As Reported by the Senate Health, Human Services and Aging Committee

127th General Assembly Regular Session 2007-2008

Sub. S. B. No. 33

Senator Schuring

Cosponsors: Senators Gardner, Clancy, Padgett, Mumper, Spada, Schaffer, Fedor, Cafaro, Miller, D., Morano, Buehrer

A BILL

To amend sections 1701.03, 1705.03, 1705.04, 1705.53,	1
1785.01, 1785.02, 1785.03, 1785.08, 3715.87,	2
3715.871, 3715.872, 3715.873, 4723.16, 4725.33,	3
4729.161, 4731.226, 4731.23, 4731.65, 4732.28,	4
4734.10, 4734.15, 4734.16, 4734.17, 4734.19,	5
4734.31, 4734.311, 4734.34, 4734.36, 4734.37,	б
4734.38, 4734.39, 4734.47, 4734.49, 4734.50,	7
4734.55, 4734.99, 4755.471, 4762.01, 4762.02,	8
4762.09, 4762.10, 4762.11, 4762.12, and 4762.18	9
and to enact sections 4734.141, 4734.142,	10
4734.211, 4734.28, 4734.281, 4734.282, 4734.283,	11
4734.284, 4734.285, and 4734.286 of the Revised	12
Code regarding the practice of acupuncture by	13
chiropractors, the State Medical Board's use of	14
private attorneys as temporary hearing examiners,	15
and to modify the immunity from liability that	16
applies under the Drug Repository Program.	17

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

Section 1. That sections 1701.03, 1705.03, 1705.04, 1705.53, 18

1785.01, 1785.02, 1785.03, 1785.08, 3515.87, 3715.871, 3715.872, 19 3715.873, 4723.16, 4725.33, 4729.161, 4731.226, 4731.23, 4731.65, 20 4732.28, 4734.10, 4734.15, 4734.16, 4734.17, 4734.19, 4734.31, 21 4734.311, 4734.34, 4734.36, 4734.37, 4734.38, 4734.39, 4734.47, 22 4734.49, 4734.50, 4734.55, 4734.99, 4755.471, 4762.01, 4762.02, 23 4762.09, 4762.10, 4762.11, 4762.12, and 4762.18 be amended and 24 sections 4734.141, 4734.142, 4734.211, 4734.28, 4734.281, 25 4734.282, 4734.283, 4734.284, 4734.285, and 4734.286 of the 26 Revised Code be enacted to read as follows: 27

Sec. 1701.03. (A) A corporation may be formed under this 28 chapter for any purpose or combination of purposes for which 29 individuals lawfully may associate themselves, except that, if the 30 Revised Code contains special provisions pertaining to the 31 formation of any designated type of corporation other than a 32 professional association, as defined in section 1785.01 of the 33 Revised Code, a corporation of that type shall be formed in 34 35 accordance with the special provisions.

(B) On and after July 1, 1994, a corporation may be formed 36 under this chapter for the purpose of carrying on the practice of 37 any profession, including, but not limited to, a corporation for 38 the purpose of providing public accounting or certified public 39 accounting services, a corporation for the erection, owning, and 40 conducting of a sanitarium for receiving and caring for patients, 41 medical and hygienic treatment of patients, and instruction of 42 nurses in the treatment of disease and in hygiene, a corporation 43 for the purpose of providing architectural, landscape 44 architectural, professional engineering, or surveying services or 45 any combination of those types of services, and a corporation for 46 the purpose of providing a combination of the professional 47 services, as defined in section 1785.01 of the Revised Code, of 48 optometrists authorized under Chapter 4725. of the Revised Code, 49 chiropractors authorized under Chapter 4734. of the Revised Code 50 to practice chiropractic or acupuncture, psychologists authorized 51 under Chapter 4732. of the Revised Code, registered or licensed 52 practical nurses authorized under Chapter 4723. of the Revised 53 Code, pharmacists authorized under Chapter 4729. of the Revised 54 Code, physical therapists authorized under sections 4755.40 to 55 4755.53 4755.56 of the Revised Code, mechanotherapists authorized 56 under section 4731.151 of the Revised Code, and doctors of 57 medicine and surgery, osteopathic medicine and surgery, or 58 podiatric medicine and surgery authorized under Chapter 4731. of 59 the Revised Code. This chapter does not restrict, limit, or 60 otherwise affect the authority or responsibilities of any agency, 61 board, commission, department, office, or other entity to license, 62 register, and otherwise regulate the professional conduct of 63 individuals or organizations of any kind rendering professional 64 services, as defined in section 1785.01 of the Revised Code, in 65 this state or to regulate the practice of any profession that is 66 within the jurisdiction of the agency, board, commission, 67 department, office, or other entity, notwithstanding that an 68 individual is a director, officer, employee, or other agent of a 69 corporation formed under this chapter and is rendering 70 professional services or engaging in the practice of a profession 71 through a corporation formed under this chapter or that the 72 organization is a corporation formed under this chapter. 73

(C) Nothing in division (A) or (B) of this section precludes
the organization of a professional association in accordance with
this chapter and Chapter 1785. of the Revised Code or the
formation of a limited liability company under Chapter 1705. of
the Revised Code with respect to a business, as defined in section
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1705.01 of the Revised Code.

(D) No corporation formed for the purpose of providing a
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combination of the professional services, as defined in section
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1785.01 of the Revised Code, of optometrists authorized under
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Chapter 4725. of the Revised Code, chiropractors authorized under 83 Chapter 4734. of the Revised Code to practice chiropractic or 84 acupuncture, psychologists authorized under Chapter 4732. of the 85 Revised Code, registered or licensed practical nurses authorized 86 under Chapter 4723. of the Revised Code, pharmacists authorized 87 under Chapter 4729. of the Revised Code, physical therapists 88 authorized under sections 4755.40 to 4755.53 4755.56 of the 89 Revised Code, mechanotherapists authorized under section 4731.151 90 of the Revised Code, and doctors of medicine and surgery, 91 osteopathic medicine and surgery, or podiatric medicine and 92 surgery authorized under Chapter 4731. of the Revised Code shall 93 control the professional clinical judgment exercised within 94 accepted and prevailing standards of practice of a licensed, 95 certificated, or otherwise legally authorized optometrist, 96 chiropractor, chiropractor practicing acupuncture through the 97 state chiropractic board, psychologist, nurse, pharmacist, 98 physical therapist, mechanotherapist, or doctor of medicine and 99 surgery, osteopathic medicine and surgery, or podiatric medicine 100 and surgery in rendering care, treatment, or professional advice 101 to an individual patient. 102

This division does not prevent a hospital, as defined in 103 section 3727.01 of the Revised Code, insurer, as defined in 104 section 3999.36 of the Revised Code, or intermediary organization, 105 as defined in section 1751.01 of the Revised Code, from entering 106 into a contract with a corporation described in this division that 107 includes a provision requiring utilization review, quality 108 assurance, peer review, or other performance or quality standards. 109 Those activities shall not be construed as controlling the 110 professional clinical judgment of an individual practitioner 111 listed in this division. 112

sec. 1705.03. (A) A limited liability company may sue and be 113
sued.

(B) Unless otherwise provided in its articles of 115 organization, a limited liability company may take property of any 116 description or any interest in property of any description by 117 gift, devise, or bequest and may make donations for the public 118 welfare or for charitable, scientific, or educational purposes. 119 (C) In carrying out the purposes stated in its articles of 120 organization or operating agreement and subject to limitations 121 prescribed by law or in its articles of organization or its 122 operating agreement, a limited liability company may do all of the 123 following: 124 (1) Purchase or otherwise acquire, lease as lessee or lessor, 125 invest in, hold, use, encumber, sell, exchange, transfer, and 126 dispose of property of any description or any interest in property 127 of any description; 128 (2) Make contracts; 129 (3) Form or acquire the control of other domestic or foreign 130 limited liability companies; 131 (4) Be a shareholder, partner, member, associate, or 132 participant in other profit or nonprofit enterprises or ventures; 133 (5) Conduct its affairs in this state and elsewhere; 134 (6) Render in this state and elsewhere a professional 135 service, the kinds of professional services authorized under 136 Chapters 4703. and 4733. of the Revised Code, or a combination of 137 the professional services of optometrists authorized under Chapter 138 4725. of the Revised Code, chiropractors authorized under Chapter 139 4734. of the Revised Code to practice chiropractic or acupuncture, 140 psychologists authorized under Chapter 4732. of the Revised Code, 141 registered or licensed practical nurses authorized under Chapter 142 4723. of the Revised Code, pharmacists authorized under Chapter 143 4729. of the Revised Code, physical therapists authorized under 144 sections 4755.40 to 4755.56 of the Revised Code, occupational 145

