As Reported by the House Health Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 318

Representatives Swearingen, Plummer

A BILL

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:		
р	practice of anesthesiologist assistants.	4
R	Revised Code to revise the law governing the	3
4	1760.08, 4760.09, 4760.16, and 4761.17 of the	2
To a	amend sections 4723.01, 4729.01, 4760.01,	1

Section 1. That sections 4723.01, 4729.01, 4760.01,	5
4760.08, 4760.09, 4760.16, and 4761.17 of the Revised Code be	6
amended to read as follows:	7
Sec. 4723.01. As used in this chapter:	8
(A) "Registered nurse" means an individual who holds a	9
current, valid license issued under this chapter that authorizes	10
the practice of nursing as a registered nurse.	11
(B) "Practice of nursing as a registered nurse" means	12
providing to individuals and groups nursing care requiring	13
specialized knowledge, judgment, and skill derived from the	14
principles of biological, physical, behavioral, social, and	15
nursing sciences. Such nursing care includes:	16
(1) Identifying patterns of human responses to actual or	17
potential health problems amenable to a nursing regimen;	18

authorized to delegate nursing tasks as directed by a registered

(G) "Certified registered nurse anesthetist" means an

advanced practice registered nurse who holds a current, valid

section 4723.42 of the Revised Code and rules adopted by the

license issued under this chapter and is designated as a

certified registered nurse anesthetist in accordance with

nurse.

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board of nursing.	76
(H) "Clinical nurse specialist" means an advanced practice	77
registered nurse who holds a current, valid license issued under	78
this chapter and is designated as a clinical nurse specialist in	79
accordance with section 4723.42 of the Revised Code and rules	80
adopted by the board of nursing.	81
(I) "Certified nurse-midwife" means an advanced practice	82
registered nurse who holds a current, valid license issued under	83
this chapter and is designated as a certified nurse-midwife in	84
accordance with section 4723.42 of the Revised Code and rules	85
adopted by the board of nursing.	86
(J) "Certified nurse practitioner" means an advanced	87
practice registered nurse who holds a current, valid license	88
issued under this chapter and is designated as a certified nurse	89
practitioner in accordance with section 4723.42 of the Revised	90
Code and rules adopted by the board of nursing.	91
(K) "Physician" means an individual authorized under	92
Chapter 4731. of the Revised Code to practice medicine and	93
surgery or osteopathic medicine and surgery.	94
(L) "Collaboration" or "collaborating" means the	95
following:	96
(1) In the case of a clinical nurse specialist or a	97
certified nurse practitioner, that one or more podiatrists	98
acting within the scope of practice of podiatry in accordance	99
with section 4731.51 of the Revised Code and with whom the nurse	100
has entered into a standard care arrangement or one or more	101
physicians with whom the nurse has entered into a standard care	102
arrangement are continuously available to communicate with the	103
clinical nurse specialist or certified nurse practitioner either	104

(2) A clinical nurse specialist;

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in person or by electronic communication; 105 (2) In the case of a certified nurse-midwife, that one or 106 more physicians with whom the certified nurse-midwife has 107 entered into a standard care arrangement are continuously 108 available to communicate with the certified nurse-midwife either 109 in person or by electronic communication. 110 (M) "Supervision," as it pertains to a certified 111 registered nurse anesthetist, means that the certified 112 registered nurse anesthetist is under the direction of a 113 podiatrist acting within the podiatrist's scope of practice in 114 accordance with section 4731.51 of the Revised Code, a dentist 115 acting within the dentist's scope of practice in accordance with 116 Chapter 4715. of the Revised Code, or a physician, and, when 117 administering anesthesia, the certified registered nurse 118 anesthetist is in the immediate presence of the podiatrist, 119 dentist, or physician. 120 (N) "Standard care arrangement" means a written, formal 121 guide for planning and evaluating a patient's health care that 122 is developed by one or more collaborating physicians or 123 podiatrists and a clinical nurse specialist, certified nurse-124 125 midwife, or certified nurse practitioner and meets the requirements of section 4723.431 of the Revised Code. 126 (0) "Advanced practice registered nurse" means an 127 individual who holds a current, valid license issued under this 128 chapter that authorizes the practice of nursing as an advanced 129 practice registered nurse and is designated as any of the 130 following: 131 (1) A certified registered nurse anesthetist; 132

