13176
chapter so that the person may provide dental services in this	13177
state as a volunteer.	13178
(C) An application for a temporary volunteer's certificate	13179
shall include both of the following:	13180
(1) A copy of the applicant's degree from an accredited	13181
dental college or accredited dental hygiene school;	13182
(2) One of the following, as applicable:	13183
(a) Evidence satisfactory to the board that the applicant	13184
holds a valid, unrestricted license to practice dentistry or	13185
dental hygiene issued by a jurisdiction in the United States	13186
that licenses persons to practice dentistry or dental hygiene;	13187
(b) Evidence satisfactory to the board that the applicant	13188
is practicing dentistry or dental hygiene in one or more	13189
branches of the United States armed services.	13190
(D) The holder of a temporary volunteer's certificate	13191
shall not accept any form of remuneration for providing dental	13192
services pursuant to the certificate. Except in a dental	13193

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emergency, the holder shall not perform any operation. The board13194may revoke a temporary volunteer's certificate on receiving13195proof satisfactory to the board that the holder has engaged in13196practice in this state outside the scope of the holder's13197certificate or that there are grounds for action against the13198person under section 4715.30 of the Revised Code.13199

(E) (1) A temporary volunteer's certificate shall be valid 13200 for a period of seven days, and may be renewed upon the 13201 application of the holder, unless the certificate was previously 13202 revoked under division (D) of this section. The board shall 13203 13204 maintain a register of all persons who hold a temporary volunteer's certificate. The board may charge a fee not to 13205 exceed twenty-five dollars for issuing or renewing a certificate 13206 pursuant to this section. 13207

(2) The board shall issue to each person who qualifies
under this section for a temporary volunteer's certificate a
wallet certificate that states that the certificate holder is
authorized to provide dental services pursuant to the laws of
this state. The holder shall keep the wallet certificate on the
holder's person while providing dental services.

(3) The holder of a temporary volunteer's certificate
issued pursuant to this section is subject to the immunity
provisions in section 2305.234 of the Revised Code.
13216

(F) The board shall adopt rules in accordance with Chapter 13217119. of the Revised Code to administer and enforce this section. 13218

(G) Not later than ninety days after the effective date of
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this section March 23, 2015, the state dental board shall make
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available through the board's internet web site the application
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form for a temporary volunteer's certificate under this section,
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a description of the application process, and a list of all	13223
items that are required by division (C) of this section to be	13224
submitted with the application.	13225

(H) Cł	<u>napter 4796</u>	5. of the	<u>Revised Co</u>	<u>ode does</u>	not	<u>apply t</u>	<u>o a</u>	13226
temporary v	olunteer's	certifica	te issued	under t	his	section		13227

 Sec. 4715.43. (A) As used in this section and in sections
 13228

 4715.431 to 4715.437 of the Revised Code:
 13229

(1) "Authorizing dentist" means the holder of a current,
valid teledentistry permit issued under this section who
authorizes a dental hygienist or expanded function dental
auxiliary to perform services under section 4715.431 of the
Revised Code.

(2) "Dental hygiene services" means the prophylactic, 13235 preventive, and other procedures that dentists are authorized by 13236 this chapter and rules of the state dental board to assign to 13237 dental hygienists, except for procedures while a patient is 13238 anesthetized, definitive root planing, definitive subgingival 13239 curettage, the administration of local anesthesia, and the 13240 procedures specified in rules adopted by the board as described 13241 in division (C)(3) of section 4715.22 of the Revised Code. 13242

(3) "Interim therapeutic restoration" means a direct
provisional restoration placed to stabilize a tooth until a
13243
licensed dentist can assess the need for further treatment.
13245
"Interim therapeutic restoration" includes the removal of
debris, other than carious or noncarious tooth structure, from
13247
the carious lesion using air or water irrigation.

(4) "Synchronous, real-time communication" means a live, 13249
two-way interaction between a patient and a dentist conducted 13250
through audiovisual technology. 13251

(5) "Teledentistry" means the delivery of dental services
through the use of synchronous, real-time communication and the
delivery of services of a dental hygienist or expanded function
dental auxiliary pursuant to a dentist's authorization.

(B) (1) A dentist who desires to provide dental services 13256 through teledentistry shall apply to the state dental board for 13257 a teledentistry permit. The application must be made under oath 13258 on a form prescribed by the board and be accompanied by a 13259 twenty-dollar application fee. To Except as provided in division 13260 (B) (2) of this section, to be eligible for the permit, the 13261 dentist must meet the requirements established by the board in 13262 rules adopted under section 4715.436 of the Revised Code. 13263

(2) The state dental board shall issue a teledentistry13264permit to a dentist who is in good standing with the board and13265satisfies all of the requirements of this section. An individual13266who holds a license in another state is not required to obtain a13267license under Chapter 4796. of the Revised Code if the13268individual holds a permit under this section.13269

Sec. 4715.53. (A) Each individual seeking a certificate to13270practice as a dental x-ray machine operator shall apply to the13271state dental board on a form the board shall prescribe and13272provide. The Except as provided in division (C) of this section,13273the application shall be accompanied by an application fee of13274thirty-two dollars.13275

(B) The board shall review all applications received and, 13276
except as provided in division (C) of this section, issue a 13277
dental x-ray machine operator certificate to each applicant who 13278
submits evidence satisfactory to the board of one of the 13279
following: 13280

(1) The applicant holds certification from the dental	13281
assisting national board, the Ohio commission on dental	13282
assistant certification, or the American medical technologists.	13283
(2) The applicant holds a license, certificate, permit,	13284
registration, or other credential issued by another state that	13285
the board determines uses standards for dental x-ray machine-	13286
operators that are at least equal to those established under-	13287
this chapter.	13288
(3) The applicant has successfully completed an	13289
educational program consisting of at least seven hours of	13290
instruction in dental x-ray machine operation that meets either	13291
of the following requirements:	13292
(a) Has been approved by the board in accordance with	13293
section 4715.57 of the Revised Code;	13294
(b) Is conducted by an institution accredited by the	13295
American dental association commission on dental accreditation.	13296
(C) The board shall issue a certificate in accordance with	13297
Chapter 4796. of the Revised Code to an applicant if either of	13298
the following applies:	13299
(1) The applicant holds a license or certificate in	13300
another state.	13301
(2) The applicant has satisfactory work experience, a	13302
government certification, or a private certification as	13303
described in that chapter as a dental x-ray machine operator in	13304
a state that does not issue that license or certificate.	13305
(D) A certificate issued under this section expires two	13306
years after it is issued and may be renewed if the certificate	13307
holder does both of the following:	13308

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(1) Certifies to the board that the certificate holder has
(1) Certifies to the board that the certificate holder has
(1) Certifies to the board in accordance holder has
(1) Certifies to the hours of instruction in dental x-ray
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(1) Table 13310
(1) Certifies to the hours of instruction in dental x-ray
(1) Table 13310
(1) Table 13311
(1) Table 13312
(1) Table 13313
(1) Table 13314

(2) Submits a renewal fee of thirty-two dollars to theboard.13316

Renewals shall be made in accordance with the standard13317renewal procedure established under Chapter 4745. of the Revised13318Code.13319

Sec. 4715.62. (A) Each individual seeking to register with13320the state dental board as an expanded function dental auxiliary13321shall file with the secretary of the board a written application13322for registration, under oath, on a form the board shall13323prescribe and provide. An Except as provided in division (C) of13324this section, an applicant shall include with the completed13325application all of the following:13326

(1) An application fee of twenty-five dollars;

(2) Proof satisfactory to the board that the applicant has 13328 successfully completed, at an educational institution accredited 13329 by the commission on dental accreditation of the American dental 13330 association or the higher learning commission of the north 13331 central association of colleges and schools, the education or 13332 training specified by the board in rules adopted under section 13333 4715.66 of the Revised Code as the education or training that is 13334 necessary to obtain registration under this chapter to practice 13335 as an expanded function dental auxiliary, as evidenced by a 13336 diploma or other certificate of graduation or completion that 13337

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13366

has been signed by an appropriate official of the accredited	13338
institution that provided education or training;	13339
(3) Proof satisfactory to the board that the applicant has	13340
passed an examination that meets the standards established by	13341
the board in rules adopted under section 4715.66 of the Revised	13342
Code to be accepted by the board as an examination of competency	13343
to practice as an expanded function dental auxiliary;	13344
to practice as an expanded function dental auxiliary;	13344
(4) Proof that the applicant holds current certification	13345
to perform basic life-support procedures, evidenced by	13346
documentation showing the successful completion of a basic life-	13347
support training course certified by the American red cross, the	13348
American heart association, or the American safety and health	13349
institute.	13350
(B) If an applicant complies with division (A) of this	13351
section, the board shall register the applicant as an expanded	13352
function dental auxiliary.	13353
function dental advittary.	10000
(C) The board shall register an applicant in accordance	13354
with Chapter 4796. of the Revised Code if either of the	13355
following applies:	13356
(1) The applicant is licensed or registered as an expanded	13357
function dental auxiliary in another state.	13358
(2) The applicant has satisfactory work experience, a	13359
government certification, or a private certification as	13360
described in that chapter as an expanded function dental	13361
auxiliary in a state that does not issue that license or	13362
registration.	13363
Sec. 4717.05. (A) Any person who desires to be licensed as	13364
an embalmer shall apply to the board of embalmers and funeral	13365

directors on a form provided by the board. The applicant shall

include with the application an initial license fee as set forth 13367 in section 4717.07 of the Revised Code and evidence, verified by 13368 oath and satisfactory to the board, that the applicant meets all 13369 of the following requirements: 13370

(1) The applicant is at least eighteen years of age.

(2) The applicant holds at least a bachelor's degree from
a college or university authorized to confer degrees by the
13373
department of higher education or the comparable legal agency of
another state in which the college or university is located and
submits an official transcript from that college or university
13376
with the application.

(3) The applicant has satisfactorily completed at least
twelve months of instruction in a prescribed course in mortuary
science as approved by the board and has presented to the board
a certificate showing successful completion of the course. The
13381
course of mortuary science college training may be completed
13382
either before or after the completion of the educational
standard set forth in division (A) (2) of this section.

(4) The applicant has been certified by the board prior to beginning an embalmer apprenticeship.

(5) The applicant has satisfactorily completed at least
one year of apprenticeship under an embalmer licensed in this
state and has participated in embalming at least twenty-five
dead human bodies.

(6) The applicant, upon meeting the educational standards 13391 provided for in divisions (A)(2) and (3) of this section and 13392 completing the apprenticeship required in division (A)(5) of 13393 this section, has completed the examination for an embalmer's 13394 license required by the board. 13395

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(B) Upon receiving satisfactory evidence verified by oath
that the applicant meets all the requirements of division (A) of
this section, the board shall issue the applicant an embalmer's
license.

(C) Any person who desires to be licensed as a funeral 13400 director shall apply to the board on a form prescribed by the 13401 board. The application shall include an initial license fee as 13402 set forth in section 4717.07 of the Revised Code and evidence, 13403 verified by oath and satisfactory to the board, that the 13404 applicant meets all of the following requirements: 13405

(1) Except as otherwise provided in division (D) of this
section, the applicant has satisfactorily met all the
requirements for an embalmer's license as described in divisions
(A) (1) to (3) of this section.

(2) The applicant has been certified by the board prior tobeginning a funeral director apprenticeship.13411

(3) The applicant, following mortuary science college
training described in division (A) (3) of this section, has
satisfactorily completed a one-year apprenticeship under a
licensed funeral director in this state and has participated in
directing at least twenty-five funerals.

(4) The applicant has satisfactorily completed the
examination for a funeral director's license as required by the
board.

(D) In lieu of mortuary science college training required
 for a funeral director's license under division (C) (1) of this
 section, the applicant may substitute a satisfactorily completed
 two-year apprenticeship under a licensed funeral director in
 this state assisting that person in directing at least fifty

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funerals. 13425 (E) Upon receiving satisfactory evidence that the 13426 applicant meets all the requirements of division (C) of this 13427 section, the board shall issue to the applicant a funeral 13428 director's license. 13429 (F) The board shall issue an embalmer or funeral director 13430 apprentice card in accordance with Chapter 4796. of the Revised 13431 Code to an applicant if either of the following applies: 13432 (1) The applicant holds a license or card in another 13433 <u>state.</u> 13434 (2) The applicant has satisfactory work experience, a 13435 government certification, or a private certification as 13436 described in that chapter as an embalmer or funeral director 13437 apprentice in a state that does not issue that license or card. 13438 (G) A funeral director or embalmer may request the funeral 13439 director's or embalmer's license be placed on inactive status by 13440 submitting to the board a form prescribed by the board and such 1.3441 other information as the board may request. A funeral director 13442 or embalmer may not place the funeral director's or embalmer's 13443 license on inactive status unless the funeral director or 13444 embalmer is in good standing with the board and is in compliance 13445

with applicable continuing education requirements. A funeral 13446 director or embalmer who is granted inactive status is 13447 prohibited from participating in any activity for which a 13448 funeral director's or embalmer's license is required in this 13449 state. A funeral director or embalmer who has been granted 13450 inactive status is exempt from the continuing education 13451 requirements under section 4717.09 of the Revised Code during 13452 13453 the period of the inactive status.

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(G) (H) A funeral director or embalmer who has been13454granted inactive status may not return to active status for at13455least two years following the date that the inactive status was13456granted. Following a period of at least two years of inactive13457status, the funeral director or embalmer may apply to return to13458active status upon completion of all of the following1345913460

(1) The funeral director or embalmer files with the board
a form prescribed by the board seeking active status and
provides any other information as the board may request;
13463

(2) The funeral director or embalmer takes and passes the 13464Ohio laws examination for each license being activated; 13465

(3) The funeral director or embalmer pays a reactivation
fee to the board in the amount of one hundred forty dollars for
each license being reactivated.
13468

Sec. 4717.051. (A) Any Except as provided in division (D) 13469 of this section, any person who desires to obtain a permit as a 13470 crematory operator shall apply to the board of embalmers and 13471 funeral directors on a form prescribed by the board. The 13472 applicant shall include with the application the initial permit 13473 fee set forth in section 4717.07 of the Revised Code and 13474 evidence, verified under oath and satisfactory to the board, 13475 that the applicant satisfies both of the following requirements: 13476

(1) The applicant is at least eighteen years of age. 13477

(2) The applicant has satisfactorily completed a crematory
 13478
 operation certification program approved by the board and has
 presented to the board a certificate showing completion of the
 program.

(B) If the board of embalmers and funeral directors, upon 13482

receiving satisfactory evidence, determines that the applicant	13483
satisfies all of the requirements of division (A) of this	13484
section, the board shall issue to the applicant a permit as a	13485
crematory operator.	13486
(C) The board of embalmers and funeral directors may	13487
revoke or suspend a crematory operator permit or subject a	13488
crematory operator permit holder to discipline in accordance	13489
with the laws, rules, and procedures applicable to licensees	13490
under this chapter.	13491
(D) The board shall issue a crematory operator permit in	13492
accordance with Chapter 4796. of the Revised Code to an	13493
applicant if either of the following applies:	13494
(1) The applicant holds a license or permit in another	13495
state.	13496
<u>State.</u>	10400
(2) The applicant has satisfactory work experience, a	13497
government certification, or a private certification as	13498
described in that chapter as a crematory operator in a state	13499
that does not issue that license or permit.	13500
Sec. 4717.10. (A) The board of embalmers and funeral	13501
directors may recognize licenses issued to embalmers and funeral	13502
directors by other states, and upon presentation of such	13503
licenses, may <u>shall</u>issue to the holderan embalmer's or funeral	13504
director's license -under this chapter in accordance with Chapter	13505
4796. of the Revised Code to an applicant who holds a license in	13506
another state or who has satisfactory work experience, a	13507
government certification, or a private certification as	13508
described in that chapter as an embalmer or funeral director in	13509
a state that does not issue that license. The board shall charge	13510
the same fee as prescribed in section 4717.07 of the Revised	13511

Code to issue or renew such an embalmer's or funeral director's-	13512
license. Such licenses shall be renewed biennially as provided	13513
in section 4717.08 of the Revised Code. The board shall not	13514
issue a license to any person under division (A) of this section-	13515
unless the applicant proves that the applicant, in the state in-	13516
which the applicant is licensed, has complied with requirements-	13517
substantially equal to those established in section 4717.05 of	13518
the Revised Code.	13519
(B) (1) The board of embalmers and funeral directors may	13520
issue courtesy card permits to nonresident funeral directors	13520
licensed in a state that borders this state. A courtesy card	13522
permit holder shall be authorized to undertake both the	13523
following acts in this state:	13524
(1) (a) Prepare and complete those sections of a death	13525
certificate and other permits needed for disposition of deceased	13526
human remains in this state and sign and file such death	13527
certificates and permits;	13528
(2) (b) Supervise and conduct funeral ceremonies,	13529
interments, and entombments in this state.	13530
	10501
(2) Chapter 4796. of the Revised Code does not apply to a	13531
courtesy card permit issued under this division.	13532
(C) The board of embalmers and funeral directors may	13533
determine under what conditions a courtesy card permit may be	13534
issued to funeral directors in bordering states after taking	13535
into account whether and under what conditions and fees such	13536
border states issue similar courtesy card permits to funeral	13537
directors licensed in this state. A courtesy card permit holder	13538
shall comply with all applicable laws and rules of this state	13539
while engaged in any acts of funeral directing in this state.	13540

The board may revoke or suspend a courtesy card permit or	13541
subject a courtesy card permit holder to discipline in	13542
accordance with the laws, rules, and procedures applicable to	13543
funeral directors under this chapter. Applicants for courtesy	13544
card permits shall apply on forms prescribed by the board, pay a	13545
biennial fee set by the board for initial applications and	13546
renewals, and adhere to such other requirements imposed by the	13547
board on courtesy card permit holders.	13548
(D) No courtesy card permit holder shall be authorized to	13549
undertake any of the following activities in this state:	13550
(1) Arranging funerals or disposition services with	13551
members of the public in this state;	13552
(2) Be employed by or under contract to a funeral home	13553
licensed in this state to perform funeral services in this	13554
state;	13555
(3) Advertise funeral or disposition services in this	13556
state;	13557
(4) Enter into or execute funeral or disposition contracts	13558
in this state;	13559
(5) Prepare or embalm deceased human remains in this	13560
state;	13561
(6) Arrange for or carry out the disinterment of human	13562
remains in this state.	13563
(E) As used in this section, "courtesy card permit" means	13564
a special permit that may be issued to a <u>nonresident</u> funeral	13565
director licensed in a state that borders this state and who	13566
does not hold a funeral director's license under this chapter.	13567
Sec. 4723.08. (A) The board of nursing may impose fees not	13568

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13569

to exceed the following limits:

(1) For application for licensure by examination or
endorsement to practice nursing as a registered nurse or as a
licensed practical nurse submitted under division (A) or (B) of
section 4723.09 of the Revised Code, seventy-five dollars;

(2) For application for licensure to practice nursing as
an advanced practice registered nurse submitted under division
(A) or (B) (2) of section 4723.41 of the Revised Code, one
hundred fifty dollars;

(3) For application for a dialysis technician intern
certificate, the amount specified in rules adopted under section
4723.79 of the Revised Code;
13580

(4) For application for a dialysis technician certificate,
13581
the amount specified in rules adopted under section 4723.79 of
13582
the Revised Code;

(5) For providing, pursuant to division (B) of section
4723.271 of the Revised Code, written verification of a nursing
13585
license, dialysis technician certificate, medication aide
13586
certificate, or community health worker certificate to another
13587
jurisdiction, fifteen dollars;

(6) For providing, pursuant to division (A) of section
4723.271 of the Revised Code, a replacement copy of a wall
certificate suitable for framing as described in that division,
twenty-five dollars;

(7) For renewal of a license to practice as a registerednurse or licensed practical nurse, sixty-five dollars;13594

(8) For renewal of a license to practice as an advancedpractice registered nurse, one hundred thirty-five dollars;13596

(9) For renewal of a dialysis technician certificate, the	13597
amount specified in rules adopted under section 4723.79 of the	13598
Revised Code;	13599
(10) For processing a late application for renewal of a	13600
nursing license or dialysis technician certificate, fifty	13601
dollars;	13602
(11) For application for authorization to approve	13603
continuing education programs and courses from an applicant	13604
accredited by a national accreditation system for nursing, five	13605
hundred dollars;	13606
(12) For application for authorization to approve	13607
	13608
continuing education programs and courses from an applicant not	
accredited by a national accreditation system for nursing, one	13609
thousand dollars;	13610
(13) For each year for which authorization to approve	13611
continuing education programs and courses is renewed, one	13612
hundred fifty dollars;	13613
(14) For application for approval to operate a dialysis	13614
training program, the amount specified in rules adopted under	13615
section 4723.79 of the Revised Code;	13616
(15) For reinstatement of a lapsed license or certificate	13617
issued under this chapter, one hundred dollars except as	13618
provided in section 5903.10 of the Revised Code;	13619
(16) For processing a check returned to the board by a	13620
financial institution, twenty-five dollars;	13621
	10021
(17) The amounts specified in rules adopted under section	13622
4723.88 of the Revised Code pertaining to the issuance of	13623
certificates to community health workers, including fees for	13624

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application for a certificate, renewal of a certificate,13625processing a late application for renewal of a certificate,13626reinstatement of a lapsed certificate, application for approval13627of a community health worker training program for community13628health workers, and renewal of the approval of a training13629program for community health workers.13630

(B) Each quarter, for purposes of transferring funds under
section 4743.05 of the Revised Code to the nurse education
assistance fund created in section 3333.28 of the Revised Code,
the board of nursing shall certify to the director of budget and
management the number of licenses renewed under this chapter
during the preceding quarter and the amount equal to that number
tage 13637

(C) The board may charge a participant in a board 13638
 sponsored continuing education activity an amount not exceeding
 13639
 fifteen dollars for each activity.
 13640

(D) The board may contract for services pertaining to the 13641 process of providing written verification of a license or 13642 certificate when the verification is performed for purposes 13643 other than providing verification to another jurisdiction. The 13644 contract may include provisions pertaining to the collection of 13645 the fee charged for providing the written verification. As part 13646 of these provisions, the board may permit the contractor to 13647 retain a portion of the fees as compensation, before any amounts 13648 are deposited into the state treasury. 13649

Sec. 4723.09. (A) (1) An application for licensure by 13650 examination to practice as a registered nurse or as a licensed 13651 practical nurse shall be submitted to the board of nursing in 13652 the form prescribed by rules of the board. The application shall 13653 include all of the following: 13654

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(a) Evidence that the applicant has met the educational	13655
requirements described in division (C) of this section;	13656
(b) Any other information required by rules of the board;	13657
(c) The application fee required by section 4723.08 of the	13658
Revised Code.	13659
(2) The board shall grant a license to practice nursing as	13660
a registered nurse or as a licensed practical nurse if the	13661
following conditions are met:	13662
(a) The applicant passes the examination accepted by the	13663
board under section 4723.10 of the Revised Code.	13664
(b) In the case of an applicant who entered a prelicensure	13665
nursing education program on or after June 1, 2003, the results	13666
of a criminal records check conducted in accordance with section	13667
4723.091 of the Revised Code demonstrate that the applicant is	13668
not ineligible for licensure in accordance with section 4723.092	13669
of the Revised Code.	13670
(c) The board determines that the applicant has not	13671
committed any act that is grounds for disciplinary action under	13672
section 3123.47 or 4723.28 of the Revised Code or determines	13673
that an applicant who has committed any act that is grounds for	13674
disciplinary action under either section has made restitution or	13675
has been rehabilitated, or both.	13676
(3) The board is not required to afford an adjudication to	13677
an individual to whom it has refused to grant a license because	13678
of that individual's failure to pass the examination.	13679
(B)(1) An application for licensure by endorsement to	13680
practice nursing as a registered nurse or as a licensed	13681

practical nurse shall be submitted to the board in the form 13682

prescribed by rules of the board. The application shall include	13683
all of the following:	13684
(a) Evidence that the applicant holds a current, valid,	13685
and unrestricted license or equivalent authorization from	13686
another jurisdiction other than another state granted after	13687
passing an examination approved by the board of that	13688
jurisdiction that is equivalent to the examination requirements	13689
under this chapter for a license to practice nursing as a	13690
registered nurse or licensed practical nurse;	13691
(b) Any other information required by rules of the board;	13692
(c) The application fee required by section 4723.08 of the	13693
Revised Code.	13694
(2) The board shall grant a license by endorsement to	13695
practice nursing as a registered nurse or as a licensed	13696
practical nurse to an applicant who applied under division (B)	13697
(1) of this section if the following conditions are met:	13698
(a) The applicant provides evidence satisfactory to the	13699
board that the applicant has met the educational requirements	13700
described in division (C) of this section.	13701
(b) The examination, at the time it is successfully	13702
completed, is equivalent to the examination requirements in	13703
effect at that time for applicants who were licensed by	13704
examination in this state.	13705
(c) The board determines there is sufficient evidence that	13706
the applicant completed two contact hours of continuing	13707
education directly related to this chapter or the rules adopted	13708
under it.	13709
(d) The results of a criminal records check conducted in	13710

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accordance with section 4723.091 of the Revised Code demonstrate 13711 that the applicant is not ineligible for licensure in accordance 13712 with section 4723.092 of the Revised Code. 13713

(e) The applicant has not committed any act that is
13714
grounds for disciplinary action under section 3123.47 or 4723.28
13715
of the Revised Code, or the board determines that an applicant
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who has committed any act that is grounds for disciplinary
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action under either of those sections has made restitution or
13718
has been rehabilitated, or both.

(C) (1) To be eligible for licensure by examination or 13720
endorsement under division (A) or (B) of this section, an 13721
applicant seeking a license to practice nursing as a registered 13722
nurse must successfully complete either of the following: 13723

(a) A nursing education program approved by the board13724under division (A) of section 4723.06 of the Revised Code;13725

(b) A nursing education program approved by a board of
 13726
 another jurisdiction that is a member of the national council of
 13727
 state boards of nursing.
 13728

(2) To be eligible for licensure by examination or
endorsement, an applicant seeking a license to practice nursing
as a licensed practical nurse must successfully complete one of
13731
the following:

(a) A nursing education program approved by the boardunder division (A) of section 4723.06 of the Revised Code;13734

(b) A nursing education program approved by a board of
another jurisdiction that is a member of the national council of
state boards of nursing;
13737

(c) A practical nurse course offered or approved by the 13738

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United States army;	13739
(d) A practical nurse education program approved by the	13740
United States air force as either of the following:	13741
(i) The community college of the air force associate	13742
degree in practical nursing technology;	13743
(ii) The allied health program, for students who graduated	13744
that program prior to 2016.	13745
(D) The board shall grant a license to practice nursing as	13746
a registered nurse or as a licensed practical nurse in	13747
accordance with Chapter 4796. of the Revised Code to an	13748
applicant if either of the following applies:	13749
(1) The applicant holds a license in another state.	13750
(2) The applicant has satisfactory work experience, a	13751
government certification, or a private certification as	13752
described in that chapter as a registered nurse or licensed	13753
practical nurse in a state that does not issue that license.	13754
(E) The board may grant a nonrenewable temporary permit to	13755
practice nursing as a registered nurse or as a licensed	13756
practical nurse to an applicant for <u>a</u> license by endorsement	13757
under division (B) or (D) of this section if the board is	13758
satisfied by the evidence that the applicant holds a current,	13759
valid, and unrestricted license or equivalent authorization from	13760
another jurisdiction. Chapter 4796. of the Revised Code does not	13761
apply for a temporary permit issued under this division. Subject	13762
to earlier automatic termination as described in this paragraph,	13763
the temporary permit shall expire at the earlier of one hundred	13764
eighty days after issuance or upon the issuance of a license by	13765
endorsement under division (B) or (D) of this section. The	13766
temporary permit shall terminate automatically if the criminal	13767

records check completed by the bureau of criminal identification	13768
and investigation as described in section 4723.091 of the	13769
Revised Code regarding the applicant indicates that the	13770
applicant is ineligible for licensure in accordance with section	13771
4723.092 of the Revised Code. An applicant whose temporary	13772
permit is automatically terminated is permanently prohibited	13773
from obtaining a license to practice nursing in this state as a	13774
registered nurse or as a licensed practical nurse.	13775
Sec. 4723.26. (A)(1) As used in this section:	13776
(a) "Free clinic" has the same meaning as in section	13777
3701.071 of the Revised Code.	13778
(b) "Indigent and uninsured person" and "operation" have	13779
the same meanings as in section 2305.234 of the Revised Code.	13780
(2) For the purposes of this section, a person shall be	13781
considered retired from practice if the person's license has	13782
expired with the intention of ceasing to practice nursing as a	13783
registered nurse, licensed practical nurse, or advanced practice	13784
registered nurse for remuneration.	13785
(B) The board of nursing may issue, without examination, a	13786
volunteer's certificate to a qualified person who is retired	13787
from practice so that the person may provide nursing services to	13788
indigent and uninsured persons at any location, including a free	13789
clinic.	13790
(C) Except as provided in division (D) of this section, an	13791
application for a volunteer's certificate shall include all of	13792
the following:	13793
(1) A copy or other evidence of the applicant's degree	13794
from a school of registered nursing, practical nursing, or	13795
advanced practice registered nursing;	13796

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(2) One of the following, as applicable: 13797

(a) A copy or other evidence of the applicant's most
recent license to practice nursing as a registered nurse,
licensed practical nurse, or advanced practice registered nurse
13800
issued by a jurisdiction in the United States that licenses
persons to practice nursing as a registered nurse, licensed
13802
practical nurse, or advanced practice registered nurse;
13803

(b) A copy or other evidence of the applicant's most
recent license equivalent to a license to practice nursing as a
registered nurse, licensed practical nurse, or advanced practice
registered nurse in one or more branches of the United States
armed services that the United States government issued.

(3) Evidence of one of the following, as applicable: 13809

(a) The applicant has maintained for at least ten years
prior to retirement a valid, unrestricted license in any
jurisdiction in the United States that licenses persons to
practice nursing as a registered nurse, licensed practical
nurse, or advanced practice registered nurse.

(b) The applicant has practiced nursing as a registered
nurse, licensed practical nurse, or advanced practice registered
nurse under a valid, unrestricted license for at least ten years
prior to retirement in one or more branches of the United States
armed services.

(D) For an applicant retired from practice for at least13820ten years, the applicant shall do both of the following:13821

(1) Certify to the board completion of continuing nursing
education that meets the requirements of section 4723.24 of the
Revised Code and the rules adopted under that section;
13824

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(2) Submit a request to the bureau of criminal	13825
identification and investigation for a criminal records check	13826
and check of federal bureau of investigation records pursuant to	13827
section 4723.091 of the Revised Code.	13828
(E) <u>Chapter 4796. of the Revised Code does not apply to a</u>	13829
certificate issued under this section.	13830
certificate issued ander this section.	10000
<u>(F)</u> The holder of a volunteer's certificate may provide	13831
nursing services only to indigent and uninsured persons, but may	13832
do so at any location, including a free clinic. The holder shall	13833
not accept any form of remuneration for providing nursing	13834
services while in possession of the certificate. The board may	13835
suspend or revoke a volunteer's certificate on receiving proof	13836
satisfactory to the board that the holder has engaged in	13837
practice in this state outside the scope of the holder's	13838
certificate or that there are grounds for action against the	13839
person under section 4723.28 of the Revised Code. In revoking a	13840
certificate, the board may specify that the revocation is	13841
permanent.	13842
$\frac{(F)(G)}{(G)}(1)$ A volunteer's certificate shall be valid for a	13843
period of two years, and may be renewed upon the application of	13844
the holder, unless the certificate is suspended or revoked under	13845
division $\frac{(E)(F)}{(F)}$ of this section. The board shall maintain a	13846
record of all persons who hold volunteer's certificates. The	13847
board shall not charge a fee for issuing or renewing a	13848
certificate pursuant to this section.	13849
(2) The be objected for reported of a valuateors's	1 20 50
(2) To be eligible for renewal of a volunteer's	13850
certificate, the holder of the certificate shall certify to the	13851
board completion of continuing nursing education that meets the	13852

requirements of section 4723.24 of the Revised Code and the 13853 rules adopted under that section. The board may not renew a 13854

certificate if the holder has not complied with the appropriate	13855
continuing education requirements. Any entity for which the	
holder provides nursing services may pay for or reimburse the	13857
holder for any costs incurred in obtaining the required	13858
continuing education hours.	13859
(3) The holder of a volunteer's certificate issued	13860
pursuant to this section is subject to the immunity provisions	13861
regarding the provision of services to indigent and uninsured	13862
persons in section 2305.234 of the Revised Code.	13863
(G)(H) The board shall adopt rules in accordance with	13864
Chapter 119. of the Revised Code to administer and enforce this	13865
section.	13866
Sec. 4723.32. This chapter does not prohibit any of the	13867
following:	13868
(A) The practice of nursing by a student currently	13869
enrolled in and actively pursuing completion of a prelicensure	
nursing education program, if all of the following are the case:	13871
(1) The student is participating in a program located in	13872
this state and approved by the board of nursing or participating	13873
in this state in a component of a program located in another	13874
jurisdiction and approved by a board that is a member of the	13875
national council of state boards of nursing;	13876
(2) The student's practice is under the auspices of the	13877
program;	13878
(3) The student acts under the supervision of a registered	13879
nurse serving for the program as a faculty member or teaching	13880
assistant.	13881
(B) The rendering of medical assistance to a licensed	13882

physician, licensed dentist, or licensed podiatrist by a person	13883
under the direction, supervision, and control of such licensed	13884
physician, dentist, or podiatrist;	13885
(C) The activities of persons employed as nursing aides,	13886
attendants, orderlies, or other auxiliary workers in patient	13887
homes, nurseries, nursing homes, hospitals, home health	13888
agencies, or other similar institutions;	13889
(D) The provision of nursing services to family members or	13890
in emergency situations;	13891
(E) The care of the sick when done in connection with the	13892
practice of religious tenets of any church and by or for its	13893
members;	13894
(F) The practice of nursing as an advanced practice	13895
registered nurse by a student currently enrolled in and actively	13896
pursuing completion of a program of study leading to initial	13897
authorization by the board of nursing to practice nursing as an	13898
advanced practice registered nurse in a designated specialty, if	13899
all of the following are the case:	13900
(1) The program qualifies the student to sit for the	13901
examination of a national certifying organization approved by	13902
the board under section 4723.46 of the Revised Code or the	13903
program prepares the student to receive a master's or doctoral	13904
degree in accordance with division (A)(2) of section 4723.41 of	13905
the Revised Code;	13906
(2) The student's practice is under the auspices of the	13907
program;	13908
(3) The student acts under the supervision of an advanced	13909
practice registered nurse serving for the program as a faculty	13910
member, teaching assistant, or preceptor.	13911

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(G) The activities of an individual who is a resident of a 13912 state other than this state and who currently holds a license to 13913 practice nursing or equivalent authorization from another 13914 jurisdiction, but only if the individual's activities are 13915 limited to those activities that the same type of nurse may 13916 engage in pursuant to a license issued under this chapter, the 13917 individual's authority to practice has not been revoked, the 13918 individual is not currently under suspension or on probation, 13919 the individual does not represent the individual as being 13920 licensed under this chapter, and one of the following is the 13921 13922 case: (1) The individual is engaging in the practice of nursing 13923

by discharging official duties while employed by or under 13924 contract with the United States government or any agency 13925 thereof; 13926

(2) The individual is engaging in the practice of nursing
13927
as an employee of an individual, agency, or corporation located
13928
in the other jurisdiction in a position with employment
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responsibilities that include transporting patients into, out
of, or through this state, as long as each trip in this state
13931
does not exceed seventy-two hours;

(3) The individual is consulting with an individual
licensed in this state to practice any health-related
profession;
13935

(4) The individual is engaging in activities associated
13936
with teaching in this state as a guest lecturer at or for a
nursing education program, continuing nursing education program,
or in-service presentation;
13939

(5) The individual is conducting evaluations of nursing 13940

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care that are undertaken on behalf of an accrediting13941organization, including the national league for nursing13942accrediting committee, the joint commission (formerly known as13943the joint commission on accreditation of healthcare13944organizations), or any other nationally recognized accrediting13945organization;13946(6) The individual is providing nursing care to an13947

individual who is in this state on a temporary basis, not to 13948 exceed six months in any one calendar year, if the nurse is 13949 directly employed by or under contract with the individual or a 13950 guardian or other person acting on the individual's behalf; 13951

(7) The individual is providing nursing care during any
13952
disaster, natural or otherwise, that has been officially
declared to be a disaster by a public announcement issued by an
13954
appropriate federal, state, county, or municipal official;
13955

(8) The individual is providing nursing care at a free-of13956
charge camp accredited by the SeriousFun children's network that
13957
specializes in providing therapeutic recreation, as defined in
13958
section 2305.231 of the Revised Code, for individuals with
13959
chronic diseases, if all of the following are the case:

(a) The individual provides documentation to the medical
director of the camp that the individual holds a current, valid
license to practice nursing or equivalent authorization from
another jurisdiction.

(b) The individual provides nursing care only at the camp
 or in connection with camp events or activities that occur off
 13965
 the grounds of the camp.
 13967

(c) The individual is not compensated for the individual's 13968
services. 13969

case:

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13978

(d) The individual provides nursing care within this state	13970
for not more than thirty days per calendar year.	13971
(e) The camp has a medical director who holds an	13972
unrestricted license to practice medicine issued in accordance	13973
with Chapter 4731. of the Revised Code.	13974
(9) The individual is providing nursing care as a	13975
volunteer without remuneration during a charitable event that	13976
lasts not more than seven days if both of the following are the	13977

(a) The individual, or the charitable event's organizer, 13979
notifies the board of nursing not less than seven calendar days 13980
before the first day of the charitable event of the individual's 13981
intent to engage in the practice of nursing as a registered 13982
nurse, advanced practice registered nurse, or licensed practical 13983
nurse at the event; 13984

(b) If the individual's scope of practice in the other
jurisdiction is more restrictive than in this state, the
individual is limited to performing only those procedures that a
registered nurse, advanced practice registered nurse, or
licensed practical nurse in the other jurisdiction may perform.

(H) The administration of medication by an individual who
holds a valid medication aide certificate issued under this
13991
chapter, if the medication is administered to a resident of a
nursing home, residential care facility, or ICF/IID authorized
by section 4723.64 of the Revised Code to use a certified
medication aide and the medication is administered in accordance
with section 4723.67 of the Revised Code.

<u>(I) An individu</u>	al who is a resident of a state other tha	n_ 13997
this state and who he	olds a license to practice nursing or	13998

equivalent authorization from another jurisdiction is not	13999
required to obtain a license in accordance with Chapter 4796. of	14000
the Revised Code to perform the activities described under	14001
division (G) of this section.	14002
Sec. 4723.41. (A) Each person who desires to practice	14003
nursing as a certified nurse-midwife and has not been authorized	14004
to practice midwifery prior to December 1, 1967, and each person	14005
who desires to practice nursing as a certified registered nurse	14006
anesthetist, clinical nurse specialist, or certified nurse	14007
practitioner shall file with the board of nursing a written	14008
application for a license to practice nursing as an advanced	14009
practice registered nurse and designation in the desired	14010
specialty. The application must be filed, under oath, on a form	14011
prescribed by the board accompanied by the application fee	14012
required by section 4723.08 of the Revised Code.	14013
Except as provided in division (B), (C), or (D) of this	14014
section, at the time of making application, the applicant shall	14015
section, at the time of making application, the applicant shall meet all of the following requirements:	14015 14016
meet all of the following requirements:	14016
<pre>meet all of the following requirements: (1) Be a registered nurse;</pre>	14016 14017
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that</pre>	14016 14017 14018
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a</pre>	14016 14017 14018 14019
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that</pre>	14016 14017 14018 14019 14020
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that qualifies the applicant to sit for the certification examination</pre>	14016 14017 14018 14019 14020 14021
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that qualifies the applicant to sit for the certification examination of a national certifying organization approved by the board</pre>	14016 14017 14018 14019 14020 14021 14022
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that qualifies the applicant to sit for the certification examination of a national certifying organization approved by the board under section 4723.46 of the Revised Code;</pre>	14016 14017 14018 14019 14020 14021 14022 14023
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that qualifies the applicant to sit for the certification examination of a national certifying organization approved by the board under section 4723.46 of the Revised Code; (3) Submit documentation satisfactory to the board of</pre>	14016 14017 14018 14019 14020 14021 14022 14023 14024
<pre>meet all of the following requirements: (1) Be a registered nurse; (2) Submit documentation satisfactory to the board that the applicant has earned a master's or doctoral degree with a major in a nursing specialty or in a related field that qualifies the applicant to sit for the certification examination of a national certifying organization approved by the board under section 4723.46 of the Revised Code; (3) Submit documentation satisfactory to the board of having passed the certification examination of a national</pre>	14016 14017 14018 14019 14020 14021 14022 14023 14023

applicable, nurse-midwives, registered nurse anesthetists,	14028
clinical nurse specialists, or nurse practitioners;	14029
(4) Submit an affidavit with the application that states	14030
all of the following:	14031
(a) That the applicant is the person named in the	14032
	14033
documents submitted under this section and is the lawful	
possessor thereof;	14034
(b) The applicant's age, residence, the school at which	14035
the applicant obtained education in the applicant's nursing	14036
specialty, and any other facts that the board requires;	14037
(c) The specialty in which the applicant seeks	14038
designation.	14039
(B)(1) A certified registered nurse anesthetist, clinical	14040
nurse specialist, certified nurse-midwife, or certified nurse	14041
practitioner who is practicing or has practiced as such in	14042
another jurisdiction <u>other than another state</u> may apply for a	14043
license by endorsement to practice nursing as an advanced	14044
practice registered nurse and designation as a certified	14045
registered nurse anesthetist, clinical nurse specialist,	14046
certified nurse-midwife, or certified nurse practitioner in this	14047
state if the nurse meets the requirements set forth in division	14048
(A) of this section or division (B)(2) of this section.	14049
(2) If an applicant who is practicing or has practiced in	14050
another jurisdiction other than another state applies for	14051
designation under division (B)(2) of this section, the	14052
application shall be submitted to the board in the form	14053
prescribed by rules of the board and be accompanied by the	14054
application fee required by section 4723.08 of the Revised Code.	14055

The application shall include evidence that the applicant meets 14056

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the requirements of division (B)(2) of this section, holds14057authority to practice nursing and is in good standing in another14058jurisdiction other than another state granted after meeting14059requirements approved by the entity of that jurisdiction that14060regulates nurses, and other information required by rules of the14061board of nursing.14062

With respect to the educational requirements and national14063certification requirements that an applicant under division (B)14064(2) of this section must meet, both of the following apply:14065

(a) If the applicant is a certified registered nurse 14066 anesthetist, certified nurse-midwife, or certified nurse 14067 practitioner who, on or before December 31, 2000, obtained 14068 certification in the applicant's nursing specialty with a 14069 national certifying organization listed in division (A)(3) of 14070 section 4723.41 of the Revised Code as that division existed 14071 prior to March 20, 2013, or that was at that time approved by 14072 the board under section 4723.46 of the Revised Code, the 14073 applicant must have maintained the certification. The applicant 14074 is not required to have earned a master's or doctoral degree 14075 with a major in a nursing specialty or in a related field that 14076 qualifies the applicant to sit for the certification 14077 examination. 14078

(b) If the applicant is a clinical nurse specialist, one 14079of the following must apply to the applicant: 14080

(i) On or before December 31, 2000, the applicant obtained
a master's or doctoral degree with a major in a clinical area of
nursing from an educational institution accredited by a national
or regional accrediting organization. The applicant is not
14084
required to have passed a certification examination.

(ii) On or before December 31, 2000, the applicant	14086
obtained a master's or doctoral degree in nursing or a related	14087
field and was certified as a clinical nurse specialist by the	14088
American nurses credentialing center or another national	14089
certifying organization that was at that time approved by the	14090
board under section 4723.46 of the Revised Code.	14091
(3) The board shall grant a license to practice nursing as	14092
an advanced practice registered nurse in accordance with Chapter	14093
4796. of the Revised Code to an applicant if either of the	14094
following applies:	14095
(a) The applicant holds a license in another state.	14096
(b) The applicant has satisfactory work experience, a	14097
government certification, or a private certification as	14098
<u>described in that chapter as an advanced practice registered</u>	14099
described in that chapter as an advanced practice registered	1000
nurse in a state that does not issue that license.	14100
nurse in a state that does not issue that license.	14100
<u>nurse in a state that does not issue that license.</u>	14100 14101
<u>nurse in a state that does not issue that license.</u> (4) The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an	14100 14101 14102
<u>nurse in a state that does not issue that license.</u> <u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement <u>under division</u> (B)(2) or	14100 14101 14102 14103
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence	14100 14101 14102 14103 14104
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or	14100 14101 14102 14103 14104 14105
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u>	14100 14101 14102 14103 14104 14105 14106
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u> <u>4796. of the Revised Code does not apply to a temporary permit</u>	14100 14101 14102 14103 14104 14105 14106 14107
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u> <u>4796. of the Revised Code does not apply to a temporary permit</u> <u>issued under this division.</u> The temporary permit shall expire at	14100 14101 14102 14103 14104 14105 14106 14107 14108
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u> <u>4796. of the Revised Code does not apply to a temporary permit</u> <u>issued under this division.</u> The temporary permit shall expire at the earlier of one hundred eighty days after issuance or upon	14100 14101 14102 14103 14104 14105 14106 14107 14108 14109
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B) (2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u> <u>4796. of the Revised Code does not apply to a temporary permit</u> <u>issued under this division.</u> The temporary permit shall expire at the earlier of one hundred eighty days after issuance or upon the issuance of a license by endorsement under division (B) (2).	14100 14101 14102 14103 14104 14105 14106 14107 14108 14109 14110
<u>(4)</u> The board may grant a nonrenewable temporary permit to practice nursing as an advanced practice registered nurse to an applicant for licensure by endorsement under division (B)(2) or (3) of this section if the board is satisfied by the evidence that the applicant holds a valid, unrestricted license in or equivalent authorization from another jurisdiction. <u>Chapter</u> 4796. of the Revised Code does not apply to a temporary permit issued under this division. The temporary permit shall expire at the earlier of one hundred eighty days after issuance or upon the issuance of a license by endorsement under division (B)(2) or (3) of this section.	14100 14101 14102 14103 14104 14105 14106 14107 14108 14109 14110 14111

requirements in division (A)(2) of this section if all of the	14115
following are the case:	14116
(1) Before January 1, 2001, the board issued to the	14117
applicant a certificate of authority to practice as a certified	14118
registered nurse anesthetist, certified nurse-midwife, or	14119
certified nurse practitioner;	14120
(2) The applicant submits documentation satisfactory to	14121
the board that the applicant obtained certification in the	14122
applicant's nursing specialty with a national certifying	14123
organization listed in division (A)(3) of section 4723.41 of the	14124
Revised Code as that division existed prior to March 20, 2013,	14125
or that was at that time approved by the board under section	14126
4723.46 of the Revised Code;	14127
(3) The applicant submits documentation satisfactory to	14128
the board that the applicant has maintained the certification	14129
described in division (C)(2) of this section.	14130
(D) An applicant who desires to practice as a clinical	14131
nurse specialist is exempt from the examination requirement in	14132
division (A)(3) of this section if both of the following are the	14133
case:	14134
(1) Before January 1, 2001, the board issued to the	14135
applicant a certificate of authority to practice as a clinical	14136
nurse specialist;	14137
(2) The applicant submits documentation satisfactory to	14138
the board that the applicant earned either of the following:	14139
(a) A master's or doctoral degree with a major in a	14140
clinical area of nursing from an educational institution	14141
accredited by a national or regional accrediting organization;	14142

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14151

(b) A master's or doctoral degree in nursing or a related
14143
field and was certified as a clinical nurse specialist by the
14144
American nurses credentialing center or another national
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certifying organization that was at that time approved by the
14146
board under section 4723.46 of the Revised Code.

Sec. 4723.651. (A) To be eligible to receive a medication 14148 aide certificate, an applicant shall meet all of the following 14149 conditions: 14150

(1) Be at least eighteen years of age;

(2) Have a high school diploma or a certificate of high
14152
school equivalence as defined in section 5107.40 of the Revised
14153
Code;
14154

(3) If the applicant is to practice as a medication aide
14155
in a nursing home, be a nurse aide who satisfies the
requirements of division (A) (1), (2), (3), (4), (5), (6), or (8)
14157
of section 3721.32 of the Revised Code;

(4) If the applicant is to practice as a medication aide
14159
in a residential care facility, be a nurse aide who satisfies
14160
the requirements of division (A) (1), (2), (3), (4), (5), (6), or
(8) of section 3721.32 of the Revised Code or an individual who
14162
has at least one year of direct care experience in a residential
14163
care facility;

(5) If the applicant is to practice as a medication aide
14165
in an ICF/IID, be a nurse aide who satisfies the requirements of
14166
division (A) (1), (2), (3), (4), (5), (6), or (8) of section
3721.32 of the Revised Code or an individual who has at least
one year of direct care experience in an ICF/IID;

(6) Successfully complete the course of instructionprovided by a training program approved under section 4723.66 of14171

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the Revised Code;	14172
(7) Not be ineligible for licensure or certification in	14173
accordance with section 4723.092 of the Revised Code;	14174
(8) Have not committed any act that is grounds for	14175
disciplinary action under section 3123.47 or 4723.28 of the	14176
Revised Code or be determined by the board to have made	14177
restitution, been rehabilitated, or both;	14178
(9) Meet all other requirements for a medication aide	14179
certificate established in rules adopted under section 4723.69	14180
of the Revised Code.	14181
(B) If <u>Except</u> as provided in division (C) of this section,	14182
<u>if</u> an applicant meets the requirements specified in division (A)	14183
of this section, the board of nursing shall issue a medication	14184
aide certificate to the applicant. If a medication aide	14185
certificate is issued to an individual on the basis of having at	14186
least one year of direct care experience working in a	14187
residential care facility, as provided in division (A)(4) of	14188
this section, the certificate is valid for use only in a	14189
residential care facility. If a medication aide certificate is	14190
issued to an individual on the basis of having at least one year	14191
of direct care experience working in an ICF/IID, as provided in	14192
division (A)(5) of this section, the certificate is valid for	14193
use only in an ICF/IID. The board shall state the limitation on	14194
the certificate issued to the individual.	14195
(C) The board shall issue a medication aide certificate in	14196
accordance with Chapter 4796. of the Revised Code to an	14197
applicant if either of the following applies:	14198
(1) The applicant holds a certificate or license in	14199
another state.	14200

(2) The applicant has satisfactory work experience, a	14201
government certification, or a private certification as	14202
described in that chapter as a medication aide in a state that	14203
does not issue that certificate or license.	14204
(D) A medication aide certificate is valid for two years,	14205
unless earlier suspended or revoked. The certificate may be	14206
renewed in accordance with procedures specified by the board in	14207
rules adopted under section 4723.69 of the Revised Code. To be	14208
eligible for renewal, an applicant shall pay the renewal fee	14209
established in the rules and meet all renewal qualifications	14210
specified in the rules.	14211
Sec. 4723.75. (A) The Except as provided in division (D)	14212
of this section, the board of nursing shall issue a certificate	14213
to practice as a dialysis technician to an applicant if the	14214
following conditions are met:	14215
(1) The application is submitted to the board in	14216
(1) The application is submitted to the board in accordance with rules adopted under section 4723.79 of the	14216 14217
accordance with rules adopted under section 4723.79 of the	14217
accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following:	14217 14218
accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section	14217 14218 14219
accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code;	14217 14218 14219 14220
<pre>accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code; (b) The name and address of each approved dialysis</pre>	14217 14218 14219 14220 14221
<pre>accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code; (b) The name and address of each approved dialysis training program in which the applicant has enrolled and the</pre>	14217 14218 14219 14220 14221 14222
accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following:(a) The fee established in rules adopted under section 4723.79 of the Revised Code;(b) The name and address of each approved dialysis training program in which the applicant has enrolled and the dates during which the applicant was enrolled in each program.	14217 14218 14219 14220 14221 14222 14223
<pre>accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code; (b) The name and address of each approved dialysis training program in which the applicant has enrolled and the dates during which the applicant was enrolled in each program. (2) The applicant meets the requirements established by</pre>	14217 14218 14219 14220 14221 14222 14223 14223
<pre>accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code; (b) The name and address of each approved dialysis training program in which the applicant has enrolled and the dates during which the applicant was enrolled in each program. (2) The applicant meets the requirements established by the board's rules.</pre>	14217 14218 14219 14220 14221 14222 14223 14223 14224 14225
<pre>accordance with rules adopted under section 4723.79 of the Revised Code and includes both of the following: (a) The fee established in rules adopted under section 4723.79 of the Revised Code; (b) The name and address of each approved dialysis training program in which the applicant has enrolled and the dates during which the applicant was enrolled in each program. (2) The applicant meets the requirements established by the board's rules. (3) The applicant demonstrates competency to practice as a</pre>	14217 14218 14219 14220 14221 14222 14223 14223 14224 14225 14226

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(4) In the case of an applicant who entered a dialysis
14229
training program on or after June 1, 2003, the results of a
14230
criminal records check conducted in accordance with section
14231
4723.091 of the Revised Code demonstrate that the applicant is
14232
not ineligible for certification in accordance with section
14233
4723.092 of the Revised Code.