therapists authorized under sections 4755.04 to 4755.13 of the 146 Revised Code, mechanotherapists authorized under section 4731.151 147 of the Revised Code, and doctors of medicine and surgery, 148 osteopathic medicine and surgery, or podiatric medicine and 149 surgery authorized under Chapter 4731. of the Revised Code; 150 (7) Borrow money; 151 (8) Issue, sell, and pledge its notes, bonds, and other 152 evidences of indebtedness; 153 (9) Secure any of its obligations by mortgage, pledge, or 154 deed of trust of all or any of its property; 155 (10) Guarantee or secure obligations of any person; 156 (11) Do all things permitted by law and exercise all 157 authority within or incidental to the purposes stated in its 158 articles of organization. 159 (D) In addition to the authority conferred by division (C) of 160 this section and irrespective of the purposes stated in its 161 articles of organization or operating agreement but subject to any 162 limitations stated in those articles or its operating agreement, a 163 limited liability company may invest funds not currently needed in 164 its business in any securities if the investment does not cause 165 the company to acquire control of another enterprise whose 166 activities and operations are not incidental to the purposes 167 stated in the articles of organization of the company. 168 (E)(1) No lack of authority or limitation upon the authority 169 of a limited liability company shall be asserted in any action 170 except as follows: 171 (a) By the state in an action by it against the company; 172 (b) By or on behalf of the company in an action against a 173 manager, an officer, or any member as a member; 174 (c) By a member as a member in an action against the company, 175

a manager, an officer, or any member as a member;	176
(d) In an action involving an alleged improper issue of a	177
membership interest in the company.	178
(2) Division (E)(1) of this section applies to any action	179
commenced in this state upon any contract made in this state by a	180
foreign limited liability company.	181
Sec. 1705.04. (A) One or more persons, without regard to	182
residence, domicile, or state of organization, may form a limited	183
liability company. The articles of organization shall be signed	184
and filed with the secretary of state and shall set forth all of	185
the following:	186
(1) The name of the company;	187
(2) Except as provided in division (B) of this section, the	188
period of its duration, which may be perpetual;	189
(3) Any other provisions that are from the operating	190
agreement or that are not inconsistent with applicable law and	191
that the members elect to set out in the articles for the	192
regulation of the affairs of the company.	193
The legal existence of the company begins upon the filing of	194
the articles of organization or on a later date specified in the	195
articles of organization that is not more than ninety days after	196
the filing.	197
(B) If the articles of organization or operating agreement do	198
not set forth the period of the duration of the limited liability	199
company, its duration shall be perpetual.	200
(C) If a limited liability company is formed under this	201
chapter for the purpose of rendering a professional service, the	202

chapter for the purpose of rendering a professional service, the202kinds of professional services authorized under Chapters 4703. and2034733. of the Revised Code, or a combination of the professional204services of optometrists authorized under Chapter 4725. of the205

Revised Code, chiropractors authorized under Chapter 4734. of the 206 Revised Code to practice chiropractic or acupuncture, 207 psychologists authorized under Chapter 4732. of the Revised Code, 208 registered or licensed practical nurses authorized under Chapter 209 4723. of the Revised Code, pharmacists authorized under Chapter 210 4729. of the Revised Code, physical therapists authorized under 211 sections 4755.40 to 4755.56 of the Revised Code, occupational 212 therapists authorized under sections 4755.04 to 4755.13 of the 213 Revised Code, mechanotherapists authorized under section 4731.151 214 of the Revised Code, and doctors of medicine and surgery, 215 osteopathic medicine and surgery, or podiatric medicine and 216 surgery authorized under Chapter 4731. of the Revised Code, the 217 following apply: 218

(1) Each member, employee, or other agent of the company who 219 renders a professional service in this state and, if the 220 management of the company is not reserved to its members, each 221 manager of the company who renders a professional service in this 222 state shall be licensed, certificated, or otherwise legally 223 authorized to render in this state the same kind of professional 224 service; if applicable, the kinds of professional services 225 authorized under Chapters 4703. and 4733. of the Revised Code; or, 226 if applicable, any of the kinds of professional services of 227 optometrists authorized under Chapter 4725. of the Revised Code, 228 chiropractors authorized under Chapter 4734. of the Revised Code 229 to practice chiropractic or acupuncture, psychologists authorized 230 under Chapter 4732. of the Revised Code, registered or licensed 231 practical nurses authorized under Chapter 4723. of the Revised 232 Code, pharmacists authorized under Chapter 4729. of the Revised 233 Code, physical therapists authorized under sections 4755.40 to 234 4755.53 4755.56 of the Revised Code, occupational therapists 235 authorized under sections 4755.04 to 4755.13 of the Revised Code, 236 mechanotherapists authorized under section 4731.151 of the Revised 237 Code, or doctors of medicine and surgery, osteopathic medicine and 238

surgery, or podiatric medicine and surgery authorized under 239 Chapter 4731. of the Revised Code. 240

(2) Each member, employee, or other agent of the company who 241 renders a professional service in another state and, if the 242 management of the company is not reserved to its members, each 243 manager of the company who renders a professional service in 244 another state shall be licensed, certificated, or otherwise 245 legally authorized to render that professional service in the 246 other state. 247

(D) Except for the provisions of this chapter pertaining to 248 the personal liability of members, employees, or other agents of a 249 limited liability company and, if the management of the company is 250 not reserved to its members, the personal liability of managers of 251 the company, this chapter does not restrict, limit, or otherwise 252 affect the authority or responsibilities of any agency, board, 253 commission, department, office, or other entity to license, 254 certificate, register, and otherwise regulate the professional 255 conduct of individuals or organizations of any kind rendering 256 professional services in this state or to regulate the practice of 257 any profession that is within the jurisdiction of the agency, 258 board, commission, department, office, or other entity, 259 notwithstanding that the individual is a member or manager of a 260 limited liability company and is rendering the professional 261 services or engaging in the practice of the profession through the 262 limited liability company or that the organization is a limited 263 264 liability company.

(E) No limited liability company formed for the purpose of
 providing a combination of the professional services, as defined
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 in section 1785.01 of the Revised Code, of optometrists authorized
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 under Chapter 4725. of the Revised Code, chiropractors authorized
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 under Chapter 4734. of the Revised Code to practice chiropractic
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 or acupuncture, psychologists authorized under Chapter 4732. of

the Revised Code, registered or licensed practical nurses 271 authorized under Chapter 4723. of the Revised Code, pharmacists 272 authorized under Chapter 4729. of the Revised Code, physical 273 therapists authorized under sections 4755.40 to 4755.56 of the 274 Revised Code, occupational therapists authorized under sections 275 4755.04 to 4755.13 of the Revised Code, mechanotherapists 276 authorized under section 4731.151 of the Revised Code, and doctors 277 of medicine and surgery, osteopathic medicine and surgery, or 278 podiatric medicine and surgery authorized under Chapter 4731. of 279 the Revised Code shall control the professional clinical judgment 280 exercised within accepted and prevailing standards of practice of 281 a licensed, certificated, or otherwise legally authorized 282 optometrist, chiropractor, chiropractor practicing acupuncture 283 through the state chiropractic board, psychologist, nurse, 284 pharmacist, physical therapist, occupational therapist, 285 mechanotherapist, or doctor of medicine and surgery, osteopathic 286 medicine and surgery, or podiatric medicine and surgery in 287 rendering care, treatment, or professional advice to an individual 288 patient. 289

This division does not prevent a hospital, as defined in 290 section 3727.01 of the Revised Code, insurer, as defined in 291 section 3999.36 of the Revised Code, or intermediary organization, 292 as defined in section 1751.01 of the Revised Code, from entering 293 into a contract with a limited liability company described in this 294 division that includes a provision requiring utilization review, 295 quality assurance, peer review, or other performance or quality 296 standards. Those activities shall not be construed as controlling 297 the professional clinical judgment of an individual practitioner 298 listed in this division. 299

Sec. 1705.53. Subject to any contrary provisions of the Ohio 300 Constitution, the laws of the state under which a foreign limited 301 liability company is organized govern its organization and 302

internal affairs and the liability of its members. A foreign 303 limited liability company may not be denied a certificate of 304 registration as a foreign limited liability company in this state 305 because of any difference between the laws of the state under 306 which it is organized and the laws of this state. However, a 307 foreign limited liability company that applies for registration 308 under this chapter to render a professional service in this state, 309 as a condition to obtaining and maintaining a certificate of 310 registration, shall comply with the requirements of division (C) 311 of section 1705.04 of the Revised Code and shall comply with the 312 requirements of Chapters 4703. and 4733. of the Revised Code if 313 the kinds of professional services authorized under those chapters 314 are to be rendered or with the requirements of Chapters 4723., 315 4725., 4729., 4731., 4732., 4734., and 4755. of the Revised Code 316 if a combination of the professional services of optometrists 317 authorized under Chapter 4725. of the Revised Code, chiropractors 318 authorized under Chapter 4734. of the Revised Code to practice 319 chiropractic or acupuncture, psychologists authorized under 320 Chapter 4732. of the Revised Code, registered or licensed 321 practical nurses authorized under Chapter 4723. of the Revised 322 Code, pharmacists authorized under Chapter 4729. of the Revised 323 Code, physical therapists authorized under sections 4755.40 to 324 4755.56 of the Revised Code, occupational therapists authorized 325 under sections 4755.04 to 4755.13 of the Revised Code, 326 mechanotherapists authorized under section 4731.151 of the Revised 327 Code, and doctors of medicine and surgery, osteopathic medicine 328 and surgery, or podiatric medicine and surgery authorized under 329

Sec. 1785.01. As used in this chapter: 331

(A) "Professional service" means any type of professional
service that may be performed only pursuant to a license,
certificate, or other legal authorization issued pursuant to
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Chapter 4731. of the Revised Code are to be rendered.

