# As Introduced

135th General Assembly Regular Session 2023-2024

S. B. No. 68

# Senator Hackett Cosponsor: Senator Cirino

# A BILL

To amend sections 9.45, 2925.01, 4710.01, 4710.02,	1
4710.03, 4710.04, 4712.01, and 4712.99; to	2
amend, for the purpose of adopting new section	3
numbers as indicated in parentheses, sections	4
4710.01 (4712.50), 4710.02 (4712.51), 4710.03	5
(4712.52), and 4710.04 (4712.53); to enact	6
sections 4712.502, 4712.54, and 4712.55; and to	7
repeal section 4710.99 of the Revised Code	8
regarding debt adjusting.	9

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

Section 1. That sections 9.45, 2925.01, 4710.01, 4710.02,	10
4710.03, 4710.04, 4712.01, and 4712.99 be amended; sections	11
4710.01 (4712.50), 4710.02 (4712.51), 4710.03 (4712.52), and	12
4710.04 (4712.53) be amended for the purpose of adopting new	13
section numbers as indicated in parentheses; and sections	14
4712.502, 4712.54, and 4712.55 of the Revised Code be enacted to	15
read as follows:	16

Sec. 9.45. Notwithstanding section 1321.32 of the Revised17Code, the state and any of its political subdivisions or18

instrumentalities may deduct from the wages or salaries of a 19 public employee, as defined in section 9.40 of the Revised Code, 20 such amounts as are authorized in writing by the employee to a 21 nonprofit debt pooling company operating pursuant to Chapter 22 4710. sections 4712.50 to 4712.55 of the Revised Code, or a 23 nonprofit budget and debt counseling service, for payment or 24 compromise of any account, note, or other indebtedness. Such 25 authorization may be revoked at any time prior to final payment 26 by written notice from the employee to the employer. 27

Sec. 2925.01. As used in this chapter:

(A) "Administer," "controlled substance," "controlled
29
substance analog," "dispense," "distribute," "hypodermic,"
30
"manufacturer," "official written order," "person,"
"pharmacist," "pharmacy," "sale," "schedule I," "schedule II,"
"schedule III," "schedule IV," "schedule V," and "wholesaler"
33
have the same meanings as in section 3719.01 of the Revised
34
Code.

(B) "Drug of abuse" and "person with a drug dependency"have the same meanings as in section 3719.011 of the RevisedCode.

(C) "Drug," "dangerous drug," "licensed health professional authorized to prescribe drugs," and "prescription" have the same meanings as in section 4729.01 of the Revised Code.

(D) "Bulk amount" of a controlled substance means any of43the following:44

(1) For any compound, mixture, preparation, or substance
45
included in schedule I, schedule II, or schedule III, with the
46
exception of any controlled substance analog, marihuana,
47

28

36

37

38

39

40

41

cocaine, L.S.D., heroin, any fentanyl-related compound, and hashish and except as provided in division (D)(2), (5), or (6) of this section, whichever of the following is applicable:

(a) An amount equal to or exceeding ten grams or twentyfive unit doses of a compound, mixture, preparation, or
substance that is or contains any amount of a schedule I opiate
or opium derivative;

(b) An amount equal to or exceeding ten grams of a 55
compound, mixture, preparation, or substance that is or contains 56
any amount of raw or gum opium; 57

(c) An amount equal to or exceeding thirty grams or ten
unit doses of a compound, mixture, preparation, or substance
that is or contains any amount of a schedule I hallucinogen
other than tetrahydrocannabinol or lysergic acid amide, or a
schedule I stimulant or depressant;

(d) An amount equal to or exceeding twenty grams or five
times the maximum daily dose in the usual dose range specified
64
in a standard pharmaceutical reference manual of a compound,
65
mixture, preparation, or substance that is or contains any
66
amount of a schedule II opiate or opium derivative;
67

(e) An amount equal to or exceeding five grams or ten unit doses of a compound, mixture, preparation, or substance that is or contains any amount of phencyclidine;

(f) An amount equal to or exceeding one hundred twenty 71 grams or thirty times the maximum daily dose in the usual dose 72 range specified in a standard pharmaceutical reference manual of 73 a compound, mixture, preparation, or substance that is or 74 contains any amount of a schedule II stimulant that is in a 75 final dosage form manufactured by a person authorized by the 76

Page 3

48

49

50

68

69

"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 77
U.S.C.A. 301, as amended, and the federal drug abuse control 78
laws, as defined in section 3719.01 of the Revised Code, that is 79
or contains any amount of a schedule II depressant substance or 80
a schedule II hallucinogenic substance; 81

(g) An amount equal to or exceeding three grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule II stimulant, or any of its salts or isomers, that is not in a final dosage form manufactured by a person authorized by the Federal Food, Drug, and Cosmetic Act and the federal drug abuse control laws.

(2) An amount equal to or exceeding one hundred twenty
grams or thirty times the maximum daily dose in the usual dose
range specified in a standard pharmaceutical reference manual of
a compound, mixture, preparation, or substance that is or
contains any amount of a schedule III or IV substance other than
an anabolic steroid or a schedule III opiate or opium
derivative;

(3) An amount equal to or exceeding twenty grams or five
95
times the maximum daily dose in the usual dose range specified
96
in a standard pharmaceutical reference manual of a compound,
97
mixture, preparation, or substance that is or contains any
98
amount of a schedule III opiate or opium derivative;
99

(4) An amount equal to or exceeding two hundred fifty
100
milliliters or two hundred fifty grams of a compound, mixture,
101
preparation, or substance that is or contains any amount of a
schedule V substance;

(5) An amount equal to or exceeding two hundred soliddosage units, sixteen grams, or sixteen milliliters of a

Page 4

82

83

84

85

86

compound, mixture, preparation, or substance that is or contains 106 any amount of a schedule III anabolic steroid; 107

(6) For any compound, mixture, preparation, or substance 108 that is a combination of a fentanyl-related compound and any 109 other compound, mixture, preparation, or substance included in 110 schedule III, schedule IV, or schedule V, if the defendant is 111 charged with a violation of section 2925.11 of the Revised Code 112 and the sentencing provisions set forth in divisions (C) (10) (b) 113 and (C)(11) of that section will not apply regarding the 114 115 defendant and the violation, the bulk amount of the controlled substance for purposes of the violation is the amount specified 116 in division (D)(1), (2), (3), (4), or (5) of this section for 117 the other schedule III, IV, or V controlled substance that is 118 combined with the fentanyl-related compound. 119

(E) "Unit dose" means an amount or unit of a compound,
mixture, or preparation containing a controlled substance that
is separately identifiable and in a form that indicates that it
is the amount or unit by which the controlled substance is
separately administered to or taken by an individual.