(B) For an applicant to demonstrate competence to practice 14235as a dialysis technician, one of the following must apply: 14236

(1) The applicant has successfully completed a dialysis
 14237
 training program approved by the board under section 4723.74 of
 the Revised Code and meets both of the following requirements:
 14239

(a) Has performed dialysis care for a dialysis provider
for not less than six months immediately prior to the date of
14241
application;

(b) Has passed a certification examination demonstrating
 14243
 competence to perform dialysis care not later than eighteen
 14244
 months after successfully completing a dialysis training program
 14245
 approved by the board under section 4723.74 of the Revised Code.
 14246

(2) The applicant does all of the following:

(a) Has a testing organization approved by the board
14248
submit evidence satisfactory to the board that the applicant
passed an examination, in another jurisdiction, that
demonstrates the applicant's competence to provide dialysis
14251
care;

(b) Submits evidence satisfactory to the board that the 14253
applicant has been employed to perform dialysis care in another 14254
jurisdiction for not less than six months immediately prior to 14255
the date of application for certification under this section; 14256

(c) Submits evidence satisfactory to the board that the	14257
applicant completed at least two hours of education directly	14258
related to this chapter and the rules adopted under it.	14259
(C) An applicant who does not pass the certification	14260
examination described in division (B)(1)(b) of this section	14261
within the time period prescribed in that division may continue	14262
to pursue certification by repeating the entire training and	14263
application process, including doing all of the following:	14264
(1) Enrolling in and successfully completing a dialysis	14265
training program approved by the board;	14266
(2) Submitting a request to the bureau of criminal	14267
identification and investigation for a criminal records check	14268
and check of federal bureau of investigation records pursuant to	14269
section 4723.091 of the Revised Code;	14270
(3) Submitting an application for a dialysis technician	14271
intern certificate in accordance with section 4723.76 of the	14272
Revised Code;	14273
(4) Demonstrating competence to perform dialysis care in	14274
accordance with division (B) of this section.	14275
(D) The board shall issue a certificate to practice as a	14276
dialysis technician in accordance with Chapter 4796. of the	14277
Revised Code to an applicant if either of the following applies:	14278
(1) The applicant holds a certificate or license in	14279
another state.	14280
(2) The applicant has satisfactory work experience, a	14281
government certification, or a private certification as	14282
described in that chapter as a dialysis technician in a state	14283
that does not issue that certificate or license.	14284

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Sec. 4723.76. (A) The Except as provided in division (D)	14285
of this section, the board of nursing shall issue a certificate	14286
to practice as a dialysis technician intern to an applicant who	14287
has not passed the dialysis technician certification examination	14288
required by section 4723.751 of the Revised Code, but who	14289
satisfies all of the following requirements:	14290
(1) Applies to the board in accordance with rules adopted	14291
under section 4723.79 of the Revised Code and includes with the	14292
application both of the following:	14293
(a) The fee established in rules adopted under section	14294
4723.79 of the Revised Code;	14295
4725.75 of the hevised code,	14295
(b) The name and address of all dialysis training programs	14296
approved by the board in which the applicant has been enrolled	14297
and the dates of enrollment in each program.	14298
(2) Provides documentation from the applicant's employer	14299
attesting that the applicant is competent to perform dialysis	14300
care;	14301
(3) Has successfully completed a dialysis training program	14302
approved by the board of nursing under section 4723.74 of the	14303
Revised Code.	14304
(B) A dialysis technician intern certificate issued to an	14305
applicant who meets the requirements in division (A) of this	14306
section is valid for a period of time that is eighteen months	14307
from the date on which the applicant successfully completed a	14308
dialysis training program approved by the board under section	14309
4723.74 of the Revised Code, minus the time the applicant was	14310
enrolled in one or more dialysis training programs approved by	14311
the board.	14312

(C) A dialysis technician intern certificate issued under 14313

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this section may not be renewed.	14314
(D)(1) The board shall issue a certificate to practice as	14315
a dialysis technician intern in accordance with Chapter 4796. of	14316
the Revised Code to an applicant if either of the following	14317
applies:	14318
(a) The applicant holds a certificate or license in	14319
another state.	14320
(b) The applicant has satisfactory work experience, a	14321
government certification, or a private certification as	14322
described in that chapter as a dialysis technician intern in a	14323
state that does not issue that certificate or license.	14324
(2) A certificate issued under Chapter 4796. of the	14325
Revised Code is valid for the same time period as described in	14326
division (B) of this section.	14327
Sec. 4723.85. (A) The board of nursing shall review all	14328
applications received under section 4723.83 of the Revised Code.	14329
If an applicant meets the requirements of section 4723.84 of the	14330
Revised Code, the board shall issue a community health worker	14331
certificate to the applicant.	14332
(B) Notwithstanding the requirements specified in section	14333
4723.84 of the Revised Code, the board shall issue a community	14334
health worker certificate in accordance with Chapter 4796. of	14335
the Revised Code to an applicant if either of the following	14336
applies:	14337
(1) The applicant holds a certificate or license in	14338
another state.	14339
(2) The applicant has satisfactory work experience, a	14340
government certification, or a private certification as	14341

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<u>described in that chapter as a community health worker in a</u>	14342
state that does not issue that certificate or license.	14343
(C) A community health worker certificate issued under	14344
division (A) or (B) of this section expires biennially and may	14345
be renewed in accordance with the schedule and procedures	14346
established by the board in rules adopted under section 4723.88	14347
of the Revised Code. To be eligible for renewal, an individual	14348
must complete the continuing education requirements established	14349
by the board in rules adopted under section 4723.88 of the	14350
Revised Code and meet all other requirements for renewal, as	14351
specified in the board's rules adopted under that section. If an	14352
applicant for renewal has successfully completed the continuing	14353
education requirements and meets all other requirements for	14354
renewal, the board shall issue a renewed community health worker	14355
certificate to the applicant.	14356
Sec. 4725 12 (A) The state wision professionals beard by	1 / 2 5 7

Sec. 4725.13. (A) The state vision professionals board, by14357an affirmative vote of a majority of its members, shall issue14358certificates under its seal as follows:14359

(1) Every applicant who, prior to May 19, 1992, passed the
licensing examination then in effect, and who otherwise complies
14361
with sections 4725.01 to 4725.34 of the Revised Code shall
receive from the board a certificate of licensure authorizing
the holder to engage in the practice of optometry as provided in
14363
division (A) (1) of section 4725.01 of the Revised Code.

(2) Every applicant who, prior to May 19, 1992, passed the
general and ocular pharmacology examination then in effect, and
14367
who otherwise complies with sections 4725.01 to 4725.34 of the
Revised Code, shall receive from the board a separate topical
ocular pharmaceutical agents certificate authorizing the holder
14370
to administer topical ocular pharmaceutical agents as provided

in division (A)(2) of section 4725.01 of the Revised Code and in	14372
accordance with sections 4725.01 to 4725.34 of the Revised Code.	14373
(3) Every applicant who holds a valid certificate of	14374
licensure issued prior to May 19, 1992, and meets the	14375
requirements of section 4725.14 of the Revised Code shall	14376
receive from the board a separate therapeutic pharmaceutical	14377
agents certificate authorizing the holder to engage in the	14378
practice of optometry as provided in division (A)(3) of section	14379
4725.01 of the Revised Code.	14380
(4) Every applicant who, on or after May 19, 1992, passes	14381
all parts of the licensing examination accepted by the board	14382

under section 4725.11 of the Revised Code and otherwise complies 14383 with the requirements of sections 4725.01 to 4725.34 of the 14384 Revised Code shall receive from the board a certificate of 14385 licensure authorizing the holder to engage in the practice of 14386 optometry as provided in division (A)(1) of section 4725.01 of 14387 the Revised Code and a separate therapeutic pharmaceutical 14388 agents certificate authorizing the holder to engage in the 14389 practice of optometry as provided in division (A)(3) of that 14390 section. 14391

(B) Each person to whom a certificate is issued pursuant 14392 to this section by the board shall keep the certificate 14393 displayed in a conspicuous place in the location at which that 14394 person practices optometry and shall whenever required exhibit 14395 the certificate to any member or agent of the board. If an 14396 optometrist practices outside of or away from the location at 14397 which the optometrist's certificate of licensure is displayed, 14398 the optometrist shall deliver to each person examined or fitted 14399 with optical accessories by the optometrist, a receipt signed by 14400 the optometrist in which the optometrist shall set forth the 14401

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amounts charged, the optometrist's post-office address, and the 14402 number assigned to the optometrist's certificate of licensure. 14403 The information may be provided as part of a prescription given 14404 14405 to the person. (C) A person who, on May 19, 1992, holds a valid 14406 certificate of licensure or topical ocular pharmaceutical agents 14407 certificate issued by the board may continue to engage in the 14408 practice of optometry as provided by the certificate of 14409 licensure or topical ocular pharmaceutical agents certificate if 14410 the person continues to comply with sections 4725.01 to 4725.34 14411 of the Revised Code as required by the certificate of licensure 14412 or topical ocular pharmaceutical agents certificate. 14413 (D) Chapter 4796. of the Revised Code does not apply to 14414 certificates issued under division (A)(2) or (3) of this 14415 section. 14416 Sec. 4725.18. (A) The state vision professionals board may 14417 issue a certificate of licensure and therapeutic pharmaceutical 14418 agents certificate by endorsement to an individual licensed as 14419 an optometrist by another state or a Canadian province if the 14420 board determines that the other state or province has standards 14421 for the practice of optometry that are at least as stringent as 14422 the standards established under sections 4725.01 to 4725.34 of 14423 the Revised Code and the individual meets the conditions 14424 specified in division (B) of this section. The certificates may 14425 be issued only by an affirmative vote of a majority of the 14426 board's members. 14427

(B) An individual seeking a certificate of licensure and
 therapeutic pharmaceutical agents certificate pursuant to
 14429
 <u>division (A) of this section shall submit an application to the</u>
 board. To receive the certificates, an applicant must meet all
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14432

of the following conditions:

(1) Meet the same qualifications that an individual must 14433 meet under divisions (B)(1) to (3) of section 4725.12 of the 14434 Revised Code to receive a certificate of licensure and 14435 therapeutic pharmaceutical agents certificate under that 14436 section; 14437

(2) Be licensed to practice optometry by a state or
 <u>Canadian province that requires passage of a written, entry-</u>
 14439
 level examination at the time of initial licensure;
 14440

(3) Be licensed in good standing by the optometry
licensing agency of the other state or province, evidenced by
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submission of a letter from the licensing agency of the other
state or province attesting to the applicant's good standing;
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(4) Provide the board with certified reports from the 14445 optometry licensing agencies of all states and provinces in 14446 which the applicant is licensed or has been licensed to practice 14447 optometry describing all past and pending actions taken by those 14448 agencies with respect to the applicant's authority to practice 14449 optometry in those jurisdictions, including such actions as 14450 investigations, entering into consent agreements, suspensions, 14451 revocations, and refusals to issue or renew a license; 14452

(5) Have been actively engaged in the practice of
optometry, including the use of therapeutic pharmaceutical
agents, for at least three years immediately preceding making
14455
application under this section;

(6) Pay the nonrefundable application fees established
under section 4725.34 of the Revised Code for a certificate of
licensure and therapeutic pharmaceutical agents certificate;
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(7) Submit all transcripts, reports, or other information 14460

the board requires;

(8) Participate in a two-hour instruction session provided
by the board on the optometry statutes and rules of this state
or pass an Ohio optometry jurisprudence test administered by the
board;

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(9) Pass all or part of the licensing examination accepted 14466 by the board under section 4725.11 of the Revised Code, if the 14467 board determines that testing is necessary to determine whether 14468 the applicant's qualifications are sufficient for issuance of a 14469 certificate of licensure and therapeutic pharmaceutical agents 14470 certificate under this section; 14471

(10) Not have been previously denied issuance of a 14472certificate by the board. 14473

(C) The board shall issue a certificate of licensure and14474therapeutic pharmaceutical agents certificate in accordance with14475Chapter 4796. of the Revised Code to an applicant if either of14476the following applies:14477

(1) The applicant holds a certificate or license in14478another state.14479

(2) The applicant has satisfactory work experience, a14480government certification, or a private certification as14481described in that chapter in the practice of optometry using14482therapeutic pharmaceutical agents in a state that does not issue14483that license or certificate.14484

Sec. 4725.26. Division (A) of section 4725.02 of the14485Revised Code does not apply to the following:14486

(A) Physicians authorized to practice medicine and surgery 14487or osteopathic medicine and surgery under Chapter 4731. of the 14488

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14503

Revised Code; 14489 (B) Persons who sell optical accessories but do not assume 14490 to adapt them to the eye, and neither practice nor profess to 14491 14492 practice optometry; (C) An-A nonresident instructor in a school of optometry 14493 that is located in this state and approved by the state vision 14494 professionals board under section 4725.10 of the Revised Code 14495 who holds a valid current license to practice optometry from a 14496 licensing body in another jurisdiction and limits the practice 14497 of optometry to the instruction of students enrolled in the 14498 school. The state vision professionals board shall not require a 14499 nonresident instructor who holds a license in another state to 14500 obtain a license in accordance with Chapter 4796. of the Revised 14501 Code to practice optometry in the manner described under this 14502

division.

(D) A student enrolled in a school of optometry, located 14504 in this or another state and approved by the board under section 14505 4725.10 of the Revised Code, while the student is participating 14506 in this state in an optometry training program provided or 14507 sponsored by the school, if the student acts under the direct, 14508 personal supervision and control of an optometrist licensed by 14509 the board or authorized to practice pursuant to division (C) of 14510 this section. 14511

(E) An individual who is licensed or otherwise
specifically authorized by the Revised Code to engage in an
activity that is included in the practice of optometry.

(F) An individual who is not licensed or otherwise14515specifically authorized by the Revised Code to engage in an14516activity that is included in the practice of optometry, but is14517

acting pursuant to the rules for delegation of optometric tasks 14518 adopted under section 4725.09 of the Revised Code. 14519

(G) An <u>A nonresident</u> individual who holds in good standing
 a valid license to practice optometry from a licensing body in
 14521
 another jurisdiction and is practicing as a volunteer without
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 remuneration during a charitable event that lasts not more than
 14523
 seven days.

When an individual meets the conditions of this division, 14525 the individual shall be deemed to hold, during the course of the 14526 charitable event, a license to practice optometry from the state 14527 vision professionals board and shall be subject to the 14528 provisions of this chapter authorizing the board to take 14529 disciplinary action against a license holder. Not less than 14530 seven calendar days before the first day of the charitable 14531 event, the individual or the event's organizer shall notify the 14532 board of the individual's intent to engage in the practice of 14533 optometry at the event. During the course of the charitable 14534 event, the individual's scope of practice is limited to the 14535 procedures that an optometrist licensed under this chapter is 14536 authorized to perform unless the individual's scope of practice 14537 in the other jurisdiction is more restrictive than in this 14538 state. If the latter is the case, the individual's scope of 14539 practice is limited to the procedures that an optometrist in the 14540 14541 other jurisdiction may perform.

The board shall not require a nonresident individual who14542holds a license in another state to obtain a license in14543accordance with Chapter 4796. of the Revised Code to practice14544optometry as a volunteer in the manner described under this14545division.14546

Sec. 4725.48. (A) Any person who desires to engage in

14547

optical dispensing shall file a properly completed application14548for an examination with the state vision professionals board or14549with the testing service the board has contracted with pursuant14550to section 4725.49 of the Revised Code. The application for14551examination shall be made using a form provided by the board and14552shall be accompanied by an examination fee the board shall14553establish by rule.14554

(B) Any person who desires to engage in optical dispensing
 14555
 shall file a properly completed application for a license with
 14556
 the board with a licensure application fee of fifty dollars.

No person shall be eligible to apply for a license under 14558 this division, unless the person is at least eighteen years of 14559 age, is free of contagious or infectious disease, has received a 14560 passing score, as determined by the board, on the examination 14561 administered under division (A) of this section, is a graduate 14562 of an accredited high school of any state, or has received an 14563 equivalent education and has successfully completed either of 14564 the following: 14565

(1) Two years of supervised experience under a licensed
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dispensing optician, optometrist, or physician engaged in the
practice of ophthalmology, up to one year of which may be
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continuous experience of not less than thirty hours a week in an
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optical laboratory;

(2) A two-year college level program in optical dispensing
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that has been approved by the board and that includes, but is
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not limited to, courses of study in mathematics, science,
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English, anatomy and physiology of the eye, applied optics,
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ophthalmic optics, measurement and inspection of lenses, lens
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grinding and edging, ophthalmic lens design, keratometry, and
14576
the fitting and adjusting of spectacle lenses and frames and

contact lenses, including methods of fitting contact lenses and	14578
post-fitting care.	14579
(C) (1) Any person who desires to obtain a license to	14580
practice as an ocularist shall file a properly completed	14581
application with the board accompanied by the appropriate fee	14582
and proof that the applicant has met the requirements for	14583
licensure. The board shall establish, by rule, the application	14584
fee and the minimum requirements for licensure, including	14585
education, examination, or experience standards recognized by	14586
the board as national standards for ocularists. The board shall	14587
issue a license to practice as an ocularist to an applicant who	14588
satisfies the requirements of this division and rules adopted	14589
pursuant to this division.	14590
(2) The board shall issue a license to practice as an	14591
ocularist in accordance with Chapter 4796. of the Revised Code	14592
to an applicant if either of the following applies:	14593
(a) The applicant holds a license in another state.	14594
(b) The applicant has satisfactory work experience, a	14595
government certification, or a private certification as	14596
described in that chapter as an ocularist in a state that does	14597
not issue that license.	14598
(D)(1) Subject to divisions (D)(3) and (4) of this	14599
section, the board shall not adopt, maintain, renew, or enforce	14600
any rule that precludes an individual from renewing a license as	14601
a dispensing optician issued under sections 4725.40 to 4725.59	14602
of the Revised Code due to any past criminal activity or	14603
interpretation of moral character, unless the individual has	14604
committed a crime of moral turpitude or a disqualifying offense	14605
as those terms are defined in section 4776.10 of the Revised	14606

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Code.	14607
If the board denies an individual a license or license	14608
renewal, the reasons for such denial shall be put in writing.	14609
(2) The board may refuse to issue a license to an	14610
applicant because of a conviction of or plea of guilty to an	14611
offense if the refusal is in accordance with section 9.79 of the	14612
Revised Code.	14613
(3) In considering a renewal of an individual's license,	14614
the board shall not consider any conviction or plea of guilty	14615
prior to the initial licensing. However, the board may consider	14616
a conviction or plea of guilty if it occurred after the	14617
individual was initially licensed, or after the most recent	14618
license renewal.	14619
(4) The board may grant an individual a conditional	14620

(4) The board may grant an individual a conditional
14620
license that lasts for one year. After the one-year period has
expired, the license is no longer considered conditional, and
14622
the individual shall be considered fully licensed.

(E) The board, subject to the approval of the controlling
board, may establish examination fees in excess of the amount
established by rule pursuant to this section, provided that such
fees do not exceed those amounts established in rule by more
than fifty per cent.

Sec. 4725.52. Any licensed dispensing optician may14629supervise a maximum of three apprentices who shall be permitted14630to engage in optical dispensing only under the supervision of14631the licensed dispensing optician.14632

To serve as an apprentice, a person shall register with14633the state vision professionals board on a form provided by the14634board and in the form of a statement giving the name and address14635

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of the supervising licensed dispensing optician, the location at 14636 which the apprentice will be employed, and any other information 14637 required by the board. For the duration of the apprenticeship, 14638 the apprentice shall register annually on the form provided by 14639 the board and in the form of a statement. 14640

Each apprentice shall pay an initial registration fee of14641twenty dollars. For each registration renewal thereafter, each14642apprentice shall pay a registration renewal fee of twenty14643dollars.14644

The board shall grant registration as an apprentice under 14645 this section in accordance with Chapter 4796. of the Revised 14646 Code to an applicant if the applicant holds a registration or 14647 license in another state or has satisfactory work experience, a 14648 government certification, or a private certification as 14649 described in that chapter as an apprentice permitted to engage 14650 in supervised optical dispensing in a state that does not grant 14651 that registration or license. 14652

The board shall not deny registration as an apprentice 14653 under this section to any individual based on the individual's 14654 past criminal history or an interpretation of moral character 14655 unless the denial is for a disqualifying offense in accordance 14656 with section 9.79 of the Revised Code. In considering a renewal 14657 of an individual's registration, the board shall not consider 14658 any conviction or plea of guilty prior to the initial 14659 registration. However, the board may consider a conviction or 14660 plea of guilty if it occurred after the individual was initially 14661 registered, or after the most recent registration renewal. If 14662 the board denies an individual for a registration or 14663 registration renewal, the reasons for such denial shall be put 14664 in writing. Additionally, the board may grant an individual a 14665

conditional registration that lasts for one year. After the one-	14666
year period has expired, the registration is no longer	14667
considered conditional, and the individual shall be considered	14668
fully registered.	14669
A person who is gaining experience under the supervision	14670
of a licensed optometrist or ophthalmologist that would qualify	14671
the person under division (B)(1) of section 4725.48 of the	14672
Revised Code to take the examination for optical dispensing is	14673
not required to register with the board.	14674
Sec. 4725.57. An applicant for licensure as a licensed	14675
dispensing optician who is licensed or registered in another	14676
state shall be accorded the full privileges of practice within-	14677
this state, upon the payment of a fifty-dollar fee and the	14678
submission of a certified copy of the license or certificate	14679
issued by such other state, without the necessity of	14680
examination, if the The state vision professionals board	14681
determines that the shall issue a license to engage in optical	14682
dispensing in accordance with Chapter 4796. of the Revised Code	14683
to an applicant meets the remaining requirements of division (B)	14684
of section 4725.48 of the Revised Code. The board may require	14685
that the applicant have received a passing score, as determined	14686
by the board, on an examination that is substantially the same-	14687
as the examination described in division (A) of section 4725.48-	14688
of the Revised Codeif either of the following applies:	14689
(A) The applicant holds a license or registration in	14690
another state.	14691
(B) The applicant has satisfactory work experience, a	14692
government certification, or a private certification as	14693
described in that chapter as a dispensing optician in a state	14694
that does not issue that license or registration.	14695

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Sec. 4725.591. Section 4725.41 of the Revised Code does 14696 not apply to a <u>nonresident person</u> who holds in good standing a 14697 valid license from another state to engage in optical dispensing 14698 and is engaging in optical dispensing as a volunteer without 14699 remuneration during a charitable event that lasts not more than 14700 seven days. 14701

When a person meets the conditions of this section, the 14702 person shall be deemed to hold, during the course of the 14703 charitable event, a license to engage in optical dispensing from 14704 the state vision professionals board and shall be subject to the 14705 provisions of this chapter authorizing the board to take 14706 disciplinary action against a license holder. Not less than 14707 seven calendar days before the first day of the charitable 14708 event, the person or the event's organizer shall notify the 14709 board of the person's intent to engage in optical dispensing at 14710 the event. During the course of the charitable event, the 14711 person's scope of practice is limited to the procedures that a 14712 dispensing optician licensed under this chapter is authorized to 14713 perform unless the person's scope of practice in the other state 14714 is more restrictive than in this state. If the latter is the 14715 case, the person's scope of practice is limited to the 14716 procedures that a dispensing optician in the other state may 14717 perform. 14718

The state vision professionals board shall not require a14719nonresident person who holds a license in another state to14720obtain a license in accordance with Chapter 4796. of the Revised14721Code to practice optometry as a volunteer in the manner14722described under this section.14723

Sec. 4727.03. (A) As used in this section, "experience in14724the capacity involved" means that the applicant for a14725

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pawnbroker's license demonstrates sufficient financial14726responsibility and experience in the pawnbroker business, or in14727a related business, to act as a pawnbroker in compliance with14728this chapter. "Experience in the capacity involved" shall be14729determined by:14730

(1) Prior or current ownership or management of, or 14731employment in, a pawnshop; 14732

(2) Demonstration to the satisfaction of the
superintendent of financial institutions of a thorough working
knowledge of all pawnbroker laws and rules as they relate to the
actual operation of a pawnshop.

A demonstration shall include a demonstration of an 14737 ability to properly complete forms, knowledge of how to properly 14738 calculate interest and storage charges, and knowledge of legal 14739 notice and forfeiture procedures. The final determination of 14740 whether an applicant's demonstration is adequate rests with the 14741 superintendent. 14742

(3) A submission by the applicant and any stockholders, 14743
owners, managers, directors, or officers of the pawnshop, and 14744
employees of the applicant to a police record check; and 14745

(4) Liquid assets in a minimum amount of one hundred 14746 twenty-five thousand dollars at the time of applying for initial 14747 licensure and demonstration of the ability to maintain the 14748 liquid assets at a minimum amount of seventy-five thousand 14749 dollars for the duration of holding a valid pawnbroker's 14750 license. If an applicant holds a pawnbroker's license at the 14751 time of application or is applying for more than one license, 14752 this requirement shall be met separately for each license. 14753

(B) <u>The (1) Except as provided in division (B) (2) of this</u> 14754

section, the superintendent may grant a license to act as a	14755
pawnbroker to any person having experience in the capacity	14756
involved to engage in the business of pawnbroking upon the	14757
payment to the superintendent of a license fee determined by the	14758
superintendent pursuant to section 1321.20 of the Revised Code.	14759
A license is not transferable or assignable.	14760
(2) The superintendent shall grant a license to act as a	14761
pawnbroker in accordance with Chapter 4796. of the Revised Code	14762
to a person if either of the following applies:	14763
(a) The person holds a license in another state.	14764
<u>(a) ine pozoen notas a zzeense in ancenez esacer</u>	11/01
(b) The person has satisfactory work experience, a	14765
government certification, or a private certification as	14766
described in that chapter as a pawnbroker in a state that does	14767
not issue that license.	14768
(C) The superintendent may consider an application	14769
withdrawn and may retain the investigation fee required under	14770
division (D) of this section if both of the following are true:	14771
(1) An application for a license does not contain all of	14772
the information required under division (B) of this section.	14773
(2) The information is not submitted to the superintendent	14774
within ninety days after the superintendent requests the	14775
information from the applicant in writing.	14776
(D) The superintendent shall require an applicant for a	14777
pawnbroker's license to pay to the superintendent a	14778
nonrefundable initial investigation fee of two hundred dollars,	14779
which is for the exclusive use of the state.	14780
(E)(1) Except as otherwise provided in division (E)(2) of	14781
this section, a pawnbroker's license issued by the	14782

superintendent expires on the thirtieth day of June next 14783 following the date of its issuance, or on a different date set 14784 by the superintendent pursuant to section 1181.23 of the Revised 14785 Code, and may be renewed annually in accordance with the 14786 standard renewal procedure set forth in Chapter 4745. of the 14787 Revised Code. Fifty per cent of the annual license fee shall be 14788 for the use of the state, and fifty per cent shall be paid by 14789 the state to the municipal corporation, or if outside the limits 14790 of any municipal corporation, to the county, in which the office 14791 of the licensee is located. All such fees payable to municipal 14792 corporations or counties shall be paid annually. 14793

(2) A pawnbroker's license issued or renewed by the 14794 superintendent on or after January 1, 2006, expires on the 14795 thirtieth day of June in the even-numbered year next following 14796 the date of its issuance or renewal, as applicable, and may be 14797 renewed biennially by the thirtieth day of June in accordance 14798 with the standard renewal procedure set forth in Chapter 4745. 14799 of the Revised Code. Fifty per cent of the biennial license fee 14800 shall be for the use of the state, and fifty per cent shall be 14801 paid by the state to the municipal corporation, or if outside 14802 the limits of any municipal corporation, to the county, in which 14803 the office of the licensee is located. All such fees payable to 14804 municipal corporations or counties shall be paid biennially. If 14805 deemed necessary for participation, the superintendent may reset 14806 the renewal date and require annual registration pursuant to 14807 section 1181.23 of the Revised Code. 14808

(F) The fee for renewal of a license shall be equivalent
to the fee for an initial license established by the
superintendent pursuant to section 1321.20 of the Revised Code.
Any licensee who wishes to renew the pawnbroker's license but
who fails to do so on or before the date the license expires
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shall reapply for licensure in the same manner and pursuant to 14814 the same requirements as for initial licensure, unless the 14815 licensee pays to the superintendent on or before the thirty-14816 first day of August of the year the license expires, a late 14817 renewal penalty of one hundred dollars in addition to the 14818 regular renewal fee. Any licensee who fails to renew the license 14819 on or before the date the license expires is prohibited from 14820 acting as a pawnbroker until the license is renewed or a new 14821 license is issued under this section. Any licensee who renews a 14822 license between the first day of July and the thirty-first day 14823 of August of the year the license expires is not relieved from 14824 complying with this division. The superintendent may refuse to 14825 issue to or renew the license of any licensee who violates this 14826 division. 14827

(G) No license shall be granted to any person not a 14828 resident of or the principal office of which is not located in 14829 the municipal corporation or county designated in such license 14830 unless that applicant, in writing and in due form approved by 14831 and filed with the superintendent, first appoints an agent, a 14832 resident of the state, and city or county where the office is to 14833 be located, upon whom all judicial and other process, or legal 14834 notice, directed to the applicant may be served. In case of the 14835 death, removal from the state, or any legal disability or any 14836 disqualification of any such agent, service of such process or 14837 notice may be made upon the superintendent. 14838

The superintendent may, upon notice to the licensee and 14839 reasonable opportunity to be heard, suspend or revoke any 14840 license or assess a penalty against the licensee if the 14841 licensee, or the licensee's officers, agents, or employees, has 14842 violated this chapter. Any penalty shall be appropriate to the 14843 violation but in no case shall the penalty be less than two 14844

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hundred nor more than two thousand dollars. Whenever, for any 14845 cause, a license is suspended or revoked, the superintendent 14846 shall not issue another license to the licensee nor to the legal 14847 spouse of the licensee, nor to any business entity of which the 14848 licensee is an officer or member or partner, nor to any person 14849 employed by the licensee, until the expiration of at least two 14850 years from the date of revocation or suspension of the license. 14851 The superintendent shall deposit all penalties allocated 14852 pursuant to this section into the state treasury to the credit 14853 of the consumer finance fund. 14854 Any proceedings for the revocation or suspension of a 14855 license or to assess a penalty against a licensee are subject to 14856 Chapter 119. of the Revised Code. 14857 (H) If a licensee surrenders or chooses not to renew the 14858 pawnbroker's license, the licensee shall notify the 14859 superintendent thirty days prior to the date on which the 14860 licensee intends to close the licensee's business as a 14861 pawnbroker. Prior to the date, the licensee shall do either of 14862 the following with respect to all active loans: 14863 (1) Dispose of an active loan by selling the loan to 14864

another person holding a valid pawnbroker's license issued under 14865 this section; 14866

(2) Reduce the rate of interest on pledged articles held
as security for a loan to eight per cent per annum or less
effective on the date that the pawnbroker's license is no longer
valid.

Sec. 4728.03. (A) As used in this section, "experience in14871the capacity involved" means that the applicant for a precious14872metals dealer's license has had sufficient financial14873

responsibility and experience in the business of precious metals	14874
dealer, or a related business, to act as a precious metals	14875
dealer in compliance with this chapter.	14876
(B)(1) The <u>Except</u> as provided in division (B)(3) of this	14877
section, the division of financial institutions in the	14878
department of commerce may grant a precious metals dealer's	14879
license to any person having experience in the capacity	14880
involved, who demonstrates a net worth of at least ten thousand	14881
dollars and the ability to maintain that net worth during the	14882
licensure period. The superintendent of financial institutions	14883
shall compute the applicant's net worth according to generally	14884
accepted accounting principles.	14885
(2) In place of the demonstration of net worth required by	14886
division (B)(1) of this section, an applicant may obtain a	14887
surety bond issued by a surety company authorized to do business	14888
in this state if all of the following conditions are met:	14889
(a) A copy of the surety bond is filed with the division;	14890
(b) The bond is in favor of any person, and of the state	14891
for the benefit of any person, injured by any violation of this	14892
chapter;	14893
(c) The bond is in the amount of not less than ten	14894
thousand dollars.	14895
	1 400 6
(3) <u>The division shall grant a precious metals dealer's</u>	14896
license in accordance with Chapter 4796. of the Revised Code to	14897
an applicant if either of the following applies:	14898
(a) The applicant holds a license in another state.	14899
(b) The applicant has satisfactory work experience, a	14900
government certification, or a private certification as	14901

described in that chapter as a precious metals dealer in a state	14902
that does not issue that license.	14903
(4) Before granting a license under this division, the	14904
division shall determine that the applicant meets the	14905
requirements of division (B)(1) $-\sigma r_{,}$ (2), or (3) of this section.	14906
(C) The Except for a license issued under division (B)(3)	14907
of this section, the division shall require an applicant for a	14908
precious metals dealer's license to pay to the division a	14909
nonrefundable, initial investigation fee of two hundred dollars	14910
which shall be for the exclusive use of the state. The license	14911
fee for a precious metals dealer's license and the renewal fee	14912
shall be determined by the superintendent, provided that the fee	14913
may not exceed three hundred dollars. A license issued by the	14914
division shall expire on the last day of June next following the	14915
date of its issuance or annually on a different date set by the	14916
superintendent pursuant to section 1181.23 of the Revised Code.	14917
Fifty per cent of license fees shall be for the use of the	14918
state, and fifty per cent shall be paid to the municipal	14919
corporation, or if outside the limits of any municipal	14920
corporation, to the county in which the office of the licensee	14921
is located. All portions of license fees payable to municipal	14922
corporations or counties shall be paid as they accrue, by the	14923
treasurer of state, on vouchers issued by the director of budget	14924
and management.	14925
(D) Every such license shall be renewed annually by the	14926
last day of June, or annually on a different date set by the	14927

superintendent pursuant to section 1181.23 of the Revised Code,14928according to the standard renewal procedure of Chapter 4745. of14929the Revised Code. No license shall be granted to any person not14930a resident of or the principal office of which is not located in14931

the municipal corporation or county designated in such license, 14932 unless, and until such applicant shall, in writing and in due 14933 form, to be first approved by and filed with the division, 14934 appoint an agent, a resident of the state, and city or county 14935 where the office is to be located, upon whom all judicial and 14936 other process, or legal notice, directed to the applicant may be 14937 served; and in case of the death, removal from the state, or any 14938 legal disability or any disqualification of any agent, service 14939 of process or notice may be made upon the superintendent. 14940

(E) The division may, pursuant to Chapter 119. of the 14941 Revised Code, upon notice to the licensee and after giving the 14942 licensee reasonable opportunity to be heard, revoke or suspend 14943 any license, if the licensee or the licensee's officers, agents, 14944 or employees violate this chapter. Whenever, for any cause, the 14945 license is revoked or suspended, the division shall not issue 14946 another license to the licensee nor to the husband or wife of 14947 the licensee, nor to any copartnership or corporation of which 14948 the licensee is an officer, nor to any person employed by the 14949 licensee, until the expiration of at least one year from the 14950 date of revocation of the license. 14951

(F) In conducting an investigation to determine whether an
applicant satisfies the requirements for licensure under this
section, the superintendent may request that the superintendent
14954
of the bureau of criminal identification and investigation
investigate and determine whether the bureau has procured any
information pursuant to section 109.57 of the Revised Code
pertaining to the applicant.

If the superintendent of financial institutions determines14959that conducting an investigation to determine whether an14960applicant satisfies the requirements for licensure under this14961

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section will require procuring information outside the state, 14962 then, in addition to the fee established under division (C) of 14963 this section, the superintendent may require the applicant to 14964 pay any of the actual expenses incurred by the division to 14965 conduct such an investigation, provided that the superintendent 14966 shall assess the applicant a total no greater than one thousand 14967 14968 dollars for such expenses. The superintendent may require the applicant to pay in advance of the investigation, sufficient 14969 funds to cover the estimated cost of the actual expenses. If the 14970 superintendent requires the applicant to pay investigation 14971 expenses, the superintendent shall provide to the applicant an 14972 itemized statement of the actual expenses incurred by the 14973 division to conduct the investigation. 14974

(G) (1) Except as otherwise provided in division (G) (2) of 14975
this section a precious metals dealer licensed under this 14976
section shall maintain a net worth of at least ten thousand 14977
dollars, computed as required under division (B) (1) of this 14978
section, for as long as the licensee holds a valid precious 14979
metals dealer's license issued pursuant to this section. 14980

(2) A licensee who obtains a surety bond under division
(B) (2) of this section is exempt from the requirement of
division (G) (1) of this section, but shall maintain the bond for
at least two years after the date on which the licensee ceases
14981
to conduct business in this state.

Sec. 4729.09. The state board of pharmacy may shall issue14986a_license an individual as a pharmacist without examination if14987the individual:14988

(A) Holds a license in good standing to practice pharmacy14989under the laws of _ in accordance with Chapter 4796. of the14990Revised Code to an applicant if either of the following applies:14991

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15021

(A) The applicant holds a license in another state, has	14992
successfully completed an examination for licensure in the other-	14993
state, and in the opinion of the board, the examination was at	14994
least as thorough as that required by the board at the time the	14995
individual took the examination;.	14996
(B) Has filed with the licensing body of the other state	14997
at least the credentials or the equivalent that were required by	14998
this state at the time the other state licensed the individual-	14999
as a pharmacist.	15000
The board shall not issue a license to practice pharmacy	15001
to an individual licensed in another state if the state in which-	15002
the individual is licensed does not reciprocate by granting	15003
licenses to practice pharmacy to individuals holding valid-	15004
licenses received through examination by the state board of	15005
pharmacy The applicant has satisfactory work experience, a	15006
government certification, or a private certification as	15007
described in that chapter as a pharmacist in a state that does	15008
not issue that license.	15009
Sec. 4729.11. The state board of pharmacy shall establish	15010
a pharmacy internship program for the purpose of providing the	15011
practical experience necessary to practice as a pharmacist. Any	15012
individual who desires to become a pharmacy intern shall apply	15013
for licensure to the board. An application filed under this	15014
section may not be withdrawn without the approval of the board.	15015
Each applicant shall be issued a license as a pharmacy	15016
intern if the board determines that the applicant is actively	15017
pursuing an educational program in preparation for licensure as	15018
a pharmacist and meets the other requirements as determined by	15019
the board. The board shall issue a pharmacy intern license in	15020

accordance with Chapter 4796. of the Revised Code to an

applicant who holds a license in another state or has	15022
satisfactory work experience, a government certification, or a	15023
private certification as described in that chapter as a pharmacy	15024
intern in a state that does not issue that license. A license	15025
shall be valid until the next renewal date and shall be renewed	15026
only if the intern is meeting the requirements and rules of the	15027
board.	15028
Sec. 4729.15. (A) Except as provided in division (B) of	15029
this section, the state board of pharmacy shall charge the	15030
following fees:	15031
(1) For applying for a license to practice as a	15032
pharmacist, an amount adequate to cover all expenses of the	15033
board related to examination except the expenses of procuring	15034
and grading the examination, which fee shall not be returned if	15035
the applicant fails to pass the examination;	15036
(2) For the examination of an applicant for licensure as a	15037
pharmacist, an amount adequate to cover any expenses to the	15038
board of procuring and grading the examination or any part	15039
thereof, which fee shall not be returned if the applicant fails	15040
to pass the examination;	15041
(3) For issuing a license to an individual who passes the	15042
examination described in section 4729.07 of the Revised Code, an	15043
amount that is adequate to cover the expense;	15044
(4) For a pharmacist applying for renewal of a license	15045
before the expiration date, two hundred fifty dollars, which fee	15046
shall not be returned if the applicant fails to qualify for	15047
renewal;	15048
(5) For a pharmacist applying for renewal of a license	15049
that has been expired for less than three years, the renewal fee	15050

identified in division (A)(4) of this section plus a penalty of	15051
thirty-seven dollars and fifty cents, which fee shall not be	15052
returned if the applicant fails to qualify for renewal;	15053
(6) For a pharmacist applying for renewal of a license	15054
that has been expired for more than three years, three hundred	15055
thirty-seven dollars and fifty cents, which fee shall not be	15056
returned if the applicant fails to qualify for renewal;	15057
(7) For a pharmacist applying for a license on	15058
presentation of a pharmacist license granted by another state,	15059
three hundred thirty-seven dollars and fifty centsthe fee_	15060
specified in Chapter 4796. of the Revised Code, which fee shall	15061
not be returned if the applicant fails to qualify for licensure.	15062
(8) For a license to practice as a pharmacy intern, forty-	15063
five dollars, which fee shall not be returned if the applicant	15064
fails to qualify for licensure;	15065
(9) For the renewal of a pharmacy intern license, forty-	15066
five dollars, which fee shall not be returned if the applicant	15067
fails to qualify for renewal;	15068
(10) For certifying licensure and grades for reciprocal	15069
licensure, thirty-five dollars;	15070
(11) For making copies of any application, affidavit, or	15071
other document filed in the state board of pharmacy office, an	15072
amount fixed by the board that is adequate to cover the expense,	15073
except that for copies required by federal or state agencies or	15074
law enforcement officers for official purposes, no charge need	15075
be made;	15076
(12) For certifying and affixing the seal of the board, an	15077
amount fixed by the board that is adequate to cover the expense,	15078
except that for certifying and affixing the seal of the board to	15079

a document required by federal or state agencies or law 15080 enforcement officers for official purposes, no charge need be 15081 made; 15082

(13) For each copy of a book or pamphlet that includes 15083
laws administered by the state board of pharmacy, rules adopted 15084
by the board, and chapters of the Revised Code with which the 15085
board is required to comply, an amount fixed by the board that 15086
is adequate to cover the expense of publishing and furnishing 15087
the book or pamphlet. 15088

(B)(1) Subject to division (B)(2) of this section, the 15089 fees described in divisions (A)(1) to (10) of this section do 15090 not apply to an individual who is on active duty in the armed 15091 forces of the United States, as defined in section 5903.01 of 15092 the Revised Code, to the spouse of an individual who is on 15093 active duty in the armed forces of the United States, or to an 15094 individual who served in the armed forces of the United States 15095 and presents documentation that the individual has been 15096 discharged under honorable conditions from the armed forces or 15097 has been transferred to the reserve with evidence of 15098 15099 satisfactory service.

(2) The state board of pharmacy may establish limits with
respect to the individuals for whom fees are not applicable
under division (B) (1) of this section.

Sec. 4729.901. (A) An applicant for registration under 15103 section 4729.90 of the Revised Code shall file with the state 15104 board of pharmacy an application in the form and manner 15105 prescribed in rules adopted under section 4729.94 of the Revised 15106 Code. The application shall be accompanied by an application fee 15107 of fifty dollars, which shall not be returned if the applicant 15108 fails to qualify for registration. 15109

(B) If the board is satisfied that the applicant meets the	15110
requirements of section 4729.90 of the Revised Code and any	15111
additional requirements established by the board and determines	15112
that the results of a criminal records check do not make the	15113
applicant ineligible, the board shall register the applicant as	15114
a registered pharmacy technician or certified pharmacy	15115
technician, as applicable.	15116
(C) The board shall register as a registered pharmacy	15117
technician or certified pharmacy technician, as applicable, in	15118
accordance with Chapter 4796. of the Revised Code an applicant	15119
if either of the following applies:	15120
(1) The applicant holds a license or is registered in	15121
another state.	15122
(2) The applicant has satisfactory work experience, a	15123
government certification, or a private certification as	15124
described in that chapter as a pharmacy technician in a state	15125
that does not issue that license or registration.	15126
(D) Registration under <u>division (B) or (C) of t</u> his section	15127
is valid for the period specified by the board in rules adopted	15128
under section 4729.94 of the Revised Code. The period shall not	15129
exceed twenty-four months unless the board extends the period in	15130
the rules to adjust license renewal schedules.	15131
Sec. 4729.921. An applicant for registration as a pharmacy	15132
technician trainee shall file with the state board of pharmacy	15133
an application in the form and manner prescribed in rules	15134
adopted under section 4729.94 of the Revised Code. The	15135
application shall by accompanied by an application fee of	15136
twenty-five dollars, which shall not be returned if the	15137
applicant fails to qualify for registration.	15138

If the board is satisfied that an applicant meets the 15139 requirements of section 4729.92 of the Revised Code and any 15140 additional requirements established by the board and determines 15141 that the results of a criminal records check do not make the 15142 applicant ineligible, the board shall register the applicant as 15143 a pharmacy technician trainee. 15144

The board shall register as a pharmacy technician trainee15145in accordance with Chapter 4796. of the Revised Code an15146applicant who either holds a license or is registered in another15147state or has satisfactory work experience, a government15148certification, or a private certification as described in that15149chapter as a pharmacy technician trainee in a state that does15150not issue that license or registration.15151

The board may register as a pharmacy technician trainee an 15152 applicant who is seventeen years of age and does not possess a 15153 high school diploma or certificate of high school equivalence if 15154 the applicant is enrolled in a career-technical school program 15155 that is approved by the board and conducted by a city, exempted 15156 village, local, or joint vocational school district. 15157

The board shall <u>not refuse to register an applicant</u> as a 15158 pharmacy technician trainee because of a conviction for an 15159 offense unless the refusal is in accordance with section 9.79 of 15160 the Revised Code an applicant who either holds a license or is 15161 registered in another state or has satisfactory work experience, 15162 a government certification, or a private certification as 15163 described in that section as a pharmacy technician trainee in a 15164 state that does not issue that license or registration. 15165

Registration is valid for one year from the date of15166registration, except that the board may extend the time period15167for which registration is valid. Registration is not renewable,15168

but an individual may reapply for registration if the	15169
individual's previous registration has lapsed for more than five	15170
years or the board grants its approval.	15171
Sec. 4730.10. (A) An Except as provided in division (C) of	15172
this section, an individual seeking a license to practice as a	15173
physician assistant shall file with the state medical board a	15174
written application on a form prescribed and supplied by the	15175
board. The application shall include all of the following:	15176
(1) The applicant's name, residential address, business	15177
address, if any, and social security number;	15178
address, if any, and seelar security nameer,	101/0
(2) Satisfactory proof that the applicant meets the age	15179
requirement specified in division (A)(1) of section 4730.11 of	15180
the Revised Code;	15181
(3) Satisfactory proof that the applicant meets either the	15182
educational requirements specified in division (B)(1) or (2) of	15183
section 4730.11 of the Revised Code or the educational or other	15184
applicable requirements specified in division (C)(1), (2), or	15185
(3) of that section;	15186
(4) Any other information the board requires.	15187
(B) At the time of making application for a license to	15188
practice, the applicant shall pay the board a fee of four	15189
hundred dollars, no part of which shall be returned. The fees	15190
shall be deposited in accordance with section 4731.24 of the	15191
Revised Code.	15192
(C) The beard shall issue a lisense to practice as a	15102
(C) The board shall issue a license to practice as a	15193
physician assistant in accordance with Chapter 4796. of the	15194
Revised Code to an applicant if either of the following applies:	15195
(1) The applicant holds a license in another state.	15196

(2) The applicant has satisfactory work experience, a	15197
government certification, or a private certification as	15198
described in that chapter as a physician assistant in a state	15199
that does not issue that license.	15200
	10200
Sec. 4731.151. (A) Naprapaths who received a certificate	15201
to practice from the <u>state medical</u> board prior to March 2, 1992,	15202
may continue to practice naprapathy, as defined in rules adopted	15203
by the board. Such naprapaths shall practice in accordance with	15204
rules adopted by the board.	15205
(B)(1) As used in this division:	15206
(a) "Mechanotherapy" means all of the following:	15207
(i) Examining patients by verbal inquiry;	15208
(ii) Examination of the musculoskeletal system by hand;	15209
(iii) Visual inspection and observation;	15210
(iv) Diagnosing a patient's condition only as to whether	15211
the patient has a disorder of the musculoskeletal system;	15212
(v) In the treatment of patients, employing the techniques	15213
of advised or supervised exercise; electrical neuromuscular	15214
stimulation; massage or manipulation; or air, water, heat, cold,	15215
sound, or infrared ray therapy only to those disorders of the	15216
musculoskeletal system that are amenable to treatment by such	15217
techniques and that are identifiable by examination performed in	15218
accordance with division (B)(1)(a)(i) of this section and	15219
diagnosable in accordance with division (B)(1)(a)(ii) of this	15220
section.	15221
(b) "Educational requirements" means the completion of a	15222
course of study appropriate for certification to practice	15223
mechanotherapy on or before November 3, 1985, as determined by	15224

15225

rules adopted under this chapter.

(2) Mechanotherapists who received a certificate to
practice from the board prior to March 2, 1992, may continue to
practice mechanotherapy, as defined in rules adopted by the
board. Such mechanotherapists shall practice in accordance with
rules adopted by the board.

A person authorized by this division to practice as a 15231 mechanotherapist may examine, diagnose, and assume 15232 responsibility for the care of patients with due regard for 15233 first aid and the hygienic and nutritional care of the patients. 15234 Roentgen rays shall be used by a mechanotherapist only for 15235 diagnostic purposes. 15236

(3) A person who holds a certificate to practice 15237 mechanotherapy and completed educational requirements in 15238 mechanotherapy on or before November 3, 1985, is entitled to use 15239 the title "doctor of mechanotherapy" and is a "physician" who 15240 performs "medical services" for the purposes of Chapters 4121. 1.52.41 and 4123. of the Revised Code and the medicaid program, and 15242 shall receive payment or reimbursement as provided under those 15243 chapters and that program. 15244

(C) Chapter 4796. of the Revised Code does not apply to a15245certificate to practice naprapathy or mechanotherapy issued15246under this section.15247

Sec. 4731.19. (A) A Except as provided in division (E) of15248this section, a person seeking a license to practice a limited15249branch of medicine shall file with the state medical board an15250application in a manner prescribed by the board. The application15251shall include or be accompanied by all of the following:15252

(1) Evidence that the applicant is at least eighteen years 15253

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of age;	15254
(2) Evidence that the applicant has attained high school graduation or its equivalent;	15255 15256
(3) Evidence that the applicant holds one of the	15257
following:	15258
(a) A diploma or certificate from a school, college, or institution in good standing as determined by the board, showing	15259 15260
the completion of the following required courses of instruction:	15261
(i) Two hundred seventy-five hours in anatomy and physiology and pathology;	15262 15263
(ii) Two hundred seventy-five hours in massage theory and practical, including hygiene;	15264 15265
(iii) Twenty-five hours in ethics;	15266
(iv) Twenty-five hours in business and law.	15267
(b) A diploma or certificate from a school, college, or	15268
institution in another state or jurisdiction showing completion	15269
of a course of instruction that meets the requirements of division (A)(3)(a) of this section and any other course	15270 15271
requirements determined by the board through rules adopted under	15271
section 4731.05 of the Revised Code ;	15273
(c) During the five-year period immediately preceding the-	15274
date of application, a current license, registration, or-	15275
certificate in good standing in another state for massage-	15276
therapy.	15277
(4) Evidence that the applicant has successfully passed an	15278
examination, prescribed in rules described in section 4731.16 of	15279
the Revised Code, to determine competency to practice the	15280

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applicable limited branch of medicine;	15281
(5) An attestation that the information submitted under	15282
this section is accurate and truthful and that the applicant	15283
consents to release of information;	15284
(6) Any other information the board requires.	15285
(B) An applicant for a license to practice a limited	15286
branch of medicine shall comply with the requirements of section	15287
4731.171 of the Revised Code.	15288
(C) At the time of making application for a license to	15289
practice a limited branch of medicine, the applicant shall pay	15290
to the board a fee of one hundred fifty dollars, no part of	15291
which shall be returned. No application shall be considered	15292
filed until the board receives the appropriate fee.	15293
(D) The board may investigate the application materials	15294
received under this section and contact any agency or	15295
organization for recommendations or other information about the	15296
applicant.	15297
(E) The board shall issue a certificate to practice a	15298
limited branch of medicine in accordance with Chapter 4796. of	15299
the Revised Code to an applicant if either of the following	15300
applies:	15301
(1) The applicant holds a license or certificate in	15302
another state.	15303
(2) As described in that chapter, the applicant has	15304
satisfactory work experience in practicing, or a government	15305
certification or private certification to practice, a limited	15306
branch of medicine in a state that does not issue that license	15307
or certificate.	15308

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15337

Sec. 4731.291. (A) An <u>Except</u> as provided in division (E)	15309
of this section, an individual seeking to pursue an internship,	15310
residency, clinical fellowship program, or elective clinical	15311
rotation in this state, who does not hold a license to practice	15312
medicine and surgery or osteopathic medicine or surgery issued	15313
under this chapter, shall apply to the state medical board for a	15314
training certificate. The application shall be made on forms	15315
that the board shall furnish and shall be accompanied by an	15316
application fee of one hundred thirty dollars.	15317
An applicant for a training certificate shall furnish to	15318
the board all of the following:	15319
(1) Evidence satisfactory to the board that the applicant	15320
is at least eighteen years of age;	15321
(2) Evidence satisfactory to the board that the applicant	15322
has been accepted or appointed to participate in this state in	15323
one of the following:	15324
(a) An internship, residency, or clinical fellowship	15325
program accredited by either the accreditation council for	15326
graduate medical education of the American medical association	15327
or the American osteopathic association;	15328
(b) A clinical fellowship program that is not accredited	15329
as described in division (A)(2)(a) of this section, but is	15330
conducted at an institution with a residency program that is	15331
accredited as described in that division and is in a clinical	15332
field the same as or related to the clinical field of the	15333
fellowship program;	15334
(c) An elective clinical rotation that lasts not more than	15335
one year and is offered to interns, residents, or clinical	15336

fellows participating in programs that are located outside this

state and meet the requirements of division (A)(2)(a) or (b) of	15338
this section.	15339
(3) Information identifying the beginning and ending dates	15340
of the period for which the applicant has been accepted or	15341
appointed to participate in the internship, residency, or	15342
clinical fellowship program;	15343
(4) Any other information that the board requires.	15344
(B) If <u>Except</u> as provided in division (E) of this section,	15345
<u>if no grounds for denying a license or certificate under section</u>	15346
4731.22 of the Revised Code apply, and the applicant meets the	15347
requirements of division (A) of this section, the board shall	15348
issue a training certificate to the applicant. The board shall	15349
not require an examination as a condition of receiving a	15350
training certificate.	15351
A training certificate issued pursuant to this section	15352

A training certificate issued pursuant to this section15352shall be valid only for three years, but may be renewed by the15353board for one additional three-year period. To renew a training15354certificate, the holder shall apply to the board on or before15355the certificate's expiration date.15356

The fee for renewal of a training certificate shall be one15357hundred dollars. A late application may be submitted not more15358than thirty days after the certificate's expiration date. In15359such a case, the holder shall include with the application a15360one-hundred-fifty-dollar reinstatement fee.15361

(C) The holder of a valid training certificate shall be
entitled to perform such acts as may be prescribed by or
incidental to the holder's internship, residency, or clinical
fellowship program, but the holder shall not be entitled
otherwise to engage in the practice of medicine and surgery or
15362

osteopathic medicine and surgery in this state. The holder shall15367limit activities under the certificate to the programs of the15368hospitals or facilities for which the training certificate is15369issued. The holder shall train only under the supervision of the15370physicians responsible for supervision as part of the15371internship, residency, or clinical fellowship program.15372

A training certificate may be revoked by the board upon 15373 proof, satisfactory to the board, that the holder thereof has 15374 engaged in practice in this state outside the scope of the 15375 internship, residency, or clinical fellowship program for which 15376 the training certificate has been issued, or upon proof, 15377 satisfactory to the board, that the holder thereof has engaged 15378 in unethical conduct or that there are grounds for action 15379 against the holder under section 4731.22 of the Revised Code. 15380

(D) The board may adopt rules as the board finds necessaryto effect the purpose of this section.15382

(E) The board shall issue a training certificate to15383practice medicine and surgery or osteopathic medicine and15384surgery in accordance with Chapter 4796. of the Revised Code to15385an applicant if either of the following applies:15386

(1) The applicant holds a license or certificate in15387another state.15388

(2) The applicant has satisfactory work experience, a15389government certification, or a private certification as15390described in that chapter practicing medicine and surgery or15391osteopathic medicine and surgery in a state that does not issue15392that certificate.15393

Sec. 4731.293. (A) The state medical board shall issue,15394without examination, a clinical research faculty certificate to15395

practice medicine and surgery, osteopathic medicine and surgery, 15396 or podiatric medicine and surgery to any person who applies for 15397 the certificate and provides to the board satisfactory evidence 15398 of both of the following: 15399

(1) That the applicant holds a current, unrestricted
 license to practice medicine and surgery, osteopathic medicine
 and surgery, or podiatric medicine and surgery issued by another
 state or country;

(2) That the applicant has been appointed to serve in this
state on the academic staff of a medical school accredited by
the liaison committee on medical education, an osteopathic
medical school accredited by the American osteopathic
association, or a college of podiatric medicine and surgery in
good standing with the board.