(T) "Certified community health worker" means an

current, valid certificate issued under this chapter that

certified registered nurse anesthetist, clinical nurse

with section 4723.67 of the Revised Code;

individual who holds a current, valid certificate as a community

(U) "Medication aide" means an individual who holds a

authorizes the individual to administer medication in accordance

(V) "Nursing specialty" means a specialty in practice as a

health worker issued under section 4723.85 of the Revised Code.

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

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(F) "Dangerous drug" means any of the following:	244
(1) Any drug to which either of the following applies:	245
(a) Under the "Federal Food, Drug, and Cosmetic Act," 52	246
Stat. 1040 (1938), 21 U.S.C.A. 301, as amended, the drug is	247
required to bear a label containing the legend "Caution: Federal	248
law prohibits dispensing without prescription" or "Caution:	249
Federal law restricts this drug to use by or on the order of a	250
licensed veterinarian" or any similar restrictive statement, or	251
the drug may be dispensed only upon a prescription;	252
(b) Under Chapter 3715. or 3719. of the Revised Code, the	253
drug may be dispensed only upon a prescription.	254
(2) Any drug that contains a schedule V controlled	255
substance and that is exempt from Chapter 3719. of the Revised	256
Code or to which that chapter does not apply;	257
	0.50
(3) Any drug intended for administration by injection into	258
the human body other than through a natural orifice of the human	259
body;	260
(4) Any drug that is a biological product, as defined in	261
section 3715.01 of the Revised Code.	262
(G) "Federal drug abuse control laws" has the same meaning	263
as in section 3719.01 of the Revised Code.	264
(H) "Prescription" means all of the following:	265
(h) Flescription means all of the following.	200
(1) A written, electronic, or oral order for drugs or	266
combinations or mixtures of drugs to be used by a particular	267
individual or for treating a particular animal, issued by a	268
licensed health professional authorized to prescribe drugs;	269
(2) For nurnoses of sections 2925 61 4723 484 4730 434	270

and 4731.94 of the Revised Code, a written, electronic, or oral	271
order for naloxone issued to and in the name of a family member,	272
friend, or other individual in a position to assist an	273
individual who there is reason to believe is at risk of	274
experiencing an opioid-related overdose.	275
(3) For purposes of section 4729.44 of the Revised Code, a	276
written, electronic, or oral order for naloxone issued to and in	277
the name of either of the following:	278
(a) An individual who there is reason to believe is at	279
risk of experiencing an opioid-related overdose;	280
(b) A family member, friend, or other individual in a	281
position to assist an individual who there is reason to believe	282
is at risk of experiencing an opioid-related overdose.	283
(4) For purposes of sections 4723.4810, 4729.282,	284
4730.432, and 4731.93 of the Revised Code, a written,	285
electronic, or oral order for a drug to treat chlamydia,	286
gonorrhea, or trichomoniasis issued to and in the name of a	287
patient who is not the intended user of the drug but is the	288
sexual partner of the intended user;	289
(5) For purposes of sections 3313.7110, 3313.7111,	290
3314.143, 3326.28, 3328.29, 4723.483, 4729.88, 4730.433,	291
4731.96, and 5101.76 of the Revised Code, a written, electronic,	292
or oral order for an epinephrine autoinjector issued to and in	293
the name of a school, school district, or camp;	294
(6) For purposes of Chapter 3728. and sections 4723.483,	295
4729.88, 4730.433, and 4731.96 of the Revised Code, a written,	296
electronic, or oral order for an epinephrine autoinjector issued	297
to and in the name of a qualified entity, as defined in section	298
3728.01 of the Revised Code;	299