(F) "Cultivate" includes planting, watering, fertilizing, or tilling.

(G) "Drug abuse offense" means any of the following:

(1) A violation of division (A) of section 2913.02 that
128
constitutes theft of drugs, or a violation of section 2925.02,
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,
130
2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,
or 2925.37 of the Revised Code;

(2) A violation of an existing or former law of this orany other state or of the United States that is substantially134

Page 5

125

126

equivalent to any section listed in division (G)(1) of this 135 section; 136

(3) An offense under an existing or former law of this or
any other state, or of the United States, of which planting,
138
cultivating, harvesting, processing, making, manufacturing,
producing, shipping, transporting, delivering, acquiring,
possessing, storing, distributing, dispensing, selling, inducing
141
another to use, administering to another, using, or otherwise
142
dealing with a controlled substance is an element;

(4) A conspiracy to commit, attempt to commit, or
144
complicity in committing or attempting to commit any offense
145
under division (G) (1), (2), or (3) of this section.
146

(H) "Felony drug abuse offense" means any drug abuse
147
offense that would constitute a felony under the laws of this
state, any other state, or the United States.

(I) "Harmful intoxicant" does not include beer orintoxicating liquor but means any of the following:151

(1) Any compound, mixture, preparation, or substance the
gas, fumes, or vapor of which when inhaled can induce
intoxication, excitement, giddiness, irrational behavior,
depression, stupefaction, paralysis, unconsciousness,
asphyxiation, or other harmful physiological effects, and
includes, but is not limited to, any of the following:

(a) Any volatile organic solvent, plastic cement, model
158
cement, fingernail polish remover, lacquer thinner, cleaning
159
fluid, gasoline, or other preparation containing a volatile
160
organic solvent;

(b) Any aerosol propellant;

Page 6

(c) Any fluorocarbon refrigerant;	163
(d) Any anesthetic gas.	164
(2) Gamma Butyrolactone;	165
(3) 1,4 Butanediol.	166
(J) "Manufacture" means to plant, cultivate, harvest	, 167

process, make, prepare, or otherwise engage in any part of the 168 production of a drug, by propagation, extraction, chemical 169 synthesis, or compounding, or any combination of the same, and 170 includes packaging, repackaging, labeling, and other activities 171 incident to production. 172

(K) "Possess" or "possession" means having control over a
thing or substance, but may not be inferred solely from mere
access to the thing or substance through ownership or occupation
of the premises upon which the thing or substance is found.

(L) "Sample drug" means a drug or pharmaceutical
preparation that would be hazardous to health or safety if used
without the supervision of a licensed health professional
authorized to prescribe drugs, or a drug of abuse, and that, at
one time, had been placed in a container plainly marked as a
sample by a manufacturer.

(M) "Standard pharmaceutical reference manual" means the
183
current edition, with cumulative changes if any, of references
184
that are approved by the state board of pharmacy.
185

(N) "Juvenile" means a person under eighteen years of age. 186

(O) "Counterfeit controlled substance" means any of thefollowing:

(1) Any drug that bears, or whose container or label 189

bears, a trademark, trade name, or other identifying mark used 190
without authorization of the owner of rights to that trademark, 191
trade name, or identifying mark; 192

(2) Any unmarked or unlabeled substance that is
represented to be a controlled substance manufactured,
processed, packed, or distributed by a person other than the
person that manufactured, processed, packed, or distributed it;
193

(3) Any substance that is represented to be a controlled
substance but is not a controlled substance or is a different
controlled substance;

(4) Any substance other than a controlled substance that a
200
reasonable person would believe to be a controlled substance
201
because of its similarity in shape, size, and color, or its
202
markings, labeling, packaging, distribution, or the price for
203
which it is sold or offered for sale.

(P) An offense is "committed in the vicinity of a school" 205 if the offender commits the offense on school premises, in a 206 school building, or within one thousand feet of the boundaries 207 of any school premises, regardless of whether the offender knows 208 the offense is being committed on school premises, in a school 209 building, or within one thousand feet of the boundaries of any 210 school premises. 211

(Q) "School" means any school operated by a board of
education, any community school established under Chapter 3314.
of the Revised Code, or any nonpublic school for which the state
board of education prescribes minimum standards under section
3301.07 of the Revised Code, whether or not any instruction,
extracurricular activities, or training provided by the school
212
is being conducted at the time a criminal offense is committed.

(R) "School premises" means either of the following: 219 (1) The parcel of real property on which any school is 220 situated, whether or not any instruction, extracurricular 221 activities, or training provided by the school is being 222 conducted on the premises at the time a criminal offense is 223 committed: 224 (2) Any other parcel of real property that is owned or 225 leased by a board of education of a school, the governing 226 authority of a community school established under Chapter 3314. 227 of the Revised Code, or the governing body of a nonpublic school 228 for which the state board of education prescribes minimum 229

standards under section 3301.07 of the Revised Code and on which 230 some of the instruction, extracurricular activities, or training 231 of the school is conducted, whether or not any instruction, 232 extracurricular activities, or training provided by the school 233 is being conducted on the parcel of real property at the time a 234 criminal offense is committed. 235

(S) "School building" means any building in which any of
236
the instruction, extracurricular activities, or training
237
provided by a school is conducted, whether or not any
238
instruction, extracurricular activities, or training provided by
239
the school is being conducted in the school building at the time
240
a criminal offense is committed.

(T) "Disciplinary counsel" means the disciplinary counsel
appointed by the board of commissioners on grievances and
243
discipline of the supreme court under the Rules for the
244
Government of the Bar of Ohio.

(U) "Certified grievance committee" means a duly246constituted and organized committee of the Ohio state bar247

association or of one or more local bar associations of the 248 state of Ohio that complies with the criteria set forth in Rule 249 V, section 6 of the Rules for the Government of the Bar of Ohio. 250

(V) "Professional license" means any license, permit,
certificate, registration, qualification, admission, temporary
license, temporary permit, temporary certificate, or temporary
registration that is described in divisions (W) (1) to (37) of
this section and that qualifies a person as a professionally
licensed person.