(B) The holder of a clinical research faculty certificatemay do one of the following, as applicable:15411

(1) Practice medicine and surgery or osteopathic medicine
 and surgery only as is incidental to the certificate holder's
 teaching or research duties at the medical school or a teaching
 15413
 hospital affiliated with the school;

(2) Practice podiatric medicine and surgery only as is
incidental to the certificate holder's teaching or research
duties at the college of podiatric medicine and surgery or a
teaching hospital affiliated with the college.

(C) The board may revoke a certificate on receiving proof
satisfactory to the board that the certificate holder has
engaged in practice in this state outside the scope of the
certificate or that there are grounds for action against the
15423
certificate holder under section 4731.22 of the Revised Code.

(D) A clinical research faculty certificate is valid for 15425
three years, except that the certificate ceases to be valid if 15426
the holder's academic staff appointment described in division 15427
(A) (2) of this section is no longer valid or the certificate is 15428
revoked pursuant to division (C) of this section. 15429

(E) (1) The board shall provide a renewal notice to the 15430 certificate holder at least one month before the certificate 15431 expires. Failure of a certificate holder to receive a notice of 15432 renewal from the board shall not excuse the certificate holder 15433 from the requirements contained in this section. The notice 15434 shall inform the certificate holder of the renewal procedure. 15435 The notice also shall inform the certificate holder of the 15436 reporting requirement established by division (H) of section 15437 3701.79 of the Revised Code. At the discretion of the board, the 15438 information may be included on the application for renewal or on 15439 15440 an accompanying page.

(2) A clinical research faculty certificate may be renewed
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for an additional three-year period. There is no limit on the
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number of times a certificate may be renewed. A person seeking
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renewal of a certificate shall apply to the board. The board
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shall provide the application for renewal in a form determined
15445
by the board.

(3) An applicant is eligible for renewal if the applicantdoes all of the following:15448

(a) Reports any criminal offense to which the applicant
has pleaded guilty, of which the applicant has been found
guilty, or for which the applicant has been found eligible for
intervention in lieu of conviction, since last filing an
application for a clinical research faculty certificate;

(b) Provides evidence satisfactory to the board of both of	15454
the following:	15455
(i) That the applicant continues to maintain a current,	15456
unrestricted license to practice medicine and surgery,	15457
osteopathic medicine and surgery, or podiatric medicine and	15458
surgery issued by another state or country;	15459
(ii) That the applicant's initial appointment to serve in	15460
this state on the academic staff of a school or college is still	15461
valid or has been renewed.	15462
(4) Regardless of whether the certificate has expired, a	15463
person who was granted a visiting medical faculty certificate	15464
under this section as it existed immediately prior to June 6,	15465
2012, may apply for a clinical research faculty certificate as a	15466
renewal. The board may issue the clinical research faculty	15467
certificate if the applicant meets the requirements of division	15468
(E)(3) of this section. The board may not issue a clinical	15469
research faculty certificate if the visiting medical faculty	15470
certificate was revoked.	15471
(F) <u>A person holding a clinical research faculty</u>	15472
certificate issued under this section shall not be required to	15473
obtain a certificate under Chapter 4796. of the Revised Code.	15474

(G) The board may adopt any rules it considers necessary 15475 to implement this section. The rules shall be adopted in 15476 accordance with Chapter 119. of the Revised Code. 15477

Sec. 4731.294. (A) The state medical board may issue,15478without examination, a special activity certificate to any15479nonresident person seeking to practice medicine and surgery or15480osteopathic medicine and surgery in conjunction with a special15481activity, program, or event taking place in this state.15482

(B) An applicant for a special activity certificate shall	15483
submit evidence satisfactory to the board of all of the	15484
following:	15485
(1) The applicant holds a current, unrestricted license to	15486
practice medicine and surgery or osteopathic medicine and	15487
surgery issued by another state or country and that within the	15488
two-year period immediately preceding application, the applicant	15489
has done one of the following:	15490
(a) Actively practiced medicine and surgery or osteopathic	15491
medicine and surgery in the United States;	15492
(b) Participated in a graduate medical education program	15493
accredited by either the accreditation council for graduate	15494
medical education of the American medical association or the	15495
American osteopathic association;	15496
(c) Successfully passed the federation licensing	15497
examination established by the federation of state medical	15498
boards, a special examination established by the federation of	15499
state medical boards, or all parts of a standard medical	15500
licensing examination established for purposes of determining	15501
the competence of individuals to practice medicine and surgery	15502
or osteopathic medicine and surgery in the United States.	15503
(2) The applicant meets the same educational requirements	15504
that individuals must meet under sections 4731.09 and 4731.14 of	15505
the Revised Code.	15506
(3) The applicant's practice in conjunction with the	15507
special activity, program, or event will be in the public	15508
interest.	15509
(C) The applicant shall pay a fee of one hundred twenty-	15510
five dollars.	15511

(D) The holder of a special activity certificate may	15512
practice medicine and surgery or osteopathic medicine and	15513
surgery only in conjunction with the special activity, event, or	15514
program for which the certificate is issued. The board may	15515
revoke a certificate on receiving proof satisfactory to the	15516
board that the holder of the certificate has engaged in practice	15517
in this state outside the scope of the certificate or that there	15518
are grounds for action against the certificate holder under	15519
section 4731.22 of the Revised Code.	15520
(E) A special activity certificate is valid for the	15521
shorter of thirty days or the duration of the special activity,	15522
program, or event. The certificate may not be renewed.	15523
(F) <u>The board shall not require a person holding a special</u>	15524
activity certificate issued under this section to obtain a	15525
certificate under Chapter 4796. of the Revised Code.	15526
(G) The state medical board shall adopt rules in	15527
accordance with Chapter 119. of the Revised Code that specify	15528
how often an applicant may be granted a certificate under this	15529
section.	15530
Sec. 4731.295. (A)(1) As used in this section:	15531
(a) "Free clinic" has the same meaning as in section	15532
3701.071 of the Revised Code.	15533
(b) "Indigent and uninsured person" and "operation" have	15534
the same meanings as in section 2305.234 of the Revised Code.	15535
(2) For the purposes of this section, a person shall be	15536
considered retired from practice if the person's license has	15537
expired with the person's intention of ceasing to practice	15538
medicine and surgery or osteopathic medicine and surgery for	15539
remuneration.	15540

(B) The state medical board may issue, without	15541
examination, a volunteer's certificate to a person who is	15542
retired from practice so that the person may provide medical	15543
services to indigent and uninsured persons at any location,	15544
including a free clinic. The board shall deny issuance of a	15545
volunteer's certificate to a person who is not qualified under	15546
this section to hold a volunteer's certificate.	15547
(C) An application for a volunteer's certificate shall	15548
include all of the following:	15549
aa a o_ o_o _oo,	10019
(1) A copy of the applicant's degree of medicine or	15550
osteopathic medicine.	15551
(2) One of the following, as applicable:	15552
(a) A copy of the applicant's most recent license	15553
authorizing the practice of medicine and surgery or osteopathic	15554
medicine and surgery issued by a jurisdiction in the United	15555
States that licenses persons to practice medicine and surgery or	15556
osteopathic medicine and surgery.	15557
(b) A copy of the applicant's most recent license	15558
equivalent to a license to practice medicine and surgery or	15559
osteopathic medicine and surgery in one or more branches of the	15560
United States armed services that the United States government	15561
issued.	15562
issued.	15502
(3) Evidence of one of the following, as applicable:	15563
(a) That the applicant has maintained for at least ten	15564
years prior to retirement full licensure in good standing in any	15565
jurisdiction in the United States that licenses persons to	15566
practice medicine and surgery or osteopathic medicine and	15567
surgery.	15568

(b) That the applicant has practiced for at least ten
years prior to retirement in good standing as a doctor of
medicine and surgery or osteopathic medicine and surgery in one
or more of the branches of the United States armed services.

(4) An attestation that the applicant will not accept any
form of remuneration for any medical services rendered while in
possession of a volunteer's certificate.

(D) The holder of a volunteer's certificate may provide 15576 medical services only to indigent and uninsured persons, but may 15577 do so at any location, including a free clinic. The holder shall 15578 not accept any form of remuneration for providing medical 15579 services while in possession of the certificate. Except in a 15580 medical emergency, the holder shall not perform any operation or 15581 deliver babies. The board may revoke a volunteer's certificate 15582 on receiving proof satisfactory to the board that the holder has 15583 engaged in practice in this state outside the scope of the 15584 certificate. 15585

(E) (1) A volunteer's certificate shall be valid for a 15586 period of three years, unless earlier revoked under division (D) 15587 of this section or pursuant to section 4731.22 of the Revised 15588 Code. A volunteer's certificate may be renewed upon the 15589 application of the holder. The board shall maintain a register 15590 of all persons who hold volunteer's certificates. The board 15591 shall not charge a fee for issuing or renewing a certificate 15592 pursuant to this section. 15593

(2) To be eligible for renewal of a volunteer's 15594
certificate the holder of the certificate shall certify to the 15595
board completion of one hundred fifty hours of continuing 15596
medical education that meets the requirements of section 15597
4731.282 of the Revised Code regarding certification by private 15598

associations and approval by the board. The board may not renew 15599 a certificate if the holder has not complied with the continuing 15600 medical education requirements. Any entity for which the holder 15601 provides medical services may pay for or reimburse the holder 15602 for any costs incurred in obtaining the required continuing 15603 medical education credits. 15604

(3) The board shall issue a volunteer's certificate to
each person who qualifies under this section for the
certificate. The certificate shall state that the certificate
holder is authorized to provide medical services pursuant to the
laws of this state. The holder shall display the certificate
prominently at the location where the holder primarily
practices.

(4) The holder of a volunteer's certificate issued
pursuant to this section is subject to the immunity provisions
regarding the provision of services to indigent and uninsured
persons in section 2305.234 of the Revised Code.

(F) The holder of a volunteer's certificate issued under15616this section is not required to obtain a license under Chapter156174796. of the Revised Code.15618

(G) The board shall adopt rules in accordance with Chapter 15619 119. of the Revised Code to administer and enforce this section. 15620

Sec. 4731.297. (A) As used in this section:

(1) "Academic medical center" means a medical school and 15622
 its affiliated teaching hospitals and clinics partnering to do 15623
 all of the following: 15624

(a) Provide the highest quality of patient care from 15625expert physicians; 15626

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(b) Conduct groundbreaking research leading to medical	15627
advancements for current and future patients;	15628
(c) Provide medical education and graduate medical	15629
education to educate and train physicians.	15630

(2) "Affiliated physician group practice" means a medical
practice that consists of one or more physicians authorized
under this chapter to practice medicine and surgery or
osteopathic medicine and surgery and that is affiliated with an
academic medical center to further the objectives described in
divisions (A) (1) (a) to (c) of this section.

(B) The state medical board shall issue, without
15637
examination, to an applicant who meets the requirements of this
section a certificate of conceded eminence authorizing the
practice of medicine and surgery or osteopathic medicine and
surgery as part of the applicant's employment with an academic
medical center in this state or affiliated physician group
practice in this state.

(C) To be eligible for a certificate of conceded eminence, 15644an applicant shall provide to the board all of the following: 15645

(1) Evidence satisfactory to the board of all of thefollowing:15647

(a) That the applicant is an international medical
graduate who holds a medical degree from an educational
institution listed in the international medical education
directory;

(b) That the applicant has been appointed to serve in this15652state as a full-time faculty member of a medical school15653accredited by the liaison committee on medical education or an15654osteopathic medical school accredited by the American15655

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osteopathic association; 15656 (c) That the applicant has accepted an offer of employment 15657 with an academic medical center in this state or affiliated 15658 physician group practice in this state; 15659 (d) That the applicant holds a license in good standing in 15660 another state or country authorizing the practice of medicine 15661 and surgery or osteopathic medicine and surgery; 15662 (e) That the applicant has unique talents and 15663 extraordinary abilities not generally found within the 15664 applicant's specialty, as demonstrated by satisfying at least 15665 four of the following: 15666 (i) The applicant has achieved educational qualifications 15667 beyond those that are required for entry into the applicant's 15668 specialty, including advanced degrees, special certifications, 15669 or other academic credentials. 15670 (ii) The applicant has written multiple articles in 15671 journals listed in the index medicus or an equivalent scholarly 15672 publication acceptable to the board. 15673 (iii) The applicant has a sustained record of excellence 15674 in original research, at least some of which involves serving as 15675 the principal investigator or co-principal investigator for a 15676 15677 research project. (iv) The applicant has received nationally or 15678 internationally recognized prizes or awards for excellence. 15679 (v) The applicant has participated in peer review in a 15680 field of specialization that is the same as or similar to the 15681 applicant's specialty. 15682 (vi) The applicant has developed new procedures or 15683

treatments for complex medical problems that are recognized by	15684
peers as a significant advancement in the applicable field of	15685
medicine.	15686
	1 5 6 9 5
(vii) The applicant has held previous academic	15687
appointments with or been employed by a health care organization	15688
that has a distinguished national or international reputation.	15689
(viii) The applicant has been the recipient of a national	15690
institutes of health or other competitive grant award.	15691
(f) That the applicant has received staff membership or	15692
professional privileges from the academic medical center	15693
pursuant to standards adopted under section 3701.351 of the	15694
Revised Code on a basis that requires the applicant's medical	15695
education and graduate medical education to be at least	15696
equivalent to that of a physician educated and trained in the	15697
United States;	15698
	1 - 60 0
(g) That the applicant has sufficient written and oral	15699
English skills to communicate effectively and reliably with	15700
patients, their families, and other medical professionals;	15701
(h) That the applicant will have professional liability	15702
insurance through the applicant's employment with the academic	15703
medical center or affiliated physician group practice.	15704

(2) An attestation that the applicant agrees to practiceonly within the clinical setting of the academic medical centeror for the affiliated physician group practice;15707

(3) Three letters of reference from distinguished experts
in the applicant's specialty attesting to the unique
capabilities of the applicant, at least one of which must be
from outside the academic medical center or affiliated physician
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(4) An affidavit from the dean of the medical school where
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the applicant has been appointed to serve as a faculty member
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stating that the applicant meets all of the requirements of
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division (C) (1) of this section and that the letters of
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reference submitted under division (C) (3) of this section are
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from distinguished experts in the applicant's specialty, and
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documentation to support the affidavit;

(5) A fee of one thousand dollars for the certificate. 15720

(D) (1) The holder of a certificate of conceded eminence
 may practice medicine and surgery or osteopathic medicine and
 surgery only within the clinical setting of the academic medical
 15723
 center with which the certificate holder is employed or for the
 affiliated physician group practice with which the certificate
 holder is employed.

(2) A certificate holder may supervise medical students,
 physicians participating in graduate medical education, advanced
 practice nurses, and physician assistants when performing
 clinical services in the certificate holder's area of specialty.

(E) The board may revoke a certificate issued under this
section on receiving proof satisfactory to the board that the
certificate holder has engaged in practice in this state outside
the scope of the certificate or that there are grounds for
action against the certificate holder under section 4731.22 of
the Revised Code.

(F) A certificate of conceded eminence is valid for the
shorter of two years or the duration of the certificate holder's
employment with the academic medical center or affiliated
physician group practice. The certificate ceases to be valid if
the holder resigns or is otherwise terminated from the academic
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medical center or affiliated physician group practice. 15742 (G) A certificate of conceded eminence may be renewed for 15743 an additional two-year period. There is no limit on the number 15744 of times a certificate may be renewed. A person seeking renewal 15745 of a certificate shall apply to the board and is eligible for 15746 renewal if the applicant does all of the following: 15747 (1) Pays the renewal fee of one thousand dollars; 15748 (2) Provides to the board an affidavit and supporting 15749 documentation from the academic medical center or affiliated 15750 physician group practice of all of the following: 15751 (a) That the applicant's initial appointment to the 15752 medical faculty is still valid or has been renewed; 15753 (b) That the applicant's clinical practice is consistent 15754 with the established standards in the field; 15755 (c) That the applicant has demonstrated continued 15756 scholarly achievement; 15757 (d) That the applicant has demonstrated continued 15758 professional achievement consistent with the academic medical 15759 center's requirements, established pursuant to standards adopted 15760 under section 3701.351 of the Revised Code, for physicians with 15761 staff membership or professional privileges with the academic 15762 medical center. 15763 (3) Satisfies the same continuing medical education 15764 requirements set forth in section 4731.282 of the Revised Code 15765 that apply to a person who holds a certificate to practice 15766 medicine and surgery or osteopathic medicine and surgery issued 15767 under this chapter. 15768

(4) Complies with any other requirements established by 15769

the board.	15770
(H) The board shall not require a person to obtain a	15771
certificate under Chapter 4796. of the Revised Code to practice	15772
medicine and surgery or osteopathic medicine and surgery if the	15773
person holds a certificate of conceded eminence issued under	15774
this section.	15775
(I) The board may adopt any rules it considers necessary	15776
to implement this section. The rules shall be adopted in	15777
accordance with Chapter 119. of the Revised Code.	15778
Sec. 4731.299. (A) The Except as provided in division (I)	15779
of this section, the state medical board may issue, without	15780
examination, to an applicant who meets all of the requirements	15781
of this section an expedited license to practice medicine and	15782
surgery or osteopathic medicine and surgery by endorsement.	15783
(B) An individual who seeks an expedited license by	15784
endorsement shall file with the board a written application on a	15785
form prescribed and supplied by the board. The application shall	15786
include all of the information the board considers necessary to	15787
process it.	15788
(C) To <u>Except</u> as provided in division (I) of this section,	15789
to be eligible to receive an expedited license by endorsement,	15790
an applicant shall do both of the following:	15791
(1) Provide evidence satisfactory to the board that the	15792
applicant meets all of the following requirements:	15793
(a) Has passed one of the following:	15794
(i) Steps one, two, and three of the United States medical	15795
licensing examination;	15796
(ii) Levels one, two, and three of the comprehensive	15797

osteopathic medical licensing examination of the United States;	15798
(iii) Any other medical licensing examination recognized	15799
by the board.	15800
(b) During the five-year period immediately preceding the	15801
date of application, has held a current, unrestricted license to	15802
practice medicine and surgery or osteopathic medicine and	15803
surgery issued by the licensing authority of another state or a	15804
Canadian province;	15805
(c) For at least two years immediately preceding the date	15806
of application, has actively practiced medicine and surgery or	15807
osteopathic medicine and surgery in a clinical setting;	15808
(d) Is in compliance with the medical education and	15809
training requirements in sections 4731.09 and 4731.14 of the	15810
-	15810 15811
training requirements in sections 4731.09 and 4731.14 of the	
training requirements in sections 4731.09 and 4731.14 of the Revised Code.	15811
training requirements in sections 4731.09 and 4731.14 of the Revised Code. (2) Certify to the board that all of the following are the	15811 15812
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code. (2) Certify to the board that all of the following are the case:</pre>	15811 15812 15813
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code. (2) Certify to the board that all of the following are the case: (a) Not more than two malpractice claims, which resulted</pre>	15811 15812 15813 15814
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code. (2) Certify to the board that all of the following are the case: (a) Not more than two malpractice claims, which resulted in a finding of liability or in payment, have been filed against</pre>	15811 15812 15813 15814 15815
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code. (2) Certify to the board that all of the following are the case: (a) Not more than two malpractice claims, which resulted in a finding of liability or in payment, have been filed against the applicant during the ten-year period immediately preceding</pre>	15811 15812 15813 15814 15815 15816
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817 15818
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817 15818 15819
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817 15818 15819 15820
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817 15818 15819 15820 15821
<pre>training requirements in sections 4731.09 and 4731.14 of the Revised Code.</pre>	15811 15812 15813 15814 15815 15816 15817 15818 15819 15820 15821 15822

medical society, medical association, or branch of the United 15826 States military has investigated or taken action against the 15827 applicant. 15828 (e) No professional licensing or regulatory authority has 15829 filed a complaint against, investigated, or taken action against 15830 the applicant and the applicant has not withdrawn a professional 15831 license application. 15832 (f) The applicant has not been suspended or expelled from 15833 any institution of higher education or school, including a 15834 medical school. 15835 (D) An applicant for an expedited license by endorsement 15836 shall comply with section 4731.08 of the Revised Code. 15837 (E) At Except as provided in division (I) of this section, 15838 at the time of application, the applicant shall pay to the board 15839 a fee of one thousand dollars, no part of which shall be 15840 returned. No application shall be considered filed until the 15841 board receives the fee. 15842 (F) The secretary and supervising member of the board 15843 shall review all applications received under this section. 15844 If the secretary and supervising member determine that an 15845 applicant meets the requirements for an expedited license by 15846 endorsement, the board shall issue the license to the applicant. 15847 If the secretary and supervising member determine that an 15848 applicant does not meet the requirements for an expedited 15849 license by endorsement, the application shall be treated as an 15850 application under section 4731.09 of the Revised Code. 15851 (G) Each license issued by the board under this section 15852 shall be signed by the president and secretary of the board and 15853

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attested by the board's seal.

(H) Within sixty days after September 29, 2013, the board
shall approve acceptable means of demonstrating compliance with
sections 4731.09 and 4731.14 of the Revised Code as required by
division (C) (1) (d) of this section.

(I) The board shall issue a license to practice medicine15859and surgery or osteopathic medicine and surgery in accordance15860with Chapter 4796. of the Revised Code to an applicant if either15861of the following applies:15862

(1) The applicant holds a license in another state.

(2) The applicant has satisfactory work experience, a15864government certification, or a private certification as15865described in that chapter as a physician in a state that does15866not issue that license.15867

Sec. 4731.30. (A) As used in this section and sections 15868 4731.301 and 4731.302 of the Revised Code, "medical marijuana," 15869 "drug database," "physician," and "qualifying medical condition" 15870 have the same meanings as in section 3796.01 of the Revised 15871 Code. 15872

(B) (1) Except as provided in division (B) (4) or (I) of
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this section, a physician seeking to recommend treatment with
medical marijuana shall apply to the state medical board for a
certificate to recommend. An application shall be submitted in
the manner established in rules adopted under section 4731.301
of the Revised Code.

(2) The Except as provided in division (I) of this
 15879
 section, the board shall grant a certificate to recommend if
 both of the following conditions are met:

(a) The application is complete and meets the requirements	15882
established in rules.	15883
(b) The applicant demonstrates that the applicant does not	15884
have an ownership or investment interest in or compensation	15885
arrangement with an entity licensed under Chapter 3796. of the	15886
Revised Code or an applicant for licensure.	15887
(3) A certificate to recommend expires according to the	15888
renewal schedule established in rules adopted under section	15889
4731.301 of the Revised Code and may be renewed in accordance	15890
with the procedures established in those rules.	15891
(4) This section does not apply to a physician who	15892
recommends treatment with marijuana or a drug derived from	15893
marijuana under any of the following that is approved by an	15894
investigational review board or equivalent entity, the United	15895
States food and drug administration, or the national institutes	15896
of health or one of its cooperative groups or centers under the	15897
United States department of health and human services:	15898
(a) A research protocol;	15899
(b) A clinical trial;	15900
(c) An investigational new drug application;	15901
(d) An expanded access submission.	15902
(C)(1) A physician who holds a certificate to recommend	15903
may recommend that a patient be treated with medical marijuana	15904
if all of the following conditions are met:	15905
(a) The patient has been diagnosed with a qualifying	15906
medical condition;	15907
(b) A bona fide physician-patient relationship has been	15908

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15909

established through all of the following:

(i) An examination of the patient by the physician either
in person or through the use of telehealth services in
accordance with section 4743.09 of the Revised Code;
(ii) A review of the patient's medical history by the
physician;

(iii) An expectation of providing care and receiving careon an ongoing basis.

(c) The physician has requested, or a physician delegate
approved by the state board of pharmacy has requested, from the
drug database a report of information related to the patient
that covers at least the twelve months immediately preceding the
date of the report, and the physician has reviewed the report.

(2) In the case of a patient who is a minor, the physician
may recommend treatment with medical marijuana only after
obtaining the consent of the patient's parent or other person
15924
responsible for providing consent to treatment.
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(D) (1) When issuing a written recommendation to a patient, 15926
the physician shall specify any information required in rules 15927
adopted by the board under section 4731.301 of the Revised Code. 15928

(2) A written recommendation issued to a patient under
this section is valid for a period of not more than ninety days.
The physician may renew the recommendation for not more than
three additional periods of not more than ninety days each.
Thereafter, the physician may issue another recommendation to
the patient only upon an examination of the patient as described
in division (C) (1) (b) (i) of this section.

(E) Annually, the physician shall submit to the state 15936

medical board a report that describes the physician's	15937
observations regarding the effectiveness of medical marijuana in	15938
treating the physician's patients during the year covered by the	15939
report. When submitting reports, a physician shall not include	15940
any information that identifies or would tend to identify any	15941
specific patient.	15942
(F) Each physician who holds a certificate to recommend	15943
shall complete annually at least two hours of continuing medical	15944
education in medical marijuana approved by the state medical	15945
board.	15946
(G) A physician shall not do any of the following:	15947
(1) Personally furnish or otherwise dispense medical	15948
marijuana;	15949
(2) Issue a recommendation for a family member or the	15950
physician's self.	15951
(H) A physician is immune from civil liability, is not	15952
subject to professional disciplinary action by the state medical	15953
board or state board of pharmacy, and is not subject to criminal	15954
prosecution for any of the following actions:	15955
(1) Advising a patient, patient representative, or	15956
caregiver about the benefits and risks of medical marijuana to	15957
treat a qualifying medical condition;	15958
(2) Recommending that a patient use medical marijuana to	15959
treat or alleviate the condition;	15960
(3) Monitoring a patient's treatment with medical	15961
marijuana.	15962
(I) The board shall issue a certificate to recommend in	15963
accordance with Chapter 4796. of the Revised Code to an	15964

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applicant if either of the following applies:	15965
(1) The applicant holds a license or certificate in	15966
another state.	15967
(2) The applicant has satisfactory work experience, a	15968
government certification, or a private certification as	15969
described in that chapter as a physician recommending treatment	15970
with medical marijuana in a state that does not issue that	15971
<u>license or certificate.</u>	15972
Sec. 4731.52. (A) A <u>Except</u> as provided in division (E) of	15973
this section, a person seeking a license to practice podiatric	15974
medicine and surgery shall file with the state medical board an	15975
application in the form and manner prescribed by the board. The	15976
application must include all of the following:	15977
(1) Evidence satisfactory to the board to demonstrate that	15978
the applicant meets all of the following requirements:	15979
(a) Is at least eighteen years of age;	15980
(b) Possesses a high school diploma or a certificate of	15981
high school equivalence or has obtained the equivalent of such	15982
education as determined by the board;	15983
(c) Has completed at least two years of undergraduate work	15984
in a college of arts and sciences or the equivalent of such	15985
education as determined by the board;	15986
(d) Holds a degree from a college of podiatric medicine	15987
and surgery that was in good standing with the board at the time	15988
the degree was granted, as determined by the board;	15989
(e) Has completed one year of postgraduate training in a	15990
podiatric internship, residency, or clinical fellowship program	15991
accredited by the council on podiatric medicine or the American	15992

podiatric medical association or its equivalent as determined by	15993
the board;	15994
(f) Has successfully passed an examination prescribed in	15995
rules adopted by the board to determine competency to practice	15996
podiatric medicine and surgery;	15997
(g) Has complied with section 4731.531 of the Revised	15998
Code.	15999
(2) An attestation that the information submitted under	16000
this section is accurate and truthful;	16001
(3) Consent to the release of the applicant's information;	16002
(4) Any other information the board requires.	16003
(B) An Except as provided in division (E) of this section,	16004
an applicant for a license to practice podiatric medicine and	16005
surgery shall include with the application a fee of three	16006
hundred five dollars, no part of which may be returned. An	16007
application is not considered submitted until the board receives	16008
the fee.	16009
(C) The board may conduct an investigation related to the	16010
application materials received pursuant to this section and may	16011
contact any individual, agency, or organization for	16012
recommendations or other information about the applicant.	16013
(D) The board shall conclude any investigation of an	16014
applicant conducted under section 4731.22 of the Revised Code	16015
not later than ninety days after receipt of a complete	16016
application unless the applicant agrees in writing to an	16017
extension or the board determines that there is a substantial	16018
question of a violation of this chapter or the rules adopted	16019
under it and notifies the applicant in writing of the reasons	16020

for continuation of the investigation. If the board determines	16021
that the applicant is not in violation of this chapter or the	16022
rules adopted under it, the board shall issue a license not	16023
later than forty-five days after making that determination.	16024
(E) The board shall issue a license to practice podiatric	16025
medicine and surgery in accordance with Chapter 4796. of the	16026
Revised Code to an applicant if either of the following applies:	16027
(1) The applicant holds a license in another state.	16028
(2) The applicant has satisfactory work experience, a	16029
government certification, or a private certification as	16030
described in that chapter as a podiatrist in a state that does	16031
not issue that license.	16032
Sec. 4731.572. (A) The state medical board shall issue,	16033
without examination, a visiting podiatric faculty certificate to	16034
any <u>nonresident</u> person who holds a current, unrestricted license	16035
to practice podiatric medicine and surgery issued by another	16036
state or country and has been appointed to serve in this state	16037
on the academic staff of an approved college of podiatric	16038
medicine and surgery in good standing, as determined by the	16039
board. The board shall not require a nonresident person who	16040
holds a license in another state to obtain a license under	16041
Chapter 4796. of the Revised Code.	16042
(B) An applicant for a visiting podiatric faculty	16043
certificate shall submit evidence satisfactory to the board that	16044
the applicant meets the requirements of division (A) of this	16045
section.	16046
(C) The holder of a visiting podiatric faculty certificate	16047
may practice podiatric medicine and surgery only as is	16048
incidental to the certificate holder's teaching duties at the	16049

college or the teaching hospitals affiliated with the college. 16050 The board may revoke a certificate on receiving proof 16051

satisfactory to the board that the holder of the certificate has16052engaged in practice in this state outside the scope of the16053certificate or that there are grounds for action against the16054certificate holder under section 4731.22 of the Revised Code.16055

(D) A visiting podiatric faculty certificate is valid for
 16056
 the shorter of one year or the duration of the holder's
 16057
 appointment to the academic staff of the college. The
 16058
 certificate may not be renewed.
 16059

Sec. 4731.573. (A) An Except as provided in division (E) 16060 of this section, an individual seeking to pursue an internship, 16061 residency, or clinical fellowship program in podiatric medicine 16062 and surgery in this state, who does not hold a license to 16063 practice podiatric medicine and surgery issued under this 16064 chapter, shall apply to the state medical board for a training 16065 certificate. The application shall be made on forms that the 16066 board shall furnish and shall be accompanied by an application 16067 fee of one hundred thirty dollars. 16068

An applicant for a training certificate shall furnish to 16069 the board all of the following: 16070

(1) Evidence satisfactory to the board that the applicantis at least eighteen years of age;16072

(2) Evidence satisfactory to the board that the applicanthas been accepted or appointed to participate in this state inone of the following:

(a) An internship, residency, or clinical fellowship
program accredited by either the council on podiatric medical
16077
education or the American podiatric medical association;
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(b) A clinical fellowship program that is not accredited 16079 as described in division (A)(2)(a) of this section, but is 16080 conducted at an institution with a residency program that is 16081 accredited as described in that division and is in a clinical 16082 field the same as or related to the clinical field of the 16083 fellowship program. 16084 (3) Information identifying the beginning and ending dates 16085 of the period for which the applicant has been accepted or 16086 appointed to participate in the internship, residency, or 16087 16088 clinical fellowship program; (4) Any other information that the board requires. 16089 (B) If Except as provided in division (E) of this section, 16090 if no grounds for denying a license or certificate under section 16091 4731.22 of the Revised Code apply and the applicant meets the 16092 requirements of division (A) of this section, the board shall 16093 issue a training certificate to the applicant. The board shall 16094 not require an examination as a condition of receiving a 16095 training certificate. 16096 A training certificate issued pursuant to this section 16097 shall be valid only for three years, but may be renewed by the 16098 board for one additional three-year period. To renew a training 16099 certificate, the holder shall apply to the board on or before 16100 the certificate's expiration date. 16101

The fee for renewal of a training certificate shall be one16102hundred dollars. A late application may be submitted not more16103than thirty days after the certificate's expiration date. In16104such a case, the holder shall include with the application a16105one-hundred-fifty-dollar reinstatement fee.16106

(C) The holder of a valid training certificate shall be 16107

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entitled to perform such acts as may be prescribed by or 16108 incidental to the holder's internship, residency, or clinical 16109 fellowship program, but the holder shall not be entitled 16110 otherwise to engage in the practice of podiatric medicine and 16111 surgery in this state. The holder shall limit activities under 16112 the certificate to the programs of the hospitals or facilities 16113 for which the training certificate is issued. The holder shall 16114 train only under the supervision of the podiatrists responsible 16115 for supervision as part of the internship, residency, or 16116 clinical fellowship program. A training certificate may be 16117 revoked by the board upon proof, satisfactory to the board, that 16118 the holder thereof has engaged in practice in this state outside 16119 the scope of the internship, residency, or clinical fellowship 16120 program for which the training certificate has been issued, or 16121 upon proof, satisfactory to the board, that the holder thereof 16122 has engaged in unethical conduct or that there are grounds for 16123 action against the holder under section 4731.22 of the Revised 16124 Code. 16125 (D) The board may adopt rules as the board finds necessary 16126 to effect the purpose of this section. 16127 (E) The board shall issue a training certificate to 16128 practice podiatric medicine and surgery in accordance with 16129 Chapter 4796. of the Revised Code to an applicant if either of 16130 the following applies: 16131 (1) The applicant holds a license or certificate in 16132 another state. 16133 (2) The applicant has <u>satisfactory work experience</u>, a 16134 government certification, or a private certification as 16135 described in that chapter practicing podiatric medicine and 16136 surgery in a state that does not issue that license or 16137

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certificate. 16138 Sec. 4732.10. (A) The state board of psychology shall 16139 appoint an entrance examiner who shall determine the sufficiency 16140 of an applicant's qualifications for admission to the 16141 appropriate examination. A member of the board or the executive 16142 director may be appointed as the entrance examiner. 16143 (B) Requirements for admission to examination for a 16144 psychologist license shall be that the applicant: 16145 (1) Is at least twenty-one years of age; 16146 (2) Meets one of the following requirements: 16147 (a) Received an earned doctoral degree from an institution 16148 accredited or recognized by a national or regional accrediting 16149 agency and a program accredited by any of the following: 16150 (i) The American psychological association, office of 16151 program consultation and accreditation; 16152 (ii) The accreditation office of the Canadian 16153 16154 psychological association; (iii) A program listed by the association of state and 16155 provincial psychology boards/national register designation 16156 committee; 16157 (iv) The national association of school psychologists. 16158 (b) Received an earned doctoral degree in psychology or 16159 school psychology from an institution accredited or recognized 16160 by a national or regional accrediting agency but the program 16161 does not meet the program accreditation requirements of division 16162 (B)(2)(a) of this section; 16163 (c) Received from an academic institution outside of the 16164

United States or Canada a degree determined, under rules adopted

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16165

by the board under division (E) of this section, to be	16166
equivalent to a doctoral degree in psychology from a program	16167
described in division (B)(2)(a) of this section;	16168
(d) Held a psychologist license, certificate, or	16169
registration required for practice in another United States or <u>a</u>	16170
Canadian jurisdiction for a minimum of ten years and meets	16171
educational, experience, and professional requirements	16172
established under rules adopted by the board.	16173
(3) Has had at least two years of supervised professional	16174
experience in psychological work of a type satisfactory to the	16175
board, at least one year of which must be a predoctoral	16176
internship. The board shall adopt guidelines for the kind of	16177
supervised professional experience that fulfill this	16178
requirement.	16179
(4) If applying under division (B)(2)(b) or (c) of this	16180
(4) If applying under division (B)(2)(b) or (c) of this section, has had at least two years of supervised professional	16180 16181
section, has had at least two years of supervised professional	16181
section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the	16181 16182
section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The	16181 16182 16183
section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised	16181 16182 16183 16184
section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement.	16181 16182 16183 16184 16185
section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school	16181 16182 16183 16184 16185 16186
<pre>section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school psychologist license shall be that the applicant:</pre>	16181 16182 16183 16184 16185 16186 16187
<pre>section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school psychologist license shall be that the applicant: (1) Has received from an educational institution</pre>	16181 16182 16183 16184 16185 16186 16187 16188
<pre>section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school psychologist license shall be that the applicant: (1) Has received from an educational institution accredited or recognized by national or regional accrediting</pre>	16181 16182 16183 16184 16185 16186 16187 16188 16189
<pre>section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school psychologist license shall be that the applicant: (1) Has received from an educational institution accredited or recognized by national or regional accrediting agencies as maintaining satisfactory standards, including those</pre>	16181 16182 16183 16184 16185 16186 16187 16188 16189 16190
<pre>section, has had at least two years of supervised professional experience in psychological work of a type satisfactory to the board, at least one year of which must be postdoctoral. The board shall adopt guidelines for the kind of supervised professional experience that fulfill this requirement. (C) Requirements for admission to examination for a school psychologist license shall be that the applicant: (1) Has received from an educational institution accredited or recognized by national or regional accrediting agencies as maintaining satisfactory standards, including those approved by the state board of education for the training of</pre>	16181 16182 16183 16184 16185 16186 16187 16188 16189 16190 16191

(2) Is at least twenty-one years of age; 16194

(3) Has completed at least sixty quarter hours, or the
semester hours equivalent, at the graduate level, of accredited
study in course work relevant to the study of school psychology;
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(4) Has completed an internship in an educational
institution approved by the Ohio department of education for
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school psychology supervised experience or one year of other
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training experience acceptable to the board, such as supervised
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professional experience under the direction of a licensed
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psychologist or licensed school psychologist;

(5) Furnishes proof of at least twenty-seven months,
exclusive of internship, of full-time experience as a
certificated school psychologist employed by a board of
education or a private school meeting the standards prescribed
by the state board of education, or of experience that the board
deems equivalent.

(D) If the entrance examiner finds that the applicant
 meets the requirements set forth in this section, the applicant
 shall be admitted to the appropriate examination.
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(E) The board shall adopt under Chapter 119. of the 16213
Revised Code rules for determining for the purposes of division 16214
(B) (2) (b) of this section whether a degree is equivalent to a 16215
degree in psychology from an institution in the United States. 16216

Sec. 4732.12. If an applicant for a license issued by the 16217 state board of psychology to practice as a psychologist or 16218 school psychologist receives a score acceptable to the board on 16219 the appropriate examination required by section 4732.11 of the 16220 Revised Code and has paid the fee required by section 4732.15 of 16221 the Revised Code, the board shall issue the appropriate license. 16222

The board shall issue a license to practice as a	16223
psychologist or school psychologist, as appropriate, in	16224
accordance with Chapter 4796. of the Revised Code to an	16225
applicant who holds a license in another state or has	16226
satisfactory work experience, a government certification, or a	16227
private certification as described in that chapter as a	16228
psychologist or school psychologist in a state that does not	16229
issue that license.	16230

Sec. 4732.22. (A) The following persons are exempted from16231the licensing requirements of this chapter:16232

(1) A person who holds a license or certificate issued by 16233 the state board of education authorizing the practice of school 16234 psychology, while practicing school psychology within the scope 16235 of employment by a board of education or by a private school 16236 meeting the standards prescribed by the state board of education 16237 under division (D) of section 3301.07 of the Revised Code, or 16238 while acting as a school psychologist within the scope of 16239 16240 employment in a program for children with disabilities established under Chapter 3323. or 5126. of the Revised Code. A 16241 person exempted under this division shall not offer 16242 psychological services to any other individual, organization, or 16243 group for remuneration, monetary or otherwise, unless the person 16244 is licensed by the state board of psychology. 16245

(2) Any nonresident temporarily employed in this state to
render psychological services for not more than thirty days a
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year, who, in the opinion of the board, meets the standards for
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entrance in division (B) of section 4732.10 of the Revised Code,
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who has paid the required fee and submitted an application
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prescribed by the board, and who holds whatever license or
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certificate, if any, is required for such practice in the

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person's home state or home country. The state board of	16253
psychology shall not require a nonresident temporarily employed	16254
in this state who holds a license or certificate in another	16255
state to obtain a license in accordance with Chapter 4796. of	16256
the Revised Code to practice or render psychological services in	16257
the manner described under this division.	16258

(3) Any person working under the supervision of a 16259 psychologist or school psychologist licensed under this chapter, 16260 while carrying out specific tasks, under the license holder's 16261 supervision, as an extension of the license holder's legal and 16262 ethical authority as specified under this chapter if the person 16263 is registered under division (B) of this section. All fees shall 16264 be billed under the name of the license holder. The person 16265 working under the license holder's supervision shall not 16266 represent self to the public as a psychologist or school 16267 psychologist, although supervised persons and persons in 16268 training may be ascribed such titles as "psychology trainee," 16269 "psychology assistant," "psychology intern," or other 16270 appropriate term that clearly implies their supervised or 16271 training status. 16272

(4) Any student in an accredited educational institution,
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while carrying out activities that are part of the student's
prescribed course of study, provided such activities are
supervised by a professional person who is qualified to perform
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such activities and is licensed under this chapter or is a
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qualified supervisor pursuant to rules of the board;

(5) Recognized religious officials, including ministers,
priests, rabbis, imams, Christian science practitioners, and
other persons recognized by the board, conducting counseling
when the counseling activities are within the scope of the
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performance of their regular duties and are performed under the16283auspices or sponsorship of an established and legally cognizable16284religious denomination or sect, as defined in current federal16285tax regulations, and when the religious official does not refer16286to the official's self as a psychologist and remains accountable16287to the established authority of the religious denomination or16288sect;16289

(6) Persons in the employ of the federal government
insofar as their activities are a part of the duties of their
positions;

(7) Persons licensed, certified, or registered under any 16293 other provision of the Revised Code who are practicing those 16294 arts and utilizing psychological procedures that are allowed and 16295 within the standards and ethics of their profession or within 16296 new areas of practice that represent appropriate extensions of 16297 their profession, provided that they do not hold themselves out 16298 to the public by the title of psychologist; 16299

(8) Persons using the term "social psychologist," 16300 "experimental psychologist," "developmental psychologist," 16301 "research psychologist," "cognitive psychologist," and other 16302 terms used by those in academic and research settings who 16303 possess a doctoral degree in psychology from an educational 16304 institution accredited or recognized by national or regional 16305 accrediting agencies as maintaining satisfactory standards and 16306 who do not use such a term in the solicitation or rendering of 16307 professional psychological services. 16308

(B) The license holder who is supervising a person
described in division (A) (3) of this section shall register the
person with the board. The board shall adopt rules regarding the
registration process and the supervisory relationship.

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Sec. 4733.18. (A) The state board of registration for 16313 professional engineers and surveyors may shall authorize a 16314 temporary registration for an individual who has filed with the 16315 board an application for a temporary registration and has paid 16316 the required fee in accordance with Chapter 4796. of the Revised 16317 <u>Code</u>. The temporary registration continues only for the time the 16318 board requires for consideration of the application for 16319 registration, provided a person is legally qualified to practice 16320 that profession in the person's own state in which the 16321 requirements and qualifications of registration are not lower 16322 than those specified in this chapter. 16323

(B)(1) The following persons are exempt from this chapter: 16324

(a) An employee or a subordinate of a person registered
 under this chapter or an employee of a person holding temporary
 registration under division (A) of this section, provided the
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 employee's or subordinate's duties do not include responsible
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 charge of engineering or surveying work;

(b) Officers and employees of the government of the United
States while engaged within this state in the practice of
engineering or surveying, for that government;
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(c) An engineer engaged solely as an officer of aprivately owned public utility.16334

(2) This chapter does not require registration for the
purpose of practicing professional engineering, or professional
surveying by an individual, firm, or corporation on property
owned or leased by that individual, firm, or corporation unless
the same involves the public welfare or the safeguarding of
life, health, or property, or for the performance of engineering
or surveying which relates solely to the design or fabrication

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of manufactured products.

(C) Nothing in this chapter prevents persons other than 16343 engineers from preparing plans, drawings, specifications, or 16344 data, from filing applications for building permits, or from 16345 obtaining those permits for residential buildings, as defined by 16346 section 3781.06 of the Revised Code, or buildings that are 16347 erected as one-, two-, or three-family units or structures 16348 within the meaning of the term "industrialized unit" as provided 16349 in section 3781.06 of the Revised Code. 16350

(D) Nothing in this chapter prevents persons other than 16351 engineers from preparing drawings or data, from filing 16352 applications for building permits, or from obtaining those 16353 permits for the installation of replacement equipment or systems 16354 that are similar in type or capacity to the equipment or systems 16355 being replaced, and for any improvement, alteration, repair, 16356 painting, decorating, or other modification of any buildings or 16357 structures subject to sections 3781.06 to 3781.18 and 3791.04 of 16358 the Revised Code where the building official determines that no 16359 plans or specifications are required for approval. 16360

Sec. 4733.19. A-With respect to a person registered or 16361 licensed to engage in the practice of engineering or surveying 16362 by a proper authority of a <u>another</u> state, territory, or 16363 possession of the United States, or the District of Columbia, 16364 who, in the opinion of or who has a government certification or 16365 private certification as an engineer or surveyor in another 16366 state, territory, or possession of the United States, or the 16367 District of Columbia that does not issue that registration or 16368 license, the state board of registration for professional 16369 engineers and surveyors, meets the requirements of this chapter, 16370 16371 based on verified evidence, may, upon application and payment of

the established fee, be registered shall register the person as	16372
a professional engineer or surveyor in accordance with Chapter	16373
4796. of the Revised Code. Notwithstanding section 4796.05 of	16374
the Revised Code, the board shall register a person who has	16375
satisfactory work experience as a professional engineer or	16376
surveyor in accordance with Chapter 4796. of the Revised Code if	16377
the person satisfies a minimum education requirement and passes	16378
an examination.	16379

Any person who seeks registration as a professional16380surveyor under this section must pass a two-hour professional16381practice examination, devoted to the laws and practices of this16382state prior to receiving such registration.16383

Sec. 4734.23. (A) A person licensed by another state or 16384 country in the practice of chiropractic may apply under this 16385 section for a license to practice chiropractic in this state in 16386 lieu of applying under section 4734.20 of the Revised Code. The 16387 fee for applying under this section division shall be five 16388 hundred dollars. 16389

(B) The state chiropractic board may, for good cause, 16390 waive all or part of the educational and testing requirements 16391 specified under section 4734.20 of the Revised Code and issue a 16392 license to an applicant under division (A) of this section, if 16393 the applicant presents satisfactory proof of being licensed to 16394 practice chiropractic in another state or country where the 16395 requirements for receipt of the license, on the date the license 16396 was issued, are considered by the board to be substantially 16397 equivalent to those of this chapter. The applicant must meet the 16398 same age requirement that must be met under section 4734.20 of 16399 the Revised Code. If the board does not waive all of the 16400 educational and testing requirements, the board may require that 16401

the applicant complete and receive a score specified by the	16402
board on one or more tests administered by the board or by the	16403
national board of chiropractic examiners or another testing	16404
entity.	16405
(C) The board shall issue a license to practice	16406
chiropractic in accordance with Chapter 4796. of the Revised	16407
Code to an applicant if either of the following applies:	16408
(1) The applicant holds a license to practice chiropractic	16409
<u>in another state.</u>	16410
(2) The applicant has satisfactory work experience, a	16411
government certification, or a private certification as	16412
described in that chapter as a chiropractor in a state that does	16413
not issue that license.	16414
	10111
Sec. 4734.27. (A) To the extent it is in the public	16415
interest, the state chiropractic board may issue, without	16416
examination, a special limited license to practice chiropractic	16417
as follows:	16418
(1) To a person who is seeking to participate in an	16419
internship, residency, preceptorship, or clinical fellowship in	16420
this state in preparation for the practice of chiropractic;	16421
(2) To a <u>nonresident p</u> erson who plans to provide	16422
chiropractic services in connection with a special activity,	16423
program, or event conducted in this state, if the person holds a	16424
current, valid, and unrestricted license to practice	16425
chiropractic in another state or country;	16426
(3) To a person who previously held an unrestricted	16427
license to practice chiropractic in this state who plans to	16428
offer gratuitous chiropractic services as a voluntary public	16429
service;	16430
	10100

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(4) To any other person for any other reason specified as 16431 good cause by the board in rules adopted under this section. 16432 (B) An applicant for a special limited license shall 16433 submit to the board a complete application on a form prescribed 16434 by the board, pay an application fee of seventy-five dollars, 16435 and furnish proof satisfactory to the board of being at least 16436 twenty-one years of age and of either holding the degree of 16437 doctor of chiropractic or being enrolled in a program leading to 16438 the degree. The institution from which the applicant received 16439 the degree or in which the applicant is enrolled must be a 16440 school or college that is approved by the board under section 16441 4734.21 of the Revised Code. 16442 (C) The provisions of this chapter that apply to 16443 applicants for and holders of licenses to practice chiropractic 16444 shall apply to applicants for and holders of special limited 16445

licenses to the extent the board considers appropriate, 16446 including the board's authority to conduct any investigation it 16447 considers appropriate to verify an applicant's credentials and 16448 fitness to receive a license and the board's authority to take 16449 actions under section 4734.31 of the Revised Code. 16450

(D) The board shall adopt any rules it considers necessary
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 to implement this section. All rules adopted under this section
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 shall be adopted in accordance with Chapter 119. of the Revised
 16453
 Code.

(E) (1) The board shall issue a special limited license to16455practice chiropractic under division (A) (1) of this section in16456accordance with Chapter 4796. of the Revised Code to a person if16457either of the following applies:16458

(a) The person holds a limited license to practice

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<u>chiropractic in another state.</u>	16460
(b) The person has satisfactory work experience, a	16461
government certification, or a private certification as	16462
described in that chapter as a chiropractor in a state that does	16463
not issue that limited license.	16464
(2) A nonresident person who holds a special limited	16465
license to practice chiropractic under division (A)(2) of this	16466
section is not required to obtain a license under Chapter 4796.	16467
of the Revised Code to practice under the special limited	16468
license.	16469
(3) Chapter 4796. of the Revised Code does not apply to a	16470
special limited license issued under division (A)(3) or (4) of	16471
this section.	16472
Sec. 4734.283. If the state chiropractic board determines	16473
under section 4734.282 of the Revised Code that an applicant	16474
meets the requirements for a certificate to practice	16475
acupuncture, the executive director of the board shall issue to	16476
the applicant a certificate to practice acupuncture.	16477
A certificate to practice acupuncture expires biennially	16478
in accordance with a schedule the board shall establish. The	16479
certificate may be renewed in accordance with section 4734.284	16480
of the Revised Code.	16481
Notwithstanding the requirements for a certificate under	16482
this chapter, the executive director shall issue a certificate	16483
to practice acupuncture in accordance with Chapter 4796. of the	16484
Revised Code to a chiropractor who holds a license or	16485
certificate to practice acupuncture in another state or has	16486
satisfactory work experience, a government certification, or a	16487
private certification as described in that chapter as an	16488

<u>acupuncturist in a state that does not issue that license or</u> <u>certificate.</u>	16489 16490
Sec. 4735.023. (A) An oil and gas land professional who is	16491
not otherwise permitted to engage in the activities described in	16492
division (A) of section 4735.01 of the Revised Code may perform	16493
such activities, if the oil and gas land professional does all	16494
of the following:	16495
(1)(a) Registers on an annual basis as an oil and gas land	16496
professional with the superintendent of real estate by such date	16497
specified and on a form approved by the superintendent, which	16498
form includes both of the following:	16499
(i) The name and address of the oil and gas land	16500
professional;	16501
(ii) Evidence of the oil and gas land professional's	16502
membership in good standing in a national, state, or local	16503
professional organization that has been in existence for at	16504
least three years and has, as part of its mission, developed a	16505
set of standards of performance and ethics for oil and gas land	16506
professionals.	16507
(b) Pays an annual fee, established by the superintendent	16508
in an amount not to exceed one hundred dollars, which shall	16509
accompany the registration.	16510
(2) At or prior to first contacting any landowner or other	16511
person with an interest in real estate for the purpose of	16512
engaging in the activities of an oil and gas land professional,	16513
and on a form approved by the superintendent, discloses to the	16514
landowner or other person all of the following:	16515
(a) The oil and gas land professional's name and address	16516
as registered with the superintendent;	16517

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(b) That the oil and gas land professional is registered
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as such with the superintendent and is a member in good standing
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in a national, state, or local professional organization that
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has been in existence for at least three years and has, as part
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of its mission, developed a set of standards of performance and
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ethics for oil and gas land professionals;

(c) That the oil and gas land professional is not a
licensed real estate broker or real estate salesperson under
Chapter 4735. of the Revised Code;
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(d) That the landowner or other person with an interest in
real estate may seek legal counsel in connection with any
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transaction with the oil and gas land professional;
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(e) That the oil and gas land professional is not
 representing the landowner or other person with an interest in
 real estate.