(7) For purposes of sections 3313.7115, 3313.7116,	300
3314.147, 3326.60, 3328.38, 4723.484, 4730.434, 4731.92, and	301
5101.78 of the Revised Code, a written, electronic, or oral	302
order for injectable or nasally administered glucagon in the	303
name of a school, school district, or camp.	304
(I) "Licensed health professional authorized to prescribe	305
drugs" or "prescriber" means an individual who is authorized by	306
law to prescribe drugs or dangerous drugs or drug therapy	307
related devices in the course of the individual's professional	308
practice, including only the following:	309
(1) A dentist licensed under Chapter 4715. of the Revised	310
Code;	311
(2) A clinical nurse specialist, certified nurse-midwife,	312
or certified nurse practitioner who holds a current, valid	313
license issued under Chapter 4723. of the Revised Code to	314
practice nursing as an advanced practice registered nurse;	315
(3) A certified registered nurse anesthetist who holds a	316
current, valid license issued under Chapter 4723. of the Revised	317
Code to practice nursing as an advanced practice registered	318
nurse, but only to the extent of the nurse's authority under	319
sections 4723.43 and 4723.434 of the Revised Code;	320
(4) An optometrist licensed under Chapter 4725. of the	321
Revised Code to practice optometry under a therapeutic	322
pharmaceutical agents certificate;	323
(5) A physician authorized under Chapter 4731. of the	324
Revised Code to practice medicine and surgery, osteopathic	325
medicine and surgery, or podiatric medicine and surgery;	326
(6) A physician assistant who holds a license to practice	327
as a physician assistant issued under Chapter 4730. of the	328

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(1) The proprietary name of the drug product; 358 (2) The established (generic) name of the drug product; 359 (3) The strength of the drug product if the product 360 contains a single active ingredient or if the drug product 361 contains more than one active ingredient and a relevant strength 362 can be associated with the product without indicating each 363 active ingredient. The established name and quantity of each 364 active ingredient are required if such a relevant strength 365 cannot be so associated with a drug product containing more than 366 one ingredient. 367 368 (4) The dosage form; (5) The price charged for a specific quantity of the drug 369 product. The stated price shall include all charges to the 370 consumer, including, but not limited to, the cost of the drug 371 product, professional fees, handling fees, if any, and a 372 statement identifying professional services routinely furnished 373 by the pharmacy. Any mailing fees and delivery fees may be 374 stated separately without repetition. The information shall not 375 be false or misleading. 376 (0) "Wholesale distributor of dangerous drugs" or 377 "wholesale distributor" means a person engaged in the sale of 378 dangerous drugs at wholesale and includes any agent or employee 379 of such a person authorized by the person to engage in the sale 380 of dangerous drugs at wholesale. 381 (P) "Manufacturer of dangerous drugs" or "manufacturer" 382 means a person, other than a pharmacist or prescriber, who 383 manufactures dangerous drugs and who is engaged in the sale of 384 those dangerous drugs. 385

(Q) "Terminal distributor of dangerous drugs" or "terminal

Code.

distributor" means a person who is engaged in the sale of	387
dangerous drugs at retail, or any person, other than a	388
manufacturer, repackager, outsourcing facility, third-party	389
logistics provider, wholesale distributor, or pharmacist, who	390
has possession, custody, or control of dangerous drugs for any	391
purpose other than for that person's own use and consumption.	392
"Terminal distributor" includes pharmacies, hospitals, nursing	393
homes, and laboratories and all other persons who procure	394
dangerous drugs for sale or other distribution by or under the	395
supervision of a pharmacist, licensed health professional	396
authorized to prescribe drugs, or other person authorized by the	397
state board of pharmacy.	398
(R) "Promote to the public" means disseminating a	399
representation to the public in any manner or by any means,	400
other than by labeling, for the purpose of inducing, or that is	401
likely to induce, directly or indirectly, the purchase of a	402
dangerous drug at retail.	403
(S) "Person" includes any individual, partnership,	404
association, limited liability company, or corporation, the	405
state, any political subdivision of the state, and any district,	406
department, or agency of the state or its political	407
subdivisions.	408
(T)(1) "Animal shelter" means a facility operated by a	409
humane society or any society organized under Chapter 1717. of	410
the Revised Code or a dog pound operated pursuant to Chapter	411
955. of the Revised Code.	412
(2) "County dog warden" means a dog warden or deputy dog	413
warden appointed or employed under section 955.12 of the Revised	414