(W) "Professionally licensed person" means any of the257following:258

(1) A person who has received a certificate or temporary
certificate as a certified public accountant or who has
registered as a public accountant under Chapter 4701. of the
Revised Code and who holds an Ohio permit issued under that
chapter;

(2) A person who holds a certificate of qualification to
practice architecture issued or renewed and registered under
Chapter 4703. of the Revised Code;
266

(3) A person who is registered as a landscape architect
under Chapter 4703. of the Revised Code or who holds a permit as
a landscape architect issued under that chapter;
269

(4) A person licensed under Chapter 4707. of the Revised 270Code; 271

(5) A person who has been issued a certificate of 272
registration as a registered barber under Chapter 4709. of the 273
Revised Code; 274

(6) A person licensed and regulated registered to engage

in the business of a debt pooling company <del>by a legislative</del>	276
authority, under authority of Chapter 4710. sections 4712.50 to	277
4712.55 of the Revised Code;	278
	. – .
(7) A person who has been issued a cosmetologist's	279
license, hair designer's license, manicurist's license,	280
esthetician's license, natural hair stylist's license, advanced	281
cosmetologist's license, advanced hair designer's license,	282
advanced manicurist's license, advanced esthetician's license,	283
advanced natural hair stylist's license, cosmetology	284
instructor's license, hair design instructor's license,	285
manicurist instructor's license, esthetics instructor's license,	286
natural hair style instructor's license, independent	287
contractor's license, or tanning facility permit under Chapter	288
4713. of the Revised Code;	289
	0.0.0
(8) A person who has been issued a license to practice	290
dentistry, a general anesthesia permit, a conscious sedation	291
permit, a limited resident's license, a limited teaching	292
license, a dental hygienist's license, or a dental hygienist's	293
teacher's certificate under Chapter 4715. of the Revised Code;	294

(9) A person who has been issued an embalmer's license, a
funeral director's license, a funeral home license, or a
crematory license, or who has been registered for an embalmer's
cor funeral director's apprenticeship under Chapter 4717. of the
Revised Code;

(10) A person who has been licensed as a registered nurse
or practical nurse, or who has been issued a certificate for the
practice of nurse-midwifery under Chapter 4723. of the Revised
Code;

(11) A person who has been licensed to practice optometry

Revised Code;

or to engage in optical dispensing under Chapter 4725. of the 306 (12) A person licensed to act as a pawnbroker under 307 Chapter 4727. of the Revised Code; 308 309 (13) A person licensed to act as a precious metals dealer under Chapter 4728. of the Revised Code; 310 (14) A person licensed under Chapter 4729. of the Revised 311 Code as a pharmacist or pharmacy intern or registered under that 312 chapter as a registered pharmacy technician, certified pharmacy 313 technician, or pharmacy technician trainee; 314 (15) A person licensed under Chapter 4729. of the Revised 315 Code as a manufacturer of dangerous drugs, outsourcing facility, 316 third-party logistics provider, repackager of dangerous drugs, 317 wholesale distributor of dangerous drugs, or terminal 318 distributor of dangerous drugs; 319 (16) A person who is authorized to practice as a physician 320

(17) A person who has been issued a license to practice 322 medicine and surgery, osteopathic medicine and surgery, or 323 podiatric medicine and surgery under Chapter 4731. of the 324 Revised Code or has been issued a certificate to practice a 325 limited branch of medicine under that chapter; 326

assistant under Chapter 4730. of the Revised Code;

(18) A person licensed as a psychologist, independent 327 school psychologist, or school psychologist under Chapter 4732. 328 of the Revised Code; 329

(19) A person registered to practice the profession of 330 engineering or surveying under Chapter 4733. of the Revised 331 Code; 332

Page 12

305

Code;

(20) A person who has been issued a license to practice	333
chiropractic under Chapter 4734. of the Revised Code;	334
(21) A person licensed to act as a real estate broker or	335
real estate salesperson under Chapter 4735. of the Revised Code;	336
(22) A person registered as a registered environmental	337
health specialist under Chapter 4736. of the Revised Code;	338
(23) A person licensed to operate or maintain a junkyard	339
under Chapter 4737. of the Revised Code;	340
(24) A person who has been issued a motor vehicle salvage	341
dealer's license under Chapter 4738. of the Revised Code;	342
(25) A person who has been licensed to act as a steam	343
engineer under Chapter 4739. of the Revised Code;	344
(26) A person who has been issued a license or temporary	345
permit to practice veterinary medicine or any of its branches,	346
or who is registered as a graduate animal technician under	347
Chapter 4741. of the Revised Code;	348
(27) A person who has been issued a hearing aid dealer's	349
or fitter's license or trainee permit under Chapter 4747. of the	350
Revised Code;	351
(28) A person who has been issued a class A, class B, or	352
class C license or who has been registered as an investigator or	353
security guard employee under Chapter 4749. of the Revised Code;	354
(29) A person licensed to practice as a nursing home	355
administrator under Chapter 4751. of the Revised Code;	356
(30) A person licensed to practice as a speech-language	357
pathologist or audiologist under Chapter 4753. of the Revised	358

Page 13

(31) A person issued a license as an occupational 360 therapist or physical therapist under Chapter 4755. of the 361 Revised Code; 362 (32) A person who is licensed as a licensed professional 363 clinical counselor, licensed professional counselor, social 364 worker, independent social worker, independent marriage and 365 family therapist, or marriage and family therapist, or 366 registered as a social work assistant under Chapter 4757. of the 367 Revised Code; 368 (33) A person issued a license to practice dietetics under 369 Chapter 4759. of the Revised Code; 370 (34) A person who has been issued a license or limited 371 permit to practice respiratory therapy under Chapter 4761. of 372 the Revised Code; 373 (35) A person who has been issued a real estate appraiser 374 certificate under Chapter 4763. of the Revised Code; 375 (36) A person who has been issued a home inspector license 376 under Chapter 4764. of the Revised Code; 377 (37) A person who has been admitted to the bar by order of 378 the supreme court in compliance with its prescribed and 379 380 published rules. (X) "Cocaine" means any of the following: 381 (1) A cocaine salt, isomer, or derivative, a salt of a 382 cocaine isomer or derivative, or the base form of cocaine; 383 (2) Coca leaves or a salt, compound, derivative, or 384 preparation of coca leaves, including ecgonine, a salt, isomer, 385 or derivative of ecgonine, or a salt of an isomer or derivative 386 of ecgonine; 387