(3) At or prior to entering into any agreements for the 16533 purpose of exploring for, transporting, producing, or developing 16534 oil and gas mineral interests including, but not limited to, oil 16535 and gas leases and pipeline easements with any landowner or 16536 16537 other person with an interest in real estate, and on a form approved by the superintendent, discloses to the landowner or 16538 other person with an interest in real estate all of the 16539 following: 16540

(a) The oil and gas land professional's name and addressas registered with the superintendent;16542

(b) That the oil and gas land professional is registered
as such with the superintendent and a member in good standing in
a national, state, or local professional organization that has
been in existence for at least three years and has, as part of
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its mission, developed a set of standards of performance and	16547
ethics for oil and gas land professionals;	16548
(c) That the oil and gas land professional is not a	16549
licensed real estate broker or real estate salesperson under	16550
Chapter 4735. of the Revised Code;	16551
(d) That the landowner or other person may seek legal	16552
counsel in connection with any transaction with the oil and gas	16553
land professional;	16554
(e) That the oil and gas land professional is not	16555
representing the landowner or other person with an interest in	16556
real estate.	16557
(B) Any oil and gas land professional who must be	16558
registered as such with the superintendent pursuant to this	16559
section who ceases to be a member in good standing of an	16560
organization described in division (A)(1)(a)(ii) of this section	16561
shall report the change in membership status to the	16562
superintendent within thirty days of that change. Failure to	16563
report such change in membership status shall result in the	16564
automatic suspension of registration status and subject the	16565
registrant to the penalties for unlicensed activity as found in	16566
section 4735.052 of the Revised Code.	16567
(C) Any oil and gas land professional who fails to	16568
register with the superintendent pursuant to this section is	16569
subject to the penalties for unlicensed activity as found in	16570
section 4735.052 of the Revised Code.	16571
(D) Notwithstanding any provision of this section to the	16572
contrary, the superintendent shall register in accordance with	16573
Chapter 4796. of the Revised Code as an oil and gas land	16574
professional a person if either of the following applies:	16575

(1) The person is licensed or registered as an oil and gas	1657
land professional in another state.	1657
(2) The person has satisfactory work experience, a	1657
government certification, or a private certification as	1657
described in that chapter as an oil and gas land professional in	1658
a state that does not issue that license or registration.	1658
Sec. 4735.07. (A) The superintendent of real estate, with	1658
the consent of the Ohio real estate commission, may enter into	1658
agreements with recognized national testing services to	1658
administer the real estate broker's examination under the	1658
superintendent's supervision and control, consistent with the	1658
requirements of this chapter as to the contents of such	1658
examination.	1658
(B) No applicant for a real estate broker's license shall	1658
take the broker's examination who has not established to the	1659
satisfaction of the superintendent that the applicant:	1659
(1) Is honest and truthful;	1659
(2)(a) Has not been convicted of a disqualifying offense	1659
as determined in accordance with section 9.79 of the Revised	1659
Code;	1659
(b) Has not been finally adjudged by a court to have	1659
violated any municipal, state, or federal civil rights laws	1659
elevant to the protection of purchasers or sellers of real	1659
estate or, if the applicant has been so adjudged, at least two	1659
years have passed since the court decision and the	1660
superintendent has disregarded the adjudication because the	1660
applicant has proven, by a preponderance of the evidence, that	1660
the applicant's activities and employment record since the	1660
adjudication show that the applicant is honest and truthful, and	1660

there is no basis in fact for believing that the applicant will	16605
again violate the laws involved.	16606
(3) Has not, during any period in which the applicant was	16607
licensed under this chapter, violated any provision of, or any	16608
rule adopted pursuant to, this chapter, or, if the applicant has	16609
violated any such provision or rule, has established to the	16610
satisfaction of the superintendent that the applicant will not	16611
again violate such provision or rule;	16612
(4) Is at least eighteen years of age;	16613
(5) Has been a licensed real estate broker or salesperson	16614
for at least two years; during at least two of the five years	16615
preceding the person's application, has worked as a licensed	16616
real estate broker or salesperson for an average of at least	16617
thirty hours per week; and has completed one of the following:	16618
(a) At least twenty real estate transactions, in which	16619
property was sold for another by the applicant while acting in	16620
the capacity of a real estate broker or salesperson;	16621
(b) Such equivalent experience as is defined by rules	16622
adopted by the commission.	16623
(6)(a) If licensed as a real estate salesperson prior to	16624
August 1, 2001, successfully has completed at an institution of	16625
higher education all of the following credit-eligible courses by	16626
either classroom instruction or distance education:	16627
(i) Thirty hours of instruction in real estate practice;	16628
(ii) Thirty hours of instruction that includes the	16629
subjects of Ohio real estate law, municipal, state, and federal	16630
civil rights law, new case law on housing discrimination,	16631

desegregation issues, and methods of eliminating the effects of 16632

prior discrimination. If feasible, the instruction in Ohio real	16633
estate law shall be taught by a member of the faculty of an	16634
accredited law school. If feasible, the instruction in	16635
municipal, state, and federal civil rights law, new case law on	16636
housing discrimination, desegregation issues, and methods of	16637
eliminating the effects of prior discrimination shall be taught	16638
by a staff member of the Ohio civil rights commission who is	16639
knowledgeable with respect to those subjects. The requirements	16640
of this division do not apply to an applicant who is admitted to	16641
practice before the supreme court.	16642
(iii) Thirty hours of instruction in real estate	16643
appraisal;	16644
(iv) Thirty hours of instruction in real estate finance;	16645
(v) Three quarter hours, or its equivalent in semester	16646
hours, in financial management;	16647
(vi) Three quarter hours, or its equivalent in semester	16648
hours, in human resource or personnel management;	16649
(vii) Three quarter hours, or its equivalent in semester	16650
hours, in applied business economics;	16651
	1
(viii) Three quarter hours, or its equivalent in semester	16652
hours, in business law.	16653
(b) If licensed as a real estate salesperson on or after	16654
August 1, 2001, successfully has completed at an institution of	16655
higher education all of the following credit-eligible courses by	16656
either classroom instruction or distance education:	16657
(i) Forty hours of instruction in real estate practice;	16658
(ii) Forty hours of instruction that includes the subjects	16659
of Ohio real estate law, municipal, state, and federal civil	16660

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rights law, new case law on housing discrimination, 16661 desegregation issues, and methods of eliminating the effects of 16662 prior discrimination. If feasible, the instruction in Ohio real 16663 estate law shall be taught by a member of the faculty of an 16664 accredited law school. If feasible, the instruction in 16665 municipal, state, and federal civil rights law, new case law on 16666 housing discrimination, desegregation issues, and methods of 16667 eliminating the effects of prior discrimination shall be taught 16668 by a staff member of the Ohio civil rights commission who is 16669 knowledgeable with respect to those subjects. The requirements 16670 of this division do not apply to an applicant who is admitted to 16671 practice before the supreme court. 16672

(iii) Twenty hours of instruction in real estate 16673
appraisal; 16674

(iv) Twenty hours of instruction in real estate finance; 16675

(v) The training in the amount of hours specified underdivisions (B)(6)(a)(v), (vi), (vii), and (viii) of this section.

(c) Division (B) (6) (a) or (b) of this section does not
apply to any applicant who holds a valid real estate
16679
salesperson's license issued prior to January 2, 1972. Divisions
(B) (6) (a) (v), (vi), (vii), and (viii) or division (B) (6) (b) (v)
16681
of this section do not apply to any applicant who holds a valid
16682
real estate salesperson's license issued prior to January 3,
1984.

(d) Divisions (B) (6) (a) (iii) and (B) (6) (b) (iii) of this
section do not apply to any new applicant who holds a valid Ohio
real estate appraiser license or certificate issued prior to the
date of application for a real estate broker's license.

(e) Successful completion of the instruction required by 16689

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division (B)(6)(a) or (b) of this section shall be determined by 16690 the law in effect on the date the instruction was completed. 16691

(7) If licensed as a real estate salesperson on or after 16692 January 3, 1984, satisfactorily has completed a minimum of two 16693 years of post-secondary education, or its equivalent in semester 16694 or quarter hours, at an institution of higher education, and has 16695 fulfilled the requirements of division (B)(6)(a) or (b) of this 16696 section. The requirements of division (B)(6)(a) or (b) of this 16697 section may be included in the two years of post-secondary 16698 16699 education, or its equivalent in semester or quarter hours, that is required by this division. The post-secondary education 16700 requirement may be satisfied by completing the credit-eligible 16701 courses using either classroom instruction or distance 16702 education. Successful completion of any course required by this 16703 section shall be determined by the law in effect on the date the 16704 16705 course was completed.

(C) Each applicant for a broker's license shall be 16706 examined in the principles of real estate practice, Ohio real 16707 estate law, and financing and appraisal, and as to the duties of 16708 real estate brokers and real estate salespersons, the 16709 applicant's knowledge of real estate transactions and 16710 instruments relating to them, and the canons of business ethics 16711 pertaining to them. The commission from time to time shall 16712 promulgate such canons and cause them to be published in printed 16713 form. 16714

(D) Examinations shall be administered with reasonable
16715
accommodations in accordance with the requirements of the
"Americans with Disabilities Act of 1990," 104 Stat. 327, 42
U.S.C. 12101. The contents of an examination shall be consistent
16718
with the requirements of division (B) (6) of this section and
16719

with the other specific requirements of this section. An	16720
applicant who has completed the requirements of division (B)(6)	16721
of this section at the time of application shall be examined no	16722
later than twelve months after the applicant is notified of	16723
admission to the examination.	16724
(E) The superintendent may waive one or more of the	16725
requirements of this section in the case of an application from-	16726
a nonresident real estate broker pursuant to a reciprocity	16727
agreement with the licensing authority of the state from which	16728
the nonresident applicant holds a valid real estate broker-	16729
license Notwithstanding any provision of this chapter or Chapter	16730
4796. of the Revised Code to the contrary, the superintendent	16731
shall issue a real estate broker's license in accordance with	16732
Chapter 4796. of the Revised Code to an applicant if either of	16733
the following applies:	16734
(1) The applicant satisfies the requirements specified in	16735
section 4796.03 or 4796.04 of the Revised Code, as applicable,	16736
and all of the following apply:	16737
and dif of the following appro-	10,0,
(a) The applicant has no less than two years of experience	16738
working as a real estate broker;	16739
(b) The applicant has completed no less than twenty real	16740
estate transactions, in which property was sold for another by	16741
the applicant while acting in the capacity of a real estate	16742
broker;	16743
(c) The applicant passes an examination on Ohio real	16744
	16745
<u>estate law.</u>	10/45
(2) The applicant satisfies the requirements specified in	16746
section 4796.05 of the Revised Code and divisions (E)(1)(b) and	16747
(c) of this section.	16748

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(F) There shall be no limit placed on the number of times 16749an applicant may retake the examination. 16750

(G) (1) Not earlier than the date of issue of a real estate 16751 broker's license to a licensee, but not later than twelve months 16752 after the date of issue of a real estate broker's license to a 16753 licensee, the licensee shall submit proof satisfactory to the 16754 superintendent, on forms made available by the superintendent, 16755 of the completion of ten hours of instruction that shall be 16756 completed in schools, seminars, and educational institutions 16757 that are approved by the commission. Approval of the curriculum 16758 and providers shall be granted according to rules adopted 16759 pursuant to section 4735.10 of the Revised Code and may be taken 16760 through classroom instruction or distance education. 16761

If the required proof of completion is not submitted to 16762 the superintendent within twelve months of the date a license is 16763 issued under this section, the license of the real estate broker 16764 is suspended automatically without the taking of any action by 16765 the superintendent. The broker's license shall not be 16766 reactivated by the superintendent until it is established, to 16767 the satisfaction of the superintendent, that the requirements of 16768 this division have been met and that the licensee is in 16769 compliance with this chapter. A licensee's license is revoked 16770 automatically without the taking of any action by the 16771 superintendent if the licensee fails to submit proof of 16772 completion of the education requirements specified under 16773 division (G)(1) of this section within twelve months of the date 16774 the license is suspended. 16775

(2) If the license of a real estate broker is suspended
pursuant to division (G)(1) of this section, the license of a
real estate salesperson associated with that broker
16778

correspondingly is suspended pursuant to division (H) of section	16779
4735.20 of the Revised Code. However, the suspended license of	16780
the associated real estate salesperson shall be reactivated and	16781
no fee shall be charged or collected for that reactivation if	16782
all of the following occur:	16783
(a) That broker subsequently submits satisfactory proof to	16784
the superintendent that the broker has complied with the	16785
requirements of division (G)(1) of this section and requests	16786
that the broker's license as a real estate broker be	16787
reactivated;	16788
(b) The superintendent then reactivates the broker's	16789
license as a real estate broker;	16790
(c) The associated real estate salesperson intends to	16791
continue to be associated with that broker and otherwise is in	16792
compliance with this chapter.	16793
Sec 4725 09 The superintendent of real estate shall	16794
Sec. 4735.08. The superintendent of real estate shall	16795
issue a real estate broker's license when the superintendent is satisfied that:	16795
satisfied that:	10/90
(A) An applicant who is not a partnership, association,	16797
limited liability company, limited liability partnership, or	16798
corporation satisfies one of the following:	16799
(1) Has has received a passing score on each portion of	16800
the real estate broker's examination as determined by rule by	16801
the real estate commission ;	16802
(2) Is qualified to be licensed without examination as a	16803
nonresident real estate broker, under division (E) of section	16804
4735.07 of the Revised Code.	16805
(B) All the members or officers who are authorized to	16806

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perform the functions of a real estate broker as the agents of	16807
an applicant that is a partnership, association, limited	16808
liability company, limited liability partnership, or	16809
corporation, are licensed themselves as real estate brokers	16810
under this chapter.	16811

Sec. 4735.09. (A) Application for a license as a real 16812 estate salesperson shall be made to the superintendent of real 16813 estate on forms furnished by the superintendent and signed by 16814 the applicant. The application shall be in the form prescribed 16815 by the superintendent and shall contain such information as is 16816 required by this chapter and the rules of the Ohio real estate 16817 commission. The application shall be accompanied by the 16818 recommendation of the real estate broker with whom the applicant 16819 is associated or with whom the applicant intends to be 16820 associated, certifying that the applicant is honest and 16821 truthful, and has not been finally adjudged by a court to have 16822 violated any municipal, state, or federal civil rights laws 16823 relevant to the protection of purchasers or sellers of real 16824 estate, which conviction or adjudication the applicant has not 16825 disclosed to the superintendent, and recommending that the 16826 applicant be admitted to the real estate salesperson 16827 examination. 16828

(B) A fee of eighty-one dollars shall accompany the 16829 application, which fee includes the fee for the initial year of 16830 the licensing period, if a license is issued. The initial year 16831 of the licensing period commences at the time the license is 16832 issued and ends on the applicant's first birthday thereafter. 16833 The application fee shall be nonrefundable. A fee of eighty-one 16834 dollars shall be charged by the superintendent for each 16835 successive application made by the applicant. One dollar of each 16836 application fee shall be credited to the real estate education 16837

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16838

and research fund.

(C) There shall be no limit placed on the number of timesan applicant may retake the examination.16840

(D) The superintendent, with the consent of the
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commission, may enter into an agreement with a recognized
national testing service to administer the real estate
salesperson's examination under the superintendent's supervision
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and control, consistent with the requirements of this chapter as
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to the contents of the examination.

If the superintendent, with the consent of the commission, 16847 enters into an agreement with a national testing service to 16848 administer the real estate salesperson's examination, the 16849 superintendent may require an applicant to pay the testing 16850 service's examination fee directly to the testing service. If 16851 the superintendent requires the payment of the examination fee 16852 directly to the testing service, each applicant shall submit to 16853 the superintendent a processing fee in an amount determined by 16854 the Ohio real estate commission pursuant to division (A)(1) of 16855 section 4735.10 of the Revised Code. 16856

(E) The superintendent shall issue a real estate 16857 salesperson's license when satisfied that the applicant has 16858 received a passing score on each portion of the salesperson's 16859 examination as determined by rule by the real estate commission \overline{r} 16860 16861 except that the superintendent may waive one or more of the requirements of this section in the case of an applicant who is 16862 a licensed real estate salesperson in another state pursuant to 16863 a reciprocity agreement with the licensing authority of the 16864 state from which the applicant holds a valid real estate 16865 salesperson's license. 16866

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(F) No applicant for a salesperson's license shall take	16867
the salesperson's examination who has not established to the	16868
satisfaction of the superintendent that the applicant:	16869
(1) Is honest and truthful;	16870
(2)(a) Has not been convicted of a disqualifying offense	16871
as determined in accordance with section 9.79 of the Revised	16872
Code;	16873
(b) Has not been finally adjudged by a court to have	16874
violated any municipal, state, or federal civil rights laws	16875
relevant to the protection of purchasers or sellers of real	16876
estate or, if the applicant has been so adjudged, at least two	16877
years have passed since the court decision and the	16878

years have passed since the court decision and the 16878 superintendent has disregarded the adjudication because the 16879 applicant has proven, by a preponderance of the evidence, that 16880 the applicant is honest and truthful, and there is no basis in 16881 fact for believing that the applicant again will violate the 16882 laws involved. 16883

(3) Has not, during any period in which the applicant was
licensed under this chapter, violated any provision of, or any
rule adopted pursuant to this chapter, or, if the applicant has
violated such provision or rule, has established to the
satisfaction of the superintendent that the applicant will not
again violate such provision or rule;

(4) Is at least eighteen years of age; 16890

(5) If born after the year 1950, has a high school diploma
or a certificate of high school equivalence issued by the
department of education;

(6) Has successfully completed at an institution of highereducation all of the following credit-eligible courses by either16895

16896

classroom instruction or distance education:

(a) Forty hours of instruction in real estate practice; 16897 (b) Forty hours of instruction that includes the subjects 16898 of Ohio real estate law, municipal, state, and federal civil 16899 16900 rights law, new case law on housing discrimination, desegregation issues, and methods of eliminating the effects of 16901 prior discrimination. If feasible, the instruction in Ohio real 16902 estate law shall be taught by a member of the faculty of an 16903 accredited law school. If feasible, the instruction in 16904 municipal, state, and federal civil rights law, new case law on 16905 housing discrimination, desegregation issues, and methods of 16906 eliminating the effects of prior discrimination shall be taught 16907 by a staff member of the Ohio civil rights commission who is 16908 knowledgeable with respect to those subjects. The requirements 16909 of this division do not apply to an applicant who is admitted to 16910 practice before the supreme court. 16911

(c) Twenty hours of instruction in real estate appraisal; 16912

(d) Twenty hours of instruction in real estate finance. 16913

(G) (1) Successful completion of the instruction required
by division (F) (6) of this section shall be determined by the
law in effect on the date the instruction was completed.
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(2) Division (F)(6)(c) of this section does not apply to
any new applicant who holds a valid Ohio real estate appraiser
license or certificate issued prior to the date of application
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for a real estate salesperson's license.

(H) Only for noncredit course offerings, an institution of
higher education shall obtain approval from the appropriate
state authorizing entity prior to offering a real estate course
that is designed and marketed as satisfying the salesperson
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license education requirements of division (F)(6) of this16925section. The state authorizing entity may consult with the16926superintendent in reviewing the course for compliance with this16927section.16928

(I) Any person who has not been licensed as a real estate
salesperson or broker within a four-year period immediately
preceding the person's current application for the salesperson's
examination shall have successfully completed the prelicensure
instruction required by division (F) (6) of this section within a
ten-year period immediately preceding the person's current
application for the salesperson's examination.

(J) Not earlier than the date of issue of a real estate 16936 salesperson's license to a licensee, but not later than twelve 16937 months after the date of issue of a real estate salesperson 16938 license to a licensee, the licensee shall submit proof 16939 satisfactory to the superintendent, on forms made available by 16940 the superintendent, of the completion of twenty hours of 16941 instruction that shall be completed in schools, seminars, and 16942 educational institutions approved by the commission. The 16943 instruction shall include, but is not limited to, current 16944 practices relating to commercial real estate, property 16945 16946 management, short sales, and land contracts; contract law; federal and state programs; economic conditions; and fiduciary 16947 responsibility. Approval of the curriculum and providers shall 16948 be granted according to rules adopted pursuant to section 16949 4735.10 of the Revised Code and may be taken through classroom 16950 instruction or distance education. 16951

If proof of completion of the required instruction is not16952submitted within twelve months of the date a license is issued16953under this section, the licensee's license is suspended16954

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automatically without the taking of any action by the 16955 superintendent. The superintendent immediately shall notify the 16956 broker with whom such salesperson is associated of the 16957 suspension of the salesperson's license. A salesperson whose 16958 license has been suspended under this division shall have twelve 16959 months after the date of the suspension of the salesperson's 16960 license to submit proof of successful completion of the 16961 instruction required under this division. No such license shall 16962 be reactivated by the superintendent until it is established, to 16963 the satisfaction of the superintendent, that the requirements of 16964 this division have been met and that the licensee is in 16965 compliance with this chapter. A licensee's license is revoked 16966 automatically without the taking of any action by the 16967 superintendent when the licensee fails to submit the required 16968 proof of completion of the education requirements under division 16969 (I) of this section within twelve months of the date the license 16970 is suspended. 16971

(K) Examinations shall be administered with reasonable 16972 accommodations in accordance with the requirements of the 16973 "Americans with Disabilities Act of 1990," 104 Stat. 327, 42 16974 U.S.C. 12189. The contents of an examination shall be consistent 16975 with the classroom instructional requirements of division (F)(6) 16976 of this section. An applicant who has completed the classroom 16977 instructional requirements of division (F)(6) of this section at 16978 the time of application shall be examined no later than twelve 16979 months after the applicant is notified of the applicant's 16980 admission to the examination. 16981

(L) Notwithstanding any provision of this chapter or16982Chapter 4796. of the Revised Code to the contrary, the16983superintendent shall issue a real estate salesperson's license16984in accordance with Chapter 4796. of the Revised Code to an16985

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applicant if all of the following apply:	16986
(1) The applicant satisfies the requirements specified in	16987
section 4796.03, 4796.04, or 4796.05 of the Revised Code, as	16988
applicable;	16989
(2) The applicant has completed no less than six real	16990
estate transactions, in which property was sold for another by	16991
the applicant while acting in the capacity of a real estate	16992
salesperson;	16993
(3) The applicant passes an examination on Ohio real	16994
<u>estate law.</u>	1699
Sec. 4735.10. (A)(1) The Ohio real estate commission may	1699
adopt reasonable rules in accordance with Chapter 119. of the	1699
Revised Code, necessary for implementing the provisions of this	1699
chapter relating, but not limited to, the following:	1699
(a) The form and manner of filing applications for	1700
licensure;	1700
(b) Times and form of examination for license;	1700
(c) Placing an existing broker's license on deposit or a	1700
salesperson's license on an inactive status for an indefinite	1700
period;	1700
(d) Specifying the process by which a licensee may resign	1700
the licensee's license;	1700
(e) Defining any additional license status that the	1700
commission determines is necessary and that is not otherwise	1700
defined in this chapter and establishing the process by which a	1701
licensee places the licensee's license in a status defined by	1701
the commission in the rules the commission adopts;	1701

(f) Clarification of the activities that require a license	17013
under this chapter;	17014
(g) Permitting a broker to act as principal broker for	17015
more than one brokerage.	17016
(2) The commission shall adopt reasonable rules in	17017
accordance with Chapter 119. of the Revised Code, for	17018
implementing the provisions of this chapter relating to the	17019
following:	17020
(a) The issuance, renewal, suspension, and revocation of	17021
licenses, other sanctions that may be imposed for violations of	17022
this chapter, the conduct of hearings related to these actions,	17023
and the process of reactivating a license;	17024
(b) A three-year license and a three-year license renewal	17025
system;	17026
(c) Standards for the approval of the postlicensure	17027
courses as required by division (G) of section 4735.07 and	17028
division (J) of section 4735.09 of the Revised Code, courses of	17029
study required for licenses, courses offered in preparation for	17030
license examinations, or courses required as continuing	17031
education for licenses.	17032
(d) Guidelines to ensure that continuing education classes	17033
are open to all persons licensed under this chapter. The rules	17034
shall specify that an organization that sponsors a continuing	17035
education class may offer its members a reasonable reduction in	17036
the fees charged for the class.	17037
(e) Requirements for trust accounts and property	17038
management accounts. The rules shall specify that:	17039
(i) Brokerages engaged in the management of property for	17040

another may, pursuant to a written contract with the property	17041
owner, exercise signatory authority for withdrawals from	17042
property management accounts maintained in the name of the	17043
property owner. The exercise of authority for withdrawals does	17044
not constitute a violation of any provision of division (A) of	17045
section 4735.18 of the Revised Code.	17046
(ii) The interest earned on property management trust	17047
accounts maintained in the name of the property owner or the	17048
broker shall be payable to the property owner unless otherwise	17049
specified in a written contract.	17050
(f) Notice of renewal forms and filing deadlines;	17051
(g) Special assessments under division (A) of section	17052
4735.12 of the Revised Code.	17053
(B) The commission may adopt rules in accordance with	17054
Chapter 119. of the Revised Code establishing standards and	17055
guidelines with which the superintendent of real estate shall	17056
comply in the exercise of the following powers:	17057
(1) Appointment and recommendation of ancillary trustees	17058
under section 4735.05 of the Revised Code;	17059
(2) Rejection of names proposed to be used by	17060
partnerships, associations, limited liability companies, limited	17061
liability partnerships, and corporations, under division (B) of	17062
section 4735.06 of the Revised Code, including procedures for	17063
the application and approval of more than one trade name for a	17064
brokerage;	17065
(3) Acceptance and rejection of applications to take the	17066
broker and salesperson examinations and licensure, with	17067
appropriate waivers pursuant to division (E) of section 4735.07-	17068
and section 4735.09 of the Revised Code;	17069

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17084

(4) Approval of applications of brokers to place their	17070
licenses in an inactive status and to become salespersons under	17071
section 4735.13 of the Revised Code;	17072
(5) Appointment of hearing examiners under section 119.09	17073
of the Revised Code;	17074
(6) Acceptance and rejection of applications to take the	17075
foreign real estate dealer and salesperson examinations and	17076
licensure, with waiver of examination, under sections 4735.27	17077
and 4735.28 of the Revised Code;	17078
(7) Qualification of foreign real estate under section	17079
4735.25 of the Revised Code.	17080
If at any time there is no rule in effect establishing a	17081
guideline or standard required by this division, the	17082
superintendent may adopt a rule in accordance with Chapter 119.	17083

of the Revised Code for such purpose.

(C) The commission or superintendent may hear testimony in 17085 matters relating to the duties imposed upon them, and the 17086 president of the commission and superintendent may administer 17087 oaths. The commission or superintendent may require other proof 17088 of the honesty and truthfulness of any person named in an 17089 application for a real estate broker's or real estate 17090 salesperson's license before admitting the applicant to the 17091 examination or issuing a license. 17092

Sec. 4735.27. (A) An application to act as a foreign real 17093 estate dealer shall be in writing and filed with the 17094 superintendent of real estate. It shall be in the form the 17095 superintendent prescribes and shall contain the following 17096 information: 17097

(1) The name and address of the applicant; 17098

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(2) A description of the applicant, including, if the 17099 applicant is a partnership, unincorporated association, or any 17100 similar form of business organization, the names and the 17101 residence and business addresses of all partners, officers, 17102 directors, trustees, or managers of the organization, and the 17103 limitation of the liability of any partner or member; and if the 17104 applicant is a corporation, a list of its officers and 17105 directors, and the residence and business addresses of each, 17106 and, if it is a foreign corporation, a copy of its articles of 17107 incorporation in addition; 17108 (3) The location and addresses of the principal office and 17109 all other offices of the applicant; 17110 (4) A general description of the business of the applicant 17111 prior to the application, including a list of states in which 17112 the applicant is a licensed foreign real estate dealer; 17113 (5) The names and addresses of all salespersons of the 17114 applicant at the date of the application; 17115 (6) The nature of the business of the applicant, and its 17116 places of business, for the ten-year period preceding the date 17117 17118 of application. (B) Every nonresident applicant shall name a person within 17119 this state upon whom process against the applicant may be served 17120 and shall give the complete residence and business address of 17121 the person designated. Every applicant shall file an irrevocable 17122 written consent, executed and acknowledged by an individual duly 17123 authorized to give such consent, that actions growing out of a 17124 fraud committed by the applicant in connection with the sale in 17125 this state of foreign real estate may be commenced against it, 17126 in the proper court of any county in this state in which a cause 17127

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of action for such fraud may arise or in which the plaintiff in 17128 such action may reside, by serving on the secretary of state any 17129 proper process or pleading authorized by the laws of this state, 17130 in the event that the applicant if a resident of this state, or 17131 the person designated by the nonresident applicant, cannot be 17132 found at the address given. The consent shall stipulate that the 17133 service of process on the secretary of state shall be taken in 17134 all courts to be as valid and binding as if service had been 17135 made upon the foreign real estate dealer. If the applicant is a 17136 corporation or an unincorporated association, the consent shall 17137 be accompanied by a certified copy of the resolution of the 17138 board of directors, trustees, or managers of the corporation or 17139 association, authorizing such individual to execute the consent. 17140

(C) The superintendent may investigate any applicant for a 17141 dealer's license, and may require any additional information the 17142 superintendent considers necessary to determine the 17143 qualifications of the applicant to act as a foreign real estate 17144 dealer. If the application for a dealer's license involves 17145 investigation outside this state, the superintendent may require 17146 the applicant to advance sufficient funds to pay any of the 17147 actual expenses of the investigation, and an itemized statement 17148 of such expense shall be furnished to the applicant. 17149

(D) Every applicant shall take a written examination, 17150 prescribed and conducted by the superintendent, which covers the 17151 applicant's knowledge of the principles of real estate practice, 17152 real estate law, financing and appraisal, real estate 17153 transactions and instruments relating to them, canons of 17154 business ethics relating to real estate transactions, and the 17155 duties of foreign real estate dealers and salespersons. The fee 17156 for the examination, when administered by the superintendent, is 17157 one hundred one dollars. If the applicant does not appear for 17158

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the examination, the fee shall be forfeited and a new	17159
application and fee shall be filed, unless good cause for the	17160
failure to appear is shown to the superintendent. The	17161
requirement of an examination may be waived in whole or in part-	17162
by the superintendent if an applicant is licensed as a real	17163
estate broker by any state.	17164
Any applicant who fails the examination twice shall wait	17165
six months before applying to retake the examination.	17166
(E) No person shall take the foreign real estate dealer's	17167
examination who has not established to the satisfaction of the	17168
superintendent that the person:	17169
(1) Has not been convicted of a disqualifying offense as	17170
determined in accordance with section 9.79 of the Revised Code;	17171
(2) Has not been finally adjudged by a court to have	17172
violated any municipal, state, or federal civil rights laws	17173
violated any municipal, state, or federal civil rights laws relevant to the protection of purchasers or sellers of real	17173 17174
relevant to the protection of purchasers or sellers of real	17174
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two	17174 17175
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the	17174 17175 17176
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the	17174 17175 17176 17177
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that	17174 17175 17176 17177 17178
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that the applicant's activities and employment record since the	17174 17175 17176 17177 17178 17179
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that the applicant's activities and employment record since the adjudication show that the applicant is honest and truthful, and	17174 17175 17176 17177 17178 17179 17180
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that the applicant's activities and employment record since the adjudication show that the applicant is honest and truthful, and there is no basis in fact for believing that the applicant again	17174 17175 17176 17177 17178 17179 17180 17181
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that the applicant's activities and employment record since the adjudication show that the applicant is honest and truthful, and there is no basis in fact for believing that the applicant again will violate the laws involved;	17174 17175 17176 17177 17178 17179 17180 17181 17182
relevant to the protection of purchasers or sellers of real estate or, if the applicant has been so adjudged, at least two years have passed since the court decision and the superintendent has disregarded the adjudication because the applicant has proven, by a preponderance of the evidence, that the applicant's activities and employment record since the adjudication show that the applicant is honest and truthful, and there is no basis in fact for believing that the applicant again will violate the laws involved; (3) Has not, during any period for which the applicant was	17174 17175 17176 17177 17178 17179 17180 17181 17182 17183

salespersons, violated any provision of, or any rule adopted 17186 pursuant to, this chapter or that section, or, if the applicant 17187

has violated any such provision or rule, has established to the	17188
satisfaction of the superintendent that the applicant will not	17189
again violate the provision or rule.	17190
(F) If <u>Except</u> as provided in division (H) of this section,	17191
$\underline{\text{if}}$ the superintendent finds that an applicant for a license as a	17192
foreign real estate dealer, or each named member, manager, or	17193
officer of a partnership, association, or corporate applicant is	17194
at least eighteen years of age, has passed the examination	17195
required under this section or has had the requirement of an	17196
examination waived, and appears otherwise qualified, the	17197
superintendent shall issue a license to the applicant to engage	17198
in business in this state as a foreign real estate dealer.	17199
Dealers licensed pursuant to this section shall employ as	17200
salespersons of foreign real estate only persons licensed	17201
pursuant to section 4735.28 of the Revised Code. If at any time	17202
such salespersons resign or are discharged or new salespersons	17203
are added, the dealer forthwith shall notify the superintendent	17204
and shall file with the division of real estate the names and	17205
addresses of new salespersons.	17206
(G) If the applicant merely is renewing the applicant's	17207
license for the previous year, the application need contain only	17208
the information required by divisions (A)(2), (3), and (6) of	17209
this section.	17210
(H) The superintendent shall issue a license to engage in	17211
business in this state as a foreign real estate dealer in	17212
accordance with Chapter 4796. of the Revised Code to an	17213
applicant if either of the following applies:	17214
(1) The applicant holds a license in another state.	17215
(2) The applicant has satisfactory work experience, a	17216

government certification, or a private certification as	17217
described in that chapter as a foreign real estate dealer in a	17218
state that does not issue that license.	17219
Sec. 4735.28. (A) An application to act as a foreign real	17220
estate salesperson shall be in writing and filed with the	17221
superintendent of real estate. It shall be in the form the	17222
superintendent prescribes and shall contain the following	17223
information:	17224
(1) The name and complete residence and business addresses	17225
of the applicant;	17226
(2) The name of the foreign real estate dealer who is	17227
employing the applicant or who intends to employ the applicant;	17228
(3) The age and education of the applicant, and the	17229
applicant's experience in the sale of foreign real estate;	17230
whether the applicant has ever been licensed by the	17231
superintendent, and if so, when; whether the applicant has ever	17232
been refused a license by the superintendent; and whether the	17233
applicant has ever been licensed or refused a license or any	17234
similar permit by any division or superintendent of real estate,	17235
by whatsoever name known or designated, anywhere;	17236
(4) The nature of the employment, and the names and	17237
addresses of the employers, of the applicant for the period of	17238
ten years immediately preceding the date of the application.	17239
(B) Every applicant shall take a written examination,	17240
prescribed and conducted by the superintendent, which covers the	17241
applicant's knowledge of the principles of real estate practice,	17242
real estate law, financing and appraisal, real estate	17243
transactions and instruments relating to them, canons of	17244
business ethics relating to real estate transactions, and the	17245

satisfaction of the superintendent that the person:

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duties of foreign real estate salespersons. The fee for the	17246
examination, when administered by the superintendent, is sixty-	17247
eight dollars. If the applicant does not appear for the	17248
examination, the fee shall be forfeited and a new application	17249
and fee shall be filed, unless good cause for the failure to	17250
appear is shown to the superintendent. The requirement of an	17251
examination may be waived in whole or in part by the-	17252
superintendent if an applicant is licensed as a real estate	17253
broker or salesperson by any state.	17254
Any applicant who fails the examination twice shall wait	17255
six months before applying to retake the examination.	17256
(C) No person shall take the foreign real estate	17257
salesperson's examination who has not established to the	17258

(1) Has not been convicted of a disqualifying offense as 17260 determined in accordance with section 9.79 of the Revised Code; 17261

(2) Has not been finally adjudged by a court to have 17262 violated any municipal, state, or federal civil rights laws 17263 relevant to the protection of purchasers or sellers of real 17264 estate or, if the applicant has been so adjudged, at least two 17265 years have passed since the court decision and the 17266 superintendent has disregarded the adjudication because the 17267 applicant has proven, by a preponderance of the evidence, that 17268 the applicant's activities and employment record since the 17269 adjudication show that the applicant is honest and truthful, and 17270 there is no basis in fact for believing that the applicant will 17271 again violate the laws; 17272

(3) Has not, during any period for which the applicant was 17273 licensed under this chapter or any former section of the Revised 17274

Code applicable to licensed foreign real estate dealers or17275salespersons, violated any provision of, or any rule adopted17276pursuant to, this chapter or that section, or, if the applicant17277has violated any such provision or rule, has established to the17278satisfaction of the superintendent that the applicant will not17279again violate the provision or rule.17280

(D) Every salesperson of foreign real estate shall be
licensed by the superintendent of real estate and shall be
employed only by the licensed foreign real estate dealer
specified on the salesperson's license.

(E) If the superintendent finds that the applicant appears 17285 to be qualified to act as a foreign real estate salesperson, and 17286 has fully complied with the provisions of this chapter, and that 17287 the dealer in the application is a licensed foreign real estate 17288 dealer, the superintendent, upon payment of the fees prescribed 17289 by section 4735.15 of the Revised Code, shall issue a license to 17290 the applicant authorizing the applicant to act as a salesperson 17291 for the dealer named in the application. 17292

(F) The superintendent shall issue a license to act as a17293salesperson of foreign real estate in accordance with Chapter172944796. of the Revised Code to an applicant if either of the17295following applies:17296

(1) The applicant holds a license in another state. 17297

(2) The applicant has satisfactory work experience, a17298government certification, or a private certification as17299described in that chapter as acting as a salesperson of foreign17300real estate in a state that does not issue that license.17301

Sec. 4736.10. Any (A) Except as provided in division (B)17302of this section, any person who meets the educational17303

qualifications of division (A), (B), or (C) of section 4736.08	17304
of the Revised Code, but does not meet the experience	17305
requirement of such division may make application to the	17306
director of health on a form prescribed by the director for	17307
registration as an environmental health specialist in training.	17308
The director shall register the person as an environmental	17309
health specialist in training upon payment of the fee required	17310
by section 4736.12 of the Revised Code.	17311
(B) The director shall issue an environmental health	17312
specialist in training registration in accordance with Chapter	17313
4796. of the Revised Code to an applicant if either of the	17314
following applies:	17315
(1) The applicant holds a license or registration in	17316
another state.	17317
(2) The applicant has satisfactory work experience, a	17318
government certification, or a private certification as	17319
described in that chapter as an environmental health specialist	17320
in training in a state that does not issue that license or	17321
registration.	17322
(C) An environmental health specialist in training shall	17323
apply for registration as an environmental health specialist	17324
within three years after registration as an environmental health	17325
specialist in training. The director may extend the registration	17326
of any environmental health specialist in training who	17327
furnishes, in writing, sufficient cause for not applying for	17328
registration as an environmental health specialist within the	17329
three-year period. However, the director shall not extend the	17330
registration more than an additional two years beyond the three-	17331
year period.	17332

Sec. 4736.14. The director of health may, upon application	17333
and proof of valid registration, shall issue a certificate of	17334
registration in accordance with Chapter 4796. of the Revised	17335
<u>Code to any a person who if either of the following applies:</u>	17336
(A) The person is or has been registered as an	17337
environmental health specialist by any other state, if the	17338
requirements of that state at the time of such registration are-	17339
determined by the director to be at least equivalent to the	17340
requirements of this chapter.	17341
(B) The person has satisfactory work experience, a	17342
government certification, or a private certification as	17343
described in that chapter as an environmental health specialist	17344
in a state that does not issue that certificate of registration.	17345
Sec. 4740.05. Each specialty section of the Ohio	17346
construction industry licensing board, other than the	17347
administrative section, shall do all of the following:	17348
(A) Adopt rules in accordance with Chapter 119. of the	17349
Revised Code that are limited to the following:	17350
(1) Criteria for the section to use in evaluating the	17351
qualifications of an individual;	17352
(2) Criteria for the section to use in deciding whether to	17353
issue, renew, suspend, revoke, or refuse to issue or renew a	17354
license;	17355
(3) The determinations and approvals the section makes	17356
under the reciprocity provision of section 4740.08 of the-	17357
Revised Code;	17358
(4) Criteria for continuing education courses conducted	17359
pursuant to this chapter;	17360

(5) (4) A requirement that any training agency seeking	17361
approval to provide continuing education courses submit the	17362
required information to the appropriate specialty section of the	17363
board at least thirty days, but not more than one year, prior to	17364
the date on which the course is proposed to be offered;	17365
(6) (5) A prohibition against any training agency	17366
providing a continuing education course unless the	17367
administrative section of the board approved that training	17368
agency not more than one year prior to the date the course is	17369
offered;	17370
(7) (6) A list of disqualifying offenses pursuant to	17371
sections 9.79, 4740.06, 4740.10, and 4776.10 of the Revised	17372
Code.	17373
(B) Investigate allegations in reference to violations of	17374
this chapter and the rules adopted pursuant to it that pertain	17375
to the specialty section and determine by rule a procedure to	17376
conduct investigations and hearings on these allegations;	17377
(C) Maintain a record of its proceedings;	17378
(D) Grant approval to a training agency to offer	17379
continuing education courses pursuant to rules the board adopts;	17380
(E) As required, do all things necessary to carry out this	17381
chapter;	17382
(F) Establish or approve a continuing education curriculum	17383
for license renewal for each class of contractors for which the	17384
section has primary responsibility. No curriculum may require	17385
more than five hours per year in specific course requirements.	17386
No contractor may be required to take more than ten hours per	17387
year in continuing education courses. The ten hours shall be the	17388
aggregate of hours of continuing education for all licenses the	17389

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contractor holds.

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(G) Design the examination for the type of contractor the	17391
specialty section licenses to determine an applicant's	17392
competence to perform that type of contracting.	17393

Sec. 4740.06. (A) Any individual who applies for a license 17394 shall file a written application with the appropriate specialty 17395 section of the Ohio construction industry licensing board, 17396 accompanied with the application fee as determined pursuant to 17397 section 4740.09 of the Revised Code. The application shall be on 17398 the form the section prescribes and verified by the applicant's 17399 oath. The applicant shall provide information satisfactory to 17400 the section showing that the applicant meets the requirements of 17401 division (B) or (C) of this section. 17402

(B) To qualify to take an examination, an individual 17403 shall: 17404

(1) Be at least eighteen years of age;

(2) Be a United States citizen or legal alien who produces 17406 valid documentation to demonstrate the individual is a legal 17407 resident of the United States; 17408

(3) Either have been a tradesperson in the type of 17409 licensed trade for which the application is filed for not less 17410 than five years immediately prior to the date the application is 17411 filed, be a currently registered engineer in this state with 17412 three years of business experience in the construction industry 17413 in the trade for which the engineer is applying to take an 17414 examination, or have other experience acceptable to the 17415 appropriate specialty section of the board; 17416

(4) Maintain contractor's liability insurance in an amount 17417 the appropriate specialty section of the board determines and 17418

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only in one contracting company name;	17419
(5) Not have done any of the following:	17420
(a) Violated this chapter or any rule adopted pursuant toit;	17421 17422
(b) Obtained or renewed a license issued pursuant to this	17423
chapter, or any order, ruling, or authorization of the board or	17424
a section of the board by fraud, misrepresentation, or	17425
deception;	17426
(c) Engaged in fraud, misrepresentation, or deception in	17427
the conduct of business.	17428
(C) For an individual who holds an out-of-state_	17429
occupational license, as defined in section 4796.01 of the	17430
Revised Code, that is substantially similar to the license for	17431
which the individual is applying under this chapter, to qualify	17432
to take an examination, an individual shall:	17433
(1) Provide proof that the individual was issued at least	17434
five authorizations for construction, erection, equipment,	17435
alteration, or addition of any building by an authority with	17436
responsibility for enforcing building regulations in the	17437
jurisdiction where the individual holds the out-of-state	17438
occupational license;	17439
(2) Provide at least one tax return that reflects income	17440
earned for services provided under the individual's out-of-state	17441
occupational license;	17442
(3) Provide proof that the contracting company with whom	17443
the individual is employed in the jurisdiction where the	17444
individual holds the out-of-state occupational license is either	17445
of the following:	17446

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(a) Licensed as a foreign corporation under section	17447
1703.04 of the Revised Code and has designated an agent in this	17448
state in accordance with section 1703.041 of the Revised Code;	17449
(b) Registered as a foreign limited liability company	17450
(b) Registered as a foreign limited liability company	
under section 1706.511 of the Revised Code and has designated an	17451
agent in this state in accordance with section 1706.09 of the	17452
Revised Code.	17453
(4) Meet the requirements described in divisions (B)(1),	17454
(2), (4), and (5) of this section.	17455
(D) The board secretary, or the secretary's designee,	17456
shall approve an application for examination submitted under	17457
division (C) of this section within thirty days after receiving	17458
a complete application that meets the requirements of that	17459
division.	17460
<u>(E)</u> When an applicant for licensure as a contractor in a	17461
licensed trade meets the qualifications set forth in division	17462
(B) or (C) of this section and passes the required examination,	17463
the appropriate specialty section of the board, within ninety	17464
days after the application was filed, shall authorize the	17465
administrative section of the board to license the applicant for	17466
the type of contractor's license for which the applicant	17467
qualifies. A specialty section of the board may withdraw its	17468
authorization to the administrative section for issuance of a	17469
license for good cause shown, on the condition that notice of	17470
that withdrawal is given prior to the administrative section's	17471
issuance of the license.	17472
(D)(1)(F)(1) Except as provided in division (D)(2) (F)(2)	17473
of this section, if an applicant does not pass the required	17474

examination, the applicant may retake the examination not less 17475

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than sixty days after the applicant's most recent examination.	17476
(2) An applicant who does not pass the required	17477
examination after taking the examination five times under this	17478
section shall reapply for a license under division (A) of this	17479
section before retaking the required examination any subsequent	17480
time.	17481
(E) <u>(G)</u> All licenses a contractor holds pursuant to this	17482
chapter shall expire annually on the same date, which shall be	17483
the expiration date of the original license the contractor	17484
holds. An individual holding a valid, unexpired license may	17485
renew the license, without reexamination, by submitting an	17486
application to the appropriate specialty section of the board	17487
not more than ninety calendar days before the expiration of the	17488
license, along with the renewal fee the specialty section	17489
requires and proof of compliance with the applicable continuing	17490
education requirements. The applicant shall provide information	17491
in the renewal application satisfactory to demonstrate to the	17492
appropriate specialty section that the applicant continues to	17493
meet the requirements of division (B) divisions (B)(2), (4), and	17494
(5) of this section.	17495

Upon application and within one calendar year after a 17496 license has expired, a section may waive any of the requirements 17497 for renewal of a license upon finding that an applicant 17498 substantially meets the renewal requirements or that failure to 17499 timely apply for renewal is due to excusable neglect. A section 17500 that waives requirements for renewal of a license may impose 17501 conditions upon the licensee and assess a late filing fee of not 17502 more than double the usual renewal fee. An applicant shall 17503 satisfy any condition the section imposes before a license is 17504 reissued. 17505

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(F) <u>(H)</u> An individual holding a valid license may request	17506
the section of the board that authorized that license to place	17507
the license in inactive status under conditions, and for a	17508
period of time, as that section determines.	17509
(G) [I] Except for the ninety-day extension provided for a	17510
license assigned to a contracting company under division (D) of	17511
section 4740.07 of the Revised Code, a license held by an	17512
-	
individual immediately terminates upon the death of the	17513
individual.	17514
$\frac{(H)}{(J)}$ Nothing in any license issued by the Ohio	17515
construction industry licensing board shall be construed to	17516
limit or eliminate any requirement of or any license issued by	17517
the Ohio fire marshal.	17518
(I)(1)_(K)(1)_ Subject to division (I)(3)_(K)(3)_ of this	17519
section, no specialty section of the board shall adopt,	17520
maintain, renew, or enforce any rule, or otherwise preclude in	17521
any way, an individual from renewing a license under this	17522
chapter due to any past criminal activity or interpretation of	17523
moral character. If the specialty section denies an individual a	17524
license renewal, the reasons for such denial shall be put in	17525
writing.	17526
(2) The section may refuse to issue a license to an	17527
applicant because of a conviction of or plea of guilty to an	17528
offense if the refusal is in accordance with section 9.79 of the	17529
Revised Code.	17530
(3) In considering a renewal of an individual's license,	17531
the section shall not consider any conviction or plea of guilty	17532
prior to the initial licensing. However, the board may consider	17533

a conviction or plea of guilty if it occurred after the

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individual was initially licensed, or after the most recent	17535
license renewal.	17536
(4) The section may grant an individual a conditional	17537
license that lasts for one year. After the one-year period has	17538
expired, the license is no longer considered conditional, and	17539
the individual shall be considered fully licensed.	17540
(J) (L) Notwithstanding divisions (E) (G) and (I) (K) of	17541
(b) $\underline{(1)}$ Notwitting divisions (b) $\underline{(0)}$ and (c) $\underline{(1)}$	1/041
this section and sections 4740.04 and 4740.05 of the Revised	17542
Code, the board may establish rules that amend the continuing	17543
education requirements and license renewal schedule for	17544
licensees as provided in or adopted pursuant to those sections	17545
for the purpose of establishing a compliance incentive program.	17546
These rules may include provisions for the creation of the	17547
program and the qualifications, continuing education	17548
requirements, and renewal schedule for the program	17549

Sec. 4741.12. (A)The state veterinary medical licensing17550board shall issue a license to practice veterinary medicine in17551accordance with Chapter 4796. of the Revised Code to an17552applicant if either of the following applies:17553

(1) The applicant holds a license in another state. 17554

(2) The applicant has satisfactory work experience, a17555government certification, or a private certification as17556described in that chapter in the practice of veterinary medicine17557in a state that does not issue that license.17558

(B) The board may issue a license to practice veterinary17559medicine without the examination required pursuant to section175604741.11 of the Revised Code to an applicant from another state,17561territory, country, or the District of Columbia who furnishes17562satisfactory proof to the board that the applicant meets all of17563

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the following criteria:

(A) (1)The applicant is a graduate of a veterinary17565college accredited by the American veterinary medical17566association or holds a certificate issued, on or after May 1,175671987, by the education commission for foreign veterinary17568graduates of the American veterinary medical association or17569issued by any other nationally recognized certification program17570the board approves by rule.17571

(B) (2) The applicant holds a license, which is not under 17572 suspension, revocation, or other disciplinary action, issued by 17573 an agency similar to this board of another state, territory, 17574 country, or the District of Columbia, having requirements 17575 equivalent to those of this state, provided the laws of such 17576 state, territory, country, or district accord equal rights to 17577 the holder of a license to practice in this state who removes to 17578 such state, territory, country, or district. 17579

(C) (3)The applicant is not under investigation for an17580act which would constitute a violation of this chapter that17581would require the revocation of or refusal to renew a license.17582

(D) (4)The applicant has a thorough knowledge of the laws17583and rules governing the practice of veterinary medicine in this17584state, as determined by the board.17585

Sec. 4741.13. The state veterinary medical licensing board 17586 may issue a limited license to practice veterinary medicine to 17587 an individual whose sole professional capacity is with a 17588 veterinary academic institution or veterinary technology 17589 institution recognized by the board in accordance with rules the 17590 board adopts or with a government diagnostic laboratory. A 17591 person holding a limited license is authorized to engage in the 17592

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practice of veterinary medicine only to the extent necessary to	17593
fulfill the person's employment or educational obligations as an	17594
instructor, researcher, diagnostician, intern, resident in a	17595
veterinary specialty, or graduate student.	17596

The board may issue a limited license to an applicant who 17597 submits a completed application on a form prescribed by the 17598 board, pays the applicable fee prescribed in section 4741.17 of 17599 the Revised Code, and meets the criteria established by the 17600 board. The board shall not require an individual issued a 17601 17602 limited license under this section to obtain a license under Chapter 4796. of the Revised Code. 17603

Sec. 4741.14. The state veterinary medical licensing board 17604 may issue, without the examination required pursuant to section 17605 4741.11 of the Revised Code, a temporary permit to practice 17606 veterinary medicine to a nonresident veterinarian holding a 17607 license which is not revoked, suspended, expired, or under any 17608 restrictions and is otherwise in good standing from another 17609 state, territory, or the District of Columbia, provided that a 17610 veterinarian who holds a current license in this state applies 17611 for the temporary permit for the veterinarian. The board shall 17612 not require a veterinarian issued a temporary permit under this 17613 section to obtain a license under Chapter 4796. of the Revised 17614 Code. 17615

A temporary permit issued pursuant to this section only 17616 authorizes the permit holder to act as a veterinary consultant 17617 or to provide veterinary medical services in this state for a 17618 specific animal or animals. When using the services of a 17619 veterinary consultant, the responsibility for the care and 17620 treatment of the patient remains with the veterinarian who holds 17621 a current license in this state and who is providing treatment, 17622

or consultation as to treatment, to the patient. The board shall 17623 determine by rule the specific purposes for which it may issue a 17624 temporary permit and the duration of the permit, not to exceed 17625 six months, under rules it adopts pursuant to Chapter 119. of 17626 the Revised Code. No more than two temporary permits may be 17627 issued pursuant to this section to any one applicant. Any 17628 subsequent applications shall be made pursuant to section 17629 4741.12 of the Revised Code. 17630

Sec. 4741.19. (A) Unless exempted under this chapter, no 17631 17632 person shall practice veterinary medicine, or any of its branches, without a license or limited license issued by the 17633 state veterinary medical licensing board pursuant to sections 17634 4741.11 to 4741.13 of the Revised Code, a temporary permit 17635 issued pursuant to section 4741.14 of the Revised Code, or a 17636 registration certificate issued pursuant to division (C) of this 17637 section, or with an inactive, expired, suspended, terminated, or 17638 revoked license, temporary permit, or registration. 17639

(B) No veterinary student shall:

(1) Perform or assist surgery unless under direct
 veterinary supervision and unless the student has had the
 minimum education and experience prescribed by rule of the
 board;

(2) Engage in any other work related to the practice of 17645veterinary medicine unless under veterinary supervision; 17646

(3) Participate in the operation of a branch office, 17647
clinic, or allied establishment unless a licensed veterinarian 17648
is present on the establishment premises. 17649

(C) No person shall act as a registered veterinary17650technician unless the person is registered with the board on a17651

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17640

biennial basis and pays the biennial registration fee. A	17652
registered veterinary technician registration expires biennially	17653
on the first day of March in the odd-numbered years and may be	17654
renewed in accordance with the standard renewal procedures	17655
contained in Chapter 4745. of the Revised Code upon payment of	17656
the biennial registration fee and fulfillment of ten continuing	17657
education hours during the two years immediately preceding	17658
renewal for registration. Each registered veterinary technician	17659
shall notify in writing the executive director of the board of	17660
any change in the registered veterinary technician's office	17661
address or employment within ninety days after the change has	17662
taken place.	17663
(1) A registered veterinary technician operating under	17664
veterinary supervision may perform the following duties:	17665
(a) Prepare or supervise the preparation of patients,	17666
instruments, equipment, and medications for surgery;	17667
(b) Collect or supervise the collection of specimens and	17668
perform laboratory procedures as required by the supervising	17669
veterinarian;	17670
(c) Apply wound dressings, casts, or splints as required	17671
by the supervising veterinarian;	17672
(d) Assist a veterinarian in immunologic, diagnostic,	17673
medical, and surgical procedures;	17674
(e) Suture skin incisions;	17675
(f) Administer or supervise the administration of topical,	17676
oral, or parenteral medication under the direction of the	17677
supervising veterinarian;	17678
(g) Other ancillary veterinary technician functions that	17679

are performed pursuant to the order and control and under the	17680
full responsibility of a licensed veterinarian.	17681
(h) Any additional duties as established by the board in	17682
rule.	17683
(2) A registered veterinary technician operating under	17684
direct veterinary supervision may perform all of the following:	17685
(a) Induce and monitor general anesthesia according to	17686
medically recognized and appropriate methods;	17687
(b) Dental prophylaxis, periodontal care, and extraction	17688
not involving sectioning of teeth or resection of bone or both	17689
of these;	17690
(c) Equine dental procedures, including the floating of	17691
molars, premolars, and canine teeth; removal of deciduous teeth;	17692
and the extraction of first premolars or wolf teeth.	17693
The degree of supervision by a licensed veterinarian over	17694
the functions performed by the registered veterinary technician	17695
shall be consistent with the standards of generally accepted	17696
veterinary medical practices.	17697
(3) The board shall issue a registration to be a	17698
veterinary technician in accordance with Chapter 4796. of the	17699
Revised Code to an applicant if either of the following applies:	17700
(a) The applicant holds a similar registration or license	17701
<u>in another state.</u>	17702
(b) The applicant has satisfactory work experience, a	17703
government certification, or a private certification as	17704
described in that chapter as a veterinary technician in a state	17705
that does not issue that registration or license.	17706

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(D) A veterinarian licensed to practice in this state 17707 shall not present the person's self as or state a claim that the 17708 person is a specialist unless the veterinarian has previously 17709 met the requirements for certification by a specialty 17710 organization recognized by the American board of veterinary 17711 specialties for a specialty or such other requirements set by 17712 rule of the board and has paid the fee required by division (A) 17713 (10) of section 4741.17 of the Revised Code. 17714

The board shall issue a certification as a veterinary17715specialist in accordance with Chapter 4796. of the Revised Code17716to an applicant if the applicant holds a certification as a17717specialist in another state or has satisfactory work experience,17718a government certification, or a private certification as17719described in that chapter as a veterinary specialist in a state17720that does not issue that certification.17721

(E) Notwithstanding division (A) of this section, any 17722
animal owner or the owner's designee may engage in the practice 17723
of embryo transfer on the owner's animal if a licensed 17724
veterinarian directly supervises the owner or the owner's 17725
designee and the means used to perform the embryo transfer are 17726
nonsurgical. 17727

(F) Allied medical support may assist a licensed
veterinarian to the extent to which the law that governs the
individual providing the support permits, if all of the
following apply:

(1) A valid veterinary-client-patient-relationship exists. 17732

(2) The individual acts under direct veterinary17733supervision.17734

(3) The allied medical support individual receives 17735

17736

informed, written, client consent.