Chapter 4701., 4703., 4705., 4715., 4723., 4725., 4729., 4730., 335 4731., 4732., 4733., 4734., or 4741., sections 4755.04 to 4755.13, 336 or 4755.40 to 4755.56 of the Revised Code to certified public 337 accountants, licensed public accountants, architects, attorneys, 338 dentists, nurses, optometrists, pharmacists, physician assistants, 339 doctors of medicine and surgery, doctors of osteopathic medicine 340 341 and surgery, doctors of podiatric medicine and surgery, practitioners of the limited branches of medicine specified in 342 section 4731.15 of the Revised Code, mechanotherapists, 343 psychologists, professional engineers, chiropractors, 344 chiropractors practicing acupuncture through the state 345 chiropractic board, veterinarians, occupational therapists, 346 physical therapists, and occupational therapists. 347

(B) "Professional association" means an association organized 348 under this chapter for the sole purpose of rendering one of the 349 professional services authorized under Chapter 4701., 4703., 350 4705., 4715., 4723., 4725., 4729., 4730., 4731., 4732., 4733., 351 4734., or 4741., sections 4755.04 to 4755.13, or 4755.40 to 352 4755.56 of the Revised Code, a combination of the professional 353 services authorized under Chapters 4703. and 4733. of the Revised 354 Code, or a combination of the professional services of 355 optometrists authorized under Chapter 4725. of the Revised Code, 356 chiropractors authorized under Chapter 4734. of the Revised Code 357 to practice chiropractic or acupuncture, psychologists authorized 358 under Chapter 4732. of the Revised Code, registered or licensed 359 practical nurses authorized under Chapter 4723. of the Revised 360 Code, pharmacists authorized under Chapter 4729. of the Revised 361 Code, physical therapists authorized under sections 4755.40 to 362 4755.56 of the Revised Code, occupational therapists authorized 363 under sections 4755.04 to 4755.13 of the Revised Code, 364 mechanotherapists authorized under section 4731.151 of the Revised 365 Code, and doctors of medicine and surgery, osteopathic medicine 366 and surgery, or podiatric medicine and surgery authorized under 367

Chapter 4731. of the Revised Code.

sec. 1785.02. An individual or group of individuals each of 369 whom is licensed, certificated, or otherwise legally authorized to 370 render within this state the same kind of professional service, a 371 group of individuals each of whom is licensed, certificated, or 372 otherwise legally authorized to render within this state the 373 professional service authorized under Chapter 4703. or 4733. of 374 the Revised Code, or a group of individuals each of whom is 375 licensed, certificated, or otherwise legally authorized to render 376 within this state the professional service of optometrists 377 authorized under Chapter 4725. of the Revised Code, chiropractors 378 authorized under Chapter 4734. of the Revised Code to practice 379 chiropractic or acupuncture, psychologists authorized under 380 Chapter 4732. of the Revised Code, registered or licensed 381 practical nurses authorized under Chapter 4723. of the Revised 382 Code, pharmacists authorized under Chapter 4729. of the Revised 383 Code, physical therapists authorized under sections 4755.40 to 384 4755.56 of the Revised Code, occupational therapists authorized 385 under sections 4755.04 to 4755.13 of the Revised Code, 386 mechanotherapists authorized under section 4731.151 of the Revised 387 Code, or doctors of medicine and surgery, osteopathic medicine and 388 surgery, or podiatric medicine and surgery authorized under 389 Chapter 4731. of the Revised Code may organize and become a 390 shareholder or shareholders of a professional association. Any 391 group of individuals described in this section who may be 392 rendering one of the professional services as an organization 393 created otherwise than pursuant to this chapter may incorporate 394 under and pursuant to this chapter by amending the agreement 395 establishing the organization in a manner that the agreement as 396 amended constitutes articles of incorporation prepared and filed 397 in the manner prescribed in section 1785.08 of the Revised Code 398 and by otherwise complying with the applicable requirements of 399

this chapter.

sec. 1785.03. A professional association may render a 401 particular professional service only through officers, employees, 402 and agents who are themselves duly licensed, certificated, or 403 otherwise legally authorized to render the professional service 404 within this state. As used in this section, "employee" does not 405 include clerks, bookkeepers, technicians, or other individuals who 406 are not usually and ordinarily considered by custom and practice 407 to be rendering a particular professional service for which a 408 license, certificate, or other legal authorization is required and 409 does not include any other person who performs all of that 410 person's employment under the direct supervision and control of an 411 officer, agent, or employee who renders a particular professional 412 service to the public on behalf of the professional association. 413

No professional association formed for the purpose of 414 providing a combination of the professional services, as defined 415 in section 1785.01 of the Revised Code, of optometrists authorized 416 under Chapter 4725. of the Revised Code, chiropractors authorized 417 under Chapter 4734. of the Revised Code to practice chiropractic 418 or acupuncture, psychologists authorized under Chapter 4732. of 419 the Revised Code, registered or licensed practical nurses 420 authorized under Chapter 4723. of the Revised Code, pharmacists 421 authorized under Chapter 4729. of the Revised Code, physical 422 therapists authorized under sections 4755.40 to 4755.56 of the 423 Revised Code, occupational therapists authorized under sections 424 4755.04 to 4755.13 of the Revised Code, mechanotherapists 425 authorized under section 4731.151 of the Revised Code, and doctors 426 of medicine and surgery, osteopathic medicine and surgery, or 427 podiatric medicine and surgery authorized under Chapter 4731. of 428 the Revised Code shall control the professional clinical judgment 429 exercised within accepted and prevailing standards of practice of 430 a licensed, certificated, or otherwise legally authorized 431

Page 14

optometrist, chiropractor, chiropractor practicing acupuncture432through the state chiropractic board, psychologist, nurse,433pharmacist, physical therapist, occupational therapist,434mechanotherapist, or doctor of medicine and surgery, osteopathic435medicine and surgery, or podiatric medicine and surgery in436rendering care, treatment, or professional advice to an individual437438

This division does not prevent a hospital, as defined in 439 section 3727.01 of the Revised Code, insurer, as defined in 440 section 3999.36 of the Revised Code, or intermediary organization, 441 as defined in section 1751.01 of the Revised Code, from entering 442 into a contract with a professional association described in this 443 division that includes a provision requiring utilization review, 444 quality assurance, peer review, or other performance or quality 445 standards. Those activities shall not be construed as controlling 446 the professional clinical judgment of an individual practitioner 447 listed in this division. 448

sec. 1785.08. Chapter 1701. of the Revised Code applies to 449 professional associations, including their organization and the 450 manner of filing articles of incorporation, except that the 451 requirements of division (A) of section 1701.06 of the Revised 452 Code do not apply to professional associations. If any provision 453 of this chapter conflicts with any provision of Chapter 1701. of 454 the Revised Code, the provisions of this chapter shall take 455 precedence. A professional association for the practice of 456 medicine and surgery, osteopathic medicine and surgery, or 457 podiatric medicine and surgery or for the combined practice of 458 optometry, chiropractic, acupuncture through the state 459 chiropractic board, psychology, nursing, pharmacy, physical 460 therapy, mechanotherapy, medicine and surgery, osteopathic 461 medicine and surgery, or podiatric medicine and surgery may 462 provide in its articles of incorporation or bylaws that its 463

directors may have terms of office not exceeding six years. 464

Sec. 3715.87. (A) As used in this section and in sections 465 3715.871, 3715.872, and 3715.873 of the Revised Code: 466

(1) <u>"Health care facility" has the same meaning as in section</u>
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 1337.11 of the Revised Code.
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(2) "Hospital" has the same meaning as in section 3727.01 of 469 the Revised Code. 470

(2)(3) "Nonprofit clinic" means a charitable nonprofit 471 corporation organized and operated pursuant to Chapter 1702. of 472 the Revised Code, or any charitable organization not organized and 473 not operated for profit, that provides health care services to 474 indigent and uninsured persons as defined in section 2305.234 of 475 the Revised Code. "Nonprofit clinic" does not include a hospital 476 as defined in section 3727.01 of the Revised Code, a facility 477 licensed under Chapter 3721. of the Revised Code, or a facility 478 that is operated for profit. 479

(3)(4) "Prescription drug" means any drug to which the 480 following applies: 481

(a) Under the "Food, Drug, and Cosmetic Act," 52 Stat. 1040
(1938), 21 U.S.C.A. 301, as amended, the drug is required to bear
a label containing the legend, "Caution: Federal law prohibits
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dispensing without prescription" or "Caution: Federal law
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restricts this drug to use by or on the order of a licensed
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veterinarian" or any similar restrictive statement, or the drug
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may be dispensed only upon a prescription.