## S. B. No. 68 As Introduced

(3) A salt, compound, derivative, or preparation of a	388
substance identified in division (X)(1) or (2) of this section	389
that is chemically equivalent to or identical with any of those	390
substances, except that the substances shall not include	391
decocainized coca leaves or extraction of coca leaves if the	392
extractions do not contain cocaine or ecgonine.	393
(Y) "L.S.D." means lysergic acid diethylamide.	394
(Z) "Hashish" means a resin or a preparation of a resin to	395
which both of the following apply:	396
	0.07
(1) It is contained in or derived from any part of the	397
plant of the genus cannabis, whether in solid form or in a	398
liquid concentrate, liquid extract, or liquid distillate form.	399
(2) It has a delta-9 tetrahydrocannabinol concentration of	400
more than three-tenths per cent.	401
"Hashish" does not include a hemp byproduct in the	402
"Hashish" does not include a hemp byproduct in the possession of a licensed hemp processor under Chapter 928. of	402 403
	-
possession of a licensed hemp processor under Chapter 928. of	403
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being	403
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules	403 404 405
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code.	403 404 405 406
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section	403 404 405 406 407
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include	403 404 405 406 407 408
possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish.	403 404 405 406 407 408 409
<pre>possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish. (BB) An offense is "committed in the vicinity of a</pre>	403 404 405 406 407 408 409 410
<pre>possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish. (BB) An offense is "committed in the vicinity of a juvenile" if the offender commits the offense within one hundred</pre>	403 404 405 406 407 408 409 410 411
<pre>possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish. (BB) An offense is "committed in the vicinity of a juvenile" if the offender commits the offense within one hundred feet of a juvenile or within the view of a juvenile, regardless</pre>	403 404 405 406 407 408 409 410 411 412
<pre>possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish. (BB) An offense is "committed in the vicinity of a juvenile" if the offender commits the offense within one hundred feet of a juvenile or within the view of a juvenile, regardless of whether the offender knows the age of the juvenile, whether</pre>	403 404 405 406 407 408 409 410 411 412 413
<pre>possession of a licensed hemp processor under Chapter 928. of the Revised Code, provided that the hemp byproduct is being produced, stored, and disposed of in accordance with rules adopted under section 928.03 of the Revised Code. (AA) "Marihuana" has the same meaning as in section 3719.01 of the Revised Code, except that it does not include hashish. (BB) An offense is "committed in the vicinity of a juvenile" if the offender commits the offense within one hundred feet of a juvenile or within the view of a juvenile, regardless of whether the offender knows the age of the juvenile, whether the offender knows the offense is being committed within one</pre>	403 404 405 406 407 408 409 410 411 412 413 414

## S. B. No. 68 As Introduced

(CC) "Presumption for a prison term" or "presumption that	417
a prison term shall be imposed" means a presumption, as	418
described in division (D) of section 2929.13 of the Revised	419
Code, that a prison term is a necessary sanction for a felony in	420
order to comply with the purposes and principles of sentencing	421
under section 2929.11 of the Revised Code.	422
(DD) "Major drug offender" has the same meaning as in	423
section 2929.01 of the Revised Code.	424
(EE) "Minor drug possession offense" means either of the	425
following:	426
(1) A violation of section 2925.11 of the Revised Code as	427
it existed prior to July 1, 1996;	428
(2) A violation of section 2925.11 of the Revised Code as	429
it exists on and after July 1, 1996, that is a misdemeanor or a	430
felony of the fifth degree.	431
(FF) "Mandatory prison term" has the same meaning as in	432
section 2929.01 of the Revised Code.	433
(GG) "Adulterate" means to cause a drug to be adulterated	434
as described in section 3715.63 of the Revised Code.	435
(HH) "Public premises" means any hotel, restaurant,	436
tavern, store, arena, hall, or other place of public	437
accommodation, business, amusement, or resort.	438
(II) "Methamphetamine" means methamphetamine, any salt,	439
isomer, or salt of an isomer of methamphetamine, or any	440
compound, mixture, preparation, or substance containing	441
methamphetamine or any salt, isomer, or salt of an isomer of	442
methamphetamine.	443
(JJ) "Deception" has the same meaning as in section	444

```
2913.01 of the Revised Code.
                                                                            445
      (KK) "Fentanyl-related compound" means any of the
                                                                            446
following:
                                                                            447
      (1) Fentanyl;
                                                                            448
      (2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-
                                                                            449
phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2-
                                                                            450
phenylethyl)-4-(N-propanilido) piperidine);
                                                                            451
      (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-
                                                                            452
thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide);
                                                                            453
      (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-
                                                                            454
piperidinyl] -N-phenylpropanamide);
                                                                            455
      (5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-
                                                                            456
hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-
                                                                            457
phenylpropanamide);
                                                                            458
      (6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-
                                                                            459
piperidyl]-N- phenylpropanamide);
                                                                            460
      (7) 3-methylthiofentanyl (N-[3-methyl-1-[2-
                                                                            461
(thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide);
                                                                            462
      (8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-
                                                                            463
phenethyl)-4- piperidinyl]propanamide;
                                                                            464
      (9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-
                                                                            465
piperidinyl] - propanamide;
                                                                            466
      (10) Alfentanil;
```

