As Introduced

127th General Assembly Regular Session 2007-2008

H. B. No. 251

Representatives Peterson, Yates

Cosponsors: Representatives Stewart, D., Hagan, R., Dyer, Foley, Skindell, Ujvagi, Stebelton, Miller, Koziura, Healy, Budish, Luckie, Yuko, Chandler, Strahorn, Letson, DeBose, Beatty, Celeste

A BILL

То	amend sections 2907.29, 3313.6011, and 4729.16; to	1
	enact sections 1751.661, 3701.047, 3701.135,	2
	3727.11, 3727.12, 3923.602, 3923.611, 4729.43, and	3
	4729.45; to repeal section 3701.046 of the Revised	4
	Code; to amend Section 206.42.03 of Am. Sub. H.B.	5
	66 of the 126th General Assembly; to amend Section	6
	206.42.09 of Am. Sub. H.B. 66 of the 126th General	7
	Assembly, as subsequently amended; and to repeal	8
	Section 206.42.06 of Am. Sub. H.B. 66 of the 126th	9
	General Assembly regarding assistance for	10
	pregnancy prevention.	11

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

Section 1. That sections 2907.29, 3313.6011, and 4729.16 be	12
amended and sections 1751.661, 3701.047, 3701.135, 3727.11,	13
3727.12, 3923.602, 3923.611, 4729.43, and 4729.45 of the Revised	14
Code be enacted to read as follows:	15

<u>Sec. 1751.661.</u>	<u>(A) No individual or group health insuring</u>	16
<u>corporation policy,</u>	contract, or agreement shall do either of the	17

(1) Limit or exclude coverage for prescription contraceptive	19
drugs or devices approved by the United States food and drug	20
administration, if the policy, contract, or agreement provides	21
coverage for other prescription drugs or devices;	22

(2) Limit or exclude coverage for physician-directed23outpatient services that are related to the provision of such24drugs or devices, if the policy, contract, or agreement provides25coverage for other outpatient services rendered by a provider.26

(B) The coverage provided under division (A) of this section27shall be subject to the same terms and conditions, including28copayment charges, that apply to similar coverage provided under29the policy, contract, or agreement.30

(C) This section applies notwithstanding section 3901.71 of31the Revised Code.32

Sec. 2907.29. Every hospital of this state that offers 33 organized emergency services shall provide that a physician, a 34 physician assistant, a clinical nurse specialist, a certified 35 nurse practitioner, or a certified nurse-midwife is available on 36 call twenty-four hours each day for the examination of persons 37 reported to any law enforcement agency to be victims of sexual 38 offenses cognizable as violations of any provision of sections 39 2907.02 to 2907.06 of the Revised Code. The physician, physician 40 assistant, clinical nurse specialist, certified nurse 41 practitioner, or certified nurse-midwife, upon the request of any 42 peace officer or prosecuting attorney and with the consent of the 43 reported victim or upon the request of the reported victim, shall 44 examine the person for the purposes of gathering physical evidence 45 and shall complete any written documentation of the physical 46 examination. The public health council shall establish procedures 47 for gathering evidence under this section. 48

Each reported victim shall be informed of available venereal	49
disease, pregnancy, medical, and psychiatric services in	50
accordance with section 3727.11 of the Revised Code.	51
Notwithstanding any other provision of law, a minor may	52
consent to examination under this section. The consent is not	53
subject to disaffirmance because of minority, and consent of the	54
parent, parents, or guardian of the minor is not required for an	55
examination under this section. However, the hospital shall give	56
written notice to the parent, parents, or guardian of a minor that	57
an examination under this section has taken place. The parent,	58
parents, or guardian of a minor giving consent under this section	59
are not liable for payment for any services provided under this	60
section without their consent.	61
Sec. 3313.6011. (A) As used in this section, "sexual	62
activity" has the same meaning as in section 2907.01 of the	63
Revised Code.	64
(B) Instruction in venereal disease education pursuant to	65
division (A)(5)(c) of section 3313.60 of the Revised Code shall	66
emphasize that devote equal attention to the following:	67
(1) That abstinence from sexual activity is the only	68
protection that is one hundred per cent effective against unwanted	69
pregnancy, sexually transmitted disease, and the sexual	70
transmission of a virus that causes acquired immunodeficiency	71
syndrome <u>;</u>	72
(2) The benefits and effectiveness of contraception and	73
condom use as a way to prevent unintended pregnancy, sexually	74
transmitted disease, and the sexual transmission of a virus that	75
causes acquired immunodeficiency syndrome.	76
(C) In adopting minimum standards under section 3301.07 of	77
the Revised Code, the state board of education shall require	78