(b) Under Chapter 3715. or 3719. of the Revised Code, thedrug may be dispensed only upon a prescription.490

(B) The state board of pharmacy shall establish a drug
repository program to accept and dispense prescription drugs
donated <u>or given</u> for the purpose of being dispensed to individuals
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who are residents of this state and meet eligibility standards 494 established in rules adopted by the board under section 3715.873 495 of the Revised Code. Only drugs in their original sealed and 496 tamper-evident unit dose packaging may be accepted and dispensed. 497 The packaging must be unopened, except that drugs packaged in 498 single unit doses may be accepted and dispensed when the outside 499 packaging is opened if the single unit dose packaging is 500 undisturbed. Drugs donated by individuals bearing an expiration 501 date that is less than six months from the date the drug is 502 donated shall not be accepted or dispensed. A drug shall not be 503 accepted or dispensed if there is reason to believe that it is 504 adulterated as described in section 3715.63 of the Revised Code. 505 Subject to the limitation limitations specified in this division, 506 unused drugs dispensed for purposes of the medicaid program may be 507 accepted and dispensed under the drug repository program. 508

Sec. 3715.871. (A) Any person, including a pharmacy, drug 509 manufacturer, or any health care facility as defined in section 510 1337.11 of the Revised Code, or any government entity may donate 511 or give prescription drugs to the drug repository program. The 512 drugs must be donated or given at a pharmacy, hospital, or 513 nonprofit clinic that elects to participate in the drug repository 514 program and meets criteria for participation in the program 515 established in rules adopted by the state board of pharmacy under 516 section 3715.873 of the Revised Code. Participation in the program 517 by pharmacies, hospitals, and nonprofit clinics is voluntary. 518 Nothing in this or any other section of the Revised Code requires 519 a pharmacy, hospital, or nonprofit clinic to participate in the 520 521 program.

(B) A pharmacy, hospital, or nonprofit clinic eligible to 522
participate in the program shall dispense drugs donated or given 523
under this section to individuals who are residents of this state 524
and meet the eligibility standards established in rules adopted by 525

the board under section 3715.873 of the Revised Code or to other 526 government entities and nonprofit private entities to be dispensed 527 to individuals who meet the eligibility standards. A drug may be 528 dispensed only pursuant to a prescription issued by a licensed 529 health professional authorized to prescribe drugs, as defined in 530 section 4729.01 of the Revised Code. A pharmacy, hospital, or 531 nonprofit clinic that accepts donated or given drugs shall comply 532 with all applicable federal laws and laws of this state dealing 533 with storage and distribution of dangerous drugs and shall inspect 534 all drugs prior to dispensing them to determine that they are not 535 adulterated. The pharmacy, hospital, or nonprofit clinic may 536 charge individuals receiving donated or given drugs a handling fee 537 established in accordance with rules adopted by the board under 538 section 3715.873 of the Revised Code. Drugs donated or given to 539 the repository may not be resold. 540

Sec. 3715.872. (A) As used in this section, "health care 541 professional" means any of the following who provide medical, 542 dental, or other health-related diagnosis, care, or treatment: 543

(1) Individuals authorized under Chapter 4731. of the Revised 544 Code to practice medicine and surgery, osteopathic medicine and 545 surgery, or podiatric medicine and surgery; 546

(2) Registered nurses and licensed practical nurses licensed 547 under Chapter 4723. of the Revised Code; 548

(3) Physician assistants authorized to practice under Chapter 549 4730. of the Revised Code; 550

(4) Dentists and dental hygienists licensed under Chapter 551 4715. of the Revised Code; 552

(5) Optometrists licensed under Chapter 4725. of the Revised 553 Code; 554

(6) Pharmacists licensed under Chapter 4729. of the Revised 555

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Code.

(B) The state board of pharmacy; the director of health; any
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 For matters related to donating, giving, accepting, or dispensing
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 drugs under the drug repository program, all of the following
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 apply:

(1) Any person, including a pharmacy, drug manufacturer, or 561 health care facility, or any government entity that donates or 562 gives drugs to the drug repository program; any pharmacy, 563 hospital, nonprofit clinic, or health care professional that 564 accepts or dispenses drugs under the program; and any pharmacy, 565 hospital, or nonprofit clinic that employs a health care 566 professional who accepts or dispenses drugs under the program 567 shall not, in the absence of bad faith, be subject to any of the 568 following for matters related to donating, accepting, or 569 dispensing drugs under the program: criminal prosecution; 570 liability in tort or other civil action for injury, death, or loss 571 to person or property; or professional disciplinary action. 572

A (2) A pharmacy, hospital, or nonprofit clinic that accepts573or dispenses drugs under the program shall not be subject to574liability in tort or other civil action for injury, death, or loss575to person or property, unless an action or omission of the576pharmacy, hospital, or nonprofit clinic constitutes willful and577vanton misconduct.578

(3) A health care professional who accepts or dispenses drugs 579 under the program on behalf of a pharmacy, hospital, or nonprofit 580 clinic, and the pharmacy, hospital, or nonprofit clinic that 581 employs or otherwise uses the services of the health care 582 professional, shall not be subject to liability in tort or other 583 civil action for injury, death, or loss to person or property, 584 unless an action or omission of the health care professional, 585 pharmacy, hospital, or nonprofit clinic constitutes willful and 586 587 wanton misconduct.

(4) The state board of pharmacy and the director of health	588
shall not be subject to liability in tort or other civil action	589
for injury, death, or loss to person or property, unless an action	590
or omission of the board or director constitutes willful and	591
wanton misconduct.	592
(C) In addition to the immunity granted under division (B)(1)	593
of this section, any person, including a pharmacy, drug	594
manufacturer, or health care facility, and any government entity	595
that donates or gives drugs to the program shall not be subject to	596
criminal prosecution for the donation, giving, acceptance, or	597
dispensing of drugs under the program, unless an action or	598
omission of the person or government entity does not comply with	599
the provisions of this chapter or the rules adopted under it.	600
(D) In the case of a drug manufacturer shall not, in the	601
absence of bad faith, be subject to criminal prosecution or	602

liability in tort or other civil action for injury, death, or loss 603 to person or property for matters related to the donation, 604 acceptance, or dispensing of a, the immunities granted under 605 divisions (B)(1) and (C) of this section apply with respect to any 606 drug manufactured by the drug manufacturer that is donated or 607 given by any person or government entity under the program, 608 including but not limited to liability for failure to transfer or 609 communicate product or consumer information or the expiration date 610 of the donated drug donated or given. 611

sec. 3715.873. In consultation with the director of health, 612
the state board of pharmacy shall adopt rules governing the drug 613
repository program that establish all of the following: 614

(A) Eligibility criteria for pharmacies, hospitals, and
 nonprofit clinics to receive and dispense donated drugs donated or
 616
 <u>given</u> under the program;
 617

(B) Standards and procedures for accepting, safely storing, 618

and dispensing donated drugs donated or given; 619 (C) Standards and procedures for inspecting donated drugs 620 donated or given to determine that the original unit dose 621 packaging is sealed and tamper-evident and that the drugs are 622 unadulterated, safe, and suitable for dispensing; 623 (D) Eligibility standards based on economic need for 624 individuals to receive drugs; 625 (E) A means, such as an identification card, by which an 626 individual who is eligible to receive donated drugs under the 627 program may demonstrate eligibility to the pharmacy, hospital, or 628 nonprofit clinic dispensing the drugs; 629 (F) A form that an individual receiving a drug from under the 630 repository program must sign before receiving the drug to confirm 631 that the individual understands the immunity provisions of the 632 program; 633 (G) A formula to determine the amount of a handling fee that 634 pharmacies, hospitals, and nonprofit clinics may charge to drug 635 recipients to cover restocking and dispensing costs; 636 (H) In addition, for drugs donated or given to the repository 637 program by individuals: 638 (1) A list of drugs, arranged either by category or by 639 individual drug, that the repository program will accept from 640 individuals; 641 (2) A list of drugs, arranged either by category or by 642 individual drug, that the repository program will not accept from 643 individuals. The list must include a statement as to why the drug 644 is ineligible for donation to be donated or given. 645 (3) A form each donor must sign stating that the donor is the 646 owner of the drugs and intends to voluntarily donate them to the 647 repository program. 648

Page 21

(I) In addition, for drugs donated to the repository program 649 by health care facilities: 650 (1) A list of drugs, arranged either by category or by 651 individual drug, that the repository program will accept from 652 health care facilities; 653 (2) A list of drugs, arranged either by category or by 654 individual drug, that the repository program will not accept from 655 health care facilities. The list must include a statement as to 656 why the drug is ineligible for donation to be donated or given. 657 (J) Any other standards and procedures the board considers 658 appropriate. 659 The rules shall be adopted in accordance with Chapter 119. of 660 the Revised Code. 661 sec. 4723.16. (A) An individual whom the board of nursing 662 licenses, certificates, or otherwise legally authorizes to engage 663 in the practice of nursing as a registered nurse or as a licensed 664 practical nurse may render the professional services of a 665 registered or licensed practical nurse within this state through a 666 corporation formed under division (B) of section 1701.03 of the 667 Revised Code, a limited liability company formed under Chapter 668 1705. of the Revised Code, a partnership, or a professional 669 association formed under Chapter 1785. of the Revised Code. This 670 division does not preclude an individual of that nature from 671 rendering professional services as a registered or licensed 672 practical nurse through another form of business entity, 673 including, but not limited to, a nonprofit corporation or 674

foundation, or in another manner that is authorized by or in 675 accordance with this chapter, another chapter of the Revised Code, 676 or rules of the board of nursing adopted pursuant to this chapter. 677