(4) The veterinarian maintains responsibility for the 17737patient and keeps the patient's medical records. 17738

The board may inspect the facilities of an allied medical17739support individual in connection with an investigation based on17740a complaint received in accordance with section 4741.26 of the17741Revised Code involving that individual.17742

Sec. 4743.04. (A) The renewal of a license or other 17743 authorization to practice a trade or profession issued under 17744 Title XLVII of the Revised Code is subject to the provisions of 17745 section 5903.10 of the Revised Code relating to service in the 17746 armed forces. 17747

(B) Continuing education requirements applicable to the
 17748
 licensees under Title XLVII of the Revised Code are subject to
 17749
 the provisions of section 5903.12 of the Revised Code relating
 17750
 to active duty military service.

(C) A department, agency, or office of any political
subdivision of this state that issues a license or certificate
to practice a trade or profession may, pursuant to rules adopted
by the department, agency, or office, issue a temporary license
or certificate to practice the trade or profession to a person
whose spouse is on active military duty in this state.

(D) A department, agency, or office of this state that 17758 issues a license or certificate to practice a trade or 17759 profession shall issue a temporary license or certificate to 17760 practice the trade or profession as provided in section 4743.041 17761 of the Revised Code. 17762

(E) (D)The issuance of a license or other authorization17763to practice a trade or profession issued under Title XLVII of17764

the Revised Code is subject to the provisions of section 5903.03	17765
of the Revised Code relating to service in the armed forces.	17766
Sec. 4743.041. (A) As used in this section:	17767
"Active guard and reserve" has the meaning defined in 10	17768
U.S.C. 101.	17769
"Military duty" includes service in the uniformed services	17770
on active duty, in the active guard and reserve, and as a	17771
military technician dual status under 10 U.S.C. 10216.	17772
"Uniformed services" has the meaning defined in 10 U.S.C.	17773
101.	17774
(B) Pursuant to division $\frac{(D)}{(C)}$ of section 4743.04 of the	17775
Revised Code, a department, agency, or office of this state	17776
shall issue a temporary license or certificate to practice a	17777
trade or profession to an individual, provided that all of the	17778
following qualifications are met:	17779
(1) The individual holds a valid license or certificate to	17780
practice the trade or profession issued by any other state or	17781
jurisdiction;	17782
(2) The individual is in good standing in the state or	17783
jurisdiction of licensure or certification;	17784
(3) The individual presents adequate proof to the	17785
department, agency, or office of this state that the individual	17786
or the individual's spouse is on military duty in this state;	17787
and	17788
(4) The individual complies with sections 4776.01 to	17789
4776.04 of the Revised Code if a department, agency, or office	17790
of this state requires an applicant under the law governing the	17791
applicable trade or profession to submit to a criminal records	17792

check to receive a license or certificate.

(C) A department, agency, or office of this state may,
under this section, issue a regular license or certificate in
lieu of issuing a temporary license or certificate, provided
that the applicant meets the requirements of this section, and
provided that the regular license is issued by the deadline
specified in division (D) of this section.

(D) If the department, agency, or office of this state 17800 requires an individual under the law governing the applicable 17801 trade or profession to submit to a criminal records check to 17802 receive a license or certificate, and the individual applies for 17803 a license or certificate under this section, the department, 17804 agency, or office of this state shall, within twenty-four hours 17805 after receiving the report under division (A) of section 4776.04 17806 of the Revised Code, notify the applicant that the department, 17807 agency, or office of this state has received the results of a 17808 criminal records check. A department, agency, or office of this 17809 state shall issue a temporary license or certificate or a 17810 regular license under this section, provided that the applicant 17811 meets the requirements of this section, within thirty days of 17812 having received an application, or, if the applicant is subject 17813 to a criminal records check, within fourteen days of having 17814 received the results of a criminal records check. If the 17815 department, agency, or office of this state finds that the 17816 individual is under investigation by the licensing agency of any 17817 other state or jurisdiction, the department, agency, or office 17818 of this state may postpone issuing the license or certificate 17819 until the investigation is complete and the licensing agency of 17820 the other state or jurisdiction confirms that the individual is 17821 in good standing. The department, agency, or office of this 17822 state shall verify the standing of the license or certificate 17823

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17793

issued by another state or jurisdiction when the temporary 17824 license is up for renewal. No temporary license shall be valid 17825 for a period of more than six years. 17826

(E) A department, agency, or office of this state shall,
in accordance with Chapter 119. of the Revised Code, deny an
individual a temporary license or certificate issued under this
section or revoke an individual's temporary license or
certificate issued under this section if any of the following
17831
circumstances occur:

(1) The individual's license or certificate issued by
another state or jurisdiction expires or is revoked, or the
individual is not in good standing;
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(2) With respect to an individual who was eligible for a 17836
temporary license under this section as the spouse of an 17837
individual on military duty, six months have elapsed since the 17838
divorce, dissolution, or annulment of the marriage; 17839

(3) The individual is disqualified from obtaining a
17840
license in the trade or profession because of a conviction,
judicial finding of guilt, or plea of guilty to a disqualifying
17842
criminal offense specified on the list the department, agency,
or office of this state makes available pursuant to division (C)
17844
of section 9.78 of the Revised Code.

(F) An individual with a temporary license or certificate
or a regular license issued under this section may practice the
trade or profession in this state only within the scope and
practice that is permitted under Ohio law and that does not
exceed the individual's training.

(G) Notwithstanding any other provision of the RevisedCode, a department, agency, or office of this state shall waive17852

all fees associated with the issuance of a temporary license or	17853
certificate issued under this section.	17854
(H) Each department, agency, or office of this state that	17855
issues a license or certificate to practice a trade or	17856
profession shall adopt rules under Chapter 119. of the Revised	17857
Code as necessary to implement this section.	17858
(I) Each department, agency, or office of this state that	17859
issues a license or certificate to practice a trade or	17860
profession, shall, upon the conclusion of the state fiscal year,	17861
prepare a report on the number and type of temporary licenses or	17862
certificates that were issued during the fiscal year under this	17863
section. The report shall be provided to the director of	17864
veterans services not later than thirty days after the end of	17865
the fiscal year. The director shall compile the reports and make	17866
them available to the public.	17867
(J) A license or certificate issued under this section	17868
shall be considered a license issued under the laws regulating	17869
the practice of the applicable occupation or profession in this	17870
state. Provisions of law applicable to a license issued to an	17871
applicant who does not obtain a license under this section apply	17872
in the same manner to licenses issued under this section.	17873
(K) Chapter 4796. of the Revised Code does not apply to a	17874
license or certificate issued under this section.	17875
(L) A department, agency, or office of this state shall	17876
not require an individual who meets the requirements of this	17877
section to apply for the license or certificate under Chapter	17878
4796. of the Revised Code. However, the individual may elect to	17879
apply for the license or certificate under Chapter 4796. of the	17880
Revised Code.	17881

Sec. 4747.04. (A) The state speech and hearing	17882
professionals board shall:	17883
(1) Establish the nature and scope of qualifying	17884
examinations in accordance with section 4747.08 of the Revised	17885
Code;	17886
	1,000
(2) Determine whether persons holding similar valid	17887
licenses from other states or j urisdictions <u>other than other</u>	17888
states shall be required to take and successfully pass the	17889
appropriate qualifying examination as a condition for licensing	17890
in this state;	17891
(3) Review complaints and conduct investigations in	17892
accordance with section 4747.13 of the Revised Code and hold any	17893
hearings that are necessary to carry out this chapter;	17894
(4) Determine and specify the length of time each license	17895
	17895
that is suspended or revoked shall remain suspended or revoked;	1/890
(5) Deposit all payments collected under this chapter into	17897
the state treasury to the credit of the occupational licensing	17898
and regulatory fund created in section 4743.05 of the Revised	17899
Code;	17900
(6) Establish a list of disqualifying offenses for	17901
licensure as a hearing aid dealer or fitter, or for a hearing	17902
aid dealer or fitter trainee permit, pursuant to sections 9.79,	17903
4747.05, 4747.10, 4747.12, and 4776.10 of the Revised Code.	17904
	1,001
(B) The board shall adopt reasonable rules, in accordance	17905
with Chapter 119. of the Revised Code, necessary for the	17906
administration of this chapter. The board shall include all of	17907
the following in those rules:	17908

(1) The amount of any fees required under this chapter; 17909

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(2) The information to be included in a hearing aid 17910
receipt provided by a licensed hearing aid dealer or fitter to a 17911
person under section 4747.09 of the Revised Code; 17912
(3) The amount of time a licensed hearing aid dealer or 17913

fitter or trainee permit holder has to provide the notice of a 17914 change in address or addresses required under section 4747.11 of 17915 the Revised Code and any other requirements relating to the 17916 notice; 17917

(4) Any additional conduct for which the board maydiscipline a licensee or permit holder under section 4747.12 ofthe Revised Code.

(C) Nothing in this section shall be interpreted as 17921 granting to the board the right to restrict advertising which is 17922 not false or misleading, or to prohibit or in any way restrict a 17923 hearing aid dealer or fitter from renting or leasing space from 17924 any person, firm or corporation in a mercantile establishment 17925 for the purpose of using such space for the lawful sale of 17926 hearing aids or to prohibit a mercantile establishment from 17927 selling hearing aids if the sale would be otherwise lawful under 17928 17929 this chapter.

Sec. 4747.05. (A) (1) The state speech and hearing 17930 professionals board shall issue to each applicant, within sixty 17931 days of receipt of a properly completed application and payment 17932 of an application fee set by the board in rules adopted under 17933 section 4747.04 of the Revised Code, a hearing aid dealer's or 17934 fitter's license if the applicant: 17935

(1) (a)In the case of an individual, the individual is at17936least eighteen years of age, is free of contagious or infectious17937disease, and has successfully passed a qualifying examination17938

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17939

specified and administered by the board.

(2) (b) In the case of a firm, partnership, association, 17940 or corporation, the application, in addition to such information 17941 as the board requires, is accompanied by an application for a 17942 license for each person, whether owner or employee, of the firm, 17943 partnership, association, or corporation, who engages in dealing 17944 in or fitting of hearing aids, or contains a statement that such 17945 applications are submitted separately. No firm, partnership, 17946 association, or corporation licensed pursuant to this chapter 17947 shall permit any unlicensed person to sell or fit hearing aids. 17948

(2) The board shall issue a hearing aid dealer's or17949fitter's license in accordance with Chapter 4796. of the Revised17950Code to an applicant if either of the following applies:17951

(a) The applicant holds a license in another state. 17952

(b) The applicant has satisfactory work experience, a17953government certification, or a private certification as17954described in that chapter as a hearing aid dealer or fitter in a17955state that does not issue that license.17956

(B) (1) Subject to division (B) (3) of this section, the 17957 board shall not adopt or enforce any rule that precludes an 17958 individual from renewing a license issued under this chapter due 17959 to any past criminal activity, unless the individual has 17960 committed a crime of moral turpitude or a disqualifying offense 17961 as those terms are defined in section 4776.10 of the Revised 17962 Code. The board shall comply with Chapter 119. of the Revised 17963 Code when denying an individual a license renewal. 17964

(2) The board may refuse to issue a license to an 17965
applicant because of a conviction of or plea of guilty to an 17966
offense if the refusal is in accordance with section 9.79 of the 17967

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Revised Code.

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(3) In considering a renewal of an individual's license,
the board shall not consider any conviction or plea of guilty
prior to the initial licensing. However, the board may consider
a conviction or plea of guilty if it occurred after the
individual was initially licensed, or after the most recent
license renewal.

(4) The board may grant an individual a conditional
17975
license that lasts for one year. After the one-year period has
expired, the license is no longer considered conditional, and
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the individual shall be considered fully licensed.
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(C) (1) Except as provided in division (C) (2) of this 17979 section, each license issued is valid from the date of issuance 17980 until the thirty-first day of December of the even-numbered year 17981 that follows the date of issuance. 17982

(2) A license issued less than one hundred days before the
thirty-first day of December of an even-numbered year is valid
from the date of issuance until the thirty-first day of December
of the even-numbered year that follows the thirty-first day of
December immediately after the date of issuance.

Sec. 4747.10. (A) (1) Each person currently engaged in 17988 training to become a licensed hearing aid dealer or fitter shall 17989 apply to the state speech and hearing professionals board for a 17990 hearing aid dealer's and fitter's trainee permit. The board 17991 shall issue to each applicant within thirty days of receipt of a 17992 properly completed application and payment of an application fee 17993 set by the board in rules adopted under section 4747.04 of the 17994 Revised Code, a trainee permit if such applicant meets all of 17995 17996 the following criteria:

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(A) (a) Is at least eighteen years of age;	17997
(B) (b) Is the holder of a diploma from an accredited high	17998
school or a certificate of high school equivalence issued by the	17999
department of education;	18000
(C) <u>(</u>C) Is free of contagious or infectious disease.	18001
(2) The board shall issue a hearing aid dealer's and	18002
fitter's trainee permit in accordance with Chapter 4796. of the	18003
Revised Code to an applicant if either of the following applies:	18004
(a) The applicant holds a permit or license in another	18005
<u>state.</u>	18006
(b) The applicant has satisfactory work experience, a	18007
government certification, or a private certification as	18008
described in that chapter as a hearing aid dealer and fitter	18009
trainee in a state that does not issue that permit or license.	18010
(B) The board shall not deny a trainee permit issued under	18011
this section to any individual based on the individual's past	18012
criminal history unless the denial is in accordance with section	18013
9.79 of the Revised Code.	18014
In considering a renewal of an individual's trainee	18015
permit, the board shall not consider any conviction or plea of	18016
guilty prior to the issuance of the initial trainee permit.	18017
However, the board may consider a conviction or plea of guilty	18018
if it occurred after the individual was initially granted the	18019
trainee permit, or after the most recent trainee permit renewal.	18020
The board shall comply with Chapter 119. of the Revised Code	18021
when denying an individual for a trainee permit or renewal.	18022

Additionally, the board may grant an individual a conditional

period has expired, the permit is no longer considered

trainee permit that lasts for one year. After the one-year

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conditional, and the individual shall be considered to be 18026 granted a full trainee permit. 18027

(C) Each trainee permit issued by the board expires one 18028 year from the date it was first issued, and may be renewed once 18029 if the trainee has not successfully completed the qualifying 18030 requirements for licensing as a hearing aid dealer or fitter 18031 before the expiration date of such permit. The board shall issue 18032 a renewed permit to each applicant upon receipt of a properly 18033 completed application and payment of a renewal fee set by the 18034 board in rules adopted under section 4747.04 of the Revised 18035 Code. No person holding a trainee permit shall engage in the 18036 practice of dealing in or fitting of hearing aids except while 18037 under supervision by a licensed hearing aid dealer or fitter. 18038

Sec. 4749.12. (A) A The director of public safety shall18039issue a license as a private investigator, security guard18040provider, or as a private investigator and a security guard18041provider in accordance with Chapter 4796. of the Revised Code to18042a person who is a resident of another state; if either of the18043following applies:18044

(A) The person is licensed as a private investigator, 18045 security quard provider, or as a private investigator and a 18046 security quard provider in another state; and wishes to engage 18047 in the business of private investigation, the business of 18048 security services, or both businesses in this state, shall be 18049 licensed pursuant to section 4749.03 of the Revised Code, but 18050 the director of public safety may waive the examination 18051 requirement of that section and issue a license to a nonresident 18052 under the circumstances described in division (B) of this-18053 section. 18054

(B) If a nonresident The person has satisfactory work 18055

experience, a government certification, or a private	18056
certification as described in that chapter as a private	18057
investigator, security guard provider, or <u>a</u> private investigator	18058
and security guard provider seeking licensure under this chapter	18059
submits with the application and accompanying matter specified	18060
in section 4749.03 of the Revised Code proof of licensure in	18061
another state, and if the requirements of divisions (A)(1)(a),	18062
(b), and (d) and, if applicable, (F)(1) of section 4749.03 of	18063
the Revised Code are satisfied and the nonresident meets all	18064
current requirements of the laws of the other state regulating	18065
the business of private investigation, the business of security	18066
services, or both businesses, the director may waive the	18067
examination requirement and fee of that section. This waiver	18068
authority may be exercised only if the director determines that	18069
the other state has a law similar to this division and extends	18070
to residents of this state a similar waiver of examination	18071
privilegein a state that does not issue that license.	18072
Sec. 4751.01. As used in this chapter:	18073
(A) "Health-care licensing agency" means any department,	18074
division, board, section of a board, or other government unit	18075
that is authorized by a statute of this or another state to	18076
issue a license, certificate, permit, card, or other authority	18077
to do either of the following in the context of health care:	18078
(1) Engage in a specific profession, occupation, or	18079
occupational activity;	18080
(2) Have charge of and operate certain specified	18081
equipment, machinery, or premises.	18082
(B) "Licensed health services executive" means an	18083
individual who holds a valid health services executive license.	18084

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(C) "Licensed nursing home administrator" means an18085individual who holds a valid nursing home administrator license.18086

(D) "Licensed temporary nursing home administrator" means
 18087
 an individual who holds a valid temporary nursing home
 18088
 administrator license.

(E) "Long-term services and supports setting" means any
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institutional or community-based setting in which medical,
health, psychosocial, habilitative, rehabilitative, or personal
care services are provided to individuals on a post-acute care
basis.

(F) "Nursing home" means a nursing home as defined by or 18095
under the authority of section 3721.01 of the Revised Code, or a 18096
nursing home operated by a governmental agency. 18097

(G) "Nursing home administration" means planning,18098organizing, directing, and managing the operation of a nursing18099home.18100

(H) "Nursing home administrator" means any individual who
engages in the practice of nursing home administration, whether
or not the individual shares the functions and duties of nursing
home administration with one or more other individuals.
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(I) "Valid health services executive license" means ahealth services executive license to which all of the following18106apply:18107

 (1) It was issued by the board of executives of long-term
 18108

 services and supports under section 4751.201, 4751.21, 4751.23,
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 4751.25, or 4751.33 of the Revised Code;
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(2) It was not sold, fraudulently furnished, orfraudulently obtained in violation of division (F) of section18112

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4751.10 of the Revised Code;	18113
(3) It is current and in good standing.	18114
(J) "Valid nursing home administrator license" means a nursing home administrator license to which all of the following apply:	18115 18116 18117
(1) It was issued by the board under section 4751.20, 4751.201, 4751.23, 4751.24, or 4751.33 of the Revised Code;	18118 18119
(2) It was not sold, fraudulently furnished, or fraudulently obtained in violation of division (F) of section 4751.10 of the Revised Code;	18120 18121 18122
(3) It is current and in good standing.	18123
(K) "Valid temporary nursing home administrator license" means a temporary nursing home administrator license to which all of the following apply:	18124 18125 18126
(1) It was issued by the board under section 4751.202, 4751.23, or 4751.33 of the Revised Code;	18127 18128
(2) It was not sold, fraudulently furnished, orfraudulently obtained in violation of division (F) of section4751.10 of the Revised Code;	18129 18130 18131
(3) It is current and in good standing.	18132
Sec. 4751.15. The board of executives of long-term services and supports shall administer, or contract with a government or private entity to administer, examinations that an	18133 18134 18135
individual must pass to obtain a nursing home administrator license under section 4751.20 or 4751.201 of the Revised Code. If the board contracts with a government or private entity to administer the examinations, the contract may authorize the	18136 18137 18138 18139

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entity to collect and keep, as all or part of the entity's 18140 compensation under the contract, any fee an individual pays to 18141 take the examination. The entity is not required to deposit the 18142 18143 fee into the state treasury. To be admitted to an examination administered under this 18144 section, an individual must pay the examination fee charged by 18145 the board or government or private entity. If an individual 18146 fails three times to pass the examination, the individual, 18147 before being admitted to the examination a subsequent time, also 18148 18149 must satisfy any education requirements, experience requirements, or both, that may be prescribed in rules adopted 18150 under section 4751.04 of the Revised Code in addition to any 18151 education requirements or experience requirements that must be 18152 satisfied to obtain a nursing home administrator license under 18153 section 4751.20 or 4751.201 of the Revised Code. 18154

Sec. 4751.20. (A) Subject Except as provided in section181554751.201 of the Revised Code, and subject to section 4751.32 of18156the Revised Code, the board of executives of long-term services18157and supports shall issue a nursing home administrator license to18158an individual under this section if all of the following18159requirements are satisfied:18160

(1) The individual has submitted to the board a completed
 application for the license in accordance with rules adopted
 under section 4751.04 of the Revised Code.
 18163

(2) If the individual is required by rules adopted under
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section 4751.04 of the Revised Code to serve as a nursing home
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administrator in training, the individual has paid to the board
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the administrator in training fee of fifty dollars.

(3) The individual is at least twenty-one years of age. 18168

(4) The individual has successfully completed educational	18169
requirements and work experience specified in rules adopted	18170
under section 4751.04 of the Revised Code, including, if so	18171
required by the rules, experience obtained as a nursing home	18172
administrator in training.	18173
(5) The individual has complied with section 4776.02 of	18174
the Revised Code regarding a criminal records check.	18175
(6) The board, in accordance with section 9.79 of the	18176
Revised Code, has determined that the results of the criminal	18177
records check do not make the individual ineligible for the	18178
license.	18179
(7) The individual has passed the licensing examination	18180
administered under section 4751.15 of the Revised Code.	18181
(8) The individual has paid to the board a license fee of	18182
two hundred fifty dollars.	18183
(9) The individual has satisfied any additional	18184
requirements as may be prescribed in rules adopted under section	18185
4751.04 of the Revised Code.	18186
(B) A nursing home administrator license shall certify	18187
that the individual to whom it was issued has met the applicable	18188
requirements of this chapter and any applicable rules adopted	18189
under section 4751.04 of the Revised Code and is authorized to	18190
practice nursing home administration while the license is valid.	18191
Sec. 4751.201. (A) Subject to section 4751.32 of the	18192
Revised Code, Notwithstanding the requirements for a license	18193
under this chapter, the board of executives of long-term	18194
services and supports <u>may_shall</u> issue a nursing home	18195
administrator license or a health services executive license in	18196
accordance with Chapter 4796. of the Revised Code to an	18197

individual under this section if all of the following	18198
requirements are satisfied:	18199
(1) The individual is legally authorized to practice	18200
nursing home administration in another state.	18201
(2) The individual has submitted to the board a completed	18202
application for the license in accordance with rules adopted	18203
under section 4751.04 of the Revised Code.	18204
(3) The individual is at least twenty-one years of age.	18205
(4) The individual holds at least a bachelor's degree from	18206
an accredited educational institution.	18207
(5) The individual is of good moral character.	18208
(6) The individual has complied with section 4776.02 of	18209
the Revised Code regarding a criminal records check.	18210
(7) The board, in its discretion, has determined that the	18211
results of the criminal records check do not make the individual	18212
ineligible for the license.	18213
(8) The individual has passed the licensing examination	18214
administered under section 4751.15 of the Revised Code.	18215
(9) The individual has paid to the board a license fee of	18216
two hundred fifty dollars.	18217
(10) The individual has satisfied any additional-	18218
requirements as may be prescribed in rules adopted under section	18219
4751.04 of the Revised Code.	18220
(D) D numering home edministration literate shall southifu	10001
(B) A nursing home administrator license shall certify	18221
that the individual to whom it was issued has met the applicable	18222
requirements of this chapter and any applicable rules adopted	18223
under section 4751.04 of the Revised Code and is authorized to-	18224

practice nursing home administration while the license is	18225
validapplicant if either of the following applies:	18226
(A) The applicant holds a ligence in another state	10007
(A) The applicant holds a license in another state.	18227
(B) The applicant has satisfactory work experience, a	18228
government certification, or a private certification as	18229
described in that chapter as a nursing home administrator or a	18230
health services executive in a state that does not issue that	18231
license.	18232
Sec. 4751.202. (A) Subject to section 4751.32 of the	18233
-	18234
Revised Code, the board of executives of long-term services and	
supports may issue a temporary nursing home administrator	18235
license to an individual if all of the following requirements	18236
are satisfied:	18237
(1) The operator of a nursing home has requested that the	18238
board issue a temporary nursing home administrator license to	18239
the individual to authorize the individual to temporarily	18240
practice nursing home administration at the nursing home because	18241
of a vacancy in the position of nursing home administrator at	18242
the nursing home resulting from a death, illness, or other	18243
unexpected cause.	18244
(2) The individual is at least twenty-one years of age.	18245
(3) The individual has complied with section 4776.02 of	18246
the Revised Code regarding a criminal records check.	18247
(4) The board, in accordance with section 9.79 of the	18248
Revised Code, has determined that the results of the criminal	18249
records check do not make the individual ineligible for the	18250
license.	18251
(5) The individual has paid to the board a fee for the	18252

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temporary license of one hundred dollars.

(6) The individual has satisfied any additional
requirements as may be prescribed in rules adopted under section
4751.04 of the Revised Code.
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(B) A temporary nursing home administrator license shall
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certify that the individual to whom it was issued has met the
applicable requirements of this chapter and any applicable rules
adopted under section 4751.04 of the Revised Code and is
authorized to practice nursing home administration while the
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temporary license is valid.

(C) Except as provided in section 4751.32 of the Revised 18263 Code, a temporary nursing home administrator license is valid 18264 for a period of time the board shall specify on the temporary 18265 license. That period shall not exceed one hundred eighty days. 18266 If that period is less than one hundred eighty days, the 18267 individual holding the temporary license may apply to the board 18268 18269 for renewal of the temporary license in accordance with rules the board shall adopt under section 4751.04 of the Revised Code. 18270 Except as provided in section 4751.32 of the Revised Code, a 18271 renewed temporary nursing home administrator license is valid 18272 for a period of time the board shall specify on the renewed 18273 temporary license. That period shall not exceed the difference 18274 between one hundred eighty days and the number of days for which 18275 the original temporary license was valid. A renewed temporary 18276 nursing home administrator license shall not be renewed. A 18277 18278 licensed temporary nursing home administrator who intends to continue to practice nursing home administration after the 18279 temporary license, including, if applicable, the renewed 18280 temporary license, expires must obtain a nursing home 18281 administrator license under section 4751.20 of the Revised Code. 18282

(D) Chapter 4796. of the Revised Code does not apply to a	18283
temporary license issued under this section.	18284
Sec. 4751.21. (A) Subject Except as provided in section	18285
4751.201 of the Revised Code, and subject to section 4751.32 of	18286
the Revised Code, the board of executives of long-term services	18287
and supports shall issue a health services executive license to	18288
an individual if all of the following requirements are	18289
satisfied:	18290
(1) The individual has submitted to the board a completed	18291
application for the license in accordance with rules adopted	18292
under section 4751.04 of the Revised Code.	18293
(2) The individual is a licensed nursing home	18294
administrator.	18295
(3) The individual has obtained the health services	18296
executive qualification through the national association of	18297
long-term care administrator boards.	18298
(4) The individual has complied with section 4776.02 of	18299
the Revised Code regarding a criminal records check.	18300
(5) The board, in accordance with section 9.79 of the	18301
Revised Code, has determined that the results of the criminal	18302
records check do not make the individual ineligible for the	18303
license.	18304
(6) The individual has paid to the board a license fee of	18305
one hundred dollars.	18306
(B) A health services executive license shall certify that	18307
the individual to whom it was issued has met the applicable	18308
requirements of this chapter and any applicable rules adopted	18309
under section 4751.04 of the Revised Code and is a licensed	18310

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18311

health services executive while the license is valid.

Sec. 4751.32. (A) Except as provided in division (D) of 18312 this section, the board of executives of long-term services and 18313 supports may take any of the actions authorized by division (B) 18314 of this section against an individual who has applied for or 18315 holds a nursing home administrator license, temporary nursing 18316 home administrator license, or health services executive license 18317 if any of the following apply to the individual: 18318

(1) The individual has failed to satisfy any requirement
established by this chapter or the rules adopted under section
4751.04 of the Revised Code that must be satisfied to obtain the
license or temporary license.

(2) The individual has violated, or failed to comply with
a requirement of, this chapter or a rule adopted under section
4751.04 of the Revised Code regarding the practice of nursing
home administration, including the requirements of sections
4751.40 and 4751.41 of the Revised Code.

(3) The individual is unfit or incompetent to practice
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nursing home administration, serve in a leadership position at a
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long-term services and supports setting, or direct the practices
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of others in such a setting by reason of negligence, habits, or
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other causes, including the individual's habitual or excessive
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use or abuse of drugs, alcohol, or other substances.

(4) The individual has acted in a manner inconsistent with18334the health and safety of either of the following:18335

(a) The residents of the nursing home at which the 18336individual practices nursing home administration; 18337

(b) The consumers of services and supports provided by along-term services and supports setting at which the individual18339

serves in a leadership position or directs the practices of	18340
others.	18341
(5) The individual has been convicted of, or pleaded	18342
guilty to, either of the following in a court of competent	18343
jurisdiction, either within or without this state:	18344
(a) A felony;	18345
(b) An offense of moral turpitude that constitutes a	18346
misdemeanor in this state.	18347
(6) The individual made a false, fraudulent, deceptive, or	18348
misleading statement in seeking to obtain, or obtaining, a	18349
nursing home administrator license, temporary nursing home	18350
administrator license, or health services executive license.	18351
(7) The individual made a fraudulent misrepresentation in	18352
attempting to obtain, or obtaining, money or anything of value	18353
in the practice of nursing home administration or while serving	18354
in a leadership position at a long-term services and supports	18355
setting or directing the practices of others in such a setting.	18356
(8) The individual has substantially deviated from the	18357
board's code of ethics.	18358
(9) Another health care licensing agency has taken any of	18359
the following actions against the individual for any reason	18360
other than nonpayment of a fee:	18361
(a) Denied, refused to renew or reinstate, limited,	18362
revoked, or suspended, or accepted the surrender of, a license	18363
or other authorization to practice;	18364
(b) Imposed probation;	18365
(c) Issued a censure or other reprimand.	18366

(10) The individual has failed to do any of the following:	18367
(a) Cooperate with an investigation conducted by the board	18368
under section 4751.31 of the Revised Code;	18369
(b) Respond to or comply with a subpoena issued by the	18370
board in an investigation of the individual;	18371
(c) Comply with any disciplinary action the board has	18372
taken against the individual pursuant to this section.	18373
(B) The following are the actions that the board may take	18374
for the purpose of division (A) of this section:	18375
(1) Deny the individual any of the following:	18376
(a) A nursing home administrator license under section	18377
4751.20, 4751.201, 4751.23, or 4751.24 of the Revised Code;	18378
(b) A temporary nursing home administrator license under	18379
section 4751.202 or 4751.23 of the Revised Code;	18380
(c) A health services executive license under section	18381
<u>4751.201, 4751.21, 4751.23, or 4751.25 of the Revised Code.</u>	18382
(2) Suspend the individual's nursing home administrator	18383
license, temporary nursing home administrator license, or health	18384
services executive license;	18385
(3) Revoke the individual's nursing home administrator	18386
license, temporary nursing home administrator license, or health	18387
services executive license, either permanently or for a period	18388
of time the board specifies;	18389
(4) Place a limitation on the individual's nursing home	18390
administrator license, temporary nursing home administrator	18391
license, or health services executive license;	18392
(5) Place the individual on probation;	18393

(6) Issue a written reprimand of the individual; 18394

(7) Impose on the individual a civil penalty, fine, orother sanction specified in rules adopted under section 4751.04of the Revised Code.18397

(C) The board shall take actions authorized by division 18398 (B) of this section in accordance with Chapter 119. of the 18399 Revised Code, except that the board may enter into a consent 18400 agreement with an individual to resolve an alleged violation of 18401 this chapter or a rule adopted under section 4751.04 of the 18402 Revised Code in lieu of making an adjudication regarding the 18403 alleged violation. A consent agreement constitutes the board's 18404 findings and order with respect to the matter addressed in the 18405 consent agreement if the board ratifies the consent agreement. 18406 Any admissions or findings included in a proposed consent 18407 agreement have no force or effect if the board refuses to ratify 18408 the consent agreement. 18409

(D) The board shall not refuse to issue an initial nursing
home administrator license, temporary nursing home administrator
license, or health services executive license, unless the
refusal is in accordance with section 9.79 of the Revised Code.
18413

Sec. 4752.05. (A) The Except as provided in division (D)18414of this section, the state board of pharmacy shall issue a18415license to provide home medical equipment services to each18416applicant under section 4752.04 of the Revised Code that meets18417either of the following requirements:18418

(1) Meets the standards established by the board in rulesadopted under section 4752.17 of the Revised Code;18420

(2) Is a pharmacy licensed under Chapter 4729. of theRevised Code that receives total payments of ten thousand18422

dollars or more per year from selling or renting home medical	18423
equipment.	18424
(B) During the period ending one year after September 16,	18425
2004, an applicant that does not meet either of the requirements	18426
of division (A) of this section shall be granted a provisional	18427
license if for at least twelve months prior to September 16,	18428
2004, the applicant was engaged in the business of providing	18429
home medical equipment services. The provisional license expires	18430
one year following the date on which it is issued and is not	18431
subject to renewal under section 4752.06 of the Revised Code.	18432
(C) The board may conduct a personal interview of an	18433
applicant, or an applicant's representative, to determine the	18434
applicant's qualifications for licensure.	18435
(D) The board shall issue a license to provide home	18436
medical equipment services in accordance with Chapter 4796. of	18437
the Revised Code to an applicant if either of the following	18438
applies:	18439
(1) The applicant holds a license in another state.	18440
(2) The applicant has satisfactory work experience, a	18441
government certification, or a private certification as	18442
described in that chapter as a provider of home medical	18443
equipment services in a state that does not issue that license.	18444
(E) A license issued under division (A) of this section to	18445
provide home medical equipment services expires at the end of	18446
the licensing period for which it is issued and may be renewed	18447
in accordance with section 4752.06 of the Revised Code. For	18448
purposes of issuing and renewing licenses, the board shall use a	18449
biennial licensing period that begins on the first day of July	18450
of each even-numbered year and ends on the thirtieth day of June	18451

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of the next succeeding even-numbered year.	18452
(E)(F) Any license issued under this section is valid only	18453
for the facility named in the application.	18454
Sec. 4752.12. (A) The Except as provided in division (B)	18455
of this section, the state board of pharmacy shall issue a	18456
certificate of registration to provide home medical equipment	18457
services to each applicant who submits a complete application	18458
under section 4752.11 of the Revised Code. For purposes of this	18459
division, an application is complete only if the board finds	18460
that the applicant holds accreditation from the joint commission	18461
on accreditation of healthcare organizations or another national	18462
accrediting body recognized by the board, as specified in rules	18463
adopted under section 4752.17 of the Revised Code.	18464
(B) The board shall issue a certificate of registration in	18465
accordance with Chapter 4796. of the Revised Code to an	18466
applicant if either of the following applies:	18467
(1) The applicant holds a certificate of registration or	18468
<u>license in another state.</u>	18469
(2) The applicant has satisfactory work experience, a	18470
government certification, or a private certification as	18471
described in that chapter as a provider of home medical	18472
equipment services in a state that does not issue that	18473
<u>certificate or license.</u>	18474
(C) A certificate of registration issued under this	18475
section expires at the end of the registration period for which	18476
it is issued and may be renewed in accordance with section	18477
4752.13 of the Revised Code. For purposes of renewing	18478
certificates of registration, the board shall use a biennial	18479
registration period that begins on the first day of July of each	18480

both.

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even-numbered year and ends on the thirtieth day of June of the	18481
next succeeding even-numbered year.	18482
(C) (D) A certificate of registration issued under this	18483
section is valid only for the facility named in the application.	18484
Sec. 4753.07. The state speech and hearing professionals	18485
board shall issue under its seal a license or conditional	18486
license to every applicant who has passed the appropriate	18487
examinations designated by the board and who otherwise complies	18488
with the licensure requirements of this chapter. The license or	18489
conditional license entitles the holder to practice speech-	18490
language pathology or audiology.	18491
The board shall issue under its seal a license or	18492
conditional license to practice speech-language pathology or	18493
audiology to an applicant in accordance with Chapter 4796. of	18494
the Revised Code if the applicant holds a license or conditional	18495
license in another state or the applicant has satisfactory work	18496
experience, a government certification, or a private	10405
	18497
certification as described in that chapter as a speech-language	18497 18498
certification as described in that chapter as a speech-language	18498
certification as described in that chapter as a speech-language pathologist or audiologist in a state that does not issue those	18498 18499
certification as described in that chapter as a speech-language pathologist or audiologist in a state that does not issue those licenses.	18498 18499 18500
certification as described in that chapter as a speech-language pathologist or audiologist in a state that does not issue those licenses. Each licensee shall display the license or conditional	18498 18499 18500 18501

Sec. 4753.071. A person who is required to meet the18505supervised professional experience requirement of division (F)18506of section 4753.06 of the Revised Code shall submit to the state18507speech and hearing professionals board an application for a18508conditional license. The application shall include a plan for18509

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the content of the supervised professional experience on a form	18510
the board shall prescribe. The board shall issue the conditional	18511
license to the applicant if the applicant meets the requirements	18512
of section 4753.06 of the Revised Code, other than the	18513
requirement to have obtained the supervised professional	18514
experience, and pays to the board the appropriate fee for a	18515
conditional license. The board shall issue a conditional license	18516
in accordance with Chapter 4796. of the Revised Code to an	18517
applicant if the applicant holds a license in another state or	18518
the applicant has satisfactory work experience, a government	18519
certification, or a private certification as described in that	18520
chapter in a state that does not issue a conditional license. An	18521
applicant may not begin employment until the conditional license	18522
has been issued.	18523

A conditional license authorizes an individual to practice 18524 speech-language pathology or audiology while completing the 18525 supervised professional experience as required by division (F) 18526 of section 4753.06 of the Revised Code. A person holding a 18527 conditional license may practice speech-language pathology or 18528 audiology while working under the supervision of a person fully 18529 licensed in accordance with this chapter. A conditional license 18530 is valid for eighteen months unless suspended or revoked 18531 pursuant to section 3123.47 or 4753.10 of the Revised Code. 18532

A person holding a conditional license may perform 18533 services for which payment will be sought under the medicare 18534 program or the medicaid program but all requests for payment for 18535 such services shall be made by the person who supervises the 18536 person performing the services. 18537

Sec. 4753.072. The state speech and hearing professionals18538board shall establish by rule pursuant to Chapter 119. of the18539

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Revised Code the qualifications for persons seeking licensure as 18540 a speech-language pathology aide or an audiology aide. The 18541 qualifications shall be less than the standards for licensure as 18542 a speech-language pathologist or audiologist. An aide shall not 18543 act independently and shall work under the direction and 18544 supervision of a speech-language pathologist or audiologist 18545 licensed by the board. An aide shall not dispense hearing aids. 18546 An applicant shall not begin employment until the license has 18547 18548 been approved. The board shall issue a license for a speech-language 18549 pathology aide or an audiology aide in accordance with Chapter 18550 4796. of the Revised Code to an applicant who holds a license in 18551 another state or has satisfactory work experience, a government 18552 certification, or a private certification as described in that 18553 chapter as a speech-language pathology aide or an audiology aide 18554 in a state that does not issue those licenses. 18555 Sec. 4753.073. (A) The state speech and hearing 18556 professionals board shall issue under its seal a speech-language 18557 pathology student permit to any applicant who submits a plan 18558 that has been approved by the applicant's university graduate 18559

program in speech-language pathology and that conforms to18560requirements determined by the board by rule and who meets all18561of the following requirements:18562

(1) Is enrolled in a graduate program at an educational
institution located in this state that is accredited by the
council on academic accreditation in audiology and speechlanguage pathology of the American speech-language-hearing
18566
association;

(2) Has completed at least one year of postgraduatetraining in speech-language pathology, or equivalent coursework18569

as determined by the board, and any student clinical experience	18570
the board may require by rule.	18571
(B) The board shall issue under its seal a speech-language	18572
pathology student permit in accordance with Chapter 4796. of the	18573
Revised Code to an applicant if either of the following applies:	18574
(1) The applicant holds a permit or license in another	18575
<u>state.</u>	18576
(2) The applicant has satisfactory work experience, a	18577
government certification, or a private certification as	18578
described in that chapter as a speech-language pathology student	18579
in a state that does not issue that permit or license.	18580
(C) The speech-language pathology student permit	18581
authorizes the holder to practice speech-language pathology	18582
within limits determined by the board by rule, which shall	18583
include the following:	18584
(1) The permit holder's caseload shall be limited in a	18585
manner to be determined by the board by rule.	18586
(2) The permit holder's authorized scope of practice shall	18587
be limited in a manner to be determined by the board by rule.	18588
The rule shall consider the coursework and clinical experience	18589
that has been completed by the permit holder and the	18590
recommendation of the applicant's university graduate program in	18591
speech-language pathology.	18592
(3) The permit holder shall practice only when under the	18593
supervision of a speech-language pathologist who is licensed by	18594
the board and acting under the approval and direction of the	18595
applicant's university graduate program in speech-language	18596
pathology. The board shall determine by rule the manner of	18597
supervision.	18598

(C) (D)A permit issued under this section shall expire two18599years after the date of issuance. Student permits may be renewed18600in a manner to be determined by the board by rule.18601

(D) (E)Each permit holder shall display the permit or an18602official duplicate in a conspicuous place where the permit18603holder practices speech-language pathology.18604

Sec. 4753.08. The state speech and hearing professionals18605board shall waive the examination, educational, and professional18606experience requirements for any applicant who meets any either18607of the following requirements:18608

(A) On September 26, 1975, had at least a bachelor's 18609 degree with a major in speech-language pathology or audiology 18610 from an accredited college or university, or was employed as a 18611 speech-language pathologist or audiologist for at least nine 18612 months at any time within the three years prior to September 26, 18613 1975, if an application providing bona fide proof of such degree 18614 or employment was filed with the former board of speech-language 18615 pathology and audiology within one year after that date, and was 18616 accompanied by the application fee as prescribed in division (A) 18617 of section 4753.11 of the Revised Code+ 18618

(B) Presents proof to the state speech and hearing
professionals board of current certification or licensure in
good standing in the area in which licensure is sought in a
state that has standards at least equal to the standards for
licensure that are in effect in this state at the time the
applicant applies for the license;

(C) Presents proof to the state speech and hearing18625professionals board of both of the following:18626

(1) Having current certification or licensure in good 18627

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standing in audiology in a state that has standards at least	18628
equal to the standards for licensure as an audiologist that were-	18629
in effect in this state on December 31, 2005;	18630

(2) Having first obtained that certification or licensure18631not later than December 31, 2007.18632

(D)—Presents proof to the state speech and hearing 18633 professionals board of a current certificate of clinical 18634 competence in speech-language pathology or audiology that is in 18635 good standing and received from the American speech-language- 18636 hearing association in the area in which licensure is sought. 18637

Sec. 4753.09. Except as provided in this section and in 18638 section 4753.10 of the Revised Code, a license issued by the 18639 state speech and hearing professionals board shall be renewed 18640 biennially in accordance with the standard renewal procedure 18641 contained in Chapter 4745. of the Revised Code. If the 18642 application for renewal is made one year or longer after the 18643 renewal application is due, the person shall apply for licensure 18644 as provided in section 4753.06 or division (B), (C), or (D) of 18645 section 4753.08 of the Revised Code. The board shall not renew a 18646 conditional license; however, the board may grant an applicant a 18647 second conditional license. 18648

The board shall establish by rule adopted pursuant to 18649 Chapter 119. of the Revised Code the qualifications for license 18650 renewal. Applicants shall demonstrate continued competence, 18651 which may include continuing education, examination, self-18652 evaluation, peer review, performance appraisal, or practical 18653 simulation. The board may establish other requirements as a 18654 condition for license renewal as considered appropriate by the 18655 board. 18656

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The board may renew a license which expires while the 18657 license is suspended, but the renewal shall not affect the 18658 suspension. The board shall not renew a license which has been 18659 revoked. If a revoked license is reinstated under section 18660 4753.10 of the Revised Code after it has expired, the licensee, 18661 as a condition of reinstatement, shall pay a reinstatement fee 18662 in the amount equal to the renewal fee in effect on the last 18663 preceding regular renewal date on which it is reinstated, plus 18664 any delinquent fees accrued from the time of the revocation, if 18665 such a fee is prescribed by the board by rule. 18666

Sec. 4753.12. Nothing in this chapter shall be construed 18667 to: 18668

(A) Prohibit a person other than an individual from 18669 engaging in the business of speech-language pathology or 18670 audiology without licensure if it employs a licensed individual 18671 in the direct practice of speech-language pathology and 18672 audiology. Such entity shall file a statement with the state 18673 speech and hearing professionals board, on a form approved by 18674 the board for this purpose, swearing that it submits itself to 18675 the rules of the board and the provisions of this chapter which 18676 the board determines applicable. 18677

(B) Prevent or restrict the practice of a person employed
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 as a speech-language pathologist or audiologist by any agency of
 18679
 the federal government.

(C) Restrict the activities and services of a student or 18681 intern in speech-language pathology or audiology from pursuing a 18682 course of study leading to a degree in these areas at a college 18683 or university accredited by a recognized regional or national 18684 accrediting body or in one of its cooperating clinical training 18685 facilities, if these activities and services are supervised by a 18686

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person licensed in the area of study or certified by the18687American speech-language-hearing association in the area of18688study and if the student is designated by a title such as18689"speech-language pathology intern," "audiology intern,"18690"trainee," or other such title clearly indicating the training18691status.18692

(D) Prevent a person from performing speech-language 18693
pathology or audiology services when performing these services 18694
in pursuit of the required supervised professional experience as 18695
prescribed in section 4753.06 of the Revised Code and that 18696
person has been issued a conditional license pursuant to section 18697
4753.071 of the Revised Code. 18698

(E) Restrict a speech-language pathologist or audiologist 18699 who holds the certification of the American speech-language-18700 hearing association, or who is licensed as a speech-language 18701 pathologist or audiologist in another state and who has made 18702 application to the board for a license in this state from 18703 practicing speech-language pathology or audiology without a 18704 valid license pending the disposition of the application. The 18705 board shall not require a speech-language pathologist or 18706 audiologist who is licensed in another state to obtain a license 18707 in accordance with Chapter 4796. of the Revised Code to practice 18708 speech-language pathology or audiology in the manner described 18709 under this division. 18710

(F) Restrict a person not a resident of this state from
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offering speech-language pathology or audiology services in this
state if such services are performed for not more than one
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period of thirty consecutive calendar days in any year, if the
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person is licensed in the state of the person's residence or
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certified by the American speech-language-hearing association

surgery or osteopathic medicine and surgery.

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and files a statement as prescribed by the board in advance of	18717
providing these services. Such person shall be subject to the	18718
rules of the board and the provisions of this chapter. <u>The board</u>	18719
shall not require a person not a resident of this state who is	18720
licensed in the state of the person's residence to obtain a	18721
license in accordance with Chapter 4796. of the Revised Code to	18722
offer speech-language pathology or audiology services in the	18723
manner described under this division.	18724
(G) Restrict a person licensed under Chapter 4747. of the	18725
Revised Code from engaging in the duties as defined in that	18726
chapter related to measuring, testing, and counseling for the	18727
purpose of identifying or modifying hearing conditions in	18728
connection with the fitting, dispensing, or servicing of a	18729
hearing aid, or affect the authority of hearing aid dealers to	18730
deal in hearing aids or advertise the practice of dealing in	18731
hearing aids in accordance with Chapter 4747. of the Revised	18732
Code.	18733
(H) Restrict a physician from engaging in the practice of	18734
medicine and surgery or osteopathic medicine and surgery or	18735
prevent any individual from carrying out any properly delegated	18736
responsibilities within the normal practice of medicine and	18737

(I) Restrict a person registered or licensed under Chapter
4723. of the Revised Code from performing those acts and
utilizing those procedures that are within the scope of the
practice of professional or practical nursing as defined in
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Chapter 4723. of the Revised Code and the ethics of the nursing
profession, provided such a person does not claim to the public
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(J) Restrict an individual licensed as an audiologist 18746

under this	chapter from	fitting,	selling,	or	dispensing	hearing	18747
aids.							18748

(K) Authorize the practice of medicine and surgery or 18749
entitle a person licensed pursuant to this chapter to engage in 18750
the practice of medicine or surgery or any of its branches. 18751

(L) Restrict a person licensed pursuant to Chapter 4755.
of the Revised Code from performing those acts and utilizing
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those procedures that are within the scope of the practice of
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occupational therapy or occupational therapy assistant as
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defined in Chapter 4755. of the Revised Code, provided the
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person does not claim to the public to be a speech-language
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pathologist or audiologist.