course material and instruction in venereal disease education	79
courses taught pursuant to division (A)(5)(c) of section 3313.60	80
of the Revised Code to do all of the following:	81
(1) Stress that students should abstain from sexual activity	82
until after marriage the value of abstinence without ignoring the	83
young people who have engaged in or are engaging in sexual	84
activity;	85
(2) Teach the potential physical, psychological, emotional,	86
and social side effects of participating in sexual activity	87
outside of marriage Encourage family communication between parent	88
and child about sexuality;	89
(3) Teach that conceiving children out of wedlock is likely	90
to have harmful consequences for the child, the child's parents,	91
and society Teach contraception and condom use in a medically	92
accurate manner that discusses both the health benefits and	93
<u>effectiveness rates in realistic use;</u>	94
(4) Teach young people the skills necessary to make	95
responsible decisions about sexual activity including how to avoid	96
receiving or making unwanted verbal, physical, and sexual	97
advances;	98
(4)(5) Stress that sexually transmitted diseases are serious	99
possible hazards of sexual activity;	100
(5)(6) Advise students of the laws pertaining to financial	101
responsibility of parents to children born in and out of wedlock;	102
$\frac{(6)}{(7)}$ Advise students of the circumstances under which it is	103
criminal to have sexual contact with a person under the age of	104
sixteen pursuant to section 2907.04 of the Revised Code.	105
(D) Any model education program for health education the	106
state board of education adopts shall conform to the requirements	107
of this section.	108

(E) On and after March 18, 1999, and notwithstanding section
3302.07 of the Revised Code, the superintendent of public
instruction shall not approve, pursuant to section 3302.07 of the
Revised Code, any waiver of any requirement of this section or of
any rule adopted by the state board of education pursuant to this
section.

Sec. 3701.047. (A) The department of health shall establish a	115
program to award grants to public and private entities to	116
establish or expand teenage pregnancy prevention programs. The	117
department shall award grants in accordance with this section and	118
any rules adopted by the public health council under division (F)	119
of this section.	120
(B) To be eligible for the grant program, an applicant shall	121
meet the following requirements:	122
(1) Replicate or substantially incorporate elements of one or	123
more teenage pregnancy prevention programs that meet both of the	124
following requirements:	125
(a) Have been proven to delay sexual intercourse or sexual	126
activity, increase contraceptive use without increasing sexual	127
activity, or reduce teenage pregnancy based on scientific research	128
that meets the following requirements:	129
(i) Measured impact on sexual or contraceptive behavior,	130
pregnancy, or childbearing;	131
<u>(ii) Employed an experimental or quasi-experimental design</u>	132
with well-constructed and appropriate comparison groups;	133
<u>(iii) Had a sample size of at least one hundred participants</u>	134
and a follow-up interval of at least six months.	135
(b) Use one or more of the following strategies to prevent	136
teenage pregnancy: encouraging teenagers to delay sexual activity,	137
sex and HIV education, interventions for sexually active	138

teenagers, preventive health services, youth development programs,	139
serving learning programs, or outreach or media programs.	140
(2) Demonstrate that the applicant will pay at least	141
twenty-five per cent of the cost of the program from funds derived	142
from nonfederal sources. The applicant's share of the cost of the	143
program may be provided in cash or in-kind services.	144
(3) Demonstrate that the grant funds will supplement, not	145
supplant, funds that would otherwise be available to the entity	146
for teenage prevention programs;	147
(4) Meet any other requirements established by the public	148
health council in rules adopted under division (F) of this	149
section.	150
(C)(1) The department shall give priority for awarding grants	151
to applicants who serve one or more of the following communities:	152
(a) Communities with teenage pregnancy or birth rates higher	153
than the state average, or with rising teenage pregnancy or birth	154
<u>rates;</u>	155
(b) Communities with underserved or at-risk populations	156
higher than the state average;	157
(c) Communities located in areas where the applicant may take	158
advantage of other resources and coordinate with other programs	159
serving youth, such as workforce development or after-school	160
programs.	161
(2) The department shall not deny priority status to any of	162
the following entities:	163
(a) A statewide or local not-for-profit coalition working to	164
prevent teenage pregnancy;	165
(b) A state, local, or tribal agency;	166
(c) A public or private school;	167

(d) An entity that provides after-school programs;	168
(e) A community or faith-based group.	169
(D) A program is ineligible for grants under this section if	170
the program is designated as an abstinence-only program or	171
determined by the department to be an abstinence-only program.	172
(E) Each year, the department shall conduct an evaluation of	173
at least ten per cent of programs to which grants are awarded	174
under this section. As part of this evaluation, the department	175
shall collect basic data on each program. The department shall	176
prepare a report detailing the effectiveness of grants issued	177
under this section. A copy of the report shall be submitted to the	178
general assembly not later than the thirty-first day of December	179
<u>of each year.</u>	180
The recipient of a grant awarded under this section shall	181
provide all information requested by the department for purposes	182
of the evaluation required by this division.	183
(F) The public health council may adopt rules in accordance	184
with Chapter 119. of the Revised Code regarding the following:	185
(1) Any eligibility requirements for grant program applicants	186
that are in addition to those provided in this section;	187
(2) The methodology to be employed by the department in	188
determining which applicants will receive grants;	189
(3) Any other matters necessary for the implementation of	190
this section.	191
Sec. 3701.135. (A) As used in this section:	192
(1) "Emergency contraception" means any drug, drug regimen,	193
or device approved by the United States food and drug	194
administration to prevent pregnancy after unprotected sexual	195
<u>intercourse or contraceptive failure.</u>	196