(11) Carfentanil; 468 (12) Remifentanil; 469

(13) Sufentanil; 470

(14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-471 phenethyl)-4- piperidinyl]-N-phenylacetamide); and 472 (15) Any compound that meets all of the following fentanyl 473 pharmacophore requirements to bind at the mu receptor, as 474 identified by a report from an established forensic laboratory, 475 including acetylfentanyl, furanylfentanyl, valerylfentanyl, 476 butyrylfentanyl, isobutyrylfentanyl, 4-methoxybutyrylfentanyl, 477 para-fluorobutyrylfentanyl, acrylfentanyl, and ortho-478 fluorofentanyl: 479 480 (a) A chemical scaffold consisting of both of the following: 481 (i) A five, six, or seven member ring structure containing 482 a nitrogen, whether or not further substituted; 483 (ii) An attached nitrogen to the ring, whether or not that 484 nitrogen is enclosed in a ring structure, including an attached 485 aromatic ring or other lipophilic group to that nitrogen. 486 (b) A polar functional group attached to the chemical 487 scaffold, including but not limited to a hydroxyl, ketone, 488 amide, or ester; 489 (c) An alkyl or aryl substitution off the ring nitrogen of 490 the chemical scaffold; and 491 492 (d) The compound has not been approved for medical use by the United States food and drug administration. 493 (LL) "First degree felony mandatory prison term" means one 494 of the definite prison terms prescribed in division (A)(1)(b) of 495 section 2929.14 of the Revised Code for a felony of the first 496 degree, except that if the violation for which sentence is being 497 imposed is committed on or after March 22, 2019, it means one of 498

Page 19

499

507

524

525

the minimum prison terms prescribed in division (A)(1)(a) of that section for a felony of the first degree. 500 (MM) "Second degree felony mandatory prison term" means 501 one of the definite prison terms prescribed in division (A)(2) 502 (b) of section 2929.14 of the Revised Code for a felony of the 503 second degree, except that if the violation for which sentence 504 is being imposed is committed on or after March 22, 2019, it 505 means one of the minimum prison terms prescribed in division (A) 506

(2) (a) of that section for a felony of the second degree.

(NN) "Maximum first degree felony mandatory prison term" 508 means the maximum definite prison term prescribed in division 509 (A) (1) (b) of section 2929.14 of the Revised Code for a felony of 510 the first degree, except that if the violation for which 511 sentence is being imposed is committed on or after March 22, 512 2019, it means the longest minimum prison term prescribed in 513 division (A)(1)(a) of that section for a felony of the first 514 515 degree.

(OO) "Maximum second degree felony mandatory prison term" 516 means the maximum definite prison term prescribed in division 517 (A) (2) (b) of section 2929.14 of the Revised Code for a felony of 518 the second degree, except that if the violation for which 519 sentence is being imposed is committed on or after March 22, 520 2019, it means the longest minimum prison term prescribed in 521 division (A)(2)(a) of that section for a felony of the second 522 523 degree.

(PP) "Delta-9 tetrahydrocannabinol" has the same meaning as in section 928.01 of the Revised Code.

(QQ) An offense is "committed in the vicinity of a 526 substance addiction services provider or a recovering addict" if 527 either of the following apply:

(1) The offender commits the offense on the premises of a 529 substance addiction services provider's facility, including a 530 facility licensed prior to June 29, 2019, under section 5119.391 of the Revised Code to provide methadone treatment or an opioid 532 treatment program licensed on or after that date under section 533 5119.37 of the Revised Code, or within five hundred feet of the 534 premises of a substance addiction services provider's facility 535 and the offender knows or should know that the offense is being 536 committed within the vicinity of the substance addiction 537 services provider's facility. 538

(2) The offender sells, offers to sell, delivers, or 539 distributes the controlled substance or controlled substance 540 analog to a person who is receiving treatment at the time of the 541 commission of the offense, or received treatment within thirty 542 days prior to the commission of the offense, from a substance 543 addiction services provider and the offender knows that the 544 person is receiving or received that treatment. 545

(RR) "Substance addiction services provider" means an 546 agency, association, corporation or other legal entity, 547 individual, or program that provides one or more of the 548 following at a facility: 549

(1) Either alcohol addiction services, or drug addiction 550 services, or both such services that are certified by the 551 director of mental health and addiction services under section 552 5119.36 of the Revised Code; 553

(2) Recovery supports that are related to either alcohol 554 addiction services, or drug addiction services, or both such 555 services and paid for with federal, state, or local funds 556

528

administered by the department of mental health and addiction 557 services or a board of alcohol, drug addiction, and mental 558 health services. 559 (SS) "Premises of a substance addiction services 560 provider's facility" means the parcel of real property on which 561 any substance addiction service provider's facility is situated. 562 (TT) "Alcohol and drug addiction services" has the same 563 meaning as in section 5119.01 of the Revised Code. 564 Sec. 4712.01. As used in sections 4712.01 to 4712.14 of 565 the Revised Code: 566 (A) "Buyer" means an individual who is solicited to 567 purchase or who purchases the services of a credit services 568 organization for purposes other than obtaining a business loan 569 as described in division (B)(6) of section 1343.01 of the 570 Revised Code. 571 (B) "Consumer reporting agency" has the same meaning as in 572 the "Fair Credit Reporting Act," 84 Stat. 1128, 15 U.S.C.A. 573 1681a, as amended. 574 (C)(1) "Credit services organization" means any person 575 that, in return for the payment of money or other valuable 576 consideration readily convertible into money for the following 577 services, sells, provides, or performs, or represents that the 578 person can or will sell, provide, or perform, one or more of the 579 following services: 580 (a) Improving a buyer's credit record, history, or rating; 581 (b) Obtaining an extension of credit by others for a 582 buyer; 583 (c) Providing advice or assistance to a buyer in 584

connection with division (C)(1)(a) or (b) of this section;	585
(d) Removing adverse credit information that is accurate	586
and not obsolete from the buyer's credit record, history, or	587
rating;	588
(e) Altering the buyer's identification to prevent the	589
display of the buyer's credit record, history, or rating.	590
(2) "Credit services organization" does not include any of	591
the following:	592
(a) A person that makes or collects loans, to the extent	593
these activities are subject to licensure or registration by	594
this state;	595
(b) A mortgage broker, as defined in section 1322.01 of	596
the Revised Code, that holds a valid certificate of registration	597
under Chapter 1322. of the Revised Code;	598
(c) A lender approved by the United States secretary of	599
housing and urban development for participation in a mortgage	600
insurance program under the "National Housing Act," 48 Stat.	601
1246 (1934), 12 U.S.C.A. 1701, as amended;	602
(d) A bank, savings bank, or savings and loan association,	603
or a subsidiary or an affiliate of a bank, savings bank, or	604
savings and loan association. For purposes of division (C)(2)(d)	605
of this section, "affiliate" has the same meaning as in division	606
(A) of section 1101.01 of the Revised Code and "bank," as used	607
in division (A) of section 1101.01 of the Revised Code, is	608
deemed to include a savings bank or savings and loan	609
association.	610
(e) A credit union organized and qualified under Chapter	611

(e) A credit union organized and qualified under Chapter1733. of the Revised Code or the "Federal Credit Union Act," 84612

613

621

622

623

624

625

626

627

Stat. 994 (1970), 12 U.S.C.A. 1751, as amended;

(f) A budget and debt counseling service, as defined in 614 division (D) of section 2716.03 of the Revised Code, provided 615 that the service is a nonprofit organization exempt from 616 taxation under section 501(c)(3) of the "Internal Revenue Code 617 of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, as amended, and that 618 the service is in compliance with Chapter 4710. sections 4712.50 619 to 4712.55 of the Revised Code; 620

(g) A consumer reporting agency that is in substantialcompliance with the "Fair Credit Reporting Act," 84 Stat. 1128,15 U.S.C.A. 1681a, as amended.