Sec. 4755.08. The occupational therapy section of the Ohio 18759 occupational therapy, physical therapy, and athletic trainers 18760 board shall issue a license to every applicant who has passed 18761 the appropriate examination designated by the section and who 18762 otherwise complies with the licensure requirements of sections 18763 4755.04 to 4755.13 of the Revised Code. The license entitles the 18764 holder to practice occupational therapy or to assist in the 18765 practice of occupational therapy. The licensee shall display the 18766 license in a conspicuous place at the licensee's principal place 18767 of business. 18768

The section shall issue a license to practice occupational18769therapy or to assist in the practice of occupational therapy in18770accordance with Chapter 4796. of the Revised Code to an18771applicant if either of the following applies:18772

(A) The applicant holds a license in another state. 18773

(B) The applicant has satisfactory work experience, a18774government certification, or a private certification as18775

described in that chapter as an occupational therapist or	18776
assistant occupational therapist in a state that does not issue	18777
that license.	18778
Sec. 4755.09. The occupational therapy section of the Ohio	18779
occupational therapy, physical therapy, and athletic trainers	18780
board may waive the examination requirement under section	18781
4755.07 of the Revised Code for any applicant for licensure as	18782
an occupational therapist or occupational therapy assistant who	18783
either has met educational, training, and job experience	18784
requirements established by the section, or presents proof of	18785
current certification or licensure in another state that	18786
requires standards for licensure at least equal to those for	18787
licensure in this state.	18788
The section may waive the educational requirements under	18789
section 4755.07 of the Revised Code for any applicant who has	18790
met job experience requirements established by the section.	18791
Sec. 4755.411. The physical therapy section of the Ohio	18792
occupational therapy, physical therapy, and athletic trainers	18793
board shall adopt rules in accordance with Chapter 119. of the	18794
Revised Code pertaining to the following:	18795
(A) Fees for the verification of a license and license	18796
reinstatement, and other fees established by the section;	18797
(B) Provisions for the section's government and control of	18798
its actions and business affairs;	18799
(C) Minimum curricula for physical therapy education	18800
programs that prepare graduates to be licensed in this state as	18801
physical therapists and physical therapist assistants;	18802
(D) Eligibility criteria to take the examinations required	18803
under sections 4755.43 and 4755.431 of the Revised Code;	18804

(E) The form and manner for filing applications for licensure with the section;	18805 18806
(F) For purposes of section 4755.46 of the Revised Code, all of the following:	18807 18808
(1) A schedule regarding when licenses to practice as a physical therapist and physical therapist assistant expire during a biennium;	18809 18810 18811
(2) An additional fee, not to exceed thirty-five dollars, that may be imposed if a licensee files a late application for renewal;	18812 18813 18814
(3) The conditions under which the license of a person who files a late application for renewal will be reinstated.	18815 18816
(G) The issuance, renewal, suspension, and permanent revocation of a license and the conduct of hearings;	18817 18818
(H) Appropriate ethical conduct in the practice of physical therapy;	18819 18820
(I) Requirements, including continuing education requirements, for restoring licenses that are inactive or have lapsed through failure to renew;	18821 18822 18823
(J) Conditions that may be imposed for reinstatement of a license following suspension pursuant to section 4755.47 of the Revised Code;	18824 18825 18826
(K) For purposes of sections 4755.45 and 4755.451 of the Revised Code, both of the following:	18827 18828
(1) Identification of the credentialing organizations from which the section will accept equivalency evaluations for foreign physical therapist education and foreign physical	18829 18830 18831

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therapist assistant education. The physical therapy section18832shall identify only those credentialing organizations that use a18833course evaluation tool or form approved by the physical therapy18834section.18835

(2) Evidence, other than the evaluations described in 18836 division (K)(1) of this section, that the section will consider 18837 for purposes of evaluating whether an applicant's education is 18838 reasonably equivalent to the educational requirements that were 18839 in force for licensure in this state as a physical therapist or 18840 physical therapist assistant on the date of the applicant's 18841 initial licensure or registration in another state or country. 18842

(L) Standards of conduct for physical therapists and
 18843
 physical therapist assistants, including requirements for
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 supervision, delegation, and practicing with or without referral
 18845
 or prescription;

(M) Appropriate display of a license;

(N) Procedures for a licensee to follow in notifying the
section within thirty days of a change in name or address, or
both;

(O) The amount and content of corrective action courses 18851 required by the board under section 4755.47 of the Revised Code. 18852

Sec. 4755.44. If an applicant passes the examination or 18853 examinations required under section 4755.43 of the Revised Code 18854 and pays the fee required by division (B) of section 4755.42 of 18855 the Revised Code, the physical therapy section of the Ohio 18856 occupational therapy, physical therapy, and athletic trainers 18857 board shall issue a license, attested by the seal of the board, 18858 to the applicant to practice as a physical therapist. 18859

The section shall issue a license to practice as a 18860

physical therapist in accordance with Chapter 4796. of the	18861					
Revised Code, attested by the seal of the board, to an applicant	18862					
if either of the following applies:						
(A) The applicant holds a license in another state.	18864					
(B) The applicant has satisfactory work experience, a	18865					
government certification, or a private certification as	18866					
described in that chapter as a physical therapist in a state	18867					
that does not issue that license.	18868					
Sec. 4755.441. If an applicant passes the examination or	18869					
examinations required under section 4755.431 of the Revised Code	18870					
and pays the fee required by division (B) of section 4755.421 of	18871					
the Revised Code, the physical therapy section of the Ohio	18872					
occupational therapy, physical therapy, and athletic trainers	18873					
board shall issue a license, attested by the seal of the board,	18874					
to the applicant to practice as physical therapist assistant.	18875					
The section shall issue a license to practice as a	18876					
physical therapist assistant in accordance with Chapter 4796. of	18877					
the Revised Code, attested by the seal of the board, to an	18878					
applicant if either of the following applies:	18879					
(A) The applicant holds a license in another state.	18880					
(B) The applicant has satisfactory work experience, a	18881					
government certification, or a private certification as	18882					
described in that chapter as a physical therapist assistant in a	18883					
state that does not issue that license.	18884					
Sec. 4755.45. (A) The physical therapy section of the Ohio	18885					
occupational therapy, physical therapy, and athletic trainers	18886					
board shall issue to an applicant a license to practice as a	18887					
physical therapist without requiring the applicant to have	18888					
passed the national examination for physical therapists	18889					

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described in division (A) of section 4755.43 of the Revised Code 18890 within one year of filing an application described in section 18891 4755.42 of the Revised Code if all of the following are true: 18892 (1) The applicant presents evidence satisfactory to the 18893 physical therapy section that the applicant received a score on 18894 the national physical therapy examination described in division 18895 (A) of section 4755.43 of the Revised Code that would have been 18896 18897 a passing score according to the board in the year the applicant sat for the examination; 18898 (2) The applicant presents evidence satisfactory to the 18899

physical therapy section that the applicant passed the18900jurisprudence examination described in division (B) of section189014755.43 of the Revised Code;18902

(3) The applicant holds a current and valid license or
registration to practice physical therapy in another state or
country;

(4) Subject to division (B) of this section, the applicant
(4) Subject to division (B) of this section, the applicant
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(5) The applicant pays the fee described in division (B)18911of section 4755.42 of the Revised Code;18912

(6) The applicant is not in violation of any section of18913this chapter or rule adopted under it.18914

(B) For purposes of division (A) (4) of this section, if,
after receiving the results of an equivalency evaluation from a
credentialing organization identified by the section pursuant to
rules adopted under section 4755.411 of the Revised Code, the
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section determines that regardless of the results of the 18919 evaluation the applicant's education is not reasonably 18920 equivalent to the educational requirements that were in force 18921 for licensure in this state on the date of the applicant's 18922 18923 initial licensure or registration in another state or a foreign country, the section shall send a written notice to the 18924 applicant stating that the section is denying the applicant's 18925 application and stating the specific reason why the section is 18926 denying the applicant's application. The section shall send the 18927 notice to the applicant through certified mail within thirty 18928 days after the section makes that determination. 18929

Sec. 4755.451. (A) The physical therapy section of the 18930 Ohio occupational therapy, physical therapy, and athletic 18931 trainers board shall issue to an applicant a license as a 18932 physical therapist assistant without requiring the applicant to 18933 have passed the national examination for physical therapist 18934 assistants described in division (A) of section 4755.431 of the 18935 Revised Code within one year of filing an application described 18936 in section 4755.421 of the Revised Code if all of the following 18937 are true: 18938

(1) The applicant presents evidence satisfactory to the
physical therapy section that the applicant received a score on
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the national physical therapy examination described in division
(A) of section 4755.431 of the Revised Code that would have been
a passing score according to the board in the year the applicant
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sat for the examination;

(2) The applicant presents evidence satisfactory to the
physical therapy section that the applicant passed the
jurisprudence examination described in division (B) of section
4755.431 of the Revised Code;

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(3) The applicant holds a current and valid license or 18949 registration to practice as a physical therapist assistant in 18950 another state or country; 18951 (4) Subject to division (B) of this section, the applicant 18952 can demonstrate that the applicant's education is reasonably 18953 equivalent to the educational requirements that were in force 18954 for licensure in this state on the date of the applicant's 18955 initial licensure or registration in the other state or country; 18956 (5) The applicant pays the fee described in division (B) 18957 of section 4755.421 of the Revised Code; 18958 (6) The applicant is not in violation of any section of 18959 this chapter or rule adopted under it. 18960 (B) For purposes of division (A) (4) of this section, if, 18961 after receiving the results of an equivalency evaluation from a 18962 credentialing organization identified by the section pursuant to 18963 rules adopted under section 4755.411 of the Revised Code, the 18964 section determines that, regardless of the results of the 18965 evaluation, the applicant's education is not reasonably 18966 equivalent to the educational requirements that were in force 18967 for licensure in this state on the date of the applicant's 18968 initial licensure or registration in another state or a foreign 18969 country, the section shall send a written notice to the 18970 applicant stating that the section is denying the applicant's 18971 application and stating the specific reason why the section is 18972 denying the applicant's application. The section shall send the 18973 notice to the applicant through certified mail within thirty 18974 days after the section makes the determination. 18975

Sec. 4755.48. (A) No person shall employ fraud or18976deception in applying for or securing a license to practice18977

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physical therapy or to be a physical therapist assistant. 18978 (B) No person shall practice or in any way imply or claim 18979 to the public by words, actions, or the use of letters as 18980 described in division (C) of this section to be able to practice 18981 physical therapy or to provide physical therapy services, 18982 including practice as a physical therapist assistant, unless the 18983 person holds a valid license under sections 4755.40 to 4755.56 18984 of the Revised Code or except for submission of claims as 18985 provided in section 4755.56 of the Revised Code. 18986

(C) No person shall use the words or letters, physical 18987 therapist, physical therapy, physical therapy services, 18988 physiotherapist, physiotherapy, physiotherapy services, licensed 18989 physical therapist, P.T., Ph.T., P.T.T., R.P.T., L.P.T., M.P.T., 18990 D.P.T., M.S.P.T., P.T.A., physical therapy assistant, physical 18991 therapist assistant, physical therapy technician, licensed 18992 physical therapist assistant, L.P.T.A., R.P.T.A., or any other 18993 letters, words, abbreviations, or insignia, indicating or 18994 implying that the person is a physical therapist or physical 18995 therapist assistant without a valid license under sections 18996 4755.40 to 4755.56 of the Revised Code. 18997

(D) No person who practices physical therapy or assists in
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the provision of physical therapy treatments under the
supervision of a physical therapist shall fail to display the
person's current license granted under sections 4755.40 to
4755.56 of the Revised Code in a conspicuous location in the
place where the person spends the major part of the person's
time so engaged.

(E) Nothing in sections 4755.40 to 4755.56 of the Revised
Code shall affect or interfere with the performance of the
duties of any physical therapist or physical therapist assistant
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in active service in the army, navy, coast guard, marine corps, 19008
air force, public health service, or marine hospital service of 19009
the United States, while so serving. 19010

(F) Nothing in sections 4755.40 to 4755.56 of the Revised
19011
Code shall prevent or restrict the activities or services of a
person pursuing a course of study leading to a degree in
physical therapy in an accredited or approved educational
program if the activities or services constitute a part of a
supervised course of study and the person is designated by a
title that clearly indicates the person's status as a student.

(G) (1) Subject to division (G) (2) of this section, nothing 19018 in sections 4755.40 to 4755.56 of the Revised Code shall prevent 19019 or restrict the activities or services of any person who holds a 19020 current, unrestricted license to practice physical therapy in 19021 another state when that person, pursuant to contract or 19022 employment with an athletic team located in the state in which 19023 the person holds the license, provides physical therapy to any 19024 of the following while the team is traveling to or from or 19025 participating in a sporting event in this state: 19026

(a) A member of the athletic team; 19027

(b) A member of the athletic team's coaching,19028communications, equipment, or sports medicine staff;19029

(c) A member of a band or cheerleading squad accompanying19030the athletic team;19031

(d) The athletic team's mascot.

(2) In providing physical therapy pursuant to division (G) 19033
(1) of this section, the person shall not do either of the 19034
following: 19035

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(a) Provide physical therapy at a health care facility;	19036
(b) Provide physical therapy for more than sixty days in a	19037
calendar year.	19038
(3) The limitations described in divisions (G)(1) and (2)	19039
of this section do not apply to a person who is practicing in	19040
accordance with the compact privilege granted by this state	19041
through the "Physical Therapy Licensure Compact" entered into	19042
under section 4755.57 of the Revised Code.	19043
(4) The physical therapy section of the occupational	19044
therapy, physical therapy, and athletic trainers board shall not	19045
require a nonresident person who holds a license to practice	19046
physical therapy in another state to obtain a license in	19047
accordance with Chapter 4796. of the Revised Code to provide	19048
physical therapy services in the manner described under division	19049
(G)(1) of this section.	19050
(H)(1) Except as provided in division (H)(2) of this	19051
section and subject to division (I) of this section, no person	19052
shall practice physical therapy other than on the prescription	19053
of, or the referral of a patient by, a person who is licensed in	19054
this or another state to do at least one of the following:	19055
(a) Practice medicine and surgery, chiropractic,	19056
dentistry, osteopathic medicine and surgery, podiatric medicine	19057
and surgery;	19058
(b) Practice as a physician assistant;	19059
(c) Practice nursing as an advanced practice registered	19060
nurse.	19061
(2) The prohibition in division (H)(1) of this section on	19062
practicing physical therapy other than on the prescription of,	19063

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or the referral of a patient by, any of the persons described in 19064 that division does not apply if either of the following applies 19065 to the person: 19066 (a) The person holds a master's or doctorate degree from a 19067 professional physical therapy program that is accredited by a 19068 national physical therapy accreditation agency approved by the 19069 physical therapy section of the Ohio occupational therapy, 19070 physical therapy, and athletic trainers board. 19071 (b) On or before December 31, 2004, the person has 19072 completed at least two years of practical experience as a 19073 licensed physical therapist. 19074 (I) To be authorized to prescribe physical therapy or 19075 refer a patient to a physical therapist for physical therapy, a 19076 person described in division (H)(1) of this section must be in 19077 good standing with the relevant licensing board in this state or 19078 the state in which the person is licensed and must act only 19079 within the person's scope of practice. 19080 (J) In the prosecution of any person for violation of 19081 division (B) or (C) of this section, it is not necessary to 19082 allege or prove want of a valid license to practice physical 19083 therapy or to practice as a physical therapist assistant, but 19084

such matters shall be a matter of defense to be established by 19085 the accused. 19086

Sec. 4755.482. (A) Except as otherwise provided in 19087 divisions (B) and (C) of this section, a person shall not teach 19088 a physical therapy theory and procedures course in physical 19089 therapy education without obtaining a license as a physical 19090 therapist from the physical therapy section of the Ohio 19091 occupational therapy, physical therapy, and athletic trainers 19092

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board.

(B) A nonresident person who is registered or licensed as 19094 a physical therapist under the laws of another state shall not 19095 teach a physical therapy theory and procedures course in 19096 physical therapy education for more than one year without 19097 obtaining a license as a physical therapist from the physical 19098 therapy section, and the section shall not require that person 19099 to obtain a license in accordance with Chapter 4796. of the 19100 Revised Code to teach as described in this division. 19101

(C) A person who is registered or licensed as a physical 19102 therapist under the laws of a foreign country and is not 19103 registered or licensed as a physical therapist in any state who 19104 wishes to teach a physical therapy theory and procedures course 19105 in physical therapy education in this state, or an institution 19106 that wishes the person to teach such a course at the 19107 institution, may apply to the physical therapy section to 19108 request authorization for the person to teach such a course for 19109 a period of not more than one year. Any member of the physical 19110 therapy section may approve the person's or institution's 19111 application. No person described in this division shall teach 19112 such a course for longer than one year without obtaining a 19113 19114 license from the physical therapy section.

(D) The physical therapy section may investigate any 19115 person who allegedly has violated this section. The physical 19116 therapy section has the same powers to investigate an alleged 19117 violation of this section as those powers specified in section 19118 4755.02 of the Revised Code. If, after investigation, the 19119 physical therapy section determines that reasonable evidence 19120 exists that a person has violated this section, within seven 19121 days after that determination, the physical therapy section 19122

shall send a written notice to that person in the same manner as19123prescribed in section 119.07 of the Revised Code for licensees,19124except that the notice shall specify that a hearing will be held19125and specify the date, time, and place of the hearing.19126

The physical therapy section shall hold a hearing 19127 regarding the alleged violation in the same manner prescribed 19128 for an adjudication hearing under section 119.09 of the Revised 19129 Code. If the physical therapy section, after the hearing, 19130 determines a violation has occurred, the physical therapy 19131 section may discipline the person in the same manner as the 19132 physical therapy section disciplines licensees under section 19133 4755.47 of the Revised Code. The physical therapy section's 19134 determination is an order that the person may appeal in 19135 accordance with section 119.12 of the Revised Code. 19136

If a person who allegedly committed a violation of this 19137 section fails to appear for a hearing, the physical therapy 19138 section may request the court of common pleas of the county 19139 where the alleged violation occurred to compel the person to 19140 appear before the physical therapy section for a hearing. If the 19141 physical therapy section assesses a person a civil penalty for a 19142 violation of this section and the person fails to pay that civil 19143 penalty within the time period prescribed by the physical 19144 therapy section, the physical therapy section shall forward to 19145 the attorney general the name of the person and the amount of 19146 the civil penalty for the purpose of collecting that civil 19147 penalty. In addition to the civil penalty assessed pursuant to 19148 this section, the person also shall pay any fee assessed by the 19149 attorney general for collection of the civil penalty. 19150

Sec. 4755.62. (A) No person shall claim to the public to19151be an athletic trainer or imply by words, actions, or letters19152

that the person is an athletic trainer, or otherwise engage in	19153
the practice of athletic training, unless the person is licensed	19154
as an athletic trainer pursuant to this chapter.	19155
(B) Except as otherwise provided in division (B) of	19156
section 4755.65 of the Revised Code, no educational institution,	19157
partnership, association, or corporation shall advertise or	19158
otherwise offer to provide or convey the impression that it is	19159
providing athletic training unless an individual licensed as an	19160
athletic trainer pursuant to this chapter is employed by, or	19161
under contract to, the educational institution, partnership,	19162
association, or corporation and will be performing the athletic	19163
training services to which reference is made.	19164
(C) To qualify for an athletic trainers license, a person	19165
shall:	19166
(1) Have satisfactorily completed an application for	19167
licensure in accordance with rules adopted by the athletic	19168
trainers section of the Ohio occupational therapy, physical	19169
therapy, and athletic trainers board under section 4755.61 of	19170
the Revised Code;	19171
(2) Have paid the examination fee required under this	19172
section;	19173
(3) Have shown, to the satisfaction of the athletic	19174
trainers section, that the applicant has received a	19175
baccalaureate or higher degree from an institution of higher	19176
education, approved by the athletic trainers section of the	19177
board and the federal regional accreditation agency and	19178
recognized by the council on postsecondary accreditation, and	19179
has satisfactorily completed the educational course work	19180
requirements established by rule of the athletic trainers	19181

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section under section 4755.61 of the Revised Code.

(4) In addition to educational course work requirements,
have obtained supervised clinical experience that meets the
requirements established in rules adopted by the athletic
trainers section under section 4755.61 of the Revised Code;

(5) Have passed an examination adopted by the athletic
19187
trainers section under division (A) (8) of section 4755.61 of the
Revised Code. Each applicant for licensure shall pay, at the
19189
time of application, the nonrefundable examination fee set by
19190
the athletic trainers section.

(D) The section may waive the requirements of division (C) 19192 of this section for any applicant who presents proof of current 19193 licensure shall issue a license to engage in the practice of 19194 athletic training in accordance with Chapter 4796. of the 19195 Revised Code to an applicant who holds a license in another 19196 state whose standards for licensure, as determined by the 19197 section, are equal to or greater than those in effect in this 19198 state on the date of application or to an applicant who has_ 19199 satisfactory work experience, a government certification, or a 19200 private certification as described in that chapter as an 19201 athletic trainer in a state that does not issue that license. 19202

(E) The section shall issue a license to every applicant
19203
who complies with the requirements of division (C) of this
section, files the required application form, and pays the fees
19205
required by section 4755.61 of the Revised Code. Each licensee
19206
shall display the licensee's license in a conspicuous place at
19207
the licensee's principal place of employment.

A license issued under this section entitles the holder to 19209 engage in the practice of athletic training, to claim to the 19210

public to be an athletic trainer, or to imply by words or19211letters that the licensee is an athletic trainer. A license19212issued under this section does not entitle the holder to19213provide, offer to provide, or represent that the holder is19214qualified to provide any care or services for which the holder19215lacks the education, training, or experience to provide or is19216prohibited by law from providing.19217

Sec. 4755.65. (A) Nothing in sections 4755.61 to 4755.6419218of the Revised Code shall be construed to prevent or restrict19219the practice, services, or activities of any person who:19220

(1) Is an individual authorized under Chapter 4731. of the 19221 Revised Code to practice medicine and surgery, osteopathic 19222 medicine and surgery, or podiatry, a dentist licensed under 19223 Chapter 4715. of the Revised Code, a chiropractor licensed under 19224 Chapter 4734. of the Revised Code, a dietitian licensed under 19225 Chapter 4759. of the Revised Code, a physical therapist licensed 19226 under this chapter, or a qualified member of any other 19227 occupation or profession practicing within the scope of the 19228 person's license or profession and who does not claim to the 19229 19230 public to be an athletic trainer;

(2) Is employed as an athletic trainer by an agency of the
United States government and provides athletic training solely
under the direction or control of the agency by which the person
19233
is employed;

(3) Is a student in an athletic training education program
approved by the athletic trainers section leading to a
baccalaureate or higher degree from an accredited college or
university and is performing duties that are a part of a
supervised course of study;

(4) Is not an <u>a nonresident</u> individual <u>not</u>licensed as an	19240
athletic trainer in this state who practices or offers to	19241
practice athletic training while traveling with a visiting team	19242
or organization from outside the state or an event approved by	19243
the section for the purpose of providing athletic training to	19244
the visiting team, organization, or event;	19245
(5) Provides athletic training only to relatives or in	19246
medical emergencies;	19247
(6) Provides gratuitous care to friends or members of the	19248
person's family;	19249
(7) Provides only self-care.	19250
(B) Nothing in this chapter shall be construed to prevent	19251
any person licensed under Chapter 4723. of the Revised Code and	19252
whose license is in good standing, any person authorized under	19253
Chapter 4731. of the Revised Code to practice medicine and	19254
surgery or osteopathic medicine and surgery and whose	19255
certificate to practice is in good standing, any person	19256
authorized under Chapter 4731. of the Revised Code to practice	19257
podiatry and whose certificate to practice is in good standing,	19258
any person licensed under Chapter 4734. of the Revised Code to	19259
practice chiropractic and whose license is in good standing, any	19260
person licensed as a dietitian under Chapter 4759. of the	19261
Revised Code to practice dietetics and whose license is in good	19262
standing, any person licensed as a physical therapist under this	19263
chapter to practice physical therapy and whose license is in	19264
good standing, or any association, corporation, or partnership	19265
from advertising, describing, or offering to provide athletic	19266
training, or billing for athletic training if the athletic	19267
training services are provided by a person licensed under this	19268
chapter and practicing within the scope of the person's license,	19269

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by a person licensed under Chapter 4723. of the Revised Code and	19270
practicing within the scope of the person's license, by a person	19271
authorized under Chapter 4731. of the Revised Code to practice	19272
podiatry, by a person authorized under Chapter 4731. of the	19273
Revised Code to practice medicine and surgery or osteopathic	19274
medicine and surgery, by a person licensed under Chapter 4734.	19275
of the Revised Code to practice chiropractic, or by a person	19276
licensed under Chapter 4759. of the Revised Code to practice	19277
dietetics.	19278
(C) Nothing in this chapter shall be construed as	19279

authorizing a licensed athletic trainer to practice medicine and 19280 surgery, osteopathic medicine and surgery, podiatry, or 19281 chiropractic. 19282

(D) The athletic trainer section of the occupational19283therapy, physical therapy, and athletic trainers board shall not19284require a nonresident individual licensed as an athletic trainer19285in another state to obtain a license in accordance with Chapter192864796. of the Revised Code to practice or offer to practice19287athletic training in the manner described under division (A) (4)19288of this section.19289

Sec. 4757.18. The counselor, social worker, and marriage-19290 and family therapist board may enter into a reciprocal agreement 19291 with any state that regulates individuals practicing in the same-19292 capacities as those regulated under this chapter if the board 19293 finds that the state has requirements substantially equivalent 19294 to the requirements this state has for receipt of a license or 19295 certificate of registration under this chapter. In a reciprocal 19296 19297 agreement, the board agrees to issue the appropriate license or certificate of registration to any resident of the other state 19298 19299 whose practice is currently authorized by that state if that

state's regulatory body agrees to authorize the appropriate	19300
practice of any resident of this state who holds a valid license	19301
or certificate of registration issued under this chapter.	19302
Subject to section 4757.25 of the Revised Code, the The	19303
professional standards committees of the <u>counselor, social</u>	19304
worker, and marriage and family therapist board mayshall, by	19305
endorsement, issue the appropriate license, temporary license,	19306
or certificate of registration <u>in accordance with Chapter 4796.</u>	19307
<u>of the Revised Code to a resident of a state with which the</u>	19308
board does not have a reciprocal agreement, if the person-	19309
submits proof satisfactory to the committee of currently being	19310
licensed, certified, registered, or otherwise authorized to	19311
practice by that statean applicant if either of the following	19312
applies:	19313
(A) The applicant holds a license or certificate of	19314
registration in another state.	19315
registration in another state.	19313
(B) The applicant has satisfactory work experience, a	19316
government certification, or a private certification as	19317
described in that chapter in a state that does not issue the	19318
license, temporary license, or certificate of registration for	19319
which the applicant is applying.	19320
Sec. 4758.25. (A) The chemical dependency professionals	19321
board may enter into a reciprocal agreement with any state that	19322
regulates individuals practicing in the same capacities as those	19323
regulated under this chapter if the board finds that the state	19324
has requirements substantially equivalent to the requirements of	19325
this state to receive a license or certificate under this-	19326
chapter.	19327
The board may become a member of a national reciprocity	19328

organization that requires its members to have requirements	19329						
substantially equivalent to the requirements of this state to-	19330						
receive a license or certificate to practice in the same-	19331						
capacities as those regulated under this chapter. If the board	19332						
becomes a member of such an organization, the board shall	19333						
consider itself to have a reciprocal agreement with the other-	19334						
states that are also members of the organization.							
(B) The board may, by endorsement, shall issue the	19336						
appropriate <u>a</u>license or, certificate, or endorsement in	19337						
accordance with Chapter 4796. of the Revised Code to a resident	19338						
of a an applicant if either of the following applies:	19339						
(1) The applicant holds a license, certificate, or	19340						
endorsement in another_state with which the board does not have	19341						
a reciprocal agreement if both of the following apply:	19342						
(1) The board finds that the state has requirements-	19343						
substantially equivalent to the requirements of this state for-	19344						
receipt of a license or certificate under this chapter.	19345						
(2) The individual submits proof satisfactory to the board	19346						
of being currently authorized to practice by that state	19347						
(2) The applicant has satisfactory work experience, a	19348						
government certification, or a private certification as	19349						
described in that chapter in a state that does not issue the	19350						
license, certificate, or endorsement for which the applicant is	19351						
applying.	19352						
(C) (B) A license or certificate obtained by reciprocity	19353						
or endorsement under this section may be renewed or restored	19354						
under section 4758.26 of the Revised Code if the individual	19355						
holding the license or certificate satisfies the renewal or	19356						
restoration requirements established by that section. An	19357						

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individual holding a license or certificate obtained by
19358
reciprocity or endorsement under this section may obtain, under
19359
section 4758.24 of the Revised Code, a different license or
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certificate available under this chapter if the individual meets
19361
all of the requirements as specified in that section for the
19362
license or certificate the individual seeks.
19363
Sec. 4759.05. (A) The Except as provided in division (E)
19364

of this section, the state medical board shall adopt, amend, or19365rescind rules pursuant to Chapter 119. of the Revised Code to19366carry out the provisions of this chapter, including rules19367governing the following:19368

(1) Selection and approval of a dietitian licensure
 examination offered by the commission on dietetic registration
 or any other examination;
 19369

(2) The examination of applicants for licensure as a 19372
dietitian, as required under division (A) of section 4759.06 of 19373
the Revised Code; 19374

(3) Requirements for pre-professional dietetic experience
of applicants for licensure as a dietitian that are at least
equivalent to the requirements adopted by the commission on
19377
dietetic registration;

(4) Requirements for a person holding a limited permit
under division (G) of section 4759.06 of the Revised Code,
including the duration of validity of a limited permit and
procedures for renewal;

(5) Continuing education requirements for renewal of a
license, including rules providing for pro rata reductions by
month of the number of hours of continuing education that must
be completed for license holders who have been disabled by
19386

illness or accident or have been absent from the country. Rules	19387
adopted under this division shall be consistent with the	19388
continuing education requirements adopted by the commission on	19389
dietetic registration.	19390
(6) Any additional education requirements the board	19391
considers necessary, for applicants who have not practiced	19392
dietetics within five years of the initial date of application	19393
for licensure;	19394
(7) Standards of professional responsibility and practice	19395
for persons licensed under this chapter that are consistent with	19396
those standards of professional responsibility and practice	19397
adopted by the academy of nutrition and dietetics;	19398
(8) Formulation of an application form for licensure or	19399
license renewal;	19400
(9) Procedures for license renewal;	19401
(10) Requirements for criminal records checks of	19402
applicants under section 4776.03 of the Revised Code.	19403
(B)(1) The board shall investigate evidence that appears	19404
to show that a person has violated any provision of this chapter	19405
or any rule adopted under it. Any person may report to the board	19406
in a signed writing any information that the person may have	19407
that appears to show a violation of any provision of this	19408
chapter or any rule adopted under it. In the absence of bad	19409
faith, any person who reports information of that nature or who	19410
testifies before the board in any adjudication conducted under	19411
Chapter 119. of the Revised Code shall not be liable in damages	19412
in a civil action as a result of the report or testimony. Each	19413
complaint or allegation of a violation received by the board	19414
shall be assigned a case number and shall be recorded by the	19415

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board.

(2) Investigations of alleged violations of this chapter 19417 or any rule adopted under it shall be supervised by the 19418 supervising member elected by the board in accordance with 19419 section 4731.02 of the Revised Code and by the secretary as 19420 provided in section 4759.012 of the Revised Code. The president 19421 may designate another member of the board to supervise the 19422 investigation in place of the supervising member. No member of 19423 the board who supervises the investigation of a case shall 19424 participate in further adjudication of the case. 19425

(3) In investigating a possible violation of this chapter 19426 or any rule adopted under this chapter, the board may issue 19427 subpoenas, question witnesses, conduct interviews, administer 19428 oaths, order the taking of depositions, inspect and copy any 19429 books, accounts, papers, records, or documents, and compel the 19430 attendance of witnesses and the production of books, accounts, 19431 papers, records, documents, and testimony, except that a 19432 subpoena for patient record information shall not be issued 19433 without consultation with the attorney general's office and 19434 approval of the secretary and supervising member of the board. 19435

19436 Before issuance of a subpoena for patient record information, the secretary and supervising member shall 19437 determine whether there is probable cause to believe that the 19438 complaint filed alleges a violation of this chapter or any rule 19439 adopted under it and that the records sought are relevant to the 19440 alleged violation and material to the investigation. The 19441 subpoena may apply only to records that cover a reasonable 19442 period of time surrounding the alleged violation. 19443

On failure to comply with any subpoena issued by the board 19444 and after reasonable notice to the person being subpoenaed, the 19445

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board may move for an order compelling the production of persons 19446 or records pursuant to the Rules of Civil Procedure. 19447

A subpoena issued by the board may be served by a sheriff, 19448 the sheriff's deputy, or a board employee or agent designated by 19449 the board. Service of a subpoena issued by the board may be made 19450 by delivering a copy of the subpoena to the person named 19451 therein, reading it to the person, or leaving it at the person's 19452 usual place of residence, usual place of business, or address on 19453 file with the board. When serving a subpoena to an applicant for 19454 or the holder of a license or limited permit issued under this 19455 chapter, service of the subpoena may be made by certified mail, 19456 return receipt requested, and the subpoena shall be deemed 19457 served on the date delivery is made or the date the person 19458 refuses to accept delivery. If the person being served refuses 19459 to accept the subpoena or is not located, service may be made to 19460 an attorney who notifies the board that the attorney is 19461 representing the person. 19462

A sheriff's deputy who serves a subpoena shall receive the 19463 same fees as a sheriff. Each witness who appears before the 19464 board in obedience to a subpoena shall receive the fees and 19465 mileage provided for under section 119.094 of the Revised Code. 19466

(4) All hearings, investigations, and inspections of the
board shall be considered civil actions for the purposes of
section 2305.252 of the Revised Code.
19469

(5) A report required to be submitted to the board under
(5) A report required to be submitted to the board under
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The board shall conduct all investigations or inspections 19474

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and proceedings in a manner that protects the confidentiality of19475patients and persons who file complaints with the board. The19476board shall not make public the names or any other identifying19477information about patients or complainants unless proper consent19478is given.19479

The board may share any information it receives pursuant 19480 to an investigation or inspection, including patient records and 19481 patient record information, with law enforcement agencies, other 19482 licensing boards, and other governmental agencies that are 19483 19484 prosecuting, adjudicating, or investigating alleged violations of statutes or administrative rules. An agency or board that 19485 receives the information shall comply with the same requirements 19486 regarding confidentiality as those with which the state medical 19487 board must comply, notwithstanding any conflicting provision of 19488 the Revised Code or procedure of the agency or board that 19489 applies when it is dealing with other information in its 19490 possession. In a judicial proceeding, the information may be 19491 admitted into evidence only in accordance with the Rules of 19492 Evidence, but the court shall require that appropriate measures 19493 are taken to ensure that confidentiality is maintained with 19494 respect to any part of the information that contains names or 19495 other identifying information about patients or complainants 19496 whose confidentiality was protected by the state medical board 19497 when the information was in the board's possession. Measures to 19498 ensure confidentiality that may be taken by the court include 19499 sealing its records or deleting specific information from its 19500 records. 19501

(6) On a quarterly basis, the board shall prepare a report
that documents the disposition of all cases during the preceding
three months. The report shall contain the following information
19504
for each case with which the board has completed its activities:

(a) The case number assigned to the complaint or alleged	19506					
violation;	19507					
(b) The type of license, if any, held by the individual	19508					
against whom the complaint is directed;						
(c) A description of the allegations contained in the	19510					
complaint;	19511					
(d) The disperition of the appe	19512					
(d) The disposition of the case.	19512					
The report shall state how many cases are still pending	19513					
and shall be prepared in a manner that protects the identity of	19514					
each person involved in each case. The report shall be a public	19515					
record under section 149.43 of the Revised Code.	19516					
(C) The board shall keep records as are necessary to carry	19517					
out the provisions of this chapter.	19518					
(D) The board shall maintain and publish on its internet	19519					
web site the board's rules and requirements for licensure						
adopted under division (A) of this section.	19521					
(E) The board shall issue a license or limited permit to	19522					
practice dietetics in accordance with Chapter 4796. of the	19523					
Revised Code to an applicant if either of the following apply:	19524					
(1) The applicant holds a license or permit in another	19525					
<u>state.</u>	19526					
(2) The applicant has satisfactory work experience, a	19527					
government certification, or a private certification as	19528					
described in that chapter as a dietitian in a state that does	19529					
not issue that license.	19530					
Sec. 4759.06. (A) The Except as provided in section	19531					
4759.05 of the Revised Code, the state medical board shall issue	19532					

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a license to practice dietetics to an applicant who meets all of	19533
the following requirements:	19534
(1) Has satisfactorily completed an application for	19535
licensure in accordance with rules adopted under division (A) of	19536
section 4759.05 of the Revised Code;	19537
(2) Has paid the fee required under division (A) of	19538
section 4759.08 of the Revised Code;	19539
(3) Has received a baccalaureate or higher degree from an	19540
institution of higher education that is approved by the board or	19541
a regional accreditation agency that is recognized by the	19542
council on postsecondary accreditation, and has completed a	19543
program consistent with the academic standards for dietitians	19544
established by the academy of nutrition and dietetics;	19545
(4) Has successfully completed a pre-professional dietetic	19546
experience approved by the academy of nutrition and dietetics,	19547
or experience approved by the board under division (A)(3) of	19548
section 4759.05 of the Revised Code;	19549
(5) Has passed the examination approved by the board under	19550
division (A)(1) of section 4759.05 of the Revised Code.	19551
(B) The board shall waive the requirements of divisions	19552
(A)(3), (4), and (5) of this section and any rules adopted under	19553
division (A)(6) of section 4759.05 of the Revised Code if the	19554
applicant presents satisfactory evidence to the board of current	19555
registration as a registered dietitian with the commission on	19556
dietetic registration.	19557

(C) (1) The board shall issue a license to practice
dietetics to an applicant who meets the requirements of division
(A) of this section. A license shall be valid for a two-year
period unless revoked or suspended by the board and shall expire
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on	the	date	that	is	two	year	s after	the	date	of	issuance.	А	1	L9562
lic	ense	may	be r	renev	ved :	for a	ddition	al t	wo-yea	ar p	periods.		1	L9563

(2) The board shall renew an applicant's license if the 19564 applicant has paid the license renewal fee specified in section 19565 4759.08 of the Revised Code and certifies to the board that the 19566 applicant has met the continuing education requirements adopted 19567 under division (A) (5) of section 4759.05 of the Revised Code. 19568 The renewal shall be pursuant to the standard renewal procedure 19569 of sections 4745.01 to 4745.03 of the Revised Code. 19570

At least one month before a license expires, the board 19571 shall provide a renewal notice. Failure of any person to receive 19572 a notice of renewal from the board shall not excuse the person 19573 from the requirements contained in this section. Each person 19574 holding a license shall give notice to the board of a change in 19575 the license holder's residence address, business address, or 19576 electronic mail address not later than thirty days after the 19577 change occurs. 19578

(D) Any person licensed to practice dietetics by the
former Ohio board of dietetics before January 21, 2018, may
continue to practice dietetics in this state under that license
if the person continues to meet the requirements to renew a
license under this chapter and renews the license through the
state medical board.

The state medical board may take any of the following19585actions, as provided in section 4759.07 of the Revised Code,19586against the holder of a license to practice dietetics issued19587before January 21, 2018, by the former Ohio board of dietetics:19588

(1) Limit, revoke, or suspend the holder's license;
(2) Refuse to renew or reinstate the holder's license;
19590

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(3) Reprimand the holder or place the holder on probation.	19591
(E) The board may require a random sample of dietitians to	19592
submit materials documenting that the continuing education	19593
requirements adopted under division (A)(5) of section 4759.05 of	19594
the Revised Code have been met.	19595
This division does not limit the board's authority to	19596
conduct investigations pursuant to section 4759.07 of the	19597
Revised Code.	19598
(F)(1) If, through a random sample conducted under	19599
division (E) of this section or any other means, the board finds	19600
that an individual who certified completion of the number of	19601
hours and type of continuing education required to renew,	19602
reinstate, or restore a license to practice did not complete the	19603
requisite continuing education, the board may do either of the	19604
following:	19605
(a) Take disciplinary action against the individual under	19606
section 4759.07 of the Revised Code, impose a civil penalty, or	19607
both;	19608
(b) Permit the individual to agree in writing to complete	19609

the continuing education and pay a civil penalty. 19610

(2) The board's finding in any disciplinary action taken
under division (F) (1) (a) of this section shall be made pursuant
to an adjudication under Chapter 119. of the Revised Code and by
an affirmative vote of not fewer than six of its members.

(3) A civil penalty imposed under division (F) (1) (a) of
19615
this section or paid under division (F) (1) (b) of this section
19616
shall be in an amount specified by the board of not more than
19617
five thousand dollars. The board shall deposit civil penalties
19618
in accordance with section 4731.24 of the Revised Code.

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(G)(1) The <u>Except</u> as provided in section 4759.05 of the	19620
Revised Code, the board may grant a limited permit to a person	19621
who has completed the education and pre-professional	19622
requirements of divisions (A)(3) and (4) of this section and who	19623
presents evidence to the board of having applied to take the	19624
examination approved by the board under division (A)(1) of	19625
section 4759.05 of the Revised Code. An application for a	19626
limited permit shall be made on forms that the board shall	19627
furnish and shall be accompanied by the limited permit fee	19628
specified in section 4759.08 of the Revised Code.	19629
(2) If no grounds apply under section 4759.07 of the	19630
Revised Code for denying a license to the applicant and the	19631
applicant meets the requirements of division (G)(1) of this	19632
section, the board shall issue a limited permit to the	19633
applicant.	19634
A limited permit ouriges in accordance with rules adopted	19635
A limited permit expires in accordance with rules adopted	19635
under section 4759.05 of the Revised Code. A limited permit may be renewed in accordance with those rules.	19630
be renewed in accordance with those rules.	19037
(3) A person holding a limited permit who has failed the	19638
examination shall practice only under the direct supervision of	19639
a licensed dietitian.	19640
(4) The board may revoke a limited permit on proof	19641
satisfactory to the board that the permit holder has engaged in	19642
practice in this state outside the scope of the permit, that the	19643
holder has engaged in unethical conduct, or that grounds for	19644
action against the holder exist under section 4759.07 of the	19645
Revised Code.	19646
Sec. 4760.03. (A) An <u>Except</u> as provided in division (D) of	19647
	10010

this section, an individual seeking a license to practice as an 19648

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anesthesiologist assistant shall file with the state medical 19649 board a written application on a form prescribed and supplied by 19650 the board. The application shall include all of the following 19651 information: 19652

(1) Evidence satisfactory to the board that the applicantis at least twenty-one years of age;19654

(2) Evidence satisfactory to the board that the applicant
has successfully completed the training necessary to prepare
individuals to practice as anesthesiologist assistants, as
19657
specified in section 4760.031 of the Revised Code;

(3) Evidence satisfactory to the board that the applicant
holds current certification from the national commission for
certification of anesthesiologist assistants and that the
requirements for receiving the certification included passage of
an examination to determine the individual's competence to
practice as an anesthesiologist assistant;

(4) Any other information the board considers necessary to 19665process the application and evaluate the applicant's 19666qualifications. 19667

(B) (1) At the time of making application for a license
 19668
 <u>under division (A) of this section</u>, the <u>an applicant shall pay</u>
 19669
 the board a fee of one hundred dollars, no part of which shall
 19670
 be returned.

(2) An applicant seeking a license under division (D) of19672this section shall pay the fee required under Chapter 4796. of19673the Revised Code.19674

(C) The board shall review all applications received under
 19675
 this section. Not later than sixty days after receiving a
 19676
 complete application, the board shall determine whether an
 19677

applicant meets the requirements to receive a license. The	19678
Except as provided in division (D) of this section, the board	19679
shall not issue a license to an applicant unless the applicant	19680
is certified by the national commission for certification of	19681
anesthesiologist assistants or a successor organization that is	19682
recognized by the board.	19683
(D) The board shall issue a license to practice as an	19684
anesthesiologist assistant in accordance with Chapter 4796. of	19685
the Revised Code to an applicant if either of the following	19686
applies:	19687
(1) The applicant holds a license in another state.	19688
(2) The applicant has satisfactory work experience, a	19689
government certification, or a private certification as	19690
described in that chapter as an anesthesiologist assistant in a	19691
state that does not issue that license.	19692
Sec. 4760.031. As Except for a license issued under	19693
division (D) of section 4760.03 of the Revised Code, as a	19694
condition of being eligible to receive a license to practice as	19695
an anesthesiologist assistant, an individual must successfully	19696
complete the following training requirements:	19697
(A) A baccalaureate or higher degree program at an	19698
institution of higher education accredited by an organization	19699
recognized by the department of higher education. The program	19700
must have included courses in the following areas of study:	19701
(1) General biology;	19702
(2) General chemistry;	19703
(3) Organic chemistry;	19704
(4) Physics;	19705

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(5) Calculus.

19728

(B) A training program conducted for the purpose of 19707 preparing individuals to practice as anesthesiologist 19708 assistants. If the program was completed prior to May 31, 2000, 19709 the program must have been completed at case western reserve 19710 university or emory university in Atlanta, Georgia. If the 19711 program is completed on or after May 31, 2000, the program must 19712 be a graduate-level program accredited by the commission on 19713 accreditation of allied health education programs or any of the 19714 commission's successor organizations. In either case, the 19715 training program must have included at least all of the 19716 following components: 19717

(1) Basic sciences of anesthesia: physiology,
pathophysiology, anatomy, and biochemistry. The courses must be
presented as a continuum of didactic courses designed to teach
students the foundations of human biological existence on which
clinical correlations to anesthesia practice are based.

(2) Pharmacology for the anesthetic sciences. The course
 must include instruction in the anesthetic principles of
 pharmacology, pharmacodynamics, pharmacokinetics, uptake and
 19725
 distribution, intravenous anesthetics and narcotics, and
 19726
 volatile anesthetics.

(3) Physics in anesthesia.

(4) Fundamentals of anesthetic sciences, presented as a
continuum of courses covering a series of topics in basic
medical sciences with special emphasis on the effects of
anesthetics on normal physiology and pathophysiology.

(5) Patient instrumentation and monitoring, presented as a 19733continuum of courses focusing on the design of, proper 19734

preparation of, and proper methods of resolving problems that	19735
arise with anesthesia equipment. The courses must provide a	19736
balance between the engineering concepts used in anesthesia	19737
instruments and the clinical application of anesthesia	19738
instruments.	19739
(6) Clinically based conferences in which techniques of	19740
anesthetic management, quality assurance issues, and current	19741
professional literature are reviewed from the perspective of	19742
practice improvement.	19743
	10744
(7) Clinical experience consisting of at least two	19744
thousand hours of direct patient contact, presented as a	19745
continuum of courses throughout the entirety of the program,	19746
beginning with a gradual introduction of the techniques for the	19747
anesthetic management of patients and culminating in the	19748
assimilation of the graduate of the program into the work force.	19749
Areas of instruction must include the following:	19750
(a) Preoperative patient assessment;	19751
(b) Indwelling vascular catheter placement, including	19752
intravenous and arterial catheters;	19753
(c) Airway management, including mask airway and	19754
orotracheal intubation;	19755
	10750
(d) Intraoperative charting;	19756
(e) Administration and maintenance of anesthetic agents,	19757
narcotics, hypnotics, and muscle relaxants;	19758
(f) Administration and maintenance of volatile	19759
anesthetics;	19760
(g) Administration of blood products and fluid therapy;	19761

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(h) Patient monitoring;	19762
(i) Postoperative management of patients;	19763
(j) Regional anesthesia techniques;	19764
(k) Administration of vasoactive substances for treatment	19765
of unacceptable patient hemodynamic status;	19766
(l) Specific clinical training in all the subspecialties	19767
of anesthesia, including pediatrics, neurosurgery,	19768
cardiovascular surgery, trauma, obstetrics, orthopedics, and	19769
vascular surgery.	19770
(8) Basic life support that qualifies the individual to	19771
administer cardiopulmonary resuscitation to patients in need.	19772
The course must include the instruction necessary to be	19773
certified in basic life support by the American red cross or the	19774
American heart association.	19775
(9) Advanced cardiac life support that qualifies the	19776
individual to participate in the pharmacologic intervention and	19777
management resuscitation efforts for a patient in full cardiac	19778
arrest. The course must include the instruction necessary to be	19779
certified in advanced cardiac life support by the American red	19780
cross or the American heart association.	19781
Sec. 4761.04. (A) Except as provided in division (B) or	19782
(C) of this section, no person is eligible for licensure as a	19783
respiratory care professional unless the person has shown, to	19784
the satisfaction of the state medical board, all of the	19785
following:	19786
(1) That the person has successfully completed the	19787
requirements of an educational program approved by the board	19788
that includes instruction in the biological and physical	19789

sciences, pharmacology, respiratory care theory, procedures, and	19790
clinical practice, and cardiopulmonary rehabilitation	19791
techniques;	19792
(2) That the person has passed an examination approved	19793
under rules adopted by the board that tests the applicant's	19794
knowledge of the basic and clinical sciences relating to	19795
respiratory care theory and practice, professional skills and	19796
judgment in the utilization of respiratory care techniques, and	19797
such other subjects as the board considers useful in determining	19798
fitness to practice.	19799
(B) Any person licensed to practice respiratory care by	19800
the former Ohio respiratory care board before January 21, 2018,	19801
may continue to practice respiratory care in this state under	19802
that license if the person continues to meet the requirements to	19803
renew a license under this chapter and renews the license	19804
through the state medical board.	19805
The state medical board may take any of the following	19806
actions, as provided in section 4761.09 of the Revised Code,	19807
against the holder of a license to practice respiratory care	19808
issued before January 21, 2018, by the former Ohio respiratory	19809
care board:	19810
(1) Limit, revoke, or suspend the holder's license;	19811
(2) Refuse to renew or reinstate the holder's license;	19812
(3) Reprimand the holder or place the holder on probation.	19813
(C) The board shall issue a license to act as a	19814
respiratory care professional in accordance with Chapter 4796.	19815
of the Revised Code to an applicant if either of the following	19816
apply:	19817

(1) The applicant holds a license in another state.	19818
(2) The applicant has satisfactory work experience, a	19819
government certification, or a private certification as	19820
described in that chapter as a respiratory care professional in	19821
a state that does not issue that license.	19822
Sec. 4761.05. (A) The Except as provided in division (C)	19823
of section 4761.04 of the Revised Code, the state medical board	19824
shall issue a license to any applicant who complies with the	19825
requirements of section 4761.04 of the Revised Code, files the	19826
prescribed application form, and pays the fee or fees required	19827
under section 4761.07 of the Revised Code. The license entitles	19828
the holder to practice respiratory care.	19829
(B)(1) The Except as provided in division (D) of this	19830
section, the board shall issue a limited permit to any applicant	19831
who files an application on a form furnished by the board, pays	19832
the fee required under section 4761.07 of the Revised Code, and	19833
meets either of the following requirements:	19834
(a) Is enrolled in and is in good standing in a	19835
respiratory care educational program approved by the board that	19836
meets the requirements of division (A)(1) of section 4761.04 of	19837
the Revised Code leading to a degree or certificate of	19838
completion or is a graduate of the program;	19839
(b) Is employed as a provider of respiratory care in this	19840
state and was employed as a provider of respiratory care in this	19841
state prior to March 14, 1989.	19842
(2) If no grounds apply under section 4761.09 of the	19843
Revised Code for denying a limited permit to the applicant and	19844
the applicant meets the requirements of division (B) of this	19845
section, the board shall issue a limited permit to the	19846

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applicant.

The limited permit authorizes the holder to provide 19848 respiratory care under the supervision of a respiratory care 19849 professional. A person issued a limited permit under division 19850 (B) (1) (a) of this section may practice respiratory care under 19851 the limited permit for not more than three years after the date 19852 the limited permit is issued, except that the limited permit 19853 shall cease to be valid one year following the date of receipt 19854 of a certificate of completion from a board-approved respiratory 19855 care education program or immediately if the holder discontinues 19856 participation in the educational program. 19857

The holder shall notify the board as soon as practicable 19858 when the holder completes a board-approved respiratory care 19859 education program or discontinues participation in the 19860 educational program. 19861

This division does not require a student enrolled in an19862educational program leading to a degree or certificate of19863completion in respiratory care approved by the board to obtain a19864limited permit to perform any duties that are part of the19865required course of study.19866

(3) A person issued a limited permit under division (B) (1)
(b) of this section may practice under a limited permit for not
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more than three years, except that this restriction does not
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apply to a permit holder who, on March 14, 1989, has been
employed as a provider of respiratory care for an average of not
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less than twenty-five hours per week for a period of not less
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than five years by a hospital.