(2) "Health care practitioner" has the same meaning as in 197 section 3701.74 of the Revised Code. 198 (B) The department of health shall cause to be published 199 materials explaining emergency contraception. The materials shall 200 include, at a minimum, the following information: 201 (1) An explanation of the use, safety, efficacy, and 202 availability of emergency contraception; 203 (2) A recommendation regarding the use of emergency 204 contraception in appropriate cases; 205 (3) An explanation of how an individual may obtain additional 206 copies of the materials from the department. 207 (C) The department shall furnish copies of the materials 208 published under division (B) of this section to all of the 209 following: 210 (1) Health care practitioners; 211 (2) Hospitals, ambulatory surgical facilities, long-term care 212 facilities, pharmacies, and emergency medical facilities; 213 (3) Any other health care organization providing public 214 health services. 215 sec. 3727.11. (A) As used in this section and section 3727.12 216 of the Revised Code: 217 (1) "Emergency contraception" means any drug, drug regimen, 218 or device approved by the United States food and drug 219 administration to prevent pregnancy after unprotected sexual 220 intercourse or contraceptive failure. 2.2.1 (2) "Hospital" has the same meaning as in section 3727.01 of 222 the Revised Code. 223 (3) "Sexual assault" means a violation of any provision of 224

sections 2907.02 to 2907.06 of the Revised Code.

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following:

pregnancy.

(B) It shall be the standard of care for hospitals in this 226 state for hospitals that offer organized emergency services to 2.2.7 provide the following care to victims of sexual assault or 228 individuals believed to be victims of sexual assault without 229 regard of the victim's ability to pay for the care: 230 (1) The hospital shall provide the victim medically and 231 factually accurate, unbiased, and clear and concise written and 232 oral information about emergency contraception that explains the 233 234 (a) That emergency contraception has been approved by the 235 United States food and drug administration for use by women of all 236 ages with a prescription and as an over-the-counter medication for 237 women eighteen years of age or older as a safe and effective means 238 to prevent pregnancy after unprotected sexual intercourse or 239 contraceptive failure if taken in a timely manner; 240 (b) That emergency contraception is more effective the sooner 241 it is taken following unprotected sexual intercourse or 242 contraceptive failure; 243 (c) That emergency contraception does not cause an abortion 244 and studies have shown that it does not interrupt an established 245 246 (2) The hospital shall promptly offer the victim emergency 247 contraception and provide the emergency contraception if the 248

victim accepts the offer.

(3) The hospital shall promptly provide a victim with an 250 assessment of the victim's risk of contracting sexually 251 transmitted disease, conducted by a physician, physician 252 assistant, clinical nurse specialist, certified nurse 253 practitioner, or a certified nurse-midwife and based on the 254 following: 255

(a) The available information regarding the sexual assault as 256

well as subsequent findings from the medical examinations and any	257
tests conducted;	258
(b) The established standards of risk assessment, including	259
consideration of any recommendations established by the United	260
States centers for disease control and prevention, peer-reviewed	261
clinical studies, and appropriate research using invitro and	262
nonhuman primate model of infection.	263
(4) The hospital shall provide the victim with counseling, in	264
clear and concise language, conducted by a physician, physician	265
assistant, clinical nurse specialist, certified nurse	266
practitioner, or a certified nurse-midwife concerning the	267
<u>following:</u>	268
(a) The significantly prevalent sexually transmitted diseases	269
for which effective post-exposure treatment exists and for which	270
deferral of treatment would either significantly reduce treatment	271
efficacy or pose substantial risk to the victim's health;	272
(b) The requirement that treatment for diseases described in	273
this section be provided to the victim on request, regardless of	274
the victim's ability to pay for the treatment.	275
(5) The hospital shall offer to treat the victim for any	276
sexually transmitted diseases to which the victim may have been	277
exposed during the assault and provide the treatment if the victim	278
consents to be treated.	279
(C) Notwithstanding any other provision of law, a minor may	280
consent to examination under this section. The consent is not	281
subject to disaffirmance because of minority, and consent of the	282
parent, parents, or guardian of the minor is not required for an	283
examination under this section. The parent, parents, or guardian	284
of a minor giving consent under this section are not liable for	285
payment for any services provided under this section without their	286
consent.	287

