As Introduced

133rd General Assembly Regular Session 2019-2020

S. B. No. 236

Senator Huffman, S.

Cosponsors: Senators Schaffer, Hackett

A BILL

То	amend sections 3748.04, 4773.01, and 4773.061	1
	and to enact section 4773.10 of the Revised Code	2
	regarding the Ohio Department of Health's	3
	Radiation Control Program and the regulation of	4
	radiation technology professionals.	5

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

Section 1. That sections 3748.04, 4773.01, and 4773.061 be	6
amended and section 4773.10 of the Revised Code be enacted to	7
read as follows:	8
Sec. 3748.04. The director of health, in accordance with	9
Chapter 119. of the Revised Code, shall adopt and may amend or	10
rescind rules doing all of the following:	11
(A) Listing types of radioactive material for which	12
licensure by its handler is required and types of radiation-	13
generating equipment for which registration by its handler is	14
required, and establishing requirements governing them. Rules	15
adopted under division (A) of this section shall be compatible	16
with applicable federal regulations and shall establish all of	17
the following, without limitation:	18

(1) Requirements governing both of the following:	19
(a) The licensing and inspection of handlers of	20
radioactive material. Standards established in rules adopted	21
under division (A)(1)(a) of this section regarding byproduct	22
material or any activity that results in the production of that	23
material, to the extent practicable, shall be equivalent to or	24
more stringent than applicable standards established by the	25
United States nuclear regulatory commission.	26
(b) The registration and inspection of handlers of	27
radiation-generating equipment. Standards established in rules	28
adopted under division (A)(1)(b) of this section, to the extent	29
practicable, shall be equivalent to applicable standards	30
established by the food and drug administration in the United	31
States department of health and human services.	32
(2) Identification of and requirements governing	33
possession and use of specifically licensed and generally	34
licensed quantities of radioactive material as either sealed	35
sources or unsealed sources;	36
(3) A procedure for the issuance of and the frequency of	37
renewal of the licenses of handlers of radioactive material,	38
other than a license for a facility for the disposal of low-	39
level radioactive waste, and of the certificates of registration	40
of handlers of radiation-generating equipment;	41
(4) Procedures for suspending and revoking the licenses of	42
handlers of radioactive material and the certificates of	43
registration of handlers of radiation-generating equipment;	44
(5) Criteria to be used by the director of health in	45
amending the license of a handler of radioactive material or the	46
certificate of registration of a handler of radiation-generating	47

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equipment subsequent to its issuance;	48
(6) Criteria for achieving and maintaining compliance with	49
this chapter and rules adopted under it by licensees and	50
registrants;	51
(7) Criteria governing environmental monitoring of	52
licensed and registered activities to assess compliance with	53
this chapter and rules adopted under it;	54
(8) Fees for both of the following:	55
(a) The licensing of handlers, other than facilities for	56
the disposal of low-level radioactive waste, of radioactive	57
material;	58
(b) The registration of handlers, other than facilities	59
that are, or are operated by, medical practitioners or medical-	60
practitioner groups, of radiation-generating equipment.	61
(9) A fee schedule for both of the following that includes	62
fees for reviews, conducted during an inspection, of shielding	63
plans or the adequacy of shielding:	64
(a) The inspection of handlers of radioactive material;	65
(b) The inspection of handlers, other than facilities that	66
are, or are operated by, medical practitioners or medical-	67
practitioner groups, of radiation-generating equipment.	68
(B)(1) Identifying sources of radiation, circumstances of	69
possession, use, or disposal of sources of radiation, and levels	70
of radiation that constitute an unreasonable or unnecessary risk	71
to human health or the environment;	72
(2) Establishing requirements for the achievement and	73
maintenance of compliance with standards for the receipt,	74

possession, use, storage, installation, transfer, servicing, and	75
disposal of sources of radiation to prevent levels of radiation	76
that constitute an unreasonable or unnecessary risk to human	77
health or the environment;	78
(3) Requiring the maintenance of records on the receipt,	79
use, storage, transfer, and disposal of radioactive material,	80
including technologically enhanced naturally occurring	81
radioactive material, and on the radiological safety aspects of	82
the use and maintenance of radiation-generating equipment. The	83
rules adopted under division (B)(3) of this section shall not	84
require maintenance of records regarding naturally occurring	85
radioactive material.	86
In adopting rules under divisions (A) and (B) of this	87
section, the director shall use standards no less stringent than	88
consider the "suggested state regulations for control of	89
radiationSuggested State Regulations for Control of Radiation"	90
prepared by the conference of radiation control program	91
directors, inc., and; regulations adopted by the United States	92
nuclear regulatory commission, the United States environmental	93
protection agency, and the United States department of health	94
and human services—and shall consider; reports of the national	95
council on radiation protection and measurement measurements;	96
and the -relevant standards of the American national standards	97
institute.	98
(C) Establishing fees, procedures, and requirements for	99
certification as a radiation expert, including all of the	10
following, without limitation:	10
(1) Minimum training and experience requirements;	10:

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(2) Procedures for applying for certification;

(3) Procedures for review of applications and issuance of	104
certificates;	105
(4) Procedures for suspending and revoking certification.	106
(D) Establishing a schedule for inspection of sources of	107
radiation and their shielding and surroundings;	108
(E) Establishing the responsibilities of a radiation	109
expert;	110
(F) Establishing criteria for quality assurance programs	111
for licensees of radioactive material and registrants of	112
radiation-generating equipment;	113
(G) Establishing fees to be paid by any facility that, on	114
September 8, 1995, holds a license from the United States	115
nuclear regulatory commission in order to provide moneys	116
necessary for the transfer of licensing and other regulatory	117
authority from the commission to the state pursuant to section	118
3748.03 of the Revised Code. Rules adopted under this division	119
shall stipulate that fees so established do not apply to any	120
functions dealing specifically with a facility for the disposal	121
of low-level radioactive waste. Fees collected under this	122
division shall be deposited into the state treasury to the	123
credit of the general operations fund created in section 3701.83	124
of the Revised Code. The fees shall be used solely to administer	125
and enforce this chapter and rules adopted under it.	126
(H) Establishing fees to be collected annually from	127
generators of low-level radioactive waste, which shall be based	128
upon the volume and radioactivity of the waste generated and the	129
costs of administering low-level radioactive waste management	130
activities under this chapter and rules adopted under it. All	131
fees collected under this division shall be deposited into the	132

state treasury to the credit of the general operations fund	133
created in section 3701.83 of the Revised Code. The fees shall	134
be used solely to administer and enforce this chapter and rules	135
adopted under it. Any fee required under this division that	136
remains unpaid on the ninety-first day after the original	137
invoice date shall be assessed an additional amount equal to ten	138
per cent of the original fee.	139
(I) Establishing requirements governing closure,	140
decontamination, decommissioning, reclamation, and long-term	141
surveillance and care of a facility licensed under this chapter	142
and rules adopted under it. Rules adopted under division (I) of	143
this section shall include, without limitation, all of the	144
following:	145
(1) Standards and procedures to ensure that a licensee	146
prepares a decommissioning funding plan that provides an	147
adequate financial guaranty to permit the completion of all	148
requirements governing the closure, decontamination,	149
decommissioning, and reclamation of sites, structures, and	150
equipment used in conjunction with a licensed activity;	151
(2) For licensed activities where radioactive material	152
that will require surveillance or care is likely to remain at	153
the site after the licensed activities cease, as indicated in	154
the application for the license submitted under section 3748.07	155
of the Revised Code, standards and procedures to ensure that the	156
licensee prepares an additional decommissioning funding plan for	157
long-term surveillance and care, before termination of the	158
license, that provides an additional adequate financial guaranty	159
as necessary to provide for that surveillance and care;	160
(3) For the purposes of the decommissioning funding plans	161

required in rules adopted under divisions (I)(1) and (2) of this

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section, the types of acceptable financial guaranties, which	163
shall include bonds issued by fidelity or surety companies	164
authorized to do business in the state, certificates of deposit,	165
deposits of government securities, irrevocable letters or lines	166
of credit, trust funds, escrow accounts, or other similar types	167
of arrangements, but shall not include any arrangement that	168
constitutes self-insurance;	169
(4) A requirement that the decommissioning funding plans	170
required in rules adopted under divisions (I)(1) and (2) of this	171
section contain financial guaranties in amounts sufficient to	172
ensure compliance with any standards established by the United	173
States nuclear regulatory commission, or by the state if it has	174
become an agreement state pursuant to section 3748.03 of the	175
Revised Code, pertaining to closure, decontamination,	176
decommissioning, reclamation, and long-term surveillance and	177
care of licensed activities and sites of licensees.	178
Standards established in rules adopted under division (I)	179
of this section regarding any activity that resulted in the	180
production of byproduct material, as defined in division (A)(2)	181
of section 3748.01 of the Revised Code, to the extent	182
practicable, shall be equivalent to or more stringent than	183
standards established by the United States nuclear regulatory	184
commission for sites at which ores were processed primarily for	185
their source material content and at which byproduct material,	186
as defined in division (A)(2) of section 3748.01 of the Revised	187
Code, is deposited.	188
(J) Establishing criteria governing inspections of a	189
facility for the disposal of low-level radioactive waste,	190

including, without limitation, the establishment of a resident

inspector program at such a facility;