(4) During the three-year period in which a person maypractice under a limited permit, the person shall apply for19875

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renewal on an annual basis in accordance with section 4761.06 of	19876
the Revised Code.	19877
(5) The board may revoke a limited permit upon proof	19878
satisfactory to the board that the permit holder has engaged in	19879
practice in this state outside the scope of the permit, that the	19880
holder has engaged in unethical conduct, or that there are	19881
grounds for action against the holder under section 4761.09 of	19882
the Revised Code.	19883
(C) The holder of a license or limited permit issued under	19884
this section shall either provide verification of licensure or	19885
permit status from the board's internet web site on request or	19886
prominently display a wall certificate in the license holder's	19887
office or place where the majority of the holder's practice is	19888
conducted.	19889
(D) The board shall issue a limited permit to practice_	19890
respiratory care in accordance with Chapter 4796. of the Revised	19891
Code to an applicant if either of the following applies:	19892
(1) The applicant holds a license or permit in another	19893
<u>state.</u>	19894
(2) The applicant has satisfactory work experience, a	19895
government certification, or a private certification as	19896
described in that chapter as a provider of respiratory care in a	19897
state that does not issue that license or permit.	19898
Sec. 4762.03. (A) An Except as provided in division (D) of	19899
<u>this section, an individual seeking a license to practice as an</u>	19900
oriental medicine practitioner or license to practice as an	19901
acupuncturist shall file with the state medical board a written	19902
application on a form prescribed and supplied by the board.	19903

(B) To Except as provided in division (D) of this section, 19904

to be eligible for the license, an applicant shall meet all of

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19905

the following conditions, as applicable:	19906
(1) The applicant shall submit evidence satisfactory to	19907
the board that the applicant is at least eighteen years of age.	19908
(2) In the case of an applicant seeking a license to	19909
practice as an oriental medicine practitioner, the applicant	19910
shall submit evidence satisfactory to the board of both of the	19911
following:	19912
(a) That the applicant holds a current and active	19913
designation from the national certification commission for	19914
acupuncture and oriental medicine as either a diplomate in	19915
oriental medicine or diplomate of acupuncture and Chinese	19916
herbology;	19917
(b) That the applicant has successfully completed, in the	19918
two-year period immediately preceding application for the	19919
license to practice, one course approved by the commission on	19920
federal food and drug administration dispensary and compounding	19921
guidelines and procedures.	19922
(3) In the case of an applicant seeking a license to	19923
practice as an acupuncturist, the applicant shall submit	19924
evidence satisfactory to the board that the applicant holds a	19925
current and active designation from the national certification	19926
commission for acupuncture and oriental medicine as a diplomate	19927
in acupuncture.	19928
(4) The applicant shall demonstrate to the board	19929
proficiency in spoken English by satisfying one of the following	19930
requirements:	19931
(a) Passing the examination described in section 4731.142	19932
of the Revised Code;	19933

(b) Submitting evidence satisfactory to the board that the	19934
applicant was required to demonstrate proficiency in spoken	19935
English as a condition of obtaining designation from the	19936
national certification commission for acupuncture and oriental	19937
medicine as a diplomate in oriental medicine, diplomate of	19938
acupuncture and Chinese herbology, or diplomate in acupuncture;	19939
(c) Submitting evidence satisfactory to the board that the	19940
applicant, in seeking a designation from the national	19941
certification commission for acupuncture and oriental medicine	19942
as a diplomate of oriental medicine, diplomate of acupuncture	19943
and Chinese herbology, or diplomate of acupuncture, has	19944
successfully completed in English the examination required for	19945
such a designation by the national certification commission for	19946
acupuncture and oriental medicine;	19947
(d) In the case of an applicant seeking a license to	19948
practice as an oriental medicine practitioner, submitting	19949
evidence satisfactory to the board that the applicant has	19950
previously held a license to practice as an acupuncturist issued	19951
under section 4762.04 of the Revised Code.	19952
(5) The applicant shall submit to the board any other	19953
information the board requires.	19954
(6) The applicant shall pay to the board a fee of one	19955
hundred dollars, no part of which may be returned to the	19956
applicant.	19957
(C) The board shall review all applications received under	19958
this section. The board shall determine whether an applicant	19959
meets the requirements to receive a license not later than sixty	19960
days after receiving a complete application.	19961
(D) The board shall issue a license to practice as an	19962

oriental medicine practitioner or acupuncturist in accordance	19963
with Chapter 4796. of the Revised Code to an applicant if either	19964
of the following applies:	19965
(1) The applicant holds a license in another state.	19966
(2) The applicant has satisfactory work experience, a	19967
government certification, or a private certification as	19968
described in that chapter as an oriental medicine practitioner	19969
or acupuncturist in a state that does not issue that license.	19970

Sec. 4763.05. (A)(1)(a) A person shall make application 19971 for an initial state-certified general real estate appraiser 19972 certificate, an initial state-certified residential real estate 19973 appraiser certificate, an initial state-licensed residential 19974 real estate appraiser license, or an initial state-registered 19975 real estate appraiser assistant registration in writing to the 19976 superintendent of real estate on a form the superintendent 19977 prescribes. The application shall include the address of the 19978 applicant's principal place of business and all other addresses 19979 at which the applicant currently engages in the business of 19980 performing real estate appraisals and the address of the 19981 applicant's current residence. The superintendent shall retain 19982 the applicant's current residence address in a separate record 19983 which does not constitute a public record for purposes of 19984 section 149.43 of the Revised Code. The application shall 19985 indicate whether the applicant seeks certification as a general 19986 real estate appraiser or as a residential real estate appraiser, 19987 licensure as a residential real estate appraiser, or 19988 registration as a real estate appraiser assistant and be 19989 accompanied by the prescribed examination and certification, 19990 registration, or licensure fees set forth in section 4763.09 of 19991 the Revised Code. The application also shall include a pledge, 19992

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signed by the applicant, that the applicant will comply with the 19993 standards set forth in this chapter; and a statement that the 19994 applicant understands the types of misconduct for which 19995 disciplinary proceedings may be initiated against the applicant 19996 pursuant to this chapter. 19997

(b) Upon the filing of an application and payment of any 19998 examination and certification, registration, or licensure fees, 19999 the superintendent of real estate shall request the 20000 superintendent of the bureau of criminal identification and 20001 investigation, or a vendor approved by the bureau, to conduct a 20002 criminal records check based on the applicant's fingerprints in 20003 accordance with section 109.572 of the Revised Code. 20004 Notwithstanding division (K) of section 121.08 of the Revised 20005 Code, the superintendent of real estate shall request that 20006 criminal record information from the federal bureau of 20007 investigation be obtained as part of the criminal records check. 20008 Any fee required under division (C) (3) of section 109.572 of the 20009 Revised Code shall be paid by the applicant. 20010

(2) For purposes of providing funding for the real estate 20011 appraiser recovery fund established by section 4763.16 of the 20012 Revised Code, the real estate appraiser board shall levy an 20013 assessment against each person issued an initial certificate, 20014 registration, or license and against current licensees, 20015 registrants, and certificate holders, as required by board rule. 20016 The assessment is in addition to the application and examination 20017 fees for initial applicants required by division (A)(1) of this 20018 section and the renewal fees required for current certificate 20019 holders, registrants, and licensees. The superintendent of real 20020 estate shall deposit the assessment into the state treasury to 20021 the credit of the real estate appraiser recovery fund. The 20022 assessment for initial certificate holders, registrants, and 20023

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licensees shall be paid prior to the issuance of a certificate, 20024 registration, or license, and for current certificate holders, 20025 registrants, and licensees, at the time of renewal. 20026

(B) An applicant for an initial general real estate 20027 appraiser certificate, residential real estate appraiser 20028 certificate, or residential real estate appraiser license shall 20029 possess experience in real estate appraisal as the board 20030 prescribes by rule. In addition to any other information 20031 required by the board, the applicant shall furnish, under oath, 20032 a detailed listing of the appraisal reports or file memoranda 20033 for each year for which experience is claimed and, upon request 20034 of the superintendent or the board, shall make available for 20035 examination a sample of the appraisal reports prepared by the 20036 applicant in the course of the applicant's practice. 20037

(C) An applicant for an initial certificate, registration,
or license shall be at least eighteen years of age, honest, and
20039
truthful and shall present satisfactory evidence to the
20040
superintendent that the applicant has successfully completed any
20041
education requirements the board prescribes by rule.

(D) An applicant for an initial general real estate
 20043
 appraiser or residential real estate appraiser certificate or
 20044
 residential real estate appraiser license shall take and
 20045
 successfully complete a written examination in order to qualify
 20046
 for the certificate or license.
 20047

The board shall prescribe the examination requirements by 20048 rule. 20049

(E) (1) A person who has obtained The board shall issue a 20050
residential real estate appraiser license, a residential real 20051
estate appraiser certificate, real estate appraiser assistant 20052

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registration, or a general real estate appraiser certificate	20053
from another state may apply to obtain a license or certificate	20054
issued under this chapter provided the state that issued the	20055
license or certificate has requirements that meet or exceed the	20056
requirements found in this chapter. The board shall adopt rules-	20057
relating to this division. The application for obtaining a	20058
license or certificate under this division may include any of	20059
the following:	20060
(a) A pledge, signed by the applicant, that the applicant-	20061
will comply with the standards set forth in this chapter;	20062
(b) A statement that the applicant understands the types-	20063
of misconduct for which disciplinary proceedings may be	20064
initiated against the applicant pursuant to this chapter;	20065
(c) A consent to service of process in accordance with	20066
Chapter 4796. of the Revised Code to an applicant if either of	20067
the following applies:	20068
<u>(a) The applicant holds a certificate, license, or</u>	20069
	20009
registration in another state.	20070
(b) The applicant has satisfactory work experience, a	20071
government certification, or a private certification as	20072
described in that chapter as a residential real estate	20073
appraiser, real estate appraiser assistant, or general real	20074
estate appraiser in a state that does not issue that	20075
certificate, license, or registration.	20076
(2)(a) The board shall recognize on a temporary basis a	20077
certification or license issued in another state and shall	20078
register on a temporary basis an appraiser who is certified or	20079
licensed in another state if all of the following apply:	20080

(i) The temporary registration is to perform an appraisal 20081

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assignment that is part of a federally related transaction.	20082
(ii) The appraiser's business in this state is of a	20083
temporary nature.	20084
(iii) The appraiser registers with the board pursuant to	20085
this division.	20086
(b) An appraiser who is certified or licensed in another	20087
state shall register with the board for temporary practice	20088
before performing an appraisal assignment in this state in	20089
connection with a federally related transaction.	20090

(c) The board shall adopt rules relating to registration 20091 for the temporary recognition of certification and licensure of 20092 appraisers from another state. The registration for temporary 20093 recognition of certified or licensed appraisers from another 20094 state shall not authorize completion of more than one appraisal 20095 assignment in this state. The board shall not issue more than 20096 two registrations for temporary practice to any one applicant in 20097 any calendar year. The application for obtaining a registration 20098 under this division may include any of the following: 20099

(i) A pledge, signed by the applicant, that the applicantwill comply with the standards set forth in this chapter;20101

(ii) A statement that the applicant understands the types
of misconduct for which disciplinary proceedings may be
20103
initiated against the applicant pursuant to this chapter;
20104

(iii) A consent to service of process. 20105

(3) The board may enter into reciprocal agreements with20106other states. The board shall prescribe reciprocal agreement20107requirements by rule(d) A nonresident appraiser whose20108certification or license has been recognized by the board on a20109

license to the superintendent.

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20129

temporary basis and who is acting in accordance with this	20110
section and the board's rules is not required to obtain a	20111
license in accordance with Chapter 4796. of the Revised Code.	20112
(F) The superintendent shall not issue a certificate,	20113
registration, or license to, or recognize on a temporary basis	20114
an appraiser from another state that is a corporation,	20115
partnership, or association. This prohibition shall not be	20116
construed to prevent a certificate holder or licensee from	20117
signing an appraisal report on behalf of a corporation,	20118
partnership, or association.	20119
(G) Every person licensed, registered, or certified under	20120
this chapter shall notify the superintendent, on a form provided	20121
by the superintendent, of a change in the address of the	20122
licensee's, registrant's, or certificate holder's principal	20123
place of business or residence within thirty days of the change.	20124
If a licensee's, registrant's, or certificate holder's license,	20125
registration, or certificate is revoked or not renewed, the	20126
licensee, registrant, or certificate holder immediately shall	20127
return the annual and any renewal certificate, registration, or	20128

(H) (1) The superintendent shall not issue a certificate,
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registration, or license to any person, or recognize on a
20131
temporary basis an appraiser from another state, who does not
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meet applicable minimum criteria for state certification,
20133
registration, or licensure prescribed by federal law or rule.
20134

(2) The superintendent shall not refuse to issue a general
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real estate appraiser certificate, residential real estate
20136
appraiser certificate, residential real estate appraiser
20137
license, or real estate appraiser assistant registration to any
20138
person because of a conviction of or plea of guilty to any
20139

criminal offense unless the refusal is in accordance with	20140
section 9.79 of the Revised Code.	20141
Sec. 4764.10. (A) The superintendent of real estate and	20142
professional licensing may issue a home inspector license to an	20143
applicant who holds a license, registration, or certification as	20144
a home inspector in another jurisdiction other than another	20145
state if that applicant submits an application on a form the	20146
superintendent provides, pays the fee the Ohio home inspector	20147
board prescribes, and satisfies all of the following	20148
requirements:	20149
$\frac{(A)}{(1)}$ The applicant is licensed, registered, or	20150
certified as a home inspector in a jurisdiction that the board	20151
determines grants the same privileges to persons licensed under	20152
this chapter as this state grants to persons in that	20153
jurisdiction.	20154
(B) (2) That other jurisdiction has licensing,	20155
registration, or certification requirements that are	20156
substantially similar to, or exceed, those of this state.	20157
$\frac{(C)}{(C)}$ The applicant attests that the applicant is	20158
familiar with and will abide by this chapter.	20159
$\frac{(D)}{(4)}$ The applicant attests to all of the following in a	20160
written statement that the applicant submits to the	20161
superintendent:	20162
$\frac{(1)}{(a)}$ To provide the superintendent the name and address	20163
of an agent to receive service of process in this state or that	20164
the applicant authorizes the superintendent to act as agent for	20165
that applicant;	20166
(2) (b) That service of process in accordance with the	20167
Revised Code is proper and the applicant is subject to the	20168

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jurisdiction of the courts of this state;	20169
(3) (c) That any cause of action arising out of the	20170
conduct of the applicant's business in this state shall be filed	20171
in the county in which the events that gave rise to that cause	20172
of action occurred.	20173
(B) The board shall issue a home inspector license in	20174
accordance with Chapter 4796. of the Revised Code to an	20175
applicant if either of the following applies:	20176
(1) The applicant holds a license in another state.	20177
(2) The applicant has satisfactory work experience, a	20178
government certification, or a private certification as	20179
described in that chapter as a home inspector in a state that	20180
does not issue that license.	20181
Sec. 4765.10. (A) The state board of emergency medical,	20182
fire, and transportation services shall do all of the following:	20183
(1) Administer and enforce the provisions of this chapter	20184
and the rules adopted under it;	20185
(2) Approve, in accordance with procedures established in	20186
rules adopted under section 4765.11 of the Revised Code,	20187
examinations that demonstrate competence to have a certificate	20188
to practice renewed without completing a continuing education	20189
program;	20190
(3) Advise applicants for state or federal emergency	20191
medical services funds, review and comment on applications for	20192
these funds, and approve the use of all state and federal funds	20193
designated solely for emergency medical service programs unless	20194
federal law requires another state agency to approve the use of	20195
all such federal funds;	20196

(4) Serve as a statewide clearinghouse for discussion,	20197
inquiry, and complaints concerning emergency medical services;	20198
(5) Make recommendations to the general assembly on	20199
legislation to improve the delivery of emergency medical	20200
services;	20201
(6) Maintain a toll-free long distance telephone number	20202
through which it shall respond to questions about emergency	20203
medical services;	20204
(7) Work with appropriate state offices in coordinating	20205
the training of firefighters and emergency medical service	20206
personnel. Other state offices that are involved in the training	20207
of firefighters or emergency medical service personnel shall	20208
cooperate with the board and its committees and subcommittees to	20209
achieve this goal.	20210
(8) Provide a liaison to the state emergency operation	20211
center during those periods when a disaster, as defined in	20212
section 5502.21 of the Revised Code, has occurred in this state	20213
and the governor has declared an emergency as defined in that	20214
section.	20215
(B) The board may do any of the following:	20216
(1) Investigate complaints concerning emergency medical	20217
services and emergency medical service organizations as it	20218
determines necessary;	20219
(2) Enter into reciprocal agreements with other states	20220
that have standards for accreditation of emergency medical	20221
services training programs and for certification of first	20222
responders, EMTs basic, EMTs I, paramedics, firefighters, or	20223
fire safety inspectors that are substantially similar to those	20224
established under this chapter and the rules adopted under it;	20225

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(3) Establish a statewide public information system and 20226 public education programs regarding emergency medical services; 20227 (4) (3) Establish an injury prevention program. 20228 (C) The state board of emergency medical, fire, and 20229 transportation services shall not regulate any profession that 20230 otherwise is regulated by another board, commission, or similar 20231 regulatory entity. 20232 Sec. 4765.11. (A) The state board of emergency medical, 20233 fire, and transportation services shall adopt, and may amend and 20234 rescind, rules in accordance with Chapter 119. of the Revised 20235 Code and division (C) of this section that establish all of the 20236 following: 20237 (1) Procedures for its governance and the control of its 20238 actions and business affairs; 20239 20240 (2) Standards for the performance of emergency medical services by first responders, emergency medical technicians-20241 basic, emergency medical technicians-intermediate, and emergency 20242 medical technicians-paramedic; 20243 (3) Application fees for certificates of accreditation, 20244 certificates of approval, certificates to teach, and 20245 certificates to practice, which shall be deposited into the 20246 trauma and emergency medical services fund created in section 20247 4513.263 of the Revised Code; 20248 (4) Criteria for determining when the application or 20249 renewal fee for a certificate to practice may be waived because 20250 an applicant cannot afford to pay the fee; 20251 (5) Procedures for issuance and renewal of certificates of 20252 accreditation, certificates of approval, certificates to teach, 20253

and certificates to practice, including any measures necessary	20254
to implement section 9.79 of the Revised Code and any procedures	20255
necessary to ensure that adequate notice of renewal is provided	20256
in accordance with division $\frac{(D)}{(E)}$ of section 4765.30 of the	20257
Revised Code;	20258
(6) Procedures for suspending or revoking certificates of	20259
accreditation, certificates of approval, certificates to teach,	20260
and certificates to practice;	20261
(7) Grounds for suspension or revocation of a certificate	20262
to practice issued under section 4765.30 of the Revised Code and	20263
for taking any other disciplinary action against a first	20264
responder, EMT-basic, EMT-I, or paramedic;	20265
(8) Procedures for taking disciplinary action against a	20266
first responder, EMT-basic, EMT-I, or paramedic;	20267
(9) Standards for certificates of accreditation and	20268
certificates of approval;	20269
(10) Qualifications for certificates to teach;	20270
(11) Requirements for a certificate to practice;	20271
(12) The curricula, number of hours of instruction and	20272
training, and instructional materials to be used in adult and	20273
pediatric emergency medical services training programs and adult	20274
and pediatric emergency medical services continuing education	20275
programs;	20276
(13) Procedures for conducting courses in recognizing	20277
symptoms of life-threatening allergic reactions and in	20278
calculating proper dosage levels and administering injections of	20279
epinephrine to adult and pediatric patients who suffer life-	20280
threatening allergic reactions;	20281

(14) Examinations for certificates to practice;

20282

(15) Procedures for administering examinations for20283certificates to practice;20284

(16) Procedures for approving examinations that 20285
demonstrate competence to have a certificate to practice renewed 20286
without completing an emergency medical services continuing 20287
education program; 20288

(17) Procedures for granting extensions and exemptions of 20289emergency medical services continuing education requirements; 20290

20291 (18) Procedures for approving the additional emergency 20292 medical services first responders are authorized by division (C) of section 4765.35 of the Revised Code to perform, EMTs-basic 20293 are authorized by division (C) of section 4765.37 of the Revised 20294 Code to perform, EMTs-I are authorized by division (B) (5) of 20295 section 4765.38 of the Revised Code to perform, and paramedics 20296 are authorized by division (B)(6) of section 4765.39 of the 20297 Revised Code to perform; 20298

(19) Standards and procedures for implementing the 20299 requirements of section 4765.06 of the Revised Code, including 20300 designations of the persons who are required to report 20301 information to the board and the types of information to be 20302 reported; 20303

(20) Procedures for administering the emergency medical20304services grant program established under section 4765.07 of theRevised Code;20306

(21) Procedures consistent with Chapter 119. of the20307Revised Code for appealing decisions of the board;20308

(22) Minimum qualifications and peer review and quality 20309

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improvement requirements	for persons who provide medical	20310
direction to emergency me	edical service personnel;	20311

(23) The manner in which a patient, or a patient's parent,
guardian, or custodian may consent to the board releasing
identifying information about the patient under division (D) of
section 4765.102 of the Revised Code;
20312

(24) Circumstances under which a training program or 20316 continuing education program, or portion of either type of 20317 program, may be taught by a person who does not hold a 20318 certificate to teach issued under section 4765.23 of the Revised 20319 Code; 20320

(25) Certification cycles for certificates issued under
20321
sections 4765.23 and 4765.30 of the Revised Code and
certificates issued by the executive director of the state board
conservices under
conservices

(B) The board may adopt, and may amend and rescind, rules 20327
in accordance with Chapter 119. of the Revised Code and division 20328
(C) of this section that establish the following: 20329

(1) Specifications of information that may be collected
 20330
 under the trauma system registry and incidence reporting system
 20331
 created under section 4765.06 of the Revised Code;
 20332

(2) Standards and procedures for implementing any of the
20333
recommendations made by any committees of the board or under
20334
section 4765.04 of the Revised Code;
20335

(3) Requirements that a person must meet to receive a 20336
certificate to practice as a first responder pursuant to 20337
division (A) (2) of section 4765.30 of the Revised Code; 20338

20367

(4) Any other rules necessary to implement this chapter.
(C) In developing and administering rules adopted under
20340
this chapter, the state board of emergency medical, fire, and
20341
transportation services shall consult with regional directors
20342
and regional physician advisory boards created by section
20343
4765.05 of the Revised Code and emphasize the special needs of
20345

(D) Except as otherwise provided in this division, before 20346 adopting, amending, or rescinding any rule under this chapter, 20347 the board shall submit the proposed rule to the director of 20348 public safety for review. The director may review the proposed 20349 rule for not more than sixty days after the date it is 20350 submitted. If, within this sixty-day period, the director 20351 approves the proposed rule or does not notify the board that the 20352 rule is disapproved, the board may adopt, amend, or rescind the 20353 rule as proposed. If, within this sixty-day period, the director 20354 notifies the board that the proposed rule is disapproved, the 20355 board shall not adopt, amend, or rescind the rule as proposed 20356 unless at least twelve members of the board vote to adopt, 20357 20358 amend, or rescind it.

This division does not apply to an emergency rule adopted20359in accordance with section 119.03 of the Revised Code.20360

(E) Notwithstanding any requirement for a certificate20361issued in accordance with rules adopted by the board under this20362section, the board, in accordance with Chapter 4796. of the20363Revised Code, shall issue a certificate that is a license as20364defined in section 4796.01 of the Revised Code to an individual20365if either of the following applies:20366

(1) The individual holds a license or certificate in

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another state.	20368
(2) The individual has satisfactory work experience, a	20369
government certification, or a private certification as	20370
described in that chapter as a first responder, emergency	20371
medical technician-basic, emergency medical technician-	20372
intermediate, or emergency medical technician-paramedic in a	20373
state that does not issue that license or certificate.	20374
Sec. 4765.30. (A)(1) The state board of emergency medical,	20375
fire, and transportation services shall issue a certificate to	20376
practice as a first responder to an applicant who meets all of	20377
the following conditions:	20378
(a) Except as provided in division (A)(2) of this section,	20379
is a volunteer for a nonprofit emergency medical service	20380
organization or a nonprofit fire department;	20381
(b) Holds the appropriate certificate of completion issued	20382
in accordance with section 4765.24 of the Revised Code;	20383
(c) Passes the appropriate examination conducted under	20384
section 4765.29 of the Revised Code;	20385
(d) Is not in violation of any provision of this chapter	20386
or the rules adopted under it;	20387
(e) Meets any other certification requirements established	20388
in rules adopted under section 4765.11 of the Revised Code.	20389
(2) The board may waive the requirement to be a volunteer	20390
for a nonprofit entity if the applicant meets other requirements	20391
established in rules adopted under division (B)(3) of section	20392
4765.11 of the Revised Code relative to a person's eligibility	20393
to practice as a first responder.	20394
(B) The state board of emergency medical, fire, and	20395

transportation services shall issue a certificate to practice as	20396
an emergency medical technician-basic to an applicant who meets	20397
all of the following conditions:	20398
(1) Holds a certificate of completion in emergency medical	20399
services training-basic issued in accordance with section	20400
4765.24 of the Revised Code;	20401
(2) Passes the examination for emergency medical	20402
technicians-basic conducted under section 4765.29 of the Revised	20403
Code;	20404
(3) Is not in violation of any provision of this chapter	20405
or the rules adopted under it;	20406
(1) Mosts any other cortification requirements established	20407
(4) Meets any other certification requirements established	20407
in rules adopted under section 4765.11 of the Revised Code.	20408
(C) The state board of emergency medical, fire, and	20409
transportation services shall issue a certificate to practice as	20410
an emergency medical technician-intermediate or emergency	20411
medical technician-paramedic to an applicant who meets all of	20412
the following conditions:	20413
(1) Holds a certificate to practice as an emergency	20414
medical technician-basic;	20415
(2) Holds the appropriate certificate of completion issued	20416
in accordance with section 4765.24 of the Revised Code;	20417
(3) Passes the appropriate examination conducted under	20418
section 4765.29 of the Revised Code;	20419
(4) Is not in violation of any provision of this chapter	20420
	20420
or the rules adopted under it;	20421
(5) Meets any other certification requirements established	20422

in rules adopted under section 4765.11 of the Revised Code.	20423
(D) Notwithstanding any requirement for a certificate to	20424
practice issued under this section, the board shall issue a	20425
certificate in accordance with Chapter 4796. of the Revised Code	20426
to an individual if either of the following applies:	20427
(1) The individual holds a license or certificate in	20428
another state.	20429
(2) The individual has satisfactory work experience, a	20430
government certification, or a private certification as	20431
described in that chapter as a first responder in a state that	20432
does not issue that license or certificate.	20433
(E) A certificate to practice shall have a certification	20434
cycle established by the board and may be renewed by the board	20435
pursuant to rules adopted under section 4765.11 of the Revised	20436
Code. Not later than sixty days prior to the expiration date of	20437
an individual's certificate to practice, the board shall notify	20438
the individual of the scheduled expiration.	20439
An application for renewal shall be accompanied by the	20440
appropriate renewal fee established in rules adopted under	20441
section 4765.11 of the Revised Code, unless the board waives the	20442
fee on determining pursuant to those rules that the applicant	20443
cannot afford to pay the fee. Except as provided in division (B)	20444
of section 4765.31 of the Revised Code, the application shall	20445
include evidence of either of the following:	20446
	00445

(1) That the applicant received a certificate of 20447
completion from the appropriate emergency medical services 20448
continuing education program pursuant to section 4765.24 of the 20449
Revised Code; 20450

(2) That the applicant has successfully passed an 20451

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examination that demonstrates the competence to have a20452certificate renewed without completing an emergency medical20453services continuing education program. The board shall approve20454such examinations in accordance with rules adopted under section204554765.11 of the Revised Code.20456

(E) (F)The board shall not require an applicant for20457renewal of a certificate to practice to take an examination as a20458condition of renewing the certificate. This division does not20459preclude the use of examinations by operators of approved20460emergency medical services continuing education programs as a20461condition for issuance of a certificate of completion in20462emergency medical services continuing education.20463

Sec. 4765.55. (A) The executive director of the state 20464 board of emergency medical, fire, and transportation services, 20465 with the advice and counsel of the firefighter and fire safety 20466 inspector training committee of the state board of emergency 20467 medical, fire, and transportation services, shall assist in the 20468 establishment and maintenance by any state agency, or any 20469 county, township, city, village, school district, or educational 20470 service center of a fire service training program for the 20471 training of all persons in positions of any fire training 20472 certification level approved by the executive director, 20473 including full-time paid firefighters, part-time paid 20474 firefighters, volunteer firefighters, and fire safety inspectors 20475 in this state. The executive director, with the advice and 20476 counsel of the committee, shall adopt rules to regulate those 20477 firefighter and fire safety inspector training programs, and 20478 other training programs approved by the executive director. The 20479 rules may include, but need not be limited to, training 20480 curriculum, certification examinations, training schedules, 20481 minimum hours of instruction, attendance requirements, required 20482

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equipment and facilities, basic physical requirements, and 20483 methods of training for all persons in positions of any fire 20484 training certification level approved by the executive director, 20485 including full-time paid firefighters, part-time paid 20486 firefighters, volunteer firefighters, and fire safety 20487 inspectors. The rules adopted to regulate training programs for 20488 volunteer firefighters shall not require more than thirty-six 20489 hours of training. 20490

The executive director, with the advice and counsel of the 20491 committee, shall provide for the classification and chartering 20492 20493 of fire service training programs in accordance with rules adopted under division (B) of this section, and may take action 20494 against any chartered training program or applicant, in 20495 accordance with rules adopted under divisions (B)(4) and (5) of 20496 this section, for failure to meet standards set by the adopted 20497 20498 rules.

(B) The executive director, with the advice and counsel of 20499
the firefighter and fire safety inspector training committee of 20500
the state board of emergency medical, fire, and transportation 20501
services, shall adopt, and may amend or rescind, rules under 20502
Chapter 119. of the Revised Code that establish all of the 20503
following: 20504

(1) Requirements for, and procedures for chartering, the20505training programs regulated by this section;20506

(2) Requirements for, and requirements and procedures for
 20507
 obtaining and renewing, an instructor certificate to teach the
 20508
 training programs and continuing education classes regulated by
 20509
 this section;

(3) Requirements for, and requirements and procedures for 20511

obtaining and renewing, any of the fire training certificates	20512
regulated by this section;	20513
(4) Grounds and procedures for suspending, revoking,	20514
restricting, or refusing to issue or renew any of the	20515
certificates or charters regulated by this section, which	20516
grounds shall be limited to one of the following:	20517
(a) Failure to satisfy the education or training	20518
requirements of this section;	20519
(b) Conviction of a felony offense;	20520
(c) Conviction of a misdemeanor involving moral turpitude;	20521
(d) Conviction of a misdemeanor committed in the course of	20522
practice;	20523
(e) In the case of a chartered training program or	20524
applicant, failure to meet standards set by the rules adopted	20525
under this division.	20526
(5) Grounds and procedures for imposing and collecting	20527
fines, not to exceed one thousand dollars, in relation to	20528
actions taken under division (B)(4) of this section against	20529
persons holding certificates and charters regulated by this	20530
section, the fines to be deposited into the trauma and emergency	20531
medical services fund established under section 4513.263 of the	20532
Revised Code;	20533
(6) Continuing education requirements for certificate	20534
holders, including a requirement that credit shall be granted	20535
for in-service training programs conducted by local entities;	20536
(7) Procedures for considering the granting of an	20537
extension or exemption of fire service continuing education	20538
requirements;	20539

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(8) Certification cycles for which the certificates and20540charters regulated by this section are valid.20541

(C) The executive director, with the advice and counsel of 20542 the firefighter and fire safety inspector training committee of 20543 the state board of emergency medical, fire, and transportation 20544 services, shall issue or renew an instructor certificate to 20545 teach the training programs and continuing education classes 20546 regulated by this section to any applicant that the executive 20547 director determines meets the qualifications established in 20548 rules adopted under division (B) of this section, and may take 20549 disciplinary action against an instructor certificate holder or 20550 applicant in accordance with rules adopted under division (B) of 20551 this section. The executive director, with the advice and 20552 counsel of the committee, shall charter or renew the charter of 20553 any training program that the executive director determines 20554 meets the qualifications established in rules adopted under 20555 division (B) of this section, and may take disciplinary action 20556 against the holder of a charter in accordance with rules adopted 20557 under division (B) of this section. 20558

(D) The executive director shall issue or renew a fire 20559 training certificate for a firefighter, a fire safety inspector, 20560 20561 or another position of any fire training certification level approved by the executive director, to any applicant that the 20562 executive director determines meets the qualifications 20563 established in rules adopted under division (B) of this section 20564 and may take disciplinary actions against a certificate holder 20565 or applicant in accordance with rules adopted under division (B) 20566 of this section. 20567

(E) Certificates issued under this section shall be on a 20568form prescribed by the executive director, with the advice and 20569

counsel of the firefighter and fire safety inspector training	20570
committee of the state board of emergency medical, fire, and	20571
transportation services.	20572
(F)(1) The executive director, with the advice and counsel	20573
of the firefighter and fire safety inspector training committee	20574
of the state board of emergency medical, fire, and	20575
transportation services, shall establish criteria for evaluating	20576
the standards maintained by other states and the branches of the	20577
United States military for firefighter, fire safety inspector,	20578
and fire instructor training programs, and other training	20579
programs recognized by the executive director, to determine	20580
whether the standards are equivalent to those established under	20581
this section and shall establish requirements and procedures for	20582
issuing a certificate to each person who presents proof to the	20583
executive director of having satisfactorily completed a training	20584
program that meets those standards.	20585
(2) The executive director, with the committee's advice	20586
and counsel, shall adopt rules establishing requirements and	20587
procedures for issuing a fire training certificate in lieu of	20588
completing a chartered training program.	20589
(G) Notwithstanding any requirement for a certificate	20590
issued under this section, the executive director shall issue a	20591
certificate in accordance with Chapter 4796. of the Revised Code	20592
to an individual if either of the following applies:	20593
to an individual if elther of the forlowing appres.	
	20504
(1) The individual holds a license or certificate in	20594
	20594 20595
(1) The individual holds a license or certificate in	
(1) The individual holds a license or certificate in another state.	20595

inspector in a state that does not issue that license or

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20599

inspector in a state that does not issue that itemse of	20399
<u>certificate.</u>	20600
(H) Nothing in this section invalidates any other section	20601
of the Revised Code relating to the fire training academy.	20602
Section 4765.11 of the Revised Code does not affect any powers	20603
and duties granted to the executive director under this section.	20604
$\frac{(H)}{(I)}$ Notwithstanding any provision of division (B)(4)	20605
of this section to the contrary, the executive director shall	20606
not adopt rules for refusing to issue any of the certificates or	20607
charters regulated by this section to an applicant because of a	20608
criminal conviction unless the rules establishing grounds and	20609
procedures for refusal are in accordance with section 9.79 of	20610
the Revised Code.	20611
Sec. 4767.031. (A) The owner or the person responsible for	20612
the operation of each cemetery required to register under	20613
section 4767.03 of the Revised Code shall provide the division	20614
of real estate in the department of commerce, on a form	20615
prescribed by the division, at the same time the owner or other	20616
person applies for registration or renewal of registration as	20617
required by section 4767.03 of the Revised Code, a list of the	20618
names and residence addresses of all persons employed or	20619
otherwise engaged by the cemetery to sell interment rights. The	20620
provision of this information constitutes the registration of	20621
these persons to sell interment rights.	20622
In order for an independent contractor to sell interment	20623
rights for a cemetery, the cemetery shall sponsor and register	20624
the independent contractor with the division. More than one	20625
cemetery may sponsor and register the same independent	20626
contractor. The division shall register an independent	20627

<u>contractor in accordance with Chapter 4796. of the Revised Code</u> 20628

20629

20630 20631

if either of the following applies:

(1) The individual is licensed or registered in another state.

(2) The individual has satisfactory work experience, a20632government certification, or a private certification as20633described in that chapter as an independent contractor selling20634interment rights for a cemetery in a state that does not issue20635that license or registration.20636

(B) The owner or the person responsible for the operation 20637 of each cemetery required to register under section 4767.03 of 20638 the Revised Code shall provide the division with a revised list 20639 of the names and residence addresses of all persons employed or 20640 otherwise engaged by the cemetery to sell interment rights 20641 within the calendar guarter immediately following the date of 20642 the termination of the cemetery's relationship with an existing 20643 salesperson or the commencement of a relationship with a new 20644 salesperson. As used in this division, "calendar quarter" means 20645 the three-month period that commences on the first day of each 20646 January, April, July, and October. 20647

Sec. 4771.08. (A) Upon receipt of all the materials 20648 required for application for registration under section 4771.07 20649 of the Revised Code, the Ohio athletic commission shall evaluate 20650 the information provided and issue a certificate of registration 20651 to the applicant, unless the commission finds that the applicant 20652 or an employee or representative of the applicant has committed 20653 any of the acts described in division (A) of section 4771.18 of 20654 the Revised Code. 20655

Notwithstanding the requirements for a certificate of20656registration under this chapter, the commission shall issue a20657

certificate of registration in accordance with Chapter 4796. of	20658
the Revised Code to an applicant if either of the following	20659
applies:	20660
(1) The applicant is registered in another state.	20661
(2) The applicant has satisfactory work experience, a	20662
government certification, or a private certification as	20663
described in that chapter as an athlete agent in a state that	20664
does not issue that certificate of registration.	20665
(B) The commission may issue a temporary certificate of	20666
registration, effective for a period of up to ninety days after	20667
the issuance of the temporary registration, to an <u>a</u> nonresident	20668
athlete agent who is registered as an athlete agent in another	20669
state, or to a person who has not submitted all the material	20670
required under section 4771.07 of the Revised Code, but who the	20671
commission determines to have submitted sufficient material to	20672
warrant the issuance of a temporary certificate. Chapter 4796.	20673
of the Revised Code does not apply to a temporary certificate of	20674
registration issued under this division.	20675
(C) The registration of an athlete agent with the	20676
commission is valid for a period of two years after the date the	20677
certificate of registration is issued. An athlete agent shall	20678
file an application for the renewal of a registration with the	20679
commission at least thirty days prior to the expiration of the	20680
registration of the athlete agent. An application for renewal	20681
shall be accompanied by a renewal fee in an amount determined by	20682
the commission pursuant to division (F) of section 4771.05 of	20683
the Revised Code.	20684
(D) Each certificate of registration issued by the	20685

commission to an athlete agent shall contain all the following 20686

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information:	20687
(1) The name of the athlete agent;	20688
(2) The address of the primary location in which the athlete agent is authorized to conduct business as an athlete	20689 20690
agent; (3) A registration number for the athlete agent and the date of issuance of the registration.	20691 20692 20693
(E) No registration or certificate of registration is valid for any individual other than the athlete agent to whom it is issued.	20694 20695 20696
(F) The commission is not liable for the acts of an athlete agent who is registered with the commission.	20697 20698
Sec. 4773.03. (A) Each Except as provided in division (G) of this section, each individual seeking a license to practice as a general x-ray machine operator, radiographer, radiation therapy technologist, or nuclear medicine technologist shall	20699 20700 20701 20702
apply to the department of health on a form the department shall prescribe and provide. The application shall be accompanied by the appropriate license application fee established in rules adopted under section 4773.08 of the Revised Code.	20703 20704 20705 20706
(B) The Except as provided in division (G) of this section, the department shall review all applications received and issue the appropriate general x-ray machine operator,	20707 20708 20709
radiographer, radiation therapy technologist, or nuclear medicine technologist license to each applicant who meets all of the following requirements:	20710 20711 20712
(1) Is eighteen years of age or older;(2) Except as provided in division (C) of this section,	20713 20714

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20742

passes the examination administered under section 4773.04 of the	20715
Revised Code for the applicant's area of practice;	20716
(3) Complies with any other licensing standards	20717
established in rules adopted under section 4773.08 of the	20718
Revised Code.	20719
(C) An applicant is not required to take a licensing	20720
examination if one of the following applies to the applicant:	20721
(1) The individual is applying for a license as a general	20722
	20722
x-ray machine operator and holds certification in that area of	20723
practice from the American registry of radiologic technologists	20724
or the American chiropractic registry of radiologic	20725
technologists.	20726
(2) The individual is applying for a license as a	20727
radiographer and holds certification in that area of practice	20728
from the American registry of radiologic technologists.	20729

(3) The individual is applying for a license as a 20730
radiation therapy technologist and holds certification in that 20731
area of practice from the American registry of radiologic 20732
technologists. 20733

(4) The individual is applying for a license as a nuclear
 20734
 medicine technologist and holds certification in that area of
 20735
 practice from the American registry of radiologic technologists
 20736
 or the nuclear medicine technology certification board.
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(5) The individual holds a conditional license issued
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under section 4773.05 of the Revised Code and has completed the
20739
continuing education requirements established in rules adopted
20740
under section 4773.08 of the Revised Code.
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(6) The individual holds a license, certificate, or other-

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credential issued by another state that the department	20743
determines uses standards for radiologic professions that are at	20744
least equal to those established under this chapter.	20745

(D) A license issued under this section expires biennially
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on the license holder's birthday, except for an initial license
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which expires on the license holder's birthday following two
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years after it is issued. For an initial license, the fee
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established in rules adopted under section 4773.08 of the
Revised Code may be increased in proportion to the amount of
20751
time beyond two years that the license may be valid.

A license may be renewed. To be eligible for renewal, the 20753 license holder must complete the continuing education 20754 requirements specified in rules adopted by the department under 20755 section 4773.08 of the Revised Code. Applications for license 20756 renewal shall be accompanied by the appropriate renewal fee 20757 established in rules adopted under section 4773.08 of the 20758 Revised Code. Renewals shall be made in accordance with the 20759 standard renewal procedure established under Chapter 4745. of 20760 the Revised Code. 20761

(E) (1) A license that has lapsed or otherwise become
inactive may be reinstated. An individual seeking reinstatement
20763
of a license shall apply to the department on a form the
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department shall prescribe and provide. The application shall be
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accompanied by the appropriate reinstatement fee established in
20766
rules adopted under section 4773.08 of the Revised Code.

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(2) To be eligible for reinstatement, both of the 20768following apply: 20769
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(a) An applicant must continue to meet the conditions for 20770receiving an initial license, including the examination or 20771

certification requirements specified in division (B) or (C) of20772this section. In the case of an applicant seeking reinstatement20773based on having passed an examination administered under section207744773.04 of the Revised Code, the length of time that has elapsed20775since the examination was passed is not a consideration in20776determining whether the applicant is eligible for reinstatement.20777

(b) The applicant must complete the continuing education
 20778
 requirements for reinstatement established in rules adopted
 20779
 under section 4773.08 of the Revised Code.
 20780

(F) The department shall refuse to issue, renew, or
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reinstate and may suspend or revoke a general x-ray machine
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operator, radiographer, radiation therapy technologist, or
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nuclear medicine technologist license if the applicant or
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license holder does not comply with the applicable requirements
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of this chapter or rules adopted under it.

(G) The department shall issue a general x-ray machine20787operator, radiographer, radiation therapy technologist, or20788nuclear medicine technologist license in accordance with Chapter207894796. of the Revised Code to an applicant if either of the20790following applies:20791

(1) The applicant holds a license in another state.20792(2) The applicant has satisfactory work experience, a20793government certification, or a private certification as20794described in that chapter as a general x-ray machine operator,20795radiographer, radiation therapy technologist, or nuclear20796medicine technologist in a state that does not issue that20797license.20798

Sec. 4774.03. (A) An Except as provided in division (D) of20799this section, an individual seeking a license to practice as a20800

radiologist assistant shall file with the state medical board a	20801
written application on a form prescribed and supplied by the	20802
board. The application shall include all the information the	20803
board considers necessary to process the application, including	20804
evidence satisfactory to the board that the applicant meets the	20805
requirements specified in division (B) of this section.	20806
At the time an application is submitted, the applicant	20807
shall pay the board the application fee specified by the board	20808
in rules adopted under section 4774.11 of the Revised Code. No	20809
part of the fee shall be returned.	20810
(B) To Except as provided in division (D) of this section,	20811
to be eligible to receive a license to practice as a radiologist	20812
assistant, an applicant shall meet all of the following	20813
requirements:	20814
(1) Be at least eighteen years of age;	20815
(2) Hold a current, valid license as a radiographer under	20816
Chapter 4773. of the Revised Code;	20817
(3) Have attained a baccalaureate degree or	20818
postbaccalaureate certificate from an advanced academic program	20819
encompassing a nationally recognized radiologist assistant	20820
curriculum that includes a radiologist-directed clinical	20821
preceptorship;	20822
(4) Hold current certification as a registered radiologist	20823
assistant from the American registry of radiologic technologists	20824
and have attained the certification by meeting the standard	20825
certification requirements established by the registry,	20826
including the registry's requirements for documenting clinical	20827
education in the form of a clinical portfolio and passing an	20828
examination to determine competence to practice;	20829

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(5) Hold current certification in advanced cardiac life	20830
support.	20831
(C) The board shall review all applications received under	20832
this section. Not later than sixty days after receiving an	20833
application the board considers to be complete, the board shall	20834
determine whether the applicant meets the requirements to	20835
receive a license to practice as a radiologist assistant.	20836
(D) The board shall issue a license to practice as a	20837
radiologist assistant in accordance with Chapter 4796. of the	20838
Revised Code to an applicant if either of the following applies:	20839
(1) The applicant holds a license in another state.	20840
(2) The applicant has satisfactory work experience, a	20841
government certification, or a private certification as	20842
described in that chapter as a radiologist assistant in a state	20843
<u>described in that chapter as a radiologist assistant in a state</u> <u>that does not issue that license.</u>	20843 20844
that does not issue that license.	20844
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as	20844 20845
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle	20844 20845 20846
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall	20844 20845 20846 20847
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant,	20844 20845 20846 20847 20848
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant, including name, address, state tax identification number, and	20844 20845 20846 20847 20848 20849
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant, including name, address, state tax identification number, and any other identifying data prescribed by rule of the board. If	20844 20845 20846 20847 20848 20849 20850
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant, including name, address, state tax identification number, and any other identifying data prescribed by rule of the board. If the applicant is a partnership, identifying data as prescribed	20844 20845 20846 20847 20848 20849 20850 20851
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant, including name, address, state tax identification number, and any other identifying data prescribed by rule of the board. If the applicant is a partnership, identifying data as prescribed by the board may be required for each partner. If the applicant	20844 20845 20846 20847 20848 20849 20850 20851 20852
that does not issue that license. Sec. 4775.07. (A) Any person required to be registered as a motor vehicle repair operator shall apply to the motor vehicle repair board upon forms prescribed by the board. The forms shall contain sufficient information to identify the applicant, including name, address, state tax identification number, and any other identifying data prescribed by rule of the board. If the applicant is a partnership, identifying data as prescribed by the board may be required for each partner. If the applicant is a corporation, identifying data may be required for each	20844 20845 20846 20847 20848 20849 20850 20851 20852 20853

applicant shall include with the application the initial

registration fee set forth in section 4775.08 of the Revised

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Code and proof satisfactory to the board that the applicant has 20859 a current state and federal tax identification number, a valid 20860 vendor's license issued pursuant to section 5739.17 of the 20861 Revised Code, a United States environmental protection agency 20862 identification number issued under the "Resource Conservation" 20863 and Recovery Act of 1976," 90 Stat. 2795, 42 U.S.C.A. 6901, as 20864 20865 amended, and regulations adopted under that act, proof of possession of all permits required under Chapter 3704. of the 20866 Revised Code, general liability insurance and liability 20867 insurance that protects a person against liability for damage to 20868 motor vehicles in the applicant's care, custody, or control in 20869 an amount and form that conforms to the rules the board adopts 20870 under section 4775.04 of the Revised Code, and coverage under 20871 Chapters 4123. and 4141. of the Revised Code. In addition, the 20872 applicant shall affirm that the applicant is in compliance with 20873 all applicable federal and state statutes and rules and all 20874 local ordinances and resolutions, including all applicable 20875 zoning regulations. 20876

20877 (B) Upon receipt of the completed application form and fees and after the board determines that the applicant meets the 20878 requirements for registration under division (A) of this 20879 section, the board shall direct the executive director to issue 20880 a registration certificate to the applicant for each place of 20881 business. The motor vehicle repair operator shall display the 20882 registration certificate in a conspicuous place on the premises 20883 of the business for which the registration is obtained. The 20884 board and director shall issue a registration certificate in 20885 accordance with Chapter 4796. of the Revised Code to an 20886 applicant if either of the following applies: 20887

(1) The applicant holds a license or registration20888certificate in another state.20889

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(2) The applicant has satisfactory work experience, a	20890
government certification, or a private certification as	20891
described in that chapter as a motor vehicle repair operator in	20892
a state that does not issue that license or registration	20893
certificate.	20894
	00005
(C) Each registration certificate issued under this	20895
section expires annually on the date of its original issuance	20896
and may be renewed in accordance with the standard renewal	20897
procedure of Chapter 4745. of the Revised Code. The application	20898
for a renewal of a registration certificate shall be accompanied	20899
by the same information and proof as is required to accompany an	20900
initial application under division (A) of this section.	20901

(D) When a motor vehicle repair operator experiences a 20902 change in any information or data required under division (A) of 20903 this section or by rule of the board for registration as a motor 20904 vehicle repair operator, the motor vehicle repair operator shall 20905 submit written notification of the change to the board within 20906 sixty days after the date that the information becomes obsolete. 20907 If a motor vehicle repair operator fails to submit the written 20908 notification of a change in information or data within sixty 20909 days after the change in information or data, the operator's 20910 registration certificate is automatically suspended, except that 20911 the board may waive the suspension for good cause shown. 20912

(E) Notwithstanding section 5703.21 of the Revised Code, 20913
the department of taxation may disclose to the board any 20914
information necessary for the board to verify the existence of 20915
an applicant's valid vendor's license and current state tax 20916
identification number. 20917

Sec. 4778.03. (A) An Except as provided in division (D) of20918this section, an individual seeking a license to practice as a20919

genetic counselor shall file with the state medical board an20920application in a manner prescribed by the board. The application20921shall include all the information the board considers necessary20922to process the application, including evidence satisfactory to20923the board that the applicant meets the requirements specified in20924division (B) of this section.20925

At the time an application is submitted, the applicant20926shall pay the board an application fee of two hundred dollars.20927No part of the fee shall be returned to the applicant or20928transferred for purposes of another application.20929

(B) To Except as provided in division (D) of this section, 20930
to be eligible to receive a license to practice as a genetic 20931
counselor, an applicant shall demonstrate to the board that the 20932
applicant meets all of the following requirements: 20933

(1) Is at least eighteen years of age;

(2) Has attained a master's degree or higher degree from a 20935
genetic counseling graduate program accredited by the American 20936
board of genetic counseling, inc.; 20937

(3) Is a certified genetic counselor;

(4) Has satisfied any other requirements established by 20939the board in rules adopted under section 4778.12 of the Revised 20940Code. 20941

(C) The board shall review all applications received under 20942
this section. Not later than sixty days after receiving an 20943
application it considers complete, the board shall determine 20944
whether the applicant meets the requirements for a license to 20945
practice as a genetic counselor. 20946

(D) The board shall issue a license to practice as a 20947

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genetic counselor in accordance with Chapter 47	196. of the	20948
Revised Code to an applicant if either of the f	following applies:	20949
(1) The applicant holds a license in anot	<u>her state.</u>	20950
(2) The applicant has satisfactory work e	xperience, a_	20951
government certification, or a private certific	cation as	20952
described in that chapter as a genetic counseld	or in a state that	20953
does not issue that license.		20954
Sec. 4778.08. (A) The Except as provided	in division (C)	20955
of this section, the state medical board may is	sue to an	20956
applicant under section 4778.03 of the Revised	Code a license to	20957
practice as a genetic counselor, designated as	a supervised	20958
practice license, if both of the following appl	-y:	20959
(1) The applicant meets the requirements	specified in	20960
section 4778.03 of the Revised Code other than	being a certified	20961
genetic counselor;		20962
(2) The applicant is in active candidate	status with the	20963
American board of genetic counseling.		20964
American board of genetic counsering.		20904
(B) A supervised practice license authori	zes the holder to	20965
engage in the activities authorized by section	4778.11 of the	20966
Revised Code while the holder is under the gene	eral supervision	20967
of a genetic counselor licensed under section 4	1778.05 of the	20968
Revised Code or a physician. General supervisio	on does not	20969
require the supervising licensed genetic counse	elor or physician	20970
to be present while the holder engages in such	activities, but	20971
does require the licensed genetic counselor or	physician to have	20972
professional responsibility for the holder and	be readily	20973
accessible to the holder for professional consu	ltation and	20974
assistance.		20975
A supervised practice license is valid fr	om the date of	20976

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issuance until the earlier of one year from that date or the	20977
date a license is issued under section 4778.05 of the Revised	20978
Code. A supervised practice license may not be renewed.	20979
(C) The board shall issue a supervised practice license to	20980
practice as a genetic counselor in accordance with Chapter 4796.	20981

of the Revised Code to an applicant if either of the following 20982 applies: 20983

(1) The applicant holds a license in another state. 20984

(2) The applicant has satisfactory work experience, a20985government certification, or a private certification as20986described in that chapter as a supervised practice genetic20987counselor in a state that does not issue that license.20988

Sec. 4778.09. (A) The state medical board may issue a 20989 license to practice as a genetic counselor, designated as a 20990 special activity license, to an individual from another state 20991 seeking to practice in this state genetic counseling associated 20992 with a rare disease. 2093

(B) An applicant for a special activity license shall20994submit to the board all of the following information:20995

(1) Evidence that the applicant holds a current,
 20996
 unrestricted license to practice genetic counseling issued by
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 another state or, if the applicant practices genetic counseling
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 in another state that does not license genetic counselors,
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 evidence that the applicant is a certified genetic counselor;
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(2) Evidence that the applicant has actively practiced21001genetic counseling within the two-year period immediately21002preceding application;21003

(3) The name of the applicant's sponsoring institution or 21004

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organization, a statement of need for genetic counseling from 21005 the sponsoring institution or organization, and the name of the 21006 rare disease for which the applicant will be practicing genetic 21007 counseling in this state. 21008

(C) At the time an application is submitted, the applicant
shall pay a fee of twenty-five dollars. No part of the fee shall
be returned to the applicant or transferred for purposes of
another application.

(D) The board shall not require the holder of a special 21013
activity license issued under this section to obtain a license 21014
under Chapter 4796. of the Revised Code. A special activity 21015
license is valid for the shorter of thirty days or the duration 21016
of the genetic counseling associated with the rare disease for 21017
which the license was issued. The license may not be renewed. 21018

(E) The holder of a special activity license may practice genetic counseling only to the extent that it is associated with the rare disease for which the license was issued. The license holder shall not bill a patient or any third party payer for genetic counseling provided in this state.

(F) The board may revoke a special activity license on 21024
receiving proof satisfactory to the board that the holder of the 21025
license has engaged in practice in this state outside the scope 21026
of the license or that there are grounds for action against the 21027
license holder under section 4778.14 of the Revised Code. 21028

Sec. 4779.17. The Ohio occupational therapy, physical 21029 therapy, and athletic trainers board shall issue a license under 21030 section 4779.09 of the Revised Code to practice orthotics, 21031 prosthetics, orthotics and prosthetics, or pedorthics without 21032 examination to an applicant who meets all of the following 21033

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requirements:	21034
(A) Applies to the board in accordance with section-	21035
4779.09 of the Revised Code;	21036
(B) Holds a license to practice orthotics, prosthetics,	21037
orthotics and prosthetics, or pedorthics issued by the	21038
appropriate authority of another state;	21039
(C) One of the following applies:	21040
(1) In the case of an applicant for a license to practice-	21041
orthotics, the applicant meets the requirements in divisions (A)	21042
(2) and (3) of section 4779.10 of the Revised Code.	21043
(2) In the case of an applicant for a license to practice	21044
prosthetics, the applicant meets the requirements in divisions	21045
(A)(2) and (3) of section 4779.11 of the Revised Code.	21046
(3) In the case of an applicant for a license to practice-	21047
orthotics and prosthetics, the applicant meets the requirements	21048
in divisions (A)(2) and (3) of section 4779.12 of the Revised	21049
Code.	21050
(4) In the case of an applicant for a license to practice	21051
pedorthics, the applicant meets the requirements in divisions-	21052
(B) and (C) of section 4779.13 of the Revised Code.	21053
(D) All fees received by the board under this section-	21054
shall be deposited in the state treasury to the credit of the	21055
occupational licensing and regulatory fund established in	21056
section 4743.05 accordance with Chapter 4796. of the Revised	21057
Code to an applicant if either of the following applies:	21058
(A) The applicant holds a license in another state.	21059
(B) The applicant has satisfactory work experience, a	21060

government certification, or a private certification as	21061
described in that chapter in orthotics, prosthetics, orthotics	21062
and prosthetics, or pedorthics in a state that does not issue	21063
that license.	21064
Sec. 4779.18. (A) The Ohio occupational therapy, physical	21065
therapy, and athletic trainers board shall issue a temporary	21066
license to an individual who meets all of the following	21067
requirements:	21068
(1) Applies to the board in accordance with rules adopted	21069
under section 4779.08 of the Revised Code and pays the	21070
application fee specified in the rules;	21071
(2) Is eighteen years of age or older;	21072
(3) One of the following applies:	21073
(a) In the case of an applicant for a license to practice	21074
orthotics, the applicant meets the requirements in divisions (A)	21075
(2) and (3) of section 4779.10 of the Revised Code.	21076
(b) In the case of an applicant for a license to practice	21077
prosthetics, the applicant meets the requirements in divisions	21078
(A)(2) and (3) of section 4779.11 of the Revised Code.	21079
(c) In the case of an applicant for a license to practice	21080
orthotics and prosthetics, the applicant meets the requirements	21081
in divisions (A)(2) and (3) of section 4779.12 of the Revised	21082
Code.	21083
(d) In the case of an applicant for a license to practice	21084
pedorthics, the applicant meets the requirements in divisions	21085
(B) and (C) of section 4779.13 of the Revised Code.	21086
(B) <u>The board shall issue a temporary license in</u>	21087
accordance with Chapter 4796. of the Revised Code to an	21088

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applicant who holds a license in another state, a government	21089
certification, or a private certification as described in that	21090
chapter in a state that does not issue that license.	21091

(C) A temporary license issued under this section is valid 21092 for one year and may be renewed once in accordance with rules 21093 adopted by the board under section 4779.08 of the Revised Code. 21094

(D) An individual who holds a temporary license may 21095 practice orthotics, prosthetics, orthotics and prosthetics, or 21096 pedorthics only under the supervision of an individual who holds 21097 a license issued under section 4779.09 of the Revised Code in 21098 the same area of practice. 21099

(C) (E) All fees received by the board under this section21100shall be deposited in the state treasury to the credit of the21101occupational licensing and regulatory fund established in21102section 4743.05 of the Revised Code.21103

Sec. 4781.07. (A) Pursuant to rules the division of 21104 industrial compliance adopts, the division may certify 21105 municipal, township, and county building departments and the 21106 personnel of those departments, or any private third party, to 21107 exercise the division's enforcement authority, accept and 21108 21109 approve plans and specifications for foundations, support systems and installations, and inspect manufactured housing 21110 foundations, support systems, and manufactured housing 21111 installations. Any certification is effective for three years. 21112

(B) Following an investigation and finding of facts that
support its action, the division of industrial compliance may
revoke or suspend certification. The division may initiate an
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investigation on the division's own motion or the petition of a
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person affected by the enforcement or approval of plans.
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(C) (1) If a township, municipal corporation, or county 21118 does not have a building department that is certified pursuant 21119 to this section, it may designate by resolution or ordinance 21120 another building department that has been certified pursuant to 21121 this section to exercise the division's enforcement authority, 21122 accept and approve plans and specifications for foundations, 21123 support systems and installations, and inspect manufactured 21124 housing foundations, support systems, and manufactured housing 21125 installations. The designation is effective upon acceptance by 21126 21127 the designee.