(B) A corporation, limited liability company, partnership, or 678

professional association described in division (A) of this section

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may be formed for the purpose of providing a combination of the	680
professional services of the following individuals who are	681
licensed, certificated, or otherwise legally authorized to	682
practice their respective professions:	683
(1) Optometrists who are authorized to practice optometry	684
under Chapter 4725. of the Revised Code;	685
(2) Chiropractors who are authorized to practice chiropractic	686
or acupuncture under Chapter 4734. of the Revised Code;	687
(3) Psychologists who are authorized to practice psychology	688
under Chapter 4732. of the Revised Code;	689
(4) Registered or licensed practical nurses who are	690
authorized to practice nursing as registered nurses or as licensed	691
practical nurses under this chapter;	692
(5) Pharmacists who are authorized to practice pharmacy under	693
Chapter 4729. of the Revised Code;	694
(6) Physical therapists who are authorized to practice	695
physical therapy under sections 4755.40 to 4755.56 of the Revised	696
Code;	697
(7) Occupational therapists who are licensed to practice	698
occupational therapy under sections 4755.04 to 4755.13 of the	699
Revised Code;	700
(8) Mechanotherapists who are authorized to practice	701
mechanotherapy under section 4731.151 of the Revised Code;	702
(9) Doctors of medicine and surgery, osteopathic medicine and	703
surgery, or podiatric medicine and surgery who are licensed,	704
certificated, or otherwise legally authorized for their respective	705
practices under Chapter 4731. of the Revised Code.	706
This division shall apply notwithstanding a provision of a	707
code of ethics applicable to a nurse that prohibits a registered	708

nursing as a registered nurse or as a licensed practical nurse in 710 combination with a person who is licensed, certificated, or 711 otherwise legally authorized to practice optometry, chiropractic, 712 acupuncture through the state chiropractic board, psychology, 713 pharmacy, physical therapy, occupational therapy, mechanotherapy, 714 medicine and surgery, osteopathic medicine and surgery, or 715 podiatric medicine and surgery, but who is not also licensed, 716 certificated, or otherwise legally authorized to engage in the 717 practice of nursing as a registered nurse or as a licensed 718 719 practical nurse.

Sec. 4725.33. (A) An individual whom the state board of 720 optometry licenses to engage in the practice of optometry may 721 render the professional services of an optometrist within this 722 state through a corporation formed under division (B) of section 723 1701.03 of the Revised Code, a limited liability company formed 724 725 under Chapter 1705. of the Revised Code, a partnership, or a professional association formed under Chapter 1785. of the Revised 726 Code. This division does not preclude an optometrist from 727 rendering professional services as an optometrist through another 728 form of business entity, including, but not limited to, a 729 nonprofit corporation or foundation, or in another manner that is 730 authorized by or in accordance with this chapter, another chapter 731 of the Revised Code, or rules of the state board of optometry 732 adopted pursuant to this chapter. 733

(B) A corporation, limited liability company, partnership, or 734
 professional association described in division (A) of this section 735
 may be formed for the purpose of providing a combination of the 736
 professional services of the following individuals who are 737
 licensed, certificated, or otherwise legally authorized to 738
 practice their respective professions: 739

Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

Page 25

(1) Optometrists who are authorized to practice optometry	740
under Chapter 4725. of the Revised Code;	741
(2) Chiropractors who are authorized to practice chiropractic	742
or acupuncture under Chapter 4734. of the Revised Code;	743
(3) Psychologists who are authorized to practice psychology	744
under Chapter 4732. of the Revised Code;	745
(4) Registered or licensed practical nurses who are	746
authorized to practice nursing as registered nurses or as licensed	747
practical nurses under Chapter 4723. of the Revised Code;	748
(5) Pharmacists who are authorized to practice pharmacy under	749
Chapter 4729. of the Revised Code;	750
(6) Physical therapists who are authorized to practice	751
physical therapy under sections 4755.40 to 4755.56 of the Revised	752
Code;	753
(7) Mechanotherapists who are authorized to practice	754
mechanotherapy under section 4731.151 of the Revised Code;	755
(8) Doctors of medicine and surgery, osteopathic medicine and	756
surgery, or podiatric medicine and surgery who are authorized for	757
their respective practices under Chapter 4731. of the Revised	758
Code.	759
This division shall apply notwithstanding a provision of a	760
code of ethics applicable to an optometrist that prohibits an	761
optometrist from engaging in the practice of optometry in	762
combination with a person who is licensed, certificated, or	763
otherwise legally authorized to practice chiropractic, <u>acupuncture</u>	764
through the state chiropractic board, psychology, nursing,	765
pharmacy, physical therapy, mechanotherapy, medicine and surgery,	766
osteopathic medicine and surgery, or podiatric medicine and	767
surgery, but who is not also licensed, certificated, or otherwise	768
legally authorized to engage in the practice of optometry.	769

Sec. 4729.161. (A) An individual registered with the state 770 board of pharmacy to engage in the practice of pharmacy may render 771 the professional services of a pharmacist within this state 772 through a corporation formed under division (B) of section 1701.03 773 of the Revised Code, a limited liability company formed under 774 Chapter 1705. of the Revised Code, a partnership, or a 775 professional association formed under Chapter 1785. of the Revised 776 Code. This division does not preclude an individual of that nature 777 from rendering professional services as a pharmacist through 778 another form of business entity, including, but not limited to, a 779 nonprofit corporation or foundation, or in another manner that is 780 authorized by or in accordance with this chapter, another chapter 781 of the Revised Code, or rules of the state board of pharmacy 782 adopted pursuant to this chapter. 783

(B) A corporation, limited liability company, partnership, or 784
 professional association described in division (A) of this section 785
 may be formed for the purpose of providing a combination of the 786
 professional services of the following individuals who are 787
 licensed, certificated, or otherwise legally authorized to 788
 practice their respective professions: 789

(1) Optometrists who are authorized to practice optometry 790under Chapter 4725. of the Revised Code; 791

(2) Chiropractors who are authorized to practice chiropractic
 792
 or acupuncture under Chapter 4734. of the Revised Code;
 793

(3) Psychologists who are authorized to practice psychology 794under Chapter 4732. of the Revised Code; 795

(4) Registered or licensed practical nurses who are
authorized to practice nursing as registered nurses or as licensed
practical nurses under Chapter 4723. of the Revised Code;
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(5) Pharmacists who are authorized to practice pharmacy under 799

Sub. S. B. No. 33
As Reported by the Senate Health, Human Services and Aging Committee

Chapter 4729. of the Revised Code;

(6) Physical therapists who are authorized to practice
physical therapy under sections 4755.40 to 4755.56 of the Revised
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Code;
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(7) Occupational therapists who are authorized to practice
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 occupational therapy under sections 4755.04 to 4755.13 of the
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 Revised Code;
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(8) Mechanotherapists who are authorized to practice807mechanotherapy under section 4731.151 of the Revised Code;808

(9) Doctors of medicine and surgery, osteopathic medicine and 809
 surgery, or podiatric medicine and surgery who are authorized for 810
 their respective practices under Chapter 4731. of the Revised 811
 Code. 812

This division shall apply notwithstanding a provision of a 813 code of ethics applicable to a pharmacist that prohibits a 814 pharmacist from engaging in the practice of pharmacy in 815 combination with a person who is licensed, certificated, or 816 otherwise legally authorized to practice optometry, chiropractic, 817 acupuncture through the state chiropractic board, psychology, 818 nursing, physical therapy, occupational therapy, mechanotherapy, 819 medicine and surgery, osteopathic medicine and surgery, or 820 podiatric medicine and surgery, but who is not also licensed, 821 certificated, or otherwise legally authorized to engage in the 822 practice of pharmacy. 823

Sec. 4731.226. (A)(1) An individual whom the state medical 824
board licenses, certificates, or otherwise legally authorizes to 825
engage in the practice of medicine and surgery, osteopathic 826
medicine and surgery, or podiatric medicine and surgery may render 827
the professional services of a doctor of medicine and surgery, 828
osteopathic medicine and surgery, or podiatric medicine and surgery, 829

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surgery within this state through a corporation formed under 830 division (B) of section 1701.03 of the Revised Code, a limited 831 liability company formed under Chapter 1705. of the Revised Code, 832 a partnership, or a professional association formed under Chapter 833 1785. of the Revised Code. Division (A)(1) of this section does 834 not preclude an individual of that nature from rendering 835 professional services as a doctor of medicine and surgery, 836 osteopathic medicine and surgery, or podiatric medicine and 837 surgery through another form of business entity, including, but 838 not limited to, a nonprofit corporation or foundation, or in 839 another manner that is authorized by or in accordance with this 840 chapter, another chapter of the Revised Code, or rules of the 841 state medical board adopted pursuant to this chapter. 842