(D) Nothing in this section shall be construed to mean the	288
<u>following:</u>	289
(1) That a hospital shall be required to provide treatment to	290
a victim of sexual assault if the treatment goes against	291
recommendations established by the United States centers for	292
disease control and prevention;	293
(2) That a victim shall be required to submit to any testing	294
<u>or treatment;</u>	295
(3) That a hospital is prohibited from seeking reimbursement	296
for the costs of services provided under this section from the	297
victim's health insurance or medicaid, if applicable, and to the	298
extent permitted by section 2907.28 of the Revised Code.	299
Sec. 3727.12. In addition to other remedies under common law,	300
an individual may file a complaint with the department of health	301
if the individual believes a hospital has failed to comply with	302
the requirements of section 3727.11 of the Revised Code. The	303
department shall investigate the complaint in a timely manner. If	304
the department determines a violation has occurred, the department	305
shall do the following:	306
(A) If the hospital fails to provide the care or services	307
required in section 3727.11 of the Revised Code to a sexual	308
assault victim, impose a civil penalty of not less than ten	309
thousand dollars for each violation;	310
(B) If the hospital has previously violated section 3727.11	311
of the Revised Code, the department may ask the attorney general	312
to bring an action for injunctive relief in any court of competent	313
jurisdiction. On the filing of an appropriate petition in the	314
court, the court shall conduct a hearing on the petition. If it is	315
demonstrated in the proceedings that the hospital has failed to	316
provide the care or services, the court shall grant a temporary or	317

professional.

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Sec. 3923.602. (A) No individual or group policy of sickness	319
and accident insurance shall do either of the following:	320
(1) Limit or exclude coverage for prescription contraceptive	321
drugs or devices approved by the United States food and drug	322
administration, if the policy provides coverage for other	323
prescription drugs or devices;	324
(2) Limit or exclude coverage for outpatient services	325
rendered by a health care professional that are related to the	326
provision of such drugs or devices, if the policy provides	327
coverage for other outpatient services rendered by a health care	328
professional.	329
(B) The coverage provided under division (A) of this section	330
shall be subject to the same terms and conditions, including	331
copayments and deductibles, that apply to similar coverage	332
provided under the policy.	333
(C) This section applies notwithstanding section 3901.71 of	334
the Revised Code.	335
Sec. 3923.611. (A) No public employee benefit plan shall do	336
either of the following:	337
(1) Limit or exclude coverage for prescription contraceptive	338
drugs or devices approved by the United States food and drug	339
administration, if the plan provides coverage for other	340
prescription drugs or devices;	341
(2) Limit or exclude coverage for outpatient services	342
rendered by a health care professional that are related to the	343
provision of such drugs and devices, if the plan provides coverage	344
for other outpatient services rendered by a health care	345

permanent injunction enjoining the hospital's operation.

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the Revised Code.

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(B) The coverage provided under division (A) of this section	347
shall be subject to the same terms and conditions, including	348
copayments and deductibles, that apply to similar coverage	349
provided under the plan.	350
(C) This section applies notwithstanding section 3901.71 of	351

Sec. 4729.16. (A) The state board of pharmacy, after notice 353 and hearing in accordance with Chapter 119. of the Revised Code, 354 may revoke, suspend, limit, place on probation, or refuse to grant 355 or renew an identification card, or may impose a monetary penalty 356 or forfeiture not to exceed in severity any fine designated under 357 the Revised Code for a similar offense, or in the case of a 358 violation of a section of the Revised Code that does not bear a 359 penalty, a monetary penalty or forfeiture of not more than five 360 hundred dollars, if the board finds a pharmacist or pharmacy 361 intern: 362

(1) Guilty of a felony or gross immorality; 363

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(2) Guilty of dishonesty or unprofessional conduct in the 364practice of pharmacy; 365
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(3) Addicted to or abusing liquor or drugs or impaired
physically or mentally to such a degree as to render the
pharmacist or pharmacy intern unfit to practice pharmacy;
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(4) Has been convicted of a misdemeanor related to, or369committed in, the practice of pharmacy;370

(5) Guilty of willfully violating, conspiring to violate,
attempting to violate, or aiding and abetting the violation of any
of the provisions of this chapter, sections 3715.52 to 3715.72 of
the Revised Code, Chapter 2925. or 3719. of the Revised Code, or
any rule adopted by the board under those provisions;
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(6) Guilty of permitting anyone other than a pharmacist or 376

pharmacy intern to practice pharmacy;

(7) Guilty of knowingly lending the pharmacist's or pharmacy
intern's name to an illegal practitioner of pharmacy or having
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professional connection with an illegal practitioner of pharmacy;
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(8) Guilty of dividing or agreeing to divide remuneration
made in the practice of pharmacy with any other individual,
including, but not limited to, any licensed health professional
authorized to prescribe drugs or any owner, manager, or employee
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of a health care facility, residential care facility, or nursing
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home;

(9) Has violated the terms of a consult agreement entered387into pursuant to section 4729.39 of the Revised Code;388

(10) Has committed fraud, misrepresentation, or deception in 389 applying for or securing a license or identification card issued 390 by the board under this chapter or under Chapter 3715. or 3719. of 391 the Revised Code<u>;</u> 392

(11) Has failed to comply with the requirements of section 393 4729.43 of the Revised Code. 394

(B) Any individual whose identification card is revoked,
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suspended, or refused, shall return the identification card and
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license to the offices of the state board of pharmacy within ten
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days after receipt of notice of such action.