(U) "Food" has the same meaning as in section 3715.01 of	416
the Revised Code.	417
(V) "Pain management clinic" has the same meaning as in	418
section 4731.054 of the Revised Code.	419
(W) "Investigational drug or product" means a drug or	420
product that has successfully completed phase one of the United	421
States food and drug administration clinical trials and remains	422
under clinical trial, but has not been approved for general use	423
by the United States food and drug administration.	424
"Investigational drug or product" does not include controlled	425
substances in schedule I, as defined in section 3719.01 of the	426
Revised Code.	427
(X) "Product," when used in reference to an	428
investigational drug or product, means a biological product,	429
other than a drug, that is made from a natural human, animal, or	430
microorganism source and is intended to treat a disease or	431
medical condition.	432
(Y) "Third-party logistics provider" means a person that	433
provides or coordinates warehousing or other logistics services	434
pertaining to dangerous drugs including distribution, on behalf	435
of a manufacturer, wholesale distributor, or terminal	436
distributor of dangerous drugs, but does not take ownership of	437
the drugs or have responsibility to direct the sale or	438
disposition of the drugs.	439
(Z) "Repackager of dangerous drugs" or "repackager" means	440
a person that repacks and relabels dangerous drugs for sale or	441
distribution.	442
(AA) "Outsourcing facility" means a facility that is	443
engaged in the compounding and sale of sterile drugs and is	444

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Sec. 4760.08. (A) An anesthesiologist	assistant shall	474
practice only—under the direct supervision a	and in the immediate	475
presence of a physician who is actively and	directly engaged in	476
the clinical practice of medicine as an ane:	sthesiologist <u>and in</u>	477
a manner consistent with a written practice	protocol described	478
in division (B) of this section and the ane:	sthesiologist_	479
assistant's education, training, and licens	ure as an	480
anesthesiologist assistant. An anesthesiologist	gist assistant shall	481
not practice in any location other than a he	ospital or ambulatory	482
surgical facility. At all times when an ane	sthesiologist	483
assistant is providing direct patient care,	-the anesthesiologist-	484
assistant shall display in an appropriate ma	anner the title-	485
"anesthesiologist assistant" as a means of	identifying the -	486
individual's authority to practice under the	is chapter.	487
(B) Each anesthesiologist who agrees t	co act as the	488
supervising anesthesiologist of an anesthes:	iologist assistant	489
shall adopt a written practice protocol that	t is consistent with	490
section 4760.09 of the Revised Code and del	ineates the services	491
activities in which that the anesthesiologic	st assistant is	492
authorized to provideengage, consistent with	n section 4760.09 of	493
the Revised Code, and that describes the man	nner in which the	494
anesthesiologist will supervise the anesthes	siologist assistant.	495
The <u>supervising</u> anesthesiologist shall base	the provisions of	496
the protocol on consideration of relevant qu	uality assurance	497
standards, including regular review by the	anesthesiologist of	498
the medical records of the patients of the	anesthesiologist	499
assistant.		500
The supervising anesthesiologist shall	supervise the	501