(2) An individual whom the state medical board authorizes to 843 engage in the practice of mechanotherapy may render the 844 professional services of a mechanotherapist within this state 845 through a corporation formed under division (B) of section 1701.03 846 of the Revised Code, a limited liability company formed under 847 Chapter 1705. of the Revised Code, a partnership, or a 848 professional association formed under Chapter 1785. of the Revised 849 Code. Division (A)(2) of this section does not preclude an 850 individual of that nature from rendering professional services as 851 a mechanotherapist through another form of business entity, 852 including, but not limited to, a nonprofit corporation or 853 foundation, or in another manner that is authorized by or in 854 accordance with this chapter, another chapter of the Revised Code, 855 or rules of the state medical board adopted pursuant to this 856 chapter. 857

(B) A corporation, limited liability company, partnership, or
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 professional association described in division (A) of this section
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 may be formed for the purpose of providing a combination of the
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 professional services of the following individuals who are
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Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

licensed, certificated, or otherwise legally authorized to 862 practice their respective professions: 863 (1) Optometrists who are authorized to practice optometry 864 under Chapter 4725. of the Revised Code; 865 (2) Chiropractors who are authorized to practice chiropractic 866 or acupuncture under Chapter 4734. of the Revised Code; 867 (3) Psychologists who are authorized to practice psychology 868 under Chapter 4732. of the Revised Code; 869 (4) Registered or licensed practical nurses who are 870 authorized to practice nursing as registered nurses or as licensed 871 practical nurses under Chapter 4723. of the Revised Code; 872 (5) Pharmacists who are authorized to practice pharmacy under 873 Chapter 4729. of the Revised Code; 874 (6) Physical therapists who are authorized to practice 875 physical therapy under sections 4755.40 to 4755.56 of the Revised 876 Code; 877 (7) Occupational therapists who are authorized to practice 878 occupational therapy under sections 4755.04 to 4755.13 of the 879 Revised Code; 880 (8) Mechanotherapists who are authorized to practice 881 mechanotherapy under section 4731.151 of the Revised Code; 882 (9) Doctors of medicine and surgery, osteopathic medicine and 883 surgery, or podiatric medicine and surgery who are authorized for 884 their respective practices under this chapter. 885 (C) Division (B) of this section shall apply notwithstanding 886 a provision of a code of ethics described in division (B)(18) of 887 section 4731.22 of the Revised Code that prohibits either of the 888 following: 889 (1) A doctor of medicine and surgery, osteopathic medicine 890 and surgery, or podiatric medicine and surgery from engaging in 891

the doctor's authorized practice in combination with a person who 892 is licensed, certificated, or otherwise legally authorized to 893 engage in the practice of optometry, chiropractic, acupuncture 894 through the state chiropractic board, psychology, nursing, 895 pharmacy, physical therapy, occupational therapy, or 896 mechanotherapy, but who is not also licensed, certificated, or 897 otherwise legally authorized to practice medicine and surgery, 898 osteopathic medicine and surgery, or podiatric medicine and 899 surgery. 900

(2) A mechanotherapist from engaging in the practice of 901 mechanotherapy in combination with a person who is licensed, 902 certificated, or otherwise legally authorized to engage in the 903 practice of optometry, chiropractic, <u>acupuncture through the state</u> 904 chiropractic board, psychology, nursing, pharmacy, physical 905 therapy, occupational therapy, medicine and surgery, osteopathic 906 medicine and surgery, or podiatric medicine and surgery, but who 907 is not also licensed, certificated, or otherwise legally 908 909 authorized to engage in the practice of mechanotherapy.

Sec. 4731.23. (A)(1)(a) The state medical board shall 910 designate an attorney one or more attorneys at law who has have 911 been admitted to the practice of law, and who is are classified as 912 either an administrative law attorney examiner <u>examiners</u> or as an 913 administrative law attorney examiner administrator administrators 914 under the state job classification plan adopted under section 915 124.14 of the Revised Code, as a hearing examiner examiners, 916 subject to Chapter 119. of the Revised Code, to conduct any 917 hearing which the medical board is empowered to hold or undertake 918 pursuant to Chapter 119. of the Revised Code. Such 919

(b) Notwithstanding the requirement of division (A)(1)(a) of920this section that the board designate as a hearing examiner an921attorney who is classified as either an administrative law922

attorney examiner or an administrative law attorney examiner

administrator, the board may, subject to controlling board	924
approval, enter into a personal service contract with an attorney	925
admitted to the practice of law in this state to serve on a	926
temporary basis as a hearing examiner.	927
(2) The hearing examiner shall hear and consider the oral and	928
documented evidence introduced by the parties and issue in writing	929
proposed findings of fact and conclusions of law to the board for	930
their consideration within thirty days following the close of the	931
hearing.	932
(B) The board shall be given copies of the transcript of the	933
record hearing and all exhibits and documents presented by the	934
parties at the hearing.	935
(C) The board shall, upon the favorable vote of three	936
members, allow the parties or their counsel the opportunity to	937
present oral arguments on the proposed findings of fact and	938
conclusions of law of the hearing examiner prior to the board's	939
final action.	940
(D) The board shall render a decision and take action within	941
sixty days following the receipt of the hearing examiner's	942
proposed findings of fact and conclusions of law or within any	943
longer period mutually agreed upon by the board and the	944
certificate holder.	945
(E) The final decision of the board in any hearing which the	946
board is empowered to undertake shall be in writing and contain	947
findings of fact and conclusions of law. Copies of the decision	948

shall be delivered to the parties personally or by certified mail. 949 The decision shall be final upon delivery or mailing, except that 950 the certificate holder may appeal in the manner provided by 951 Chapter 119. of the Revised Code. 952

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Sec. 4731.65. As used in sections 4731.65 to 4731.71 of the 953 Revised Code: 954 (A)(1) "Clinical laboratory services" means either of the 955 following: 956 (a) Any examination of materials derived from the human body 957 for the purpose of providing information for the diagnosis, 958 959 prevention, or treatment of any disease or impairment or for the assessment of health; 960 (b) Procedures to determine, measure, or otherwise describe 961 the presence or absence of various substances or organisms in the 962 body. 963 (2) "Clinical laboratory services" does not include the mere 964 collection or preparation of specimens. 965 (B) "Designated health services" means any of the following: 966 (1) Clinical laboratory services; 967 (2) Home health care services; 968 (3) Outpatient prescription drugs. 969 (C) "Fair market value" means the value in arms-length 970 transactions, consistent with general market value and: 971 (1) With respect to rentals or leases, the value of rental 972 property for general commercial purposes, not taking into account 973 its intended use; 974 (2) With respect to a lease of space, not adjusted to reflect 975 the additional value the prospective lessee or lessor would 976 attribute to the proximity or convenience to the lessor if the 977 lessor is a potential source of referrals to the lessee. 978 (D) "Governmental health care program" means any program 979 providing health care benefits that is administered by the federal 980

government, this state, or a political subdivision of this state,

including the medicare program established under Title XVIII of 982 the "Social Security Act," 49 Stat. 620 (1935), 42 U.S.C.A. 301, 983 as amended, health care coverage for public employees, health care 984 benefits administered by the bureau of workers' compensation, the 985 medical assistance program established under Chapter 5111. of the 986 Revised Code, and the disability medical assistance program 987 established under Chapter 5115. of the Revised Code. 988

(E)(1) "Group practice" means a group of two or more holders 989 of certificates under this chapter legally organized as a 990 partnership, professional corporation or association, limited 991 liability company, foundation, nonprofit corporation, faculty 992 practice plan, or similar group practice entity, including an 993 organization comprised of a nonprofit medical clinic that 994 contracts with a professional corporation or association of 995 physicians to provide medical services exclusively to patients of 996 the clinic in order to comply with section 1701.03 of the Revised 997 Code and including a corporation, limited liability company, 998 partnership, or professional association described in division (B) 999 of section 4731.226 of the Revised Code formed for the purpose of 1000 providing a combination of the professional services of 1001 optometrists who are licensed, certificated, or otherwise legally 1002 authorized to practice optometry under Chapter 4725. of the 1003 Revised Code, chiropractors who are licensed, certificated, or 1004 otherwise legally authorized to practice chiropractic or 1005 acupuncture under Chapter 4734. of the Revised Code, psychologists 1006 who are licensed, certificated, or otherwise legally authorized to 1007 practice psychology under Chapter 4732. of the Revised Code, 1008 registered or licensed practical nurses who are licensed, 1009 certificated, or otherwise legally authorized to practice nursing 1010 under Chapter 4723. of the Revised Code, pharmacists who are 1011 licensed, certificated, or otherwise legally authorized to 1012 practice pharmacy under Chapter 4729. of the Revised Code, 1013 physical therapists who are licensed, certificated, or otherwise 1014

legally authorized to practice physical therapy under sections 1015 4755.40 to 4755.56 of the Revised Code, occupational therapists 1016 who are licensed, certificated, or otherwise legally authorized to 1017 practice occupational therapy under sections 4755.04 to 4755.13 of 1018 the Revised Code, mechanotherapists who are licensed, 1019 certificated, or otherwise legally authorized to practice 1020 mechanotherapy under section 4731.151 of the Revised Code, and 1021 doctors of medicine and surgery, osteopathic medicine and surgery, 1022 or podiatric medicine and surgery who are licensed, certificated, 1023 or otherwise legally authorized for their respective practices 1024 under this chapter, to which all of the following apply: 1025

(a) Each physician who is a member of the group practice
provides substantially the full range of services that the
physician routinely provides, including medical care,
consultation, diagnosis, or treatment, through the joint use of
shared office space, facilities, equipment, and personnel.