(2) An owner of a manufactured home or an operator of a
manufactured home park may request an inspection and obtain an
approval described in division (C) (1) of this section from any
building department certified pursuant to this section
designated by the township, municipal corporation, or county in
which the owner's manufactured home or operator's manufactured
home park is located.

(D) The board shall certify an individual to exercise21135enforcement authority, to accept and approve plans and21136specifications, or to make inspections in this state in21137accordance with Chapter 4796. of the Revised Code if either of21138the following applies:21139

(1) The individual is certified in another state. 21140

(2) The individual has satisfactory work experience, a21141government certification, or a private certification as21142described in that chapter in exercising enforcement authority,21143accepting and approving plans and specifications for21144foundations, support systems and installations, or inspecting21145manufactured housing foundations, support systems, and21146installations, in a state that does not issue that21147

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certification. 21148 Sec. 4781.08. (A) The division of industrial compliance 21149 shall issue a manufactured housing installer license to any 21150 applicant who is at least eighteen years of age and meets all of 21151 the following requirements: 21152 (1) Submits an application to the division on a form the 21153 division prescribes and pays the fee the division requires; 21154 (2) Completes all training requirements the division 21155 prescribes; 21156 21157 (3) Meets the experience requirements the division prescribes by rule; 21158 21159 (4) Has at least one year of experience installing manufactured housing under the supervision of a licensed 21160 manufactured home installer if applying for licensure after 21161 21162 January 1, 2006; (5) Has completed an installation training course the 21163 division approves, which may be offered by the Ohio manufactured 21164 homes association or other entity; 21165 (6) Receives a passing score on the licensure examination 21166 the division administers; 21167 (7) Provides information the division requires to 21168 demonstrate compliance with this chapter and the rules the 21169 21170 division adopts; (8) Provides the division with three references from 21171 persons who are retailers, manufacturers, or manufactured home 21172 park operators familiar with the person's installation work 21173 experience and competency, with at least two of the three 21174 references provided after January 1, 2006, being from persons 21175

who are licensed manufactured housing installers; 21176

(9) Has liability insurance or a surety bond that is
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issued by an insurance or surety company authorized to transact
business in Ohio, in the amount the division specifies, and
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containing the terms and conditions the division requires;
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(10) Is in compliance with section 4123.35 of the Revised 21181
Code. 21182

(B) The division of industrial compliance shall not grant 21183 a license to any person who the division finds has engaged in 21184 actions during the previous two years that constitute a ground 21185 21186 for denial, suspension, or revocation of a license or who has had a license revoked or disciplinary action imposed by the 21187 licensing or certification board of another state or 21188 jurisdiction during the previous two years in connection with 21189 the installation of manufactured housing. 21190

(C) Any person who is licensed, certified, or otherwise 21191 approved under the laws of another state to perform functions 21192 substantially similar to those of a manufactured housing 21193 installer may apply to the division for licensure on a form the 21194 division prescribes. The division shall issue a license if the 21195 standards for licensure, certification, or approval in the state 21196 in which the applicant is licensed, certified, or approved are 21197 substantially similar to or exceed the requirements set forth in-21198 this chapter and the rules adopted pursuant to it in accordance 21199 with Chapter 4796. of the Revised Code to an applicant if either 21200 of the following applies: 21201

(1) The applicant holds a license in another state. 21202

(2) The applicant has satisfactory work experience, a21203government certification, or a private certification as21204

described in that chapter as a manufactured housing installer in	21205
a state that does not issue that license. The division may-	21206
require the applicant to pass the division's licensure-	21207
examination.	21208
(D) Any license issued pursuant to this section shall bear	21209
the licensee's name and post-office address, the issue date, a	21210
serial number the division designates, and the signature of the	21211
person the division designates pursuant to rules.	21212
(E) A manufactured housing installer license expires two	21213
years after it is issued. The division of industrial compliance	21214
shall renew a license if the applicant does all of the	21215
following:	21216
(1) Meets the requirements of division (A) of this	21217
section;	21218
(2) Demonstrates compliance with the requirements of this	21219
chapter and the rules adopted pursuant to it;	21220
(3) Meets the division's continuing education	21221
requirements.	21222
(F) No manufactured housing installer license may be	21223
transferred to another person.	21224
Sec. 4781.17. (A) Each person applying for a manufactured	21225
housing dealer's license or manufactured housing broker's	21226
license shall complete and deliver to the department of	21227
commerce, division of real estate, before the first day of	21228
April, a separate application for license for each county in	21229
which the business of selling or brokering manufactured or	21230
mobile homes is to be conducted. The application shall be in the	21231
form prescribed by the division of real estate and accompanied	21232
by the fee established by the division of real estate. The	21233

applicant shall sign and swear to the application that shall	21234
include all of the following:	21235
(1) Name of applicant and location of principal place of	21236
business;	21237
(2) Name or style under which business is to be conducted	21238
and, if a corporation, the state of incorporation;	21239
(3) Name and address of each owner or partner and, if a	21240
corporation, the names of the officers and directors;	21241
(4) The county in which the business is to be conducted	21242
and the address of each place of business therein;	21243
(5) A statement of the previous history, record, and	21244
association of the applicant and of each owner, partner,	21245
officer, and director, that is sufficient to establish to the	21246
satisfaction of the division of real estate the reputation in	21247
business of the applicant;	21248
(6) A statement showing whether the applicant has	21249
previously applied for a manufactured housing dealer's license,	21250
manufactured housing broker's license, manufactured housing	21251
salesperson's license, or, prior to July 1, 2010, a motor	21252
vehicle dealer's license, manufactured home broker's license, or	21253
motor vehicle salesperson's license, and the result of the	21254
application, and whether the applicant has ever been the holder	21255
of any such license that was revoked or suspended;	21256

(7) If the applicant is a corporation or partnership, a 21257 statement showing whether any partner, employee, officer, or 21258 director has been refused a manufactured housing dealer's 21259 license, manufactured housing broker's license, manufactured 21260 housing salesperson's license, or, prior to July 1, 2010, a 21261 motor vehicle dealer's license, manufactured home broker's 21262

license, or motor vehicle salesperson's license, or has been the	21263
holder of any such license that was revoked or suspended;	21264
(8) Any other information required by the division of real	21265
estate.	21266
(B) Each person applying for a manufactured housing	21267
salesperson's license shall complete and deliver to the division	21268
of real estate before the first day of July an application for	21269
license. The application shall be in the form prescribed by the	21270
division of real estate and shall be accompanied by the fee	21271
established by the division. The applicant shall sign and swear	21272
to the application that shall include all of the following:	21273
(1) Name and post-office address of the applicant;	21274

(2) Name and post-office address of the manufactured
housing dealer or manufactured housing broker for whom the
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applicant intends to act as salesperson;
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(3) A statement of the applicant's previous history,
record, and association, that is sufficient to establish to the
satisfaction of the division of real estate the applicant's
reputation in business;

(4) A statement as to whether the applicant intends to
engage in any occupation or business other than that of a
manufactured housing salesperson;
21282

(5) A statement as to whether the applicant has ever had 21285 any previous application for a manufactured housing salesperson 21286 license refused or, prior to July 1, 2010, any application for a 21287 motor vehicle salesperson license refused, and whether the 21288 applicant has previously had a manufactured housing salesperson 21289 or motor vehicle salesperson license revoked or suspended; 21290

(6) A statement as to whether the applicant was an	
	21291
employee of or salesperson for a manufactured housing dealer or	21292
manufactured housing broker whose license was suspended or	21293
revoked;	21294
(7) A statement of the manufactured housing dealer or	21295
manufactured housing broker named therein, designating the	21296
applicant as the dealer's or broker's salesperson;	21297
	21298
estate.	21299
(C) Any application for a manufactured housing dealer or	21300
manufactured housing broker delivered to the division of real	21301
estate under this section also shall be accompanied by a	21302
photograph, as prescribed by the division, of each place of	21303
business operated, or to be operated, by the applicant.	21304
(D) The division of real estate shall deposit all license	21305
-	21305
	21300
homes regulatory fund.	21307
(E) Notwithstanding any provision of this chapter to the	21308
	21308 21309
contrary, the division shall issue a manufactured housing	
contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in	21309
contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an	21309 21310
contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:	21309 21310 21311
contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies: (1) The applicant holds a license in another state.	21309 21310 21311 21311 21312
<pre>contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	21309 21310 21311 21312 21312 21313
<pre>contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	21309 21310 21311 21312 21313 21313 21314
<pre>contrary, the division shall issue a manufactured housing dealer's license or manufactured housing broker's license in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:</pre>	21309 21310 21311 21312 21313 21314 21315

Sec. 4783.04. (A) An individual seeking a certificate to	21319
practice as a certified Ohio behavior analyst shall file with	21320
the state board of psychology a written application on a form	21321
prescribed and supplied by the board. To be eligible for a	21322
certificate, the individual shall do all of the following:	21323
(1) Demonstrate that the applicant conducts the	21324
applicant's professional activities in accordance with accepted	21325
professional and ethical standards;	21326
(2) Comply with sections 4776.01 to 4776.04 of the Revised	21327
Code;	21328
(3) Demonstrate an understanding of the law regarding	21329
behavioral health practice;	21330
(4) Demonstrate current certification as a board certified	21331
behavior analyst by the behavior analyst certification board or	21332
its successor organization or demonstrate completion of	21333
equivalent requirements and passage of a psychometrically valid	21334
examination administered by a nationally accredited	21335
credentialing organization;	21336
(5) Pay the fee established by the state board of	21337
psychology.	21338
(B) The state board of psychology shall review all	21339
applications received under this section. The state board of	21340
psychology shall not grant a certificate to an applicant for an	21341
initial certificate unless the applicant complies with sections	21342
4776.01 to 4776.04 of the Revised Code. If the state board of	21343
psychology determines that an applicant satisfies the	21344
requirements for a certificate to practice as a certified Ohio	21345
behavior analyst, the state board of psychology shall issue the	21346
applicant a certificate.	21347

(C) The board shall issue a certificate to practice as a 21348 certified Ohio behavior analyst in accordance with Chapter 4796. 21349 of the Revised Code to an applicant if either of the following 21350 21351 applies: (1) The applicant holds a certificate or license in 21352 21353 another state. (2) The applicant has satisfactory work experience, a 21354 government certification, or a private certification as 21355 described in that chapter as a behavior analyst in a state that 21356 does not issue that certificate or license. 21357 Sec. 5123.161. A person or government entity that seeks to 21358 provide supported living shall apply to the director of 21359 developmental disabilities for a supported living certificate. 21360 Except as provided in sections 5123.166 and 5123.169 of 21361 the Revised Code, the director shall issue to the person or 21362 government entity a supported living certificate if the person 21363 or government entity follows the application process established 21364 in rules adopted under section 5123.1611 of the Revised Code, 21365 meets the applicable certification standards established in 21366 those rules, and pays the certification fee established in those 21367 rules. The director shall issue a supported living certificate 21368 in accordance with Chapter 4796. of the Revised Code to a person 21369 if either of the following applies: 21370 (A) The person holds a supported living certificate issued 21371

by another state.

(B) The person has satisfactory work experience, a21373government certification, or a private certification as21374described in that chapter as a person providing supported living21375in a state that does not issue that certificate.21376

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Sec. 5123.45. (A) The department of developmental	21377
disabilities shall establish a program under which the	21378
department issues certificates to the following:	21379

(1) Developmental disabilities personnel, for purposes of 21380 meeting the requirement of division (D) (1) of section 5123.42 of 21381 the Revised Code to obtain a certificate or certificates to 21382 administer medications and perform health-related activities 21383 pursuant to the authority granted under division (C) of that 21384 section; 21385

(2) Registered nurses, for purposes of meeting the
21386
requirement of division (B) of section 5123.441 of the Revised
Code to obtain a certificate or certificates to provide the
developmental disabilities personnel training courses developed
under section 5123.43 of the Revised Code.
21386

(B) To receive a certificate issued under this section, 21391 developmental disabilities personnel and registered nurses shall 21392 successfully complete the applicable training course or courses 21393 and meet all other applicable requirements established in rules 21394 adopted pursuant to this section. The department shall issue the 21395 appropriate certificate or certificates to developmental 21396 disabilities personnel and registered nurses who meet the 21397 requirements for the certificate or certificates. The department 21398 shall issue the appropriate certificate or certificates in 21399 accordance with Chapter 4796. of the Revised Code to an 21400 applicant if either of the following applies: 21401

(1) The applicant holds a certificate or certificates21402issued by another state.21403

(2) The applicant has satisfactory work experience, a21404government certification, or a private certification as21405

described in that chapter as developmental disabilities	21406
personnel in a state that does not issue that certificate.	21407
(C) Certificates issued to developmental disabilities	21408
personnel are valid for one year and may be renewed.	21409
Certificates issued to registered nurses are valid for two years	21410
and may be renewed.	21411
To be eligible for renewal, developmental disabilities	21412
personnel and registered nurses shall meet the applicable	21413
continued competency requirements and continuing education	21414
requirements specified in rules adopted under division (D) of	21415
this section. In the case of registered nurses, continuing	21416
nursing education completed in compliance with the license	21417
renewal requirements established under Chapter 4723. of the	21418
Revised Code may be counted toward meeting the continuing	21419
education requirements established in the rules adopted under	21420
division (D) of this section.	21421
(D) In accordance with section 5123.46 of the Revised	21422
(D) In accordance with section 5123.46 of the Revised	21422
(D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the	21422 21423
(D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the following:	21422 21423 21424
(D) In accordance with section 5123.46 of the RevisedCode, the department shall adopt rules that establish all of the following:(1) Requirements that developmental disabilities personnel	21422 21423 21424 21425
(D) In accordance with section 5123.46 of the RevisedCode, the department shall adopt rules that establish all of the following:(1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a	21422 21423 21424 21425 21426
(D) In accordance with section 5123.46 of the RevisedCode, the department shall adopt rules that establish all of the following:(1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a training course, including having sufficient written and oral	21422 21423 21424 21425 21425 21426 21427
(D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the following:(1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a training course, including having sufficient written and oral English skills to communicate effectively and reliably with	21422 21423 21424 21425 21425 21426 21427 21428
 (D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the following: (1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a training course, including having sufficient written and oral English skills to communicate effectively and reliably with patients, their families, and other medical professionals; 	21422 21423 21424 21425 21425 21426 21427 21428 21429
 (D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the following: (1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a training course, including having sufficient written and oral English skills to communicate effectively and reliably with patients, their families, and other medical professionals; (2) Standards that must be met to receive a certificate, 	21422 21423 21424 21425 21425 21426 21427 21428 21429 21430
 (D) In accordance with section 5123.46 of the Revised Code, the department shall adopt rules that establish all of the following: (1) Requirements that developmental disabilities personnel and registered nurses must meet to be eligible to take a training course, including having sufficient written and oral English skills to communicate effectively and reliably with patients, their families, and other medical professionals; (2) Standards that must be met to receive a certificate, including requirements pertaining to an applicant's criminal 	21422 21423 21424 21425 21425 21426 21427 21428 21429 21430 21431

(4) Standards and procedures for renewing a certificate,	21435
including requirements for continuing education and, in the case	21436
of developmental disabilities personnel who administer	21437
prescribed medications, standards that require successful	21438
demonstration of proficiency in administering prescribed	21439
medications;	21440
(5) Any other standards or procedures the department	21441
considers necessary to administer the certification program.	21442
Sec. 5126.25. (A) The director of developmental	21443
disabilities shall adopt rules under division (C) of this	21444
section establishing uniform standards and procedures for the	21445
certification and registration of persons, other than the	21446
persons described in division (I) of this section, who are	21447
seeking employment with or are employed by either of the	21448
following:	21449
(1) A county board of developmental disabilities;	21450
(1) A county board of developmental disabilities;(2) An entity that contracts with a county board to	21450 21451
(2) An entity that contracts with a county board to	21451
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental	21451 21452
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.	21451 21452 21453
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which	21451 21452 21453 21454
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules	21451 21452 21453 21454 21455
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules adopted under this section without the certification or	21451 21452 21453 21454 21455 21456
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules adopted under this section without the certification or registration that is required for that position. The person	21451 21452 21453 21454 21455 21456 21457
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules adopted under this section without the certification or registration that is required for that position. The person shall not be employed or shall not continue to be employed if	21451 21452 21453 21454 21455 21456 21457 21458
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules adopted under this section without the certification or registration that is required for that position. The person shall not be employed or shall not continue to be employed if the required certification or registration is denied, revoked,	21451 21452 21453 21454 21455 21456 21457 21458 21459
(2) An entity that contracts with a county board to operate programs and services for individuals with developmental disabilities.(B) No person shall be employed in a position for which certification or registration is required pursuant to the rules adopted under this section without the certification or registration that is required for that position. The person shall not be employed or shall not continue to be employed if the required certification or registration is denied, revoked, or not renewed.	21451 21452 21453 21454 21455 21456 21457 21458 21459 21460

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rules establishing all of the following: 21464

(1) Positions of employment that are subject to this
section and, for each position, whether a person must receive
certification or receive registration to be employed in that
position;

(2) Requirements that must be met to receive the 21469 certification or registration required to be employed in a 21470 particular position, including standards regarding education, 21471 specialized training, and experience, taking into account the 21472 needs of individuals with developmental disabilities and the 21473 specialized techniques needed to serve them, except that the 21474 rules shall not require a person designated as a service 21475 employee under section 5126.22 of the Revised Code to have or 21476 obtain a bachelor's or higher degree; 21477

(3) Procedures to be followed in applying for initial21478certification or registration and for renewing the certification21479or registration.

(4) Requirements that must be met for renewal of
certification or registration, which may include continuing
education and professional training requirements;
21481

(5) Subject to section 5126.23 of the Revised Code,
grounds for which certification or registration may be denied,
suspended, or revoked and procedures for appealing the denial,
suspension, or revocation.

(D) Each person seeking certification or registration for
 21488
 employment shall apply in the manner established in rules
 21489
 adopted under this section.

(E) (1) Except as provided in division (E) (2) of thissection, the superintendent of each county board is responsible21492

for taking all actions regarding certification and registration21493of employees, other than the position of superintendent, early21494intervention supervisor, early intervention specialist, or21495investigative agent. For the position of superintendent, early21496intervention supervisor, early intervention specialist, or21497investigative agent, the director of developmental disabilities21498is responsible for taking all such actions.21499

Actions that may be taken by the superintendent or21500director include issuing, renewing, denying, suspending, and21501revoking certification and registration. All actions shall be21502taken in accordance with the rules adopted under this section.21503

The superintendent may charge a fee to persons applying21504for certification or registration. The superintendent shall21505establish the amount of the fee according to the costs the21506county board incurs in administering its program for21507certification and registration of employees.21508

A person subject to the denial, suspension, or revocation 21509 of certification or registration may appeal the decision. The 21510 appeal shall be made in accordance with the rules adopted under 21511 this section. 21512

(2) Pursuant to division (C) of section 5126.05 of the
Revised Code, the superintendent may enter into a contract with
21514
any other entity under which the entity is given authority to
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carry out all or part of the superintendent's responsibilities
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under division (E) (1) of this section.

(F) A person with valid certification or registration
under this section on the effective date of any rules adopted
under this section that increase the standards applicable to the
certification or registration shall have such period as the
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rules prescribe, but not less than one year after the effective 21522 date of the rules, to meet the new certification or registration 21523 standards. 21524 (G) A person with valid certification or registration is 21525 qualified to be employed according to that certification or 21526 registration by any county board or entity contracting with a 21527 county board. 21528 (H) The director shall monitor county boards to ensure 21529 21530 that their employees and the employees of their contracting 21531 entities have the applicable certification or registration required under this section and that the employees are 21532 performing only those functions they are authorized to perform 21533 under the certification or registration. The superintendent of 21534 each county board or the superintendent's designee shall 21535 maintain in appropriate personnel files evidence acceptable to 21536 the director that the employees have met the requirements. On 21537 request, representatives of the department of developmental 21538 disabilities shall be given access to the evidence. 21539 (I) The certification and registration requirements of 21540 this section and the rules adopted under it do not apply to 21541 21542 either of the following: 21543 (1) A person who holds a valid license issued or certificate issued under Chapter 3319. of the Revised Code and 21544 performs no duties other than teaching or supervision of a 21545 21546 teaching program; (2) A person who holds a valid license or certificate 21547 issued under Title XLVII of the Revised Code and performs only 21548

(J) The director shall issue a certification or 21550

those duties governed by the license or certificate.

registration in accordance with Chapter 4796. of the Revised	21551
Code to a person if either of the following applies:	21552
(1) The person holds a license, certification, or	21553
registration in another state.	21554
requisitation in another state.	21004
(2) The person has satisfactory work experience, a	21555
government certification, or a private certification as	21556
described in that chapter in a state that does not issue that	21557
license, certification, or registration.	21558
Sec. 5902.02. The duties of the director of veterans	21559
services shall include the following:	21560
(A) Furnishing the veterans service commissions of all	21561
counties of the state copies of the state laws, rules, and	21562
legislation relating to the operation of the commissions and	21563
their offices;	21564
	21001
(B) Upon application, assisting the general public in	21565
obtaining records of vital statistics pertaining to veterans or	21566
their dependents;	21567
(C) Adopting rules pursuant to Chapter 119. of the Revised	21568
Code pertaining to minimum qualifications for hiring,	21569
certifying, and accrediting county veterans service officers,	21570
pertaining to their required duties, and pertaining to	21571
revocation of the certification of county veterans service	21572
officers;	21573
(D) Adopting rules pursuant to Chapter 119. of the Revised	21574
Code for the education, training, certification, and duties of	21575
veterans service commissioners and for the revocation of the	21576
certification of a veterans service commissioner;	21577
(E) Developing and monitoring successing and successing	01 5 7 0
(E) Developing and monitoring programs and agreements	21578

enhancing employment and training for veterans in single or	21579
multiple county areas;	21580
(F) Developing and monitoring programs and agreements to	21581
enable county veterans service commissions to address	21582
homelessness, indigency, and other veteran-related issues	21583
individually or jointly;	21584
(G) Developing and monitoring programs and agreements to	21585
enable state agencies, individually or jointly, that provide	21586
services to veterans, including the veterans' homes operated	21587
under Chapter 5907. of the Revised Code and the director of job	21588
and family services, to address homelessness, indigency,	21589
employment, and other veteran-related issues;	21590
(H) Establishing and providing statistical reporting	21591

(H) Establishing and providing statistical reporting 21591formats and procedures for county veterans service commissions; 21592

(I) Publishing electronically a listing of county veterans 21593 service offices and county veterans service commissioners. The 21594 listing shall include the expiration dates of commission 21595 members' terms of office and the organizations they represent; 21596 the names, addresses, and telephone numbers of county veterans 21597 service offices; and the addresses and telephone numbers of the 21598 Ohio offices and headquarters of state and national veterans 21599 service organizations. 21600

(J) Establishing a veterans advisory committee to advise21601and assist the department of veterans services in its duties.21602Members shall include a member of the national guard association21603of the United States who is a resident of this state, a member21604of the military officers association of America who is a21605resident of this state, a state representative of21606congressionally chartered veterans organizations referred to in21607

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section 5901.02 of the Revised Code, a representative of any 21608 other congressionally chartered state veterans organization that 21609 has at least one veterans service commissioner in the state, 21610 three representatives of the Ohio state association of county 21611 veterans service commissioners, who shall have a combined vote 21612 of one, three representatives of the state association of county 21613 veterans service officers, who shall have a combined vote of 21614 one, one representative of the county commissioners association 21615 of Ohio, who shall be a county commissioner not from the same 21616 county as any of the other county representatives, a 21617 representative of the advisory committee on women veterans, a 21618 representative of a labor organization, and a representative of 21619 the office of the attorney general. The department of veterans 21620 services shall submit to the advisory committee proposed rules 21621 for the committee's operation. The committee may review and 21622 revise these proposed rules prior to submitting them to the 21623 joint committee on agency rule review. 21624

(K) Adopting, with the advice and assistance of the 21625 21626 veterans advisory committee, policy and procedural quidelines that the veterans service commissions shall adhere to in the 21627 development and implementation of rules, policies, procedures, 21628 and quidelines for the administration of Chapter 5901. of the 21629 Revised Code. The department of veterans services shall adopt no 21630 quidelines or rules regulating the purposes, scope, duration, or 21631 amounts of financial assistance provided to applicants pursuant 21632 to sections 5901.01 to 5901.15 of the Revised Code. The director 21633 of veterans services may obtain opinions from the office of the 21634 attorney general regarding rules, policies, procedures, and 21635 quidelines of the veterans service commissions and may enforce 21636 compliance with Chapter 5901. of the Revised Code. 21637

(L) Receiving copies of form DD214 filed in accordance

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with the director's guidelines adopted under division (L) of21639this section from members of veterans service commissions21640appointed under section 5901.02 and from county veterans service21641officers employed under section 5901.07 of the Revised Code;21642

(M) Developing and maintaining and improving a resource, 21643 such as a telephone answering point or a web site, by means of 21644 which veterans and their dependents, through a single portal, 21645 can access multiple sources of information and interaction with 21646 regard to the rights of, and the benefits available to, veterans 21647 21648 and their dependents. The director of veterans services may enter into agreements with state and federal agencies, with 21649 agencies of political subdivisions, with state and local 21650 instrumentalities, and with private entities as necessary to 21651 make the resource as complete as is possible. 21652

(N) Planning, organizing, advertising, and conducting
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outreach efforts, such as conferences and fairs, at which
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veterans and their dependents may meet, learn about the
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organization and operation of the department of veterans
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services and of veterans service commissions, and obtain
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information about the rights of, and the benefits and services
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available to, veterans and their dependents;
21659

(0) Advertising, in print, on radio and television, and
otherwise, the rights of, and the benefits and services
available to, veterans and their dependents;
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(P) Developing and advocating improved benefits and
 services for, and improved delivery of benefits and services to,
 veterans and their dependents;
 21665

(Q) Searching for, identifying, and reviewing statutory 21666 and administrative policies that relate to veterans and their 21667

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dependents and reporting to the general assembly statutory and21668administrative policies that should be consolidated in whole or21669in part within the organization of the department of veterans21670services to unify funding, delivery, and accounting of statutory21671and administrative policy expressions that relate particularly21672to veterans and their dependents;21673(R) Encouraging veterans service commissions to innovate21674

and otherwise to improve efficiency in delivering benefits and21675services to veterans and their dependents and to report21676successful innovations and efficiencies to the director of21677veterans services;21678

(S) Publishing and encouraging adoption of successful
 21679
 innovations and efficiencies veterans service commissions have
 21680
 achieved in delivering benefits and services to veterans and
 21681
 their dependents;

(T) Establishing advisory committees, in addition to the
 21683
 veterans advisory committee established under division (K) of
 21684
 this section, on veterans issues;
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(U) Developing and maintaining a relationship with the
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United States department of veterans affairs, seeking optimal
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federal benefits and services for Ohio veterans and their
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dependents, and encouraging veterans service commissions to
21689
maximize the federal benefits and services to which veterans and
21690
their dependents are entitled;

(V) Developing and maintaining relationships with the
 21692
 several veterans organizations, encouraging the organizations in
 21693
 their efforts at assisting veterans and their dependents, and
 21694
 advocating for adequate state subsidization of the
 21695
 organizations;

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(W) Requiring the several veterans organizations that
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receive funding from the state annually, not later than the
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thirtieth day of July, to report to the director of veterans
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services and prescribing the form and content of the report;
21700

(X) Reviewing the reports submitted to the director under 21701 division (W) of this section within thirty days of receipt and 21702 informing the veterans organization of any deficiencies that 21703 exist in the organization's report and that funding will not be 21704 released until the deficiencies have been corrected and a 21705 satisfactory report submitted; 21706

(Y) Releasing funds and processing payments to veterans
organizations when a report submitted to the director under
division (W) of this section has been reviewed and determined to
be satisfactory;

(Z) Furnishing copies of all reports that the director of
 21711
 veterans services has determined have been submitted
 21712
 satisfactorily under division (W) of this section to the
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 chairperson of the finance committees of the general assembly;
 21714

(AA) Investigating complaints against county veterans
services commissioners and county veterans service officers if
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the director reasonably believes the investigation to be
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appropriate and necessary;
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(BB) Developing and maintaining a web site that is 21719 accessible by veterans and their dependents and provides a link 21720 to the web site of each state agency that issues a license, 21721 certificate, or other authorization permitting an individual to 21722 engage in an occupation or occupational activity; 21723

(CC) Encouraging state agencies to conduct outreach 21724 efforts through which veterans and their dependents can learn 21725

Sub. H. B. No. 203 As Reported by the House State and Local Government Committee	Page 749
about available job and education benefits;	21726
(DD) Informing state agencies about changes in statutes	21727
and rules that affect veterans and their dependents;	21728
(EE) Assisting licensing agencies in adopting rules under	21729
section 5903.03 of the Revised Code;	21730
(FF) Administering the provision of grants from the	21731
military injury relief fund under section 5902.05 of the Revised	21732
Code;	21733
(GG) Issuing a county veterans service officer	21734
certification or county veterans service commissioner	21735
certification in accordance with Chapter 4796. of the Revised	21736
Code to an applicant if the applicant holds a license or	21737
certification in another state or the applicant has satisfactory	21738
work experience, a government certification, or a private	21739
certification as described in that chapter as a county veterans	21740
service officer or county veterans service commissioner, or in a	21741
position that is the equivalent to county veterans service	21742
officer or county veterans service commissioner, in a state that	21743
does not issue that license or certification;	21744
(HH) Taking any other actions required by this chapter.	21745
Sec. 5903.04. Each licensing agency shall adopt rules	21746
under Chapter 119. of the Revised Code to establish and	21747
implement all of the following:	21748
(A) A process to obtain from each applicant documentation	21749
and additional information necessary to determine if the	21750
applicant is a service member or veteran, or the spouse or	21751
surviving spouse of a service member or veteran;	21752
(B) A process to record, track, and monitor applications	21753

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that have been received from a service member, veteran, or the 21754 spouse or surviving spouse of a service member or veteran; and 21755 (C) A process to prioritize and expedite certification or 21756 licensing for each applicant who is a service member, veteran, 21757 or the spouse or a surviving spouse of a service member or 21758 veteran. 21759 In establishing these processes, the licensing agency 21760 shall include any special accommodations that may be appropriate 21761 for applicants facing imminent deployment, and for applicants 21762

for a temporary license or certificate under division $\frac{(D)}{(C)}$ of 21763 section 4743.04 of the Revised Code. 21764

Sec. 6109.04. (A) The director of environmental protection21765shall administer and enforce this chapter and rules adopted21766under it.21767

(B) The director shall adopt, amend, and rescind such
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rules in accordance with Chapter 119. of the Revised Code as may
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be necessary or desirable to do both of the following:
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(1) Govern public water systems in order to protect the 21771public health; 21772

(2) Govern public water systems to protect the public
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 welfare, including rules governing contaminants in water that
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 may adversely affect the suitability of the water for its
 21775
 intended uses or that may otherwise adversely affect the public
 21776
 health or welfare.

(C) The director may do any or all of the following: 21778

(1) Adopt, amend, and rescind such rules in accordance
with Chapter 119. of the Revised Code as may be necessary or
21780
desirable to do any or all of the following:
21781

(a) Govern the granting of variances and exemptions from	21782
rules adopted under this chapter, subject to requirements of the	21783
Safe Drinking Water Act;	21784
(b) Govern the certification of operators of public water	21785
systems, including establishment of qualifications according to	21786
a classification of public water systems and of provisions for	21787
examination, grounds for revocation, reciprocity with other	21788
states, renewal of certification, and other provisions necessary	21789
or desirable for assurance of proper operation of water systems;	21790
(c) Carry out the powers and duties of the director under	21791
this chapter.	21792
(2) Provide a program for the general supervision of	21793
operation and maintenance of public water systems;	21794
(3) Maintain an inventory of public water systems;	21795
(4) Adopt and implement a program for conducting sanitary	21796
surveys of public water systems;	21797
(5) Establish and maintain a system of record keeping and	21798
reporting of activities of the environmental protection agency	21799
under this chapter;	21800
(6) Establish and maintain a program for the certification	21801
of laboratories conducting analyses of drinking water;	21802
(7) Issue, modify, and revoke orders as necessary to carry	21803
out the director's powers and duties under this chapter and	21804
primary enforcement responsibility for public water systems	21805
under the "Safe Drinking Water Act." Orders issued under this	21806
chapter are subject to Chapter 119. of the Revised Code.	21807
(D) Before adopting, amending, or rescinding a rule	21808
authorized by this chapter, the director shall do all of the	21809

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following: 21810 (1) Mail notice to each statewide organization that the 21811 director determines represents persons who would be affected by 21812 the proposed rule, amendment, or rescission at least thirty-five 21813 days before any public hearing thereon; 21814 (2) Mail a copy of each proposed rule, amendment, or 21815 rescission to any person who requests a copy, within five days 21816 after receipt of the request; 21817 21818 (3) Consult with appropriate state and local government agencies or their representatives, including statewide 21819 organizations of local government officials, industrial 21820 representatives, and other interested persons. 21821 Although the director is expected to discharge these 21822 duties diligently, failure to mail any such notice or copy or to 21823 consult with any person does not invalidate any proceeding or 21824 action of the director. 21825 (E) The director shall issue a certification as an 21826 operator of a public water system in accordance with Chapter 21827 4796. of the Revised Code to an applicant if either of the 21828 following applies: 21829 (1) The applicant holds a certification or license in 21830 21831 another state. (2) The applicant has satisfactory work experience, a 21832 government certification, or a private certification as 21833 described in that chapter as an operator of a public water 21834 system in a state that does not issue that certification or 21835 21836 license. Sec. 6111.46. (A) The environmental protection agency 21837

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21859

shall exercise general supervision of the treatment and disposal 21838 of sewage and industrial wastes and the operation and 21839 maintenance of works or means installed for the collection, 21840 treatment, and disposal of sewage and industrial wastes. Such 21841 general supervision shall apply to all features of construction, 21842 operation, and maintenance of the works or means that do or may 21843 affect the proper treatment and disposal of sewage and 21844 industrial wastes. 21845

(B) (1) The agency shall investigate the works or means 21846 employed in the collection, treatment, and disposal of sewage 21847 and industrial wastes whenever considered necessary or whenever 21848 requested to do so by local health officials and may issue and 21849 enforce orders and shall adopt rules governing the operation and 21850 maintenance of the works or means of treatment and disposal of 21851 such sewage and industrial wastes. In adopting rules under this 21852 section, the agency shall establish standards governing the 21853 construction, operation, and maintenance of the works or means 21854 of collection, treatment, and disposal of sewage that is 21855 generated at recreational vehicle parks, recreation camps, 21856 combined park-camps, and temporary park-camps that are separate 21857 from such standards relative to manufactured home parks. 21858

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

(a) "Manufactured home parks" has the same meaning as in21860section 4781.01 of the Revised Code.21861

(b) "Recreational vehicle parks," "recreation camps,"21862"combined park-camps," and "temporary park-camps" have the same21863meanings as in section 3729.01 of the Revised Code.21864

(C) The agency may require the submission of records anddata of construction, operation, and maintenance, including21866

plans and descriptions of existing works or means of treatment	21867
and disposal of such sewage and industrial wastes. When the	21868
agency requires the submission of such records or information,	21869
the public officials or person, firm, or corporation having the	21870
works in charge shall comply promptly with that order.	21871
(D) If the agency issues a license pursuant to the	21872
authority granted under this section, the agency shall issue the	21873
license in accordance with Chapter 4796. of the Revised Code to	21874
an applicant if either of the following applies:	21875
(1) The applicant holds a license in another state.	21876
(2) The applicant has satisfactory work experience, a	21877
government certification, or a private certification as	21878
described in that chapter in a state that does not issue that	21879
license.	21880
Section 3. That existing sections 109.73, 109.77, 109.771,	21881
Section 3. That existing sections 109.73, 109.77, 109.771, 109.78, 109.804, 147.01, 147.63, 169.16, 173.21, 173.391,	21881 21882
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5123.45, 5126.25, 5902.02, 5903.04, 6109.04, and 6111.46 of the	21924
Revised Code are hereby repealed.	21925
Section 4. That sections 921.08, 1322.24, 3905.081,	21926

4707.12, 4740.08, and 4757.25 of the Revised Code are hereby 21927

repealed.	21928
Section 5. That the version of section 3319.22 of the	21929
Revised Code that is scheduled to take effect April 12, 2023, be	21930
amended to read as follows:	21931
	01000
Sec. 3319.22. (A)(1) The state board of education shall	21932
issue the following educator licenses:	21933
(a) A resident educator license, which shall be valid for	21934
two years and shall be renewable for reasons specified by rules	21935
adopted by the state board pursuant to division (A)(3) of this	21936
section. The state board, on a case-by-case basis, may extend	21937
the license's duration as necessary to enable the license holder	21938
to complete the Ohio teacher residency program established under	21939
section 3319.223 of the Revised Code;	21940
(b) A professional educator license, which shall be valid	21941
for five years and shall be renewable;	21942
(c) A senior professional educator license, which shall be	21943
valid for five years and shall be renewable;	21944
(d) A lead professional educator license, which shall be	21945
valid for five years and shall be renewable.	21946
Licenses issued under division (A)(1) of this section on	21947
and after November 2, 2018, shall specify whether the educator	21948
is licensed to teach grades pre-kindergarten through five,	21949
grades four through nine, or grades seven through twelve. The	21950
changes to the grade band specifications under this amendment	21951
shall not apply to a person who holds a license under division	21952
(A)(1) of this section prior to November 2, 2018. Further, the	21953
changes to the grade band specifications under this amendment	21954
shall not apply to any license issued to teach in the area of	21955
computer information science, bilingual education, dance, drama	21956

or theater, world language, health, library or media, music,	21957
physical education, teaching English to speakers of other	21958
languages, career-technical education, or visual arts or to any	21959
license issued to an intervention specialist, including a gifted	21960
intervention specialist, or to any other license that does not	21961
align to the grade band specifications.	21962
(2) The state board may issue any additional educator	21963
licenses of categories, types, and levels the board elects to	21964
provide.	21965
(3) The Except as provided in division (I) of this	21966
section, the state board shall adopt rules establishing the	21967
standards and requirements for obtaining each educator license	21968
issued under this section. The rules shall also include the	21969
reasons for which a resident educator license may be renewed	21970
under division (A)(1)(a) of this section.	21971
(B) The <u>Except</u> as provided in division (I) of this	21972
<u>section, the rules adopted under this section shall require at</u>	21973
least the following standards and qualifications for the	21974
educator licenses described in division (A)(1) of this section:	21975
(1) An applicant for a resident educator license shall	21976
hold at least a bachelor's degree from an accredited teacher	21977
preparation program or be a participant in the teach for America	21978
program and meet the qualifications required under section	21979
3319.227 of the Revised Code.	21980
(2) An applicant for a professional educator license	21981
shall:	21982
(a) Hold at least a bachelor's degree from an institution	21983
of higher education accredited by a regional accrediting	21984
organization;	21985

(b) Have successfully completed the Ohio teacher residency	21986
program established under section 3319.223 of the Revised Code,	21987
if the applicant's current or most recently issued license is a	21988
resident educator license issued under this section or an	21989
alternative resident educator license issued under section	21990
3319.26 of the Revised Code.	21991
(3) An applicant for a senior professional educator	21992
license shall:	21993
(a) Hold at least a master's degree from an institution of	21994
higher education accredited by a regional accrediting	21995
organization;	21996
(b) Have previously held a professional educator license	21997
issued under this section or section 3319.222 or under former	21998
section 3319.22 of the Revised Code;	21999
(c) Meet the criteria for the accomplished or	22000
distinguished level of performance, as described in the	22001
standards for teachers adopted by the state board under section	22002
3319.61 of the Revised Code.	22003
(4) An applicant for a lead professional educator license	22004
shall:	22005
(a) Hold at least a master's degree from an institution of	22006
higher education accredited by a regional accrediting	22007
organization;	22008
(b) Have previously held a professional educator license	22009
or a senior professional educator license issued under this	22010
section or a professional educator license issued under section	22011
3319.222 or former section 3319.22 of the Revised Code;	22012
(c) Meet the criteria for the distinguished level of	22013

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performance, as described in the standards for teacher	s adopted 22014
by the state board under section 3319.61 of the Revise	d Code; 22015
(d) Either hold a valid certificate issued by the	e national 22016
board for professional teaching standards or meet the	criteria 22017
for a master teacher or other criteria for a lead teac	her 22018
adopted by the educator standards board under division	(F)(4) or 22019
(5) of section 3319.61 of the Revised Code.	22020

(C) The state board shall align the standards and
qualifications for obtaining a principal license with the
standards for principals adopted by the state board under
section 3319.61 of the Revised Code.

(D) If the state board requires any examinations for
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 educator licensure, the department of education shall provide
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 the results of such examinations received by the department to
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 the chancellor of higher education, in the manner and to the
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 extent permitted by state and federal law.

(E) Any rules the state board of education adopts, amends, 22030
or rescinds for educator licenses under this section, division 22031
(D) of section 3301.07 of the Revised Code, or any other law 22032
shall be adopted, amended, or rescinded under Chapter 119. of 22033
the Revised Code except as follows: 22034

(1) Notwithstanding division (E) of section 119.03 and 22035 division (A)(1) of section 119.04 of the Revised Code, in the 22036 case of the adoption of any rule or the amendment or rescission 22037 of any rule that necessitates institutions' offering preparation 22038 programs for educators and other school personnel that are 22039 approved by the chancellor of higher education under section 22040 3333.048 of the Revised Code to revise the curriculum of those 22041 programs, the effective date shall not be as prescribed in 22042

division (E) of section 119.03 and division (A) (1) of section22043119.04 of the Revised Code. Instead, the effective date of such22044rules, or the amendment or rescission of such rules, shall be22045the date prescribed by section 3333.048 of the Revised Code.22046

(2) Notwithstanding the authority to adopt, amend, or
rescind emergency rules in division (G) of section 119.03 of the
Revised Code, this authority shall not apply to the state board
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of education with regard to rules for educator licenses.
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(F) (1) The rules adopted under this section establishing 22051 standards requiring additional coursework for the renewal of any 22052 educator license shall require a school district and a chartered 22053 nonpublic school to establish local professional development 22054 committees. In a nonpublic school, the chief administrative 22055 officer shall establish the committees in any manner acceptable 22056 to such officer. The committees established under this division 22057 shall determine whether coursework that a district or chartered 22058 nonpublic school teacher proposes to complete meets the 22059 requirement of the rules. The department of education shall 22060 provide technical assistance and support to committees as the 22061 22062 committees incorporate the professional development standards adopted by the state board of education pursuant to section 22063 3319.61 of the Revised Code into their review of coursework that 22064 is appropriate for license renewal. The rules shall establish a 22065 procedure by which a teacher may appeal the decision of a local 22066 professional development committee. 22067

(2) In any school district in which there is no exclusive
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representative established under Chapter 4117. of the Revised
Code, the professional development committees shall be
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established as described in division (F)(2) of this section.
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Not later than the effective date of the rules adopted 22072

under this section, the board of education of each school 22073 district shall establish the structure for one or more local 22074 professional development committees to be operated by such 22075 school district. The committee structure so established by a 22076 district board shall remain in effect unless within thirty days 22077 prior to an anniversary of the date upon which the current 22078 22079 committee structure was established, the board provides notice to all affected district employees that the committee structure 22080 is to be modified. Professional development committees may have 22081 a district-level or building-level scope of operations, and may 22082 be established with regard to particular grade or age levels for 22083 which an educator license is designated. 22084

Each professional development committee shall consist of 22085 at least three classroom teachers employed by the district, one 22086 principal employed by the district, and one other employee of 22087 the district appointed by the district superintendent. For 22088 committees with a building-level scope, the teacher and 22089 principal members shall be assigned to that building, and the 22090 teacher members shall be elected by majority vote of the 22091 classroom teachers assigned to that building. For committees 22092 22093 with a district-level scope, the teacher members shall be elected by majority vote of the classroom teachers of the 22094 district, and the principal member shall be elected by a 22095 majority vote of the principals of the district, unless there 22096 are two or fewer principals employed by the district, in which 22097 case the one or two principals employed shall serve on the 22098 committee. If a committee has a particular grade or age level 22099 scope, the teacher members shall be licensed to teach such grade 22100 or age levels, and shall be elected by majority vote of the 22101 classroom teachers holding such a license and the principal 22102 shall be elected by all principals serving in buildings where 22103

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any such teachers serve. The district superintendent shall22104appoint a replacement to fill any vacancy that occurs on a22105professional development committee, except in the case of22106vacancies among the elected classroom teacher members, which22107shall be filled by vote of the remaining members of the22108committee so selected.22109

Terms of office on professional development committees 22110 shall be prescribed by the district board establishing the 22111 committees. The conduct of elections for members of professional 22112 development committees shall be prescribed by the district board 22113 22114 establishing the committees. A professional development committee may include additional members, except that the 22115 majority of members on each such committee shall be classroom 22116 teachers employed by the district. Any member appointed to fill 22117 a vacancy occurring prior to the expiration date of the term for 22118 which a predecessor was appointed shall hold office as a member 22119 for the remainder of that term. 22120

The initial meeting of any professional development 22121 committee, upon election and appointment of all committee 22122 members, shall be called by a member designated by the district 22123 superintendent. At this initial meeting, the committee shall 22124 22125 select a chairperson and such other officers the committee deems necessary, and shall adopt rules for the conduct of its 22126 meetings. Thereafter, the committee shall meet at the call of 22127 the chairperson or upon the filing of a petition with the 22128 district superintendent signed by a majority of the committee 22129 members calling for the committee to meet. 22130

(3) In the case of a school district in which an exclusive
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representative has been established pursuant to Chapter 4117. of
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the Revised Code, professional development committees shall be
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established in accordance with any collective bargaining 22134 agreement in effect in the district that includes provisions for 22135 such committees. 22136

If the collective bargaining agreement does not specify a22137different method for the selection of teacher members of the22138committees, the exclusive representative of the district's22139teachers shall select the teacher members.22140

If the collective bargaining agreement does not specify a 22141 different structure for the committees, the board of education 22142 22143 of the school district shall establish the structure, including the number of committees and the number of teacher and 22144 administrative members on each committee; the specific 22145 administrative members to be part of each committee; whether the 22146 scope of the committees will be district levels, building 22147 levels, or by type of grade or age levels for which educator 22148 licenses are designated; the lengths of terms for members; the 22149 manner of filling vacancies on the committees; and the frequency 22150 and time and place of meetings. However, in all cases, except as 22151 provided in division (F)(4) of this section, there shall be a 22152 majority of teacher members of any professional development 22153 committee, there shall be at least five total members of any 22154 22155 professional development committee, and the exclusive representative shall designate replacement members in the case 22156 of vacancies among teacher members, unless the collective 22157 bargaining agreement specifies a different method of selecting 22158 such replacements. 22159

(4) Whenever an administrator's coursework plan is being
discussed or voted upon, the local professional development
committee shall, at the request of one of its administrative
members, cause a majority of the committee to consist of
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administrative members by reducing the number of teacher members	22164
voting on the plan.	22165
(G)(1) The department of education, educational service	22166
centers, county boards of developmental disabilities, college	22167
and university departments of education, head start programs,	22168
and the Ohio education computer network may establish local	22169
professional development committees to determine whether the	22170
coursework proposed by their employees who are licensed or	22171
certificated under this section or section 3319.222 of the	22172
Revised Code, or under the former version of either section as	22173
it existed prior to October 16, 2009, meet the requirements of	22174
the rules adopted under this section. They may establish local	22175
professional development committees on their own or in	22176
collaboration with a school district or other agency having	22177
authority to establish them.	22178

Local professional development committees established by 22179 county boards of developmental disabilities shall be structured 22180 in a manner comparable to the structures prescribed for school 22181 districts in divisions (F)(2) and (3) of this section, as shall 22182 the committees established by any other entity specified in 22183 division (G)(1) of this section that provides educational 22184 services by employing or contracting for services of classroom 22185 teachers licensed or certificated under this section or section 22186 3319.222 of the Revised Code, or under the former version of 22187 either section as it existed prior to October 16, 2009. All 22188 other entities specified in division (G)(1) of this section 22189 shall structure their committees in accordance with quidelines 22190 which shall be issued by the state board. 22191

(2) Educational service centers may establish local22192professional development committees to serve educators who are22193

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not employed in schools in this state, including pupil services	22194
personnel who are licensed under this section. Local	22195
professional development committees shall be structured in a	22196
manner comparable to the structures prescribed for school	22197
districts in divisions (F)(2) and (3) of this section.	22198
These committees may agree to review the coursework,	22199
continuing education units, or other equivalent activities	22200
related to classroom teaching or the area of licensure that is	22201
proposed by an individual who satisfies both of the following	22202
conditions:	22203
(a) The individual is licensed or certificated under this	22204
section or under the former version of this section as it	22205
existed prior to October 16, 2009.	22206

(b) The individual is not currently employed as an22207educator or is not currently employed by an entity that operates22208a local professional development committee under this section.22209

Any committee that agrees to work with such an individual22210shall work to determine whether the proposed coursework,22211continuing education units, or other equivalent activities meet22212the requirements of the rules adopted by the state board under22213this section.22214

(3) Any public agency that is not specified in division 22215 (G)(1) or (2) of this section but provides educational services 22216 and employs or contracts for services of classroom teachers 22217 licensed or certificated under this section or section 3319.222 22218 of the Revised Code, or under the former version of either 22219 section as it existed prior to October 16, 2009, may establish a 22220 local professional development committee, subject to the 22221 approval of the department of education. The committee shall be 22222

structured in accordance with guidelines issued by the state	22223
board.	22224
(H) Not later than July 1, 2016, the state board, in	22225
accordance with Chapter 119. of the Revised Code, shall adopt	22226
rules pursuant to division (A)(3) of this section that do both	22227
of the following:	22228
(1) Exempt consistently high-performing teachers from the	22229
requirement to complete any additional coursework for the	22230
renewal of an educator license issued under this section or	22231
section 3319.26 of the Revised Code. The rules also shall	22232
specify that such teachers are exempt from any requirements	22233
prescribed by professional development committees established	22234
under divisions (F) and (G) of this section.	22235
(2) For purposes of division (H)(1) of this section, the	22236
state board shall define the term "consistently high-performing	22237
teacher."	22238
(I) The state board shall issue a resident educator	22239
license, professional educator license, senior professional	22240
educator license, lead professional educator license, or any	22241
other educator license in accordance with Chapter 4796. of the	22242
Revised Code to an applicant if either of the following applies:	22243
(1) The applicant holds a license in another state.	22244
(2) The applicant has satisfactory work experience, a	22245
government certification, or a private certification as	22246
described in that chapter as a resident educator, professional	22247
educator, senior professional educator, lead professional	22248
educator, or any other type of educator in a state that does not	22249
issue one or more of those licenses.	22250
Section 6. That the existing version of section 3319.22 of	22251

2023, is hereby repealed.

the Revised Code that is scheduled to take effect April 12,

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Section 7. Sections 1, 2, 3, and 4 of this act, except for	22254
the enactment of section 4796.18 of the Revised Code in Section	22255
1 of this act, take effect ninety days after the effective date	22256
of this section.	22257
Sections 5 and 6 of this act take effect April 12, 2023.	22258
Section 8. The General Assembly, applying the principle	22259
stated in division (B) of section 1.52 of the Revised Code that	22260
amendments are to be harmonized if reasonably capable of	22261
simultaneous operation, finds that the the following sections,	22262
presented in this act as composites of the sections as amended	22263
by the acts indicated, are the resulting versions of the section	22264
in effect prior to the effective date of the sections as	22265
presented in this act:	22266
Section 109.73 of the Revised Code as amended by both H.B.	22267
24 and S.B. 68 of the 133rd General Assembly.	22268
Section 3319.22 of the Revised Code as amended by both	22269
H.B. 438 and S.B. 216 of the 132nd General Assembly.	22270
Section 3905.85 of the Revised Code as amended by both	22271
H.B. 263 and H.B. 339 of the 133rd General Assembly.	22272
Section 4701.06 of the Revised Code as amended by both	22273
H.B. 263 and H.B. 442 of the 133rd General Assembly.	22274
Section 4715.09 of the Revised Code as amended by both	22275
H.B. 541 and S.B. 259 of the 132nd General Assembly.	22276
Section 4731.19 of the Revised Code as amended by both	22277
H.B. 263 and H.B. 442 of the 133rd General Assembly.	22278

Sub. H. B. No. 203 As Reported by the House State and Local Government Committee	Page 768
Section 4779.18 of the Revised Code as amended by both	22279
H.B. 263 and S.B. 68 of the 133rd General Assembly. Section 5123.45 of the Revised Code as amended by both	22280 22281
H.B. 158 and H.B. 483 of the 131st General Assembly.	22282