anesthesiologist assistant in accordance with the terms of the

protocol under which the assistant practices and the rules for

supervision of anesthesiologist assistants adopted by the state

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medical board under this chapter and Chapter 4731. of the	505
Revised Code. The board's rules shall include requirements for	506
enhanced supervision of an anesthesiologist assistant during the	507
first four years of practice.	508
(C) At all times when an anesthesiologist assistant is	509
providing direct patient care, the anesthesiologist assistant	510
shall display in an appropriate manner the title	511
"anesthesiologist assistant" as a means of identifying the	512
individual's authority to practice under this chapter.	513
Sec. 4760.09. If the practice and supervision requirements	514
of section 4760.08 of the Revised Code are being met, an (A) An	515
anesthesiologist assistant may assist the a supervising	516
anesthesiologist in developing and implementing an anesthesia	517
care plan for a patient. In providing assistance to the	518
supervising anesthesiologist, an anesthesiologist assistant may	519
do any of the following:	520
(A) Obtain by engaging in any of the activities described	521
in division (B) of this section if all of the following	522
<pre>conditions are satisfied:</pre>	523
(1) The supervising anesthesiologist requests that the	524
anesthesiologist assistant engage in the activity.	525
(2) The requested activity is consistent with the	526
anesthesiologist assistant's education, training, and licensure	527
as an anesthesiologist assistant.	528
(3) The requested activity is among the activities in	529
which the anesthesiologist assistant is authorized to engage, as	530
delineated in the written practice protocol adopted by the	531
supervising anesthesiologist.	532
(4) The anesthesiologist assistant is not prohibited from	533

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(E) Administer intermittent vasoactive drugs and start and	561
adjust vasoactive infusions;	562
(F) Administer anesthetic drugs, adjuvant drugs, and	563
accessory drugs;	564
(G) Assist the supervising anesthesiologist with the	565
performance of epidural anesthetic procedures and spinal	566
anesthetic procedures;	567
(H) Administer (9) Administering blood, blood products,	568
and supportive fluids;	569
(10) Obtaining informed consent for anesthesia care;	570
(11) Performing preanesthetic preparation and evaluation,	571
postanesthetic preparation and evaluation, postanesthesia care,	572
clinical support functions, and any other function described in	573
the written practice protocol adopted under division (B) of	574
section 4760.08 of the Revised Code;	575
(12) Performing and documenting evaluations and	576
assessments, including ordering and evaluating one or more	577
diagnostic tests for conditions related to the administration of	578
anesthesia;	579
(13) As necessary for patient management and care,	580
selecting, ordering, and administering treatments, drugs, and	581
intravenous fluids for conditions related to the administration	582
of anesthesia;	583
(14) As necessary for patient management and care,	584
directing a registered nurse, licensed practical nurse, or	585
respiratory therapist to do either or both of the following if	586
the nurse or therapist is authorized by law to do so:	587
(a) Provide supportive care including by monitoring vital	588

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signs, conducting electrocardiograms, and administering	589
intravenous fluids;	590
(b) Administer treatments, drugs, and intravenous fluids	591
to treat conditions related to the administration of anesthesia.	592
(C) This section does not authorize an anesthesiologist	593
assistant to prescribe a drug for use outside of the health care	594
facility where the anesthesiologist assistant practices.	595
Sec. 4760.16. (A) Within sixty days after the imposition	596
of any formal disciplinary action taken by any health care	597
facility, including a hospital, health care facility operated by	598
a health insuring corporation, ambulatory surgical facility, or	599
similar facility, against any individual holding a valid license	600
to practice as an anesthesiologist assistant, the chief	601
administrator or executive officer of the facility shall report	602
to the state medical board the name of the individual, the	603
action taken by the facility, and a summary of the underlying	604
facts leading to the action taken. On request, the board shall	605
be provided certified copies of the patient records that were	606
the basis for the facility's action. Prior to release to the	607
board, the summary shall be approved by the peer review	608
committee that reviewed the case or by the governing board of	609
the facility.	610
The filing of a report with the board or decision not to	611
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file a report, investigation by the board, or any disciplinary	
action taken by the board, does not preclude a health care	613
facility from taking disciplinary action against an	614
anesthesiologist assistant.	615
In the absence of fraud or bad faith, no individual or	616
entity that provides patient records to the board shall be	617