(C) As used in this section:

"Unprofessional conduct in the practice of pharmacy" includes 400 any of the following: 401

(1) Advertising or displaying signs that promote dangerousdrugs to the public in a manner that is false or misleading;403

(2) Except as provided in section 4729.281 of the Revised
Code, the sale of any drug for which a prescription is required,
without having received a prescription for the drug;
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(3) Knowingly dispensing medication pursuant to false or	407
forged prescriptions;	408
(4) Knowingly failing to maintain complete and accurate	409
records of all dangerous drugs received or dispensed in compliance	410
with federal laws and regulations and state laws and rules;	411
(5) Obtaining any remuneration by fraud, misrepresentation,	412
or deception.	413
(D) The board may suspend a license or identification card	414
under division (B) of section 3719.121 of the Revised Code by	415
utilizing a telephone conference call to review the allegations	416
and take a vote.	417
(E) If, pursuant to an adjudication under Chapter 119. of the	418
Revised Code, the board has reasonable cause to believe that a	419
pharmacist or pharmacy intern is physically or mentally impaired,	420
the board may require the pharmacist or pharmacy intern to submit	421
to a physical or mental examination, or both.	422
Sec. 4729.43. (A) As used in this section:	423
(1) "Contraception" or "contraceptive" means any drug or	424
device approved by the United States food and drug administration	425
to prevent pregnancy.	426
(2) "Employee" means a person employed by a pharmacy by	427
contract or any other form of an agreement.	428
(3) "Product" means a drug or device approved by the United	429
States food and drug administration.	430
(4) "Professional judgment" means the use of professional	431
knowledge and skills to form a clinical judgment in accordance	432
with the prevailing medical standards.	433
(5) "Without delay" means a pharmacy providing, providing a	434
referral for, or ordering contraception, or transferring the	435

prescription for contraception within the usual and customary	436
timeframe at the pharmacy for providing, providing a referral for,	437
or ordering other products, or transferring the prescription for	438
other products.	439
(B) Subject to division (E) of this section, if a customer	440
requests a contraceptive that is in stock, the pharmacy shall	441
ensure that the contraceptive is provided to the customer without	442
<u>delay.</u>	443
(C) Subject to division (E) of this section, if a customer	444
requests a contraceptive that is not in stock and the pharmacy in	445
the normal course of business stocks contraception, the pharmacy	446
immediately shall inform the customer that the contraceptive is	447
not in stock and without delay offer the customer the following	448
options:	449
(1) If the customer prefers to obtain the contraceptive	450
through a referral or transfer, the pharmacy shall do both of the	451
<u>following:</u>	452
(a) Locate a pharmacy of the customer's choice or the closest	453
pharmacy confirmed to have the contraceptive in stock;	454
(b) Refer the customer or transfer the prescription to that	455
pharmacy.	456
(2) If the customer prefers to order the contraceptive	457
through the pharmacy, the pharmacy shall obtain the contraceptive	458
under the pharmacy's standard procedure for expedited ordering of	459
products and notify the customer when the contraceptive arrives.	460
(D) The pharmacy shall ensure that its employees do not do	461
any of the following:	462
(1) Intimidate, threaten, or harass customers in the delivery	463
of services relating to a request for contraception;	464
(2) Interfere with or obstruct the delivery of services	465

relating to a request for contraception;	466
(3) Intentionally misrepresent or deceive customers about the	467
availability of contraception or its mechanism of action;	468
(4) Breach medical confidentiality with respect to a request	469
for contraception or threaten to breach such confidentiality;	470
(5) Refuse to return a valid, lawful prescription for	471
contraception on the customer's request.	472
(E) This section does not prohibit a pharmacy from refusing	473
to provide a contraceptive to a customer in any of the following	474
<u>circumstances:</u>	475
(1) It is unlawful to dispense the contraceptive to the	476
customer without a valid, lawful prescription and no such	477
prescription is presented.	478
(2) The customer is unable to pay for the contraceptive.	479
(3) The employee of the pharmacy refuses to provide the	480
contraceptive on the basis of a professional judgment.	481
Sec. 4729.45. (A) Any person who believes that a violation of	482
section 4729.43 of the Revised Code has occurred may file a	483
complaint with the state board of pharmacy. Not later than thirty	484
days after receiving the complaint, the board shall investigate	485
the complaint and determine whether a violation occurred. If the	486
board determines a violation occurred, the board shall impose a	487
fine of not more than five thousand dollars for each violation.	488
(B) A person who has been injured by a violation of section	489
4729.43 of the Revised Code may bring a civil action in a court of	490
competent jurisdiction to recover damages for the person's injury,	491
as well as costs and reasonable attorney's fees.	492
(C) If the attorney general has cause to believe that a	493