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(K) Establishing requirements and procedures governing the	193
filing of complaints under section 3748.16 of the Revised Code,	194
including, without limitation, those governing intervention in a	195
hearing held under division (B)(3) of that section;	196
(L) Establishing requirements governing technologically	197
enhanced naturally occurring radioactive material. Rules adopted	198
under this division shall not apply to naturally occurring	199
radioactive material.	200
Sec. 4773.01. As used in this chapter:	201
(A) "General x-ray machine operator" means an individual	202
who operates ionizing radiation-generating equipment in order to	203
perform standard radiology procedures; whose performance of such	204
procedures is limited to specific body sites; and who does not,	205
to any significant degree, determine procedure positioning or	206
the dosage of radiation to which a patient is exposed.	207
(B) "Chiropractor" means an individual licensed under	208
Chapter 4734. of the Revised Code to practice chiropractic.	209
(C) "Ionizing radiation" means any electromagnetic or	210
particulate radiation that interacts with atoms to produce	211
ionization in matter, including x-rays, gamma rays, alpha and	212
beta particles, high speed electrons, neutrons, and other	213
nuclear particles.	214
(D) "Physician" means an individual authorized under	215
Chapter 4731. of the Revised Code to practice medicine and	216
surgery or osteopathic medicine and surgery.	217
(E) "Podiatrist" means an individual authorized under	218
Chapter 4731. of the Revised Code to practice podiatric medicine	219
and surgery.	220

(F) "Nuclear medicine technologist" means an individual	221
who prepares does all of the following:	222
(1) Prepares and administers radio-pharmaceuticals to	223
human beings-and-conducts;	224
(2) Conducts in vivo or in vitro detection and measurement	225
of raddioactivity radioactivity for medical purposes;	226
or randroactivity <u>radioactivity</u> for medical purposes,	220
(3) Documents orders for radio-pharmaceuticals in patient	227
medical records.	228
(G) "Radiation therapy technologist" means an individual	229
who utilizes ionizing radiation-generating equipment, including	230
therapy simulator radiation-generating equipment, for	231
therapeutic purposes on human beings.	232
"Radiation therapy technologist" is the same as a	233
radiation therapist.	234
(II) "Dadiagraphan" maana an indiridual who aparatas	235
(H) "Radiographer" means an individual who operates	235
ionizing radiation generating equipment, administers contrast, and determines procedure positioning and the dosage of ionizing	236
radiation does all of the following in order to perform a	237
comprehensive scope of radiology procedures on human beings:	239
eomprenentive beope of radiology procedures on naman beings.	200
(1) Operates ionizing radiation-generating equipment;	240
(2) Administers contrast;	241
(3) Documents orders for contrast in patient medical	242
records;	243
(4) Determines procedure positioning;	244
(5) Determines the dosage of ionizing radiation.	245
(I) "Mechanotherapist" means an individual who holds a	246
certificate issued under section 4731.15 of the Revised Code	247

authorizing the individual to practice mechanotherapy.	248
Sec. 4773.061. Subject to section 4773.06 of the Revised	249
Code, a radiation therapy technologist or nuclear medicine	250
technologist may perform computed tomography procedures if the	251
technologist is certified in computed tomography by a national	252
certifying organization approved by the director of health under	253
section 4773.08 of the Revised Code.	254
When performing computed tomography procedures, the	255
radiation therapy technologist or nuclear medicine technologist	256
shall act in accordance with rules adopted under section 4773.08	257
of the Revised Code. <u>In the case of a nuclear medicine</u>	258
technologist, the technologist also shall act in a manner that	259
is consistent with a definitive set of treatment guidelines, as	260
described in section 4773.10 of the Revised Code.	261
Sec. 4773.10. When engaging in an activity pursuant to a	262
license issued under this chapter to practice as a radiographer	263
or nuclear medicine technologist, the radiographer or nuclear	264
medicine technologist shall do so in a manner that is consistent	265
with a definitive set of treatment guidelines approved by the	266
clinical leadership of the institution at which the radiographer	267
or technologist practices.	268
Section 2. That existing sections 3748.04, 4773.01, and	269
4773.061 of the Revised Code are hereby repealed.	270