(h) A mortgage banker;

(i) Any political subdivision, or any governmental orother public entity, corporation, or agency, in or of the UnitedStates or any state of the United States;

(j) A college or university, or controlled entity of a
628
college or university, as defined in section 1713.05 of the
Revised Code;
630

(k) A motor vehicle dealer licensed pursuant to Chapter
4517. of the Revised Code acting within the scope and authority
632
of that license or a motor vehicle auction owner licensed
633
pursuant to Chapters 4517. and 4707. of the Revised Code acting
634
within the scope and authority of that license;
635

(1) An attorney at law admitted to the practice of law in
636
this state who offers, provides, or performs a legal service
637
that is privileged by reason of the attorney-client
638
relationship, provided that the service is not a service
639
described in division (C) (1) (b) or (e) of this section.

### S. B. No. 68 As Introduced

(D) "Extension of credit" means the right to defer payment 641 of debt, or to incur debt and defer its payment, offered or 642 granted primarily for personal, family, or household purposes. 643 "Extension of credit" does not include a mortgage. 644 (E) "Mortgage" means any indebtedness secured by a deed of 645 646 trust, security deed, or other lien on real property. (F) "Mortgage banker" means any person that makes, 647 services, or buys and sells mortgage loans and is approved by 648 the United States department of housing and urban development, 649 the United States department of veterans affairs, the federal 650 national mortgage association, or the federal home loan mortgage 651 652 corporation. (G) "Superintendent of financial institutions" includes 653 the deputy superintendent for consumer finance as provided in 654 section 1181.21 of the Revised Code. 655 Sec. 4710.01 4712.50. As used in this chapter sections 656 4712.50 to 4712.55 of the Revised Code: 657 (A) "Person" includes individuals, partnerships, 658 associations, corporations, trusts, and other legal entities. 659 (B) (1) "Debt adjusting" means doing business in debt 660 adjusting, budget counseling, debt management, or debt pooling 661 service, or holding oneself out, by words of similar import, as 662 providing services to debtors in the management, reduction, or 663 elimination of the amount or repayment terms of their debts, to 664 do either of the following: 665 (1) (a) To effect the adjustment, compromise, or discharge 666

of any account, note, or other indebtedness of the debtor+ to667obtain any of the following:668

<u>(i) An adjustment of an interest rate on a debt owed by a</u>	669
<u>debtor to a creditor;</u>	670
(ii) A waiver or reduction of fees or charges;	671
(iii) A discharge of a debt by reducing the principal	672
balance of the debt.	673
$\frac{(2)}{(b)}$ To receive from the debtor and disburse to the	674
debtor's creditors any money or other thing of value.	675
(2) "Debt adjusting" does not include any of the	676
activities of a debt collector, as defined in 15 U.S.C.	677
1692a(6), collecting or attempting to collect a debt owed or due	678
another.	679
(C) "Resides" means to live in a particular place on a	680
temporary or a permanent basis.	681
Sec. 4712.502. (A) No person shall engage in debt	682
adjusting in this state without first registering with the	683
attorney general as prescribed by the attorney general pursuant	684
to rules adopted under this section.	685
(B) The attorney general shall adopt rules pursuant to	686
Chapter 119. of the Revised Code relating to registration,	687
oversight, and enforcement of sections 4712.50 to 4712.55 of the	688
Revised Code, including any rules to expand registration	689
requirements under those sections.	690
(C) The application for registration and the application	691
for registration renewal shall be in a form prescribed by the	692
attorney general, signed under oath and shall contain such	693
information as the attorney general shall reasonably require.	694
The attorney general shall evaluate an applicant's financial	695
responsibility and general fitness. A registration to provide	696

debt adjusting services shall be for a period of two years from	697
the date of issuance. Any adjudication by the attorney general	698
relating to the registration requirement under division (A) of	699
this section shall follow the procedures in Chapter 119. of the	700
Revised Code.	701
(D) The following items shall be submitted with or	702
required in any application for a registration under sections	703
<u>4712.50 to 4712.55 of the Revised Code:</u>	704
(1) An unexpired certificate from the tax commissioner	705
verifying that the applicant is not subject to any assessment or	706
enforcement action for unpaid tax, interest, or penalties	707
imposed under Chapter 5751. of the Revised Code. The	708
commissioner shall provide this certificate to the applicant, if	709
so entitled, not later than fourteen days after receiving the	710
applicant's request for it. The certificate expires ninety days	711
after the date of its issuance.	712
(2) Proof that the applicant is in compliance with any	713
requirement imposed by the secretary of state for an entity to	714
engage in business in this state;	715
(3) The applicant's name, principal business address and	716
telephone number, all business addresses in this state, the	717
principal electronic mail address for the business, and the	718
principal internet web site address to be used for the business;	719
(4) The name and home address of each executive officer	720
and director of the applicant and each person that owns,	721
directly or indirectly, more than twenty per cent of the voting	722
interests of the applicant;	723
(5) A statement describing, to the extent it is known or	724
should be known by the applicant, any material civil or criminal	725

judgment in any jurisdiction, or any material administrative or	726
enforcement action by a governmental agency, in each case	727
relating to financial fraud or misuse, against the applicant,	728
any of its executive officers, directors, or owners;	729
(6) A copy of each form of agreement and the schedule of	730
fees and charges that the applicant will use with consumers who	731
reside in this state.	732
(E) The attorney general may participate in a multi-state	733
licensing system for the sharing of regulatory information and	734
for the registration and application, by electronic or other	735
means, of entities engaged in the business of debt adjusting.	736
The attorney general may establish requirements for	737
participation by an applicant in a multi-state licensing system,	738
which may vary from the provisions set out in sections 4712.50	739
to 4712.55 of the Revised Code.	740
(F) An applicant or registrant shall notify the attorney	741
general within thirty days after a material change in any of the	742
information submitted in connection with any application or	743
renewal application for a registration under sections 4712.50 to	744
4712.55 of the Revised Code, including but not limited to any of	745
the following:	746
(1) A change in the applicant's or registrant's home or	747
business address;	748
(2) A merger or dissolution relative to the registration;	749
(3) When a registrant pleads guilty or is convicted of any	750
felony in a court of competent jurisdiction.	751
(G) The attorney general may deny a registration if any of	752
the following applies:	753