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liable in damages to any person as a result of providing the	618
records.	619
(B)(1) Except as provided in division (B)(2) of this	620
section, an anesthesiologist assistant, professional association	621
or society of anesthesiologist assistants, physician, or	622
professional association or society of physicians that believes	623
a violation of any provision of this chapter, Chapter 4731. of	624
the Revised Code, or rule of the board has occurred shall report	625
to the board the information on which the belief is based.	626
(2) An anesthesiologist assistant, professional	627
association or society of anesthesiologist assistants,	628
physician, or professional association or society of physicians	629
that believes that a violation of division (B)(6) of section	630
4760.13 of the Revised Code has occurred shall report the	631
information upon which the belief is based to the monitoring	632
organization conducting the program established by the board	633
under section 4731.251 of the Revised Code. If any such report	634
is made to the board, it shall be referred to the monitoring	635
organization unless the board is aware that the individual who	636
is the subject of the report does not meet the program	637
eligibility requirements of section 4731.252 of the Revised	638
Code.	639
(C) Any professional association or society composed	640
primarily of anesthesiologist assistants that suspends or	641
revokes an individual's membership for violations of	642
professional ethics, or for reasons of professional incompetence	643
or professional malpractice, within sixty days after a final	644
decision, shall report to the board, on forms prescribed and	645
provided by the board, the name of the individual, the action	646

taken by the professional organization, and a summary of the

underlying facts leading to the action taken.	648
The filing of a report with the board or decision not to	649
file a report, investigation by the board, or any disciplinary	650
action taken by the board, does not preclude a professional	651
organization from taking disciplinary action against an	652
anesthesiologist assistant.	653
(D) Any insurer providing professional liability insurance	654
to any person holding a valid license to practice as an	655
anesthesiologist assistant or any other entity that seeks to	656
indemnify the professional liability of an anesthesiologist	657
assistant shall notify the board within thirty days after the	658
final disposition of any written claim for damages where such	659
disposition results in a payment exceeding twenty-five thousand	660
dollars. The notice shall contain the following information:	661
(1) The name and address of the person submitting the	662
notification;	663
(2) The name and address of the insured who is the subject	664
of the claim;	665
(3) The name of the person filing the written claim;	666
(4) The date of final disposition;	667
(5) If applicable, the identity of the court in which the	668
final disposition of the claim took place.	669
(E) The board may investigate possible violations of this	670
chapter or the rules adopted under it that are brought to its	671
attention as a result of the reporting requirements of this	672
section, except that the board shall conduct an investigation if	673
a possible violation involves repeated malpractice. As used in	674
this division, "repeated malpractice" means three or more claims	675

for malpractice within the previous five-year period, each	676
resulting in a judgment or settlement in excess of twenty-five	677
thousand dollars in favor of the claimant, and each involving	678
negligent conduct by the anesthesiologist assistant.	679

(F) All summaries, reports, and records received and 680 maintained by the board pursuant to this section shall be held 681 in confidence and shall not be subject to discovery or 682 introduction in evidence in any federal or state civil action 683 involving an anesthesiologist assistant, supervising physician, 684 685 or health care facility arising out of matters that are the subject of the reporting required by this section. The board may 686 use the information obtained only as the basis for an 687 investigation, as evidence in a disciplinary hearing against an 688 anesthesiologist assistant or supervising physician, or in any 689 subsequent trial or appeal of a board action or order. 690

The board may disclose the summaries and reports it 691 receives under this section only to health care facility 692 committees within or outside this state that are involved in 693 credentialing or recredentialing an anesthesiologist assistant 694 or supervising physician or reviewing their privilege to 695 practice within a particular facility. The board shall indicate 696 whether or not the information has been verified. Information 697 transmitted by the board shall be subject to the same 698 confidentiality provisions as when maintained by the board. 699

(G) Except for reports filed by an individual pursuant to 700 division (B) of this section, the board shall send a copy of any 701 reports or summaries it receives pursuant to this section to the 702 anesthesiologist assistant. The anesthesiologist assistant shall 703 have the right to file a statement with the board concerning the 704 correctness or relevance of the information. The statement shall 705