person or group of persons has been or may be injured by a

violation of section 4729.43 of the Revised Code, the attorney	495
general may commence a civil action in a court of competent	496
jurisdiction to compel compliance with that section. In such	497
action, the court may award appropriate relief on a finding that a	498
violation or violations have occurred, including compensatory	499
damages and punitive damages not exceeding five thousand dollars	500
for each violation.	501
Section 2. That existing sections 2907.29, 3313.6011, and	502
4729.16 and section 3701.046 of the Revised Code are hereby	503
repealed.	504
Section 3. That Section 206.42.03 of Am. Sub. H.B. 66 of the	505
126th General Assembly be amended to read as follows:	506
Sec. 206.42.03. CHILD AND FAMILY HEALTH SERVICES	507
Of the foregoing appropriation item 440-416, Child and Family	508
Health Services, not more than \$1,700,000 in each fiscal year	509
shall be used for women's health services <u>family planning</u>	510
services. None of the funds received through these family planning	511
grants shall be used to provide abortion services. None of the	512
funds received through these family planning grants shall be used	513
for counseling for or referrals for abortion, except in the case	514
of a medical emergency. These funds shall be distributed on the	515
basis of the relative need in the community served by the Director	516
of Health to family planning programs, which shall include family	517
planning programs funded under Title V of the "Social Security	518
<u>Act," 49 Stat. 620 (1935), 42 U.S.C. 301, as amended, and Title X</u>	519
of the "Public Health Services Act," 58 Stat. 682 (1946), 42	520
U.S.C. 201, as amended, as well as to other family planning	521
programs that the Department of Health also determines will	522
provide services that do not include referrals for abortion, other	523
than in the case of medical emergency, with state moneys, but that	524

otherwise substantially comply with the quality standards for such	525
programs under Title V and Title X.	526
The Director of Health, by rule, shall provide reasonable	527
methods by which a grantee wishing to be eligible for federal	528
funding may comply with these requirements for state funding	529
without losing its eligibility for federal funding.	530
Of the foregoing appropriation item 440-416, Child and Family	531
Health Services, not more than \$270,000 shall be used in each	532
fiscal year for the OPTIONS dental care access program.	533
Of the foregoing appropriation item 440-416, Child and Family	534

Health Services, not more than \$900,000 in each fiscal year shall 535 be used by federally qualified health centers and federally 536 designated look-alikes to provide services to uninsured low-income 537 persons. 538

Of the foregoing appropriation item 440-416, Child and Family 539 Health Services, not more than \$500,000 in each fiscal year shall 540 be used for abstinence-only education. The Director of Health 541 shall develop guidelines for the establishment of abstinence 542 programs for teenagers with the purpose of decreasing unplanned 543 pregnancies and abortion. The guidelines shall be developed 544 pursuant to Title V of the "Social Security Act," 42 U.S.C. 510, 545 and shall include, but are not limited to, advertising campaigns 546 and direct training in schools and other locations. In the future, 547 Ohio shall opt-out of federal Title V money until questions raised 548 about its use in Ohio regarding the program's inefficacy, medical 549 inaccuracies, lack of evaluation, and lack of qualified teachers 550 are answered.

Agencies currently designated to receive the funding must	552
complete a programmatic evaluation focused on outcomes, conducted	553
by qualified independent evaluation teams to be determined by the	554
Department. Ten per cent of Title V moneys distributed shall be	555

used for purposes of such evaluation.

Of the foregoing appropriation item 440-416, Child and Family 557 Health Services, \$10,000 in each fiscal year shall be allocated to 558 the Jewish Family Services in Cleveland, \$10,000 in each fiscal 559 year shall be allocated to the Jewish Family Services in 560 Cincinnati, \$10,000 shall be allocated in each fiscal year to the 561 Jewish Family Services in Columbus, and \$10,000 in each fiscal 562 year shall be allocated to the Wexner Heritage Village in Columbus 563 for interpreters for health care. 564

Of the foregoing appropriation item 440-416, Child and Family 565 Health Services, \$10,000 in each fiscal year shall be provided to 566 the Jewish Family Services in Dayton, \$5,000 in each fiscal year 567 shall be provided to the Jewish Community Center in Akron, \$5,000 568 in each fiscal year shall be provided to the Jewish Community 569 Center in Sylvania, \$2,500 in each fiscal year shall be provided 570 to the Jewish Community Center in Youngstown, and \$2,500 in each 571 fiscal year shall be provided to the Jewish Community Center in 572 Canton. 573