(1) The applicant does not satisfy the criteria set forth	754
in this section.	755
(2) The application contains information that is	756
materially erroneous or incomplete.	757
(3) The applicant fails to provide in a timely manner such	758
information as the attorney general may reasonably request.	759
(4) Either of the following apply to an executive officer,	760
director, managing member, or principal of the applicant:	761
(a) The person has been convicted of or pleaded nolo	762
contendere to a felony;	763
(b) The person has committed an act involving fraud,	764
<u>deceit, or dishonesty.</u>	765
(5) An executive officer, director, managing member, or	766
principal of the applicant has had a professional license or	767
registration revoked, suspended, or subjected to administrative	768
action in any jurisdiction, and such license or registration has	769
not been reinstated.	770
(6) The applicant's license or registration was revoked or	771
suspended in another jurisdiction and has not been reinstated.	772
(H) Not later than twenty days after a registration	773
application denial, the attorney general shall provide to the	774
applicant a written decision and findings containing the reasons	775
supporting a registration denial. Not later than thirty days	776
after the date of the notice, the applicant may appeal the	777
denial pursuant to Chapter 119. of the Revised Code.	778
(I)(1) The attorney general may suspend, revoke, or deny	779
renewal of a registration if any of the following applies:	780

(a) A registrant has materially violated sections 4712.50	781
to 4712.55 of the Revised Code or any rule adopted by the	782
attorney general or any other law applicable to the conduct of	783
its business.	784
(b) A fact or condition exists that, if it had existed	785
when the registrant applied for a registration, would have	786
warranted the attorney general to refuse the registration.	787
(c) The registrant does not satisfy the application	788
criteria required under this section.	789
(d) The registrant has refused to permit the attorney	790
general to examine the registrant's books and records.	791
(e) The registrant has not responded within a reasonable	792
time and in an appropriate manner to the attorney general's	793
communications.	794
(2) If the attorney general suspends, revokes, or denies	795
renewal of a registration, the attorney general may seek a court	796
order to seize the registrant's books and records with respect	797
to any consumers in this state that are being serviced by the	798
registrant.	799
(3) A registrant may deliver a written notice to the	800
attorney general to surrender its registration, provided,	801
however, that if a registrant surrenders its registration, its	802
civil or criminal liability for acts committed before the	803
surrender is not affected.	804
(4) Upon submission of a renewal application for a	805
registration and until such time as such renewal application is	806
approved or denied, the registrant may continue to provide debt	807
adjusting services, but a denial of such registration terminates	808
any right to provide debt adjusting services in this state	809

unless approved by the attorney general. 810 (J) The attorney general shall adopt rules related to both 811 of the following: 812 (1) Reasonable registration fees, any subsequent increase 813 of which shall be approved by the general assembly through the 814 biennial operating appropriations act; 815 (2) Penalties for any violation of sections 4712.50 to 816 4712.55 of the Revised Code, which may include any of the 817 following: 818 819 (a) Fines; (b) Suspension of registration for up to five years; 820 (c) Indefinite barring from registration. 821 (K) Except as described in divisions (C) and (H) of this 822 section, any person subject to an enforcement action taken by 823 the attorney general under sections 4712.50 to 4712.55 of the 824 Revised Code may appeal such decision to the court of common 825 pleas of the county in which the place of business of the 826 registrant is located or the county in which the registrant is a 827 828 resident. Sec. 4710.02 4712.51. (A) Subject to division (C) of this 829 section, a person engaged in debt adjusting shall do all of the 830 831 following: (1) Unless specifically instructed otherwise by a debtor, 832 disburse to the appropriate creditors all funds received from 833

the debtor, less any contributions not prohibited by division 834
(B) of this section, within thirty days of receipt of the funds 835
from the debtor; 836

### S. B. No. 68 As Introduced

any funds from debtors and the disbursement of the funds to 838 creditors on behalf of the debtors; 839 (3) Charge or accept only reasonable fees or contributions 840 in accordance with division (B) of this section; 841 (4) Establish and implement a policy that allows for the 842 waiver or discontinuation of fees or contributions not 843 prohibited by division (B) of this section if the debtor is 844 845 unable to pay such fees or contributions; (5) Comply with federal law and regulations as it relates 846 to debt adjusting and with the federal telemarketing sales rule 847 under 16 C.F.R. part 310. 848 (B) If fees or contributions for providing debt adjusting 849 services are charged or accepted, directly or indirectly, no 850 person providing or engaged in debt adjusting shall do any of 851 the following: 852 (1) Charge or accept a fee or contribution exceeding 853 seventy-five dollars from a debtor residing in this state for an 854 initial consultation or initial set up of a debt management plan 855 or similar plan; 856 857 (2) Charge or accept consultation fees or contributions exceeding one hundred dollars per calendar year from a debtor 858 residing in this state; 859 (3) Charge or accept a periodic fee or contribution from a 860 debtor residing in this state for administering a debt 861 management plan or similar plan, which fee or contribution 862 exceeds eight and one-half per cent of the amount paid by the 863 debtor each month for distribution to the debtor's creditors or 864

thirty dollars, whichever is greater.

(2) Maintain a separate trust account for the receipt of

837

### S. B. No. 68 As Introduced

(C) Division (A) or (B) of this section does not prohibit 866 a person engaged in debt adjusting for a debtor who is residing 867 in this state from charging the debtor a reasonable fee for 868 insufficient funds transactions that is in addition to fees or 869 contributions not prohibited by division (B) of this section. 870

(D) Any person that engages in debt adjusting, annually,
871
shall arrange for and undergo an audit conducted by an
872
independent, third party, certified public accountant of the
873
person's business, including any trust funds deposited and
874
distributed to creditors on behalf of debtors. Both of the
875
following apply to an audit described in this division:
876

(1) The person shall file the results of the audit and the auditor's opinion with the consumer protection division of the attorney general.