at all times accompany that part of the record in contention.	706
(H) An individual or entity that reports to the board,	707
reports to the monitoring organization described in section	708
4731.251 of the Revised Code, or refers an impaired	709
anesthesiologist assistant to a treatment provider approved by	710
the board under section 4731.25 of the Revised Code shall not be	711
subject to suit for civil damages as a result of the report,	712
referral, or provision of the information.	713
(I) In the absence of fraud or bad faith, a professional	714
association or society of anesthesiologist assistants that	715
sponsors a committee or program to provide peer assistance to an	716
anesthesiologist assistant with substance abuse problems, a	717
representative or agent of such a committee or program, a	718
representative or agent of the monitoring organization described	719
in section 4731.251 of the Revised Code, and a member of the	720
state medical board shall not be held liable in damages to any	721
person by reason of actions taken to refer an anesthesiologist	722
assistant to a treatment provider approved under section 4731.25	723
of the Revised Code for examination or treatment.	724
Sec. 4761.17. All of the following apply to the practice	725
of respiratory care by a person who holds a license or limited	726
permit issued under this chapter:	727
(A) The person shall practice only pursuant to a	728
prescription or other order for respiratory care issued by any	729
of the following:	730
(1) A physician;	731
(2) A clinical nurse specialist, certified nurse-midwife,	732
or certified nurse practitioner who holds a current, valid	733
license issued under Chapter 4723. of the Revised Code to	734

practice nursing as an advanced practice registered nurse and	735
has entered into a standard care arrangement with a physician;	736
(3) A certified registered nurse anesthetist who holds a	737
current, valid license issued under Chapter 4723. of the Revised	738
Code to practice nursing as an advanced practice registered	739
nurse and acts in compliance with sections 4723.43, 4723.433,	740
and 4723.434 of the Revised Code;	741
(4) An anesthesiologist assistant who holds a current,	742
valid license issued under Chapter 4760. of the Revised Code and	743
acts in compliance with sections 4760.08 and 4760.09 of the	744
Revised Code;	745
(5) A physician assistant who holds a valid prescriber	746
number issued by the state medical board, has been granted	747
physician-delegated prescriptive authority, and has entered into	748
a supervision agreement that allows the physician assistant to	749
prescribe or order respiratory care services.	750
(B) The person shall practice only under the supervision	751
of any of the following:	752
(1) A physician;	753
(2) A certified nurse practitioner, certified nurse-	754
midwife, or clinical nurse specialist;	755
(3) A physician assistant who is authorized to prescribe	756
or order respiratory care services as provided in division (A)	757
(4) of this section.	758
(C)(1) When practicing under the prescription or order of	759
a certified nurse practitioner, certified nurse midwife, or	760
clinical nurse specialist or under the supervision of such a	761
nurse, the person's administration of medication that requires a	762

prescription is limited to the drugs that the nurse is	763
authorized to prescribe pursuant to section 4723.481 of the	764
Revised Code.	765
(2) When practicing under the order of a certified	766
registered nurse anesthetist, the person's administration of	767
medication is limited to the drugs that the nurse is authorized	768
to order or direct the person to administer, as provided in	769
sections 4723.43, 4723.433, and 4723.434 of the Revised Code.	770
(3) When practicing under the order of an anesthesiologist	771
assistant, the person's administration of medication is limited	772
to the drugs that the anesthesiologist assistant is authorized	773
to order or direct the person to administer, as provided in	774
sections 4760.08 and 4760.09 of the Revised Code.	775
(4) When practicing under the prescription or order of a	776
physician assistant or under the supervision of a physician	777
assistant, the person's administration of medication that	778
requires a prescription is limited to the drugs that the	779
physician assistant is authorized to prescribe pursuant to the	780
physician assistant's physician-delegated prescriptive	781
authority.	782
Section 2. That existing sections 4723.01, 4729.01,	783
4760.01, 4760.08, 4760.09, 4760.16, and 4761.17 of the Revised	784
Code are hereby repealed.	785
Section 3. Section 4729.01 of the Revised Code is	786
presented in this act as a composite of the section as amended	787
by H.B. 24, H.B. 197, H.B. 203, H.B. 231, H.B. 341, and S.B. 57,	788
all of the 133rd General Assembly. The General Assembly,	789
applying the principle stated in division (B) of section 1.52 of	790
the Revised Code that amendments are to be harmonized if	791

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reasonably capable of simultaneous operation, finds that the	792
composite is the resulting version of the section in effect	793
prior to the effective date of the section as presented in this	794
act.	795