Of the foregoing appropriation item 440-416, Child and Family 574 Health Services, \$450,000 in each fiscal year shall be allocated 575 to the Visiting Nurse Association. 576

Of the foregoing appropriation item 440-416, Child and Family 577 Health Services, \$16,667 in each fiscal year shall be allocated to 578 the Yassenoff Jewish Community Center, \$16,667 in each fiscal year 579 shall be allocated to the Jewish Community Center in Cincinnati, 580 and \$16,666 in each fiscal year shall be allocated to the Jewish 581 Community Center in Cleveland for children's health and nutrition 582 camp programs. 583

Of the foregoing appropriation item 440-416, Child and Family 584 Health Services, \$25,000 in each fiscal year shall be allocated to 585 Clermont County's Comprehensive Community Suicide Prevention 586

Program.

Of the foregoing appropriation item 440-416, Child and Family 588 Health Services, \$100,000 in fiscal year 2006 shall be allocated 589 to People Working Cooperatively in Cincinnati. 590

Of the foregoing appropriation item 440-416, Child and Family 591 Health Services, \$50,000 in each fiscal year shall be allocated to 592 the Mayerson Inclusion Project. 593

Section 4. That existing Section 206.42.03 of Am. Sub. H.B.59466 of the 126th General Assembly is hereby repealed.595

Section 5. That Section 206.42.09 of Am. Sub. H.B. 66 of the596126th General Assembly, as amended by Am. Sub. H.B. 530 of the597126th General Assembly, be amended to read as follows:598

Sec. 206.42.09. IMMUNIZATIONS

Of the foregoing appropriation item 440-418, Immunizations,600\$800,000 in fiscal year 2007 shall be used for the purchase of601varicella vaccines.602

FREE CLINIC LIABILITY INSURANCE

Of the foregoing appropriation item 440-431, Free Clinic 604 Liability Insurance, up to \$20,000 in each fiscal year may be used 605 by the Department of Health for administrative expenses related to 606 the Medical Liability Insurance Reimbursement Program. The 607 remainder in each fiscal year shall be used to pay for medical 608 609 liability insurance for free clinics, including the clinics' staff and volunteer health care professionals and volunteer health care 610 workers. The necessity and feasibility of the program shall be 611 reviewed as part of the next biennial budget. 612

HIV/AIDS PREVENTION/TREATMENT

Of the foregoing appropriation item 440-444, AIDS Prevention 614

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and Treatment, not more than \$6.7 million per fiscal year shall be 615 used to assist persons with HIV/AIDS in acquiring HIV-related 616 medications. 617

INFECTIOUS DISEASE PREVENTION

The foregoing appropriation item 440-446, Infectious Disease 619 Prevention, shall be used for the purchase of drugs for sexually 620 transmitted diseases. 621

HELP ME GROW

The foregoing appropriation item 440-459, Help Me Grow, shall 623 be used by the Department of Health to distribute subsidies to 624 counties to implement the Help Me Grow Program. Appropriation item 625 440-459, Help Me Grow, may be used in conjunction with Temporary 626 Assistance for Needy Families from the Department of Job and 627 Family Services, Early Intervention funding from the Department of 628 Mental Retardation and Developmental Disabilities, and in 629 conjunction with other early childhood funds and services to 630 promote the optimal development of young children. Local contracts 631 shall be developed between local departments of job and family 632 services and family and children first councils for the 633 administration of TANF funding for the Help Me Grow Program. The 634 Department of Health shall enter into an interagency agreement 635 with the Department of Education, Department of Mental Retardation 636 and Developmental Disabilities, Department of Job and Family 637 Services, and Department of Mental Health to ensure that all early 638 childhood programs and initiatives are coordinated and school 639 linked. 640

TARGETED HEALTH CARE SERVICES OVER 21

In each fiscal year, of the foregoing appropriation item 642 440-507, Targeted Health Care Services Over 21, \$731,023 shall be 643 used to administer the cystic fibrosis program and implement the 644 Hemophilia Insurance Premium Payment Program. 645

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Of the foregoing appropriation item 440-507, Targeted Health 646 Care Services Over 21, \$850,000 in fiscal year 2006 and \$950,000 647 in fiscal year 2007 shall be used to provide essential medications 648 and to pay the copayments for drugs approved by the Department of 649 Health and covered by Medicare Part D that are dispensed to Bureau 650 for Children with Medical Handicaps (BCMH) participants, in 651 accordance with the section of this act Am. Sub. H.B. 530 of the 652 126th General Assembly entitled "BCMH - MEDICARE PART D 653 COPAYMENTS" for the cystic fibrosis program. 654