(2) The attorney general shall make available a summary of the results of the audit and the auditor's opinion upon written request of a person and payment of a fee not exceeding the cost of copying the summary and opinion.

(E) A person engaged in debt adjusting shall obtain and 884 maintain at all times insurance coverage for employee 885 dishonesty, depositor's forgery, and computer fraud in the 886 amount of ten per cent of the monthly average for the immediate 887 preceding six months of the aggregate amount of all deposits 888 made with the person by all debtors. The insurance coverage 889 shall comply with all of the following: 890

(1) The insurance coverage is not less than one hundred891thousand dollars.

(2) The insurance coverage includes a deductible that does893not exceed ten per cent of the face amount of the policy894

877

878

879

880

881

882

coverage.	895
(3) The insurance coverage is issued by an insurer rated	896
at least A- or its equivalent by a nationally recognized rating	897
organization.	898
(4) The insurance coverage provides that thirty days	899
advance written notice be given to the consumer protection	900
division of the attorney general before coverage is terminated.	901
(F) A person engaged in debt adjusting may contract for	902
and receive a fee or fees at a rate or rates not exceeding	903
twenty-eight per cent per year of the total debt enrolled in a	904
<u>debt adjusting program.</u>	905
<del>(F)(1)_(G)(1)_</del> No person engaged in debt adjusting shall	906
fail to comply with division (A) of this section or shall	907
violate division (B) of this section.	908
(2) No person engaged in debt adjusting shall fail to	909
comply with divisions (D) and (E) of this section.	910
(3) No person engaged in debt adjusting shall violate	911
division (F) of this section.	912
Sec. 4710.03 4712.52. Nothing in this chapter sections	913
4712.50 to 4712.55 of the Revised Code applies to any of the	914
following:	915
(A) The federal national mortgage association; the federal	916
home loan mortgage corporation; a bank, bank holding company,	917
trust company, savings and loan association, credit union,	918
savings bank, or credit card bank, that is regulated by the	919
office of the comptroller of currency, office of thrift	920
supervision, federal reserve, federal deposit insurance	921
corporation, national credit union administration, or division	922

entities; 924 (B) Debt adjusting incurred in the practice of law in this 925 926 state: (C) A person that incidentally engages in debt adjusting 927 to adjust the indebtedness owed to that person; 928 929 (D) A registrant as defined in section 1321.51 of the Revised Code; 930 (E) A registrant or licensee as both are defined in 931 section 1322.01 of the Revised Code. 932 Sec. 4710.04 4712.53. (A) Any violation of division (F) (1) 933 of section 4710.02 sections 4712.50 to 4712.55 of the Revised 934 Code is deemed an unfair or deceptive act or practice in 935 violation of section 1345.02 of the Revised Code. A person 936 injured by a violation of that division has a cause of action 937 and is entitled to the same relief available to a consumer under 938 section 1345.09 of the Revised Code, and all the powers and 939 remedies available to the attorney general to enforce sections 940 1345.01 to 1345.13 of the Revised Code are available to the 941 attorney general to enforce division (F)(1) of section 4710.02 942 sections 4712.50 to 4712.55 of the Revised Code. 943 944 (B) Any person who violates division (F) (2) of section 4710.02 4712.51 of the Revised Code, in addition to the 945 penalties imposed by <u>division (C) of section 4710.99 4712.99</u> of 946 the Revised Code, shall be fined not more than ten thousand 947 dollars for each violation. 948 Sec. 4712.54. A person engaged in debt adjusting and 949 operating in compliance with federal laws or regulations, 950

including regulations adopted under 16 C.F.R. part 310, is not

of financial institutions; or to subsidiaries of any of these

Page 34

923

subject to division (B) of section 4712.51 of the Revised Code.	952
Sec. 4712.55. (A) No person engaging in debt adjusting	953
shall send a cease and desist letter or a similar letter to any	954
creditor on behalf of a debtor.	955
(P) Nothing in continue 4712 50 to 4712 55 of the Deviced	956
(B) Nothing in sections 4712.50 to 4712.55 of the Revised	950
Code shall be construed as permitting the unauthorized practice	
<u>of law by any person engaged in debt adjusting.</u>	958
Sec. 4712.99. (A) Whoever violates division (J) of section	959
4712.02, division (E) of section 4712.04, division (D) or (E) of	960
section 4712.05, division (A) of section 4712.06, section	961
4712.07 or 4712.08, or division (A) of section 4712.09 of the	962
Revised Code is guilty of a felony of the fifth degree.	963
(B)(1) Whoever violates section 4712.071 of the Revised	964
Code is guilty of a minor misdemeanor and shall be fined not	965
less than one hundred nor more than five hundred dollars.	966
(2) The offense established under section 4712.071 of the	967
Revised Code is a strict liability offense and section 2901.20	968
of the Revised Code does not apply. The designation of this	969
offense as a strict liability offense shall not be construed to	970
imply that any other offense for which there is no specified	971
degree of culpability, whether in this section or another	972
section of the Revised Code, is not a strict liability offense.	973
(C) Whoever recklessly violates division (G) of section	974
4712.51 of the Revised Code is guilty of a misdemeanor of the	975
third degree for a first offense and a misdemeanor of the second	976
<u>degree for any subsequent offense.</u>	977
Section 2. That existing sections 9.45, 2925.01, 4710.01,	978
4710.02, 4710.03, 4710.04, 4712.01, and 4712.99 of the Revised	979
Code are hereby repealed.	980

Section 3. That section 4710.99 of the Revised Code is	981
hereby repealed.	982
Section 4. Section 2925.01 of the Revised Code is	983
presented in this act as a composite of the section as amended	984
by H.B. 281, H.B. 509, and S.B. 25, all of the 134th General	985
Assembly. The General Assembly, applying the principle stated in	986
division (B) of section 1.52 of the Revised Code that amendments	987
are to be harmonized if reasonably capable of simultaneous	988
operation, finds that the composite is the resulting version of	989
the section in effect prior to the effective date of the section	990
as presented in this act.	991