MATERNAL CHILD HEALTH BLOCK GRANT

Of the foregoing appropriation item 440-601, Maternal Child 656 Health Block Grant (Fund 320), \$2,091,299 shall be used in each 657 fiscal year 2006 for the purposes of abstinence-only education. 658 The Director of Health shall develop guidelines for the 659 establishment of abstinence programs for teenagers with the 660 purpose of decreasing unplanned pregnancies and abortion. The 661 guidelines shall be developed under Title V of the "Social 662 Security Act, " 42 U.S.C. 510, and shall include, but are not 663 limited to, advertising campaigns and direct training in schools 664 and other locations. In the future, Ohio shall opt-out of federal 665 Title V money until questions raised about its use in Ohio 666 regarding the program's inefficacy, medical inaccuracies, lack of 667 evaluation, and lack of qualified teachers are answered. 668

Agencies currently designated to receive the funding must669complete a programmatic evaluation focused on outcomes, conducted670by qualified independent evaluation teams to be determined by the671Department. Ten per cent of Title V moneys distributed shall be672used for purposes of such evaluation.673

GENETICS SERVICES

The foregoing appropriation item 440-608, Genetics Services 675 (Fund 4D6), shall be used by the Department of Health to 676

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administer programs authorized by sections 3701.501 and 3701.502 677 of the Revised Code. None of these funds shall be used to counsel 678 or refer for abortion, except in the case of a medical emergency. 679 SAFETY AND QUALITY OF CARE STANDARDS 680 The Department of Health may use Fund 471, Certificate of 681 Need, for administering sections 3702.11 to 3702.20 and 3702.30 of 682 the Revised Code in each fiscal year. 683 MEDICALLY HANDICAPPED CHILDREN AUDIT 684 The Medically Handicapped Children Audit Fund (Fund 477) 685 shall receive revenue from audits of hospitals and recoveries from 686 third-party payers. Moneys may be expended for payment of audit 687 settlements and for costs directly related to obtaining recoveries 688 from third-party payers and for encouraging Medically Handicapped 689 Children's Program recipients to apply for third-party benefits. 690 Moneys also may be expended for payments for diagnostic and 691 treatment services on behalf of medically handicapped children, as 692 defined in division (A) of section 3701.022 of the Revised Code, 693 and Ohio residents who are twenty-one or more years of age and who 694 are suffering from cystic fibrosis or hemophilia. Moneys may also 695 be expended for administrative expenses incurred in operating the 696 Medically Handicapped Children's Program. 697 CASH TRANSFER FROM LIQUOR CONTROL FUND TO ALCOHOL TESTING AND 698

PERMIT FUND 699

The Director of Budget and Management, pursuant to a plan 700 submitted by the Department of Health, or as otherwise determined 701 by the Director of Budget and Management, shall set a schedule to 702 transfer cash from the Liquor Control Fund (Fund 043) to the 703 Alcohol Testing and Permit Fund (Fund 5C0) to meet the operating 704 needs of the Alcohol Testing and Permit program. 705

The Director of Budget and Management shall transfer to the 706 Alcohol Testing and Permit Fund (Fund 5C0) from the Liquor Control 707

Fund (Fund 043) created in section 4301.12 of the Revised Code	708
such amounts at such times as determined by the transfer schedule.	709
MEDICALLY HANDICAPPED CHILDREN - COUNTY ASSESSMENTS	710
The foregoing appropriation item 440-607, Medically	711
Handicapped Children - County Assessments (Fund 666), shall be	712
used to make payments under division (E) of section 3701.023 of	713
the Revised Code.	714
Section 6. That existing Section 206.42.09 of Am. Sub. H.B.	715
66 of the 126th General Assembly, as amended by Am. Sub. H.B. 530	716
of the 126th General Assembly, is hereby repealed.	717
Section 7. That Section 206.42.06 of Am. Sub. H.B. 66 of the	718
Section 7. That Section 206.42.06 of Am. Sub. H.B. 66 of the 126th General Assembly is hereby repealed.	718 719
126th General Assembly is hereby repealed.	719
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply	719 720
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply only to policies, contracts, and agreements that are delivered,	719 720 721
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply only to policies, contracts, and agreements that are delivered, issued for delivery, or renewed in this state on or after the	719 720 721 722
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply only to policies, contracts, and agreements that are delivered, issued for delivery, or renewed in this state on or after the effective date of this act; section 3923.602 of the Revised Code	719 720 721 722 723
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply only to policies, contracts, and agreements that are delivered, issued for delivery, or renewed in this state on or after the effective date of this act; section 3923.602 of the Revised Code shall apply to policies of sickness and accident insurance on or	719 720 721 722 723 724
126th General Assembly is hereby repealed. Section 8. Section 1751.661 of the Revised Code shall apply only to policies, contracts, and agreements that are delivered, issued for delivery, or renewed in this state on or after the effective date of this act; section 3923.602 of the Revised Code shall apply to policies of sickness and accident insurance on or after the effective date of this act in accordance with section	719 720 721 722 723 724 725