(b) Substantially all of the services of the members of the 1031 group are provided through the group and are billed in the name of 1032 the group and amounts so received are treated as receipts of the 1033 group. 1034

(c) The overhead expenses of and the income from the practice 1035are distributed in accordance with methods previously determined 1036by members of the group. 1037

(d) The group practice meets any other requirements that the 1038state medical board applies in rules adopted under section 4731.70 1039of the Revised Code. 1040

(2) In the case of a faculty practice plan associated with a 1041
hospital with a medical residency training program in which 1042
physician members may provide a variety of specialty services and 1043
provide professional services both within and outside the group, 1044
as well as perform other tasks such as research, the criteria in 1045

services rendered within the faculty practice plan.

division (E)(1) of this section apply only with respect to

(F) "Home health care services" and "immediate family" have 1048 the same meanings as in the rules adopted under section 4731.70 of 1049 the Revised Code. 1050 (G) "Hospital" has the same meaning as in section 3727.01 of 1051 1052 the Revised Code. (H) A "referral" includes both of the following: 1053 (1) A request by a holder of a certificate under this chapter 1054 for an item or service, including a request for a consultation 1055 with another physician and any test or procedure ordered by or to 1056 be performed by or under the supervision of the other physician; 1057 (2) A request for or establishment of a plan of care by a 1058 certificate holder that includes the provision of designated 1059 health services. 1060 (I) "Third-party payer" has the same meaning as in section 1061 3901.38 of the Revised Code. 1062 Sec. 4732.28. (A) An individual whom the state board of 1063 psychology licenses, certificates, or otherwise legally authorizes 1064 to engage in the practice of psychology may render the 1065 professional services of a psychologist within this state through 1066 a corporation formed under division (B) of section 1701.03 of the 1067 Revised Code, a limited liability company formed under Chapter 1068 1705. of the Revised Code, a partnership, or a professional 1069 association formed under Chapter 1785. of the Revised Code. This 1070 division does not preclude an individual of that nature from 1071 rendering professional services as a psychologist through another 1072

form of business entity, including, but not limited to, a 1073 nonprofit corporation or foundation, or in another manner that is 1074 authorized by or in accordance with this chapter, another chapter 1075

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Page 36

of the Revised Code, or rules of the state board of psychology	1076
adopted pursuant to this chapter.	1077
(B) A corporation, limited liability company, partnership, or	1078
professional association described in division (A) of this section	1079
may be formed for the purpose of providing a combination of the	1080
professional services of the following individuals who are	1081
licensed, certificated, or otherwise legally authorized to	1082
practice their respective professions:	1083
(1) Optometrists who are authorized to practice optometry	1084
under Chapter 4725. of the Revised Code;	1085
(2) Chiropractors who are authorized to practice chiropractic	1086
or acupuncture under Chapter 4734. of the Revised Code;	1087
(3) Psychologists who are authorized to practice psychology	1088
under this chapter;	1089
(4) Registered or licensed practical nurses who are	1090
authorized to practice nursing as registered nurses or as licensed	1091
practical nurses under Chapter 4723. of the Revised Code;	1092
(5) Pharmacists who are authorized to practice pharmacy under	1093
Chapter 4729. of the Revised Code;	1094
(6) Physical therapists who are authorized to practice	1095
physical therapy under sections 4755.40 to 4755.56 of the Revised	1096
Code;	1097
(7) Occupational therapists who are authorized to practice	1098
occupational therapy under sections 4755.04 to 4755.13 of the	1099
Revised Code;	1100
(8) Mechanotherapists who are authorized to practice	1101
mechanotherapy under section 4731.151 of the Revised Code;	1102
(9) Doctors of medicine and surgery, osteopathic medicine and	1103
surgery, or podiatric medicine and surgery who are authorized for	1104
their respective practices under Chapter 4731. of the Revised	1105

Page 37

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Code.

This division shall apply notwithstanding a provision of a 1107 code of ethics applicable to a psychologist that prohibits a 1108 psychologist from engaging in the practice of psychology in 1109 combination with a person who is licensed, certificated, or 1110 otherwise legally authorized to practice optometry, chiropractic, 1111 acupuncture through the state chiropractic board, nursing, 1112 pharmacy, physical therapy, occupational therapy, mechanotherapy, 1113 medicine and surgery, osteopathic medicine and surgery, or 1114 podiatric medicine and surgery, but who is not also licensed, 1115 certificated, or otherwise legally authorized to engage in the 1116 practice of psychology. 1117

Sec. 4734.10. In addition to rules that are required by this 1118 chapter to be adopted, the state chiropractic board may adopt any 1119 other rules necessary to govern the practice of chiropractic <u>and</u> 1120 <u>acupuncture under this chapter</u> and to administer and enforce this 1121 chapter. The rules shall be adopted in accordance with Chapter 1122 119. of the Revised Code. 1123

Sec. 4734.141. Except for individuals described in section11244762.02 of the Revised Code, no person who holds a license to1125practice chiropractic issued by the state chiropractic board shall1126engage in the practice of acupuncture unless the person holds a1127valid certificate to practice acupuncture issued by the board1128under section 4734.283 of the Revised Code.1129

Sec. 4734.142. No person who holds a certificate to practice1130acupuncture issued by the state chiropractic board under section11314734.283 of the Revised Code shall do any of the following:1132

(A) Perform an acupuncture service that is beyond the scope 1133 of the person's education, training, and experience; 1134

(B) Advertise or otherwise represent to the public that the	1135
person is engaged in the practice of oriental medicine;	1136
<u>(C) Permit an employee or assistant, other than an individual</u>	1137
described in section 4762.02 of the Revised Code, to do either of	1138
the following:	1139
(1) Insert, stimulate, or remove acupuncture needles;	1140
(2) Apply moxibustion.	1141
and 4724 15 (7) The linear energiated for in this charter	1142
Sec. 4734.15. (A) The license provided for in this chapter	
shall entitle the holder thereof to practice chiropractic in this state. All of the following apply to the practice of chiropractic	1143
	1144
in this state:	1145
(1) A chiropractor is authorized to examine, diagnose, and	1146
assume responsibility for the care of patients, any or all of	1147
which is included in the practice of chiropractic.	1148
(2) The practice of chiropractic does not permit the <u>a</u>	1149
chiropractor to treat infectious, contagious, or venereal disease,	1150
to perform surgery or acupuncture , or to prescribe or administer	1151
drugs for treatment.	1152
(3) Except as provided in division (B) of this section, the	1153
practice of chiropractic does not permit a chiropractor to perform	1154
<u>acupuncture.</u>	1155
(4) A chiropractor may use roentgen rays only for diagnostic	1156
purposes.	1157
(4)(5) The practice of chiropractic does not include the	1158
performance of abortions.	1159
(B) <u>A chiropractor who holds a valid certificate to practice</u>	1160
acupuncture issued under section 4734.283 of the Revised Code is	1161
authorized to perform acupuncture.	1162
(C) An individual holding a valid, current license to	1163

practice chiropractic is entitled to use the title "doctor," 1164
"doctor of chiropractic," "chiropractic physician," or 1165
"chiropractic" and is a "physician" for the purposes of Chapter 1166
4123. of the Revised Code. 1167

Sec. 4734.16. The state chiropractic board may establish a 1168 code of ethics that applies to chiropractors and their practice of 1169 chiropractic in this state and acupuncture under this chapter. The 1170 board may establish the code of ethics by creating its own code of 1171 ethics or by adopting a code of ethics created by a state or 1172 federal organization that represents the interests of 1173 chiropractors. If a code of ethics is established, the board shall 1174 maintain current copies of the code of ethics for distribution on 1175 request. 1176

Sec. 4734.17. (A) An individual whom the state chiropractic 1177 board licenses to engage in the practice of chiropractic or 1178 certifies to practice acupuncture may render the professional 1179 services of a chiropractor or chiropractor certified to practice 1180 acupuncture within this state through a corporation formed under 1181 division (B) of section 1701.03 of the Revised Code, a limited 1182 liability company formed under Chapter 1705. of the Revised Code, 1183 a partnership, or a professional association formed under Chapter 1184 1785. of the Revised Code. This division does not preclude a 1185 chiropractor from rendering professional services as a 1186 chiropractor or chiropractor certified to practice acupuncture 1187 through another form of business entity, including, but not 1188 limited to, a nonprofit corporation or foundation, or in another 1189 manner that is authorized by or in accordance with this chapter, 1190 another chapter of the Revised Code, or rules of the state 1191 chiropractic board adopted pursuant to this chapter. 1192

(B) A corporation, limited liability company, partnership, or 1193professional association described in division (A) of this section 1194

Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

may be formed for the purpose of providing a combination of the	1195
professional services of the following individuals who are	1196
licensed, certificated, or otherwise legally authorized to	1197
practice their respective professions:	1198
(1) Optometrists who are authorized to practice optometry,	1199
under Chapter 4725. of the Revised Code;	1200
(2) Chiropractors who are authorized to practice chiropractic	1201
or acupuncture under this chapter;	1202
(3) Psychologists who are authorized to practice psychology	1203
under Chapter 4732. of the Revised Code;	1204
(4) Registered or licensed practical nurses who are	1205
authorized to practice nursing as registered nurses or as licensed	1206
practical nurses under Chapter 4723. of the Revised Code;	1207
(5) Pharmacists who are authorized to practice pharmacy under	1208
Chapter 4729. of the Revised Code;	1209
(6) Physical therapists who are authorized to practice	1210
physical therapy under sections 4755.40 to 4755.56 of the Revised	1211
Code;	1212
(7) Occupational therapists who are authorized to practice	1213
occupational therapy under sections 4755.04 to 4755.13 of the	1214
Revised Code;	1215
(8) Mechanotherapists who are authorized to practice	1216
mechanotherapy under section 4731.151 of the Revised Code;	1217
(9) Doctors of medicine and surgery, osteopathic medicine and	1218
surgery, or podiatric medicine and surgery who are authorized for	1219
their respective practices under Chapter 4731. of the Revised	1220
Code.	1221
This division shall apply notwithstanding a provision of any	1222
and of othing optibilized or idented under contion 4724 16 of the	1 2 2 2

code of ethics established or adopted under section 4734.16 of the 1223 Revised Code that prohibits an individual from engaging in the 1224

practice of chiropractic or acupuncture in combination with an	1225
individual who is licensed, certificated, or otherwise authorized	1226
for the practice of optometry, psychology, nursing, pharmacy,	1227
physical therapy, occupational therapy, mechanotherapy, medicine	1228
and surgery, osteopathic medicine and surgery, or podiatric	1229
medicine and surgery, but who is not also licensed under this	1230
chapter to engage in the practice of chiropractic.	1231
Sec. 4734.19. A chiropractor shall retain at the	1232
chiropractor's primary practice location a current copy of the	1233
statutes and rules governing the practice of chiropractic in this	1234
state and acupuncture under this chapter.	1235
Sec. 4734.211. (A) In consultation with the state medical	1236
board, the state chiropractic board shall approve courses of study	1237
in acupuncture that prepare a chiropractor licensed under this	1238
chapter to receive a certificate to practice acupuncture issued	1239
under section 4732.283 of the Revised Code.	1240
(B) To be approved, a course of study must require the	1241
successful completion of at least three hundred hours of	1242
instruction. Of the three hundred hours of instruction, at least	1243
two hundred hours must consist of direct clinical instruction that	1244
covers all of the following:	1245
(1) Application of acupuncture techniques;	1246
(2) An introduction to traditional Chinese acupuncture;	1247
(3) Acupuncture points;	1248
(4) Applications of acupuncture in modern western medicine;	1249
(5) Guidelines on safety in acupuncture;	1250
(6) Treatment techniques.	1251
(C) In determining whether to approve a course of study, the	1252
state chiropractic board shall take into consideration the	1253

1282

qualifications of the entity that administers the course of study.	1254
The board may approve a course of study that is administered by	1255
any of the following:	1256
(1) A school or college of chiropractic that has been	1257
approved by a national entity acceptable to the board;	1258
(2) An institution with an acupuncture program that is	1259
accredited by the accreditation commission for acupuncture and	1260
<u>oriental medicine;</u>	1261
(3) A school or college of medicine and surgery, osteopathic	1262
medicine and surgery, or podiatric medicine and surgery;	1263
(4) A hospital;	1264
(5) An institution that holds a certificate of authorization	1265
from the board of regents;	1266
(6) An institution that holds program authorization from the	1267
state board of career colleges and schools under section 3332.05	1268
of the Revised Code.	1269
Sec. 4734.28. As used in sections 4734.28 to 4734.286 of the	1270
Revised Code:	1271
(A) "Acupuncture" means a form of health care performed by	1272
the insertion and removal of specialized needles, with or without	1273
the application of moxibustion or electrical stimulation, to	1274
specific areas of the human body.	1275
(B) "Moxibustion" means the use of an herbal heat source on	1276
one or more acupuncture points.	1277
Sec. 4734.281. Except in cases where a chiropractor holds a	1278
certificate issued under section 4762.04 of the Revised Code or is	1279
an individual described in division (B) of section 4762.02 of the	1280
Revised Code, a chiropractor licensed under this chapter shall not	1281

engage in the practice of acupuncture unless the chiropractor

holds a valid certificate to practice acupuncture issued by the	1283
state chiropractic board under this chapter.	1284
Sec. 4734.282. (A) A chiropractor licensed under this chapter	1285
seeking a certificate to practice acupuncture shall file with the	1286
state chiropractic board a written application on a form	1287
prescribed and supplied by the board. The application shall	1288
include all of the following:	1289
(1) Evidence satisfactory to the board that the applicant's	1290
license is current and valid and that the applicant is in good	1291
standing with the board;	1292
(2) Evidence satisfactory to the board that the applicant has	1293
completed a course of study in acupuncture approved by the board	1294
in accordance with section 4734.211 of the Revised Code.	1295
(3) Evidence satisfactory to the board that the applicant has	1296
passed the acupuncture examination administered by the national	1297
board of chiropractic examiners or a person that administers the	1298
examinations on the national board's behalf.	1299
(B) The board shall review all applications received under	1300
this section. The board shall determine whether an applicant meets	1301
the requirements to receive a certificate to practice acupuncture	1302
not later than sixty days after receiving a complete application.	1303
The affirmative vote of not fewer than three members of the board	1304
is required to determine that an applicant meets the requirements	1305
<u>for a certificate.</u>	1306
(C) At the time of making application for a certificate to	1307
practice acupuncture, the applicant shall pay the board a fee in	1308
an amount determined by the board pursuant to rules adopted under	1309
section 4734.10 of the Revised Code, no part of which shall be	1310
returned.	1311

sec. 4734.283. If the state chiropractic board determines 1312 under section 4734.282 of the Revised Code that an applicant meets 1313 the requirements for a certificate to practice acupuncture, the 1314 executive director of the board shall issue to the applicant a 1315 certificate to practice acupuncture. The certificate shall expire 1316 annually. It may be renewed in accordance with section 4734.284 of 1317 the Revised Code. 1318 Sec. 4734.284. A chiropractor seeking to renew a certificate 1319 to practice acupuncture shall follow the standard renewal 1320 procedures of Chapter 4745. of the Revised Code and do all of the 1321 following: 1322 (A) Furnish the state chiropractic board with satisfactory 1323 evidence that the chiropractor completed, during the twenty-four 1324 months immediately preceding renewal, at least twelve hours of 1325 acupuncture continuing education provided by an entity that 1326 administers a course of study approved under section 4734.211 of 1327 the Revised Code; 1328 (B) Certify to the board that the chiropractor remains in 1329 good standing with the board and has not engaged in any conduct 1330 for which the board may take action under division (C) of section 1331 4734.31 of the Revised Code; 1332 (C) Pay a renewal fee in an amount determined by the board 1333

pursuant to rules adopted under section 4734.10 of the Revised 1334
<u>Code.</u>
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Sec. 4734.285. A chiropractor who holds a certificate to	1336
practice acupuncture issued under this chapter may represent or	1337
advertise the chiropractor to be a "chiropractor certified by the	1338
state chiropractic board to practice acupuncture." Unless the	1339
chiropractor holds a license issued under section 4762.04 of the	1340
Revised Code, the chiropractor shall not represent or advertise	1341

the chiropractor as holding any of the titles listed in section	1342
4762.08 of the Revised Code.	1343
This section does not prohibit a chiropractor from using any	1344
of the titles listed in division (C) of section 4734.15 of the	1345
Revised Code.	1346
Sec. 4734.286. (A) A chiropractor who holds a certificate to	1347
practice acupuncture issued under this chapter who intends not to	1348
practice acupuncture in this state for an extended period of time	1349
may send to the state chiropractic board written notice to that	1350
effect on or before the certificate renewal date. If the	1351
chiropractor's certificate is in good standing and the	1352
chiropractor is not under disciplinary review pursuant to section	1353
4734.31 of the Revised Code, the board shall classify the	1354
certificate as inactive and the chiropractor may not engage in the	1355
practice of acupuncture in this state or make any representation	1356
to the public indicating that the chiropractor is actively	1357
certified to practice acupuncture under this chapter. A	1358
chiropractor whose certificate to practice acupuncture is	1359
classified as inactive is not required to pay the certificate	1360
renewal fee for the certificate.	1361

(B) The holder of an inactive certificate to practice 1362 acupuncture may apply to the board to have the certificate 1363 restored. The board shall consider the length of inactivity and, 1364 in accordance with the conditions for issuance of a license to 1365 practice chiropractic established under section 4734.20 of the 1366 Revised Code and the requirements for issuance of a certificate to 1367 practice acupuncture established under section 4734.282 of the 1368 Revised Code, the moral character and the activities of the 1369 applicant during the inactive period. The board may impose terms 1370 and conditions on restoration of the certificate by doing any of 1371 the following: 1372

1395

(1) Requiring the applicant to obtain training, which may	1373
include requiring the applicant to pass an examination on	1374
completion of the training;	1375
(2) Requiring the applicant to pass an oral or written	1376
examination, or both, to determine fitness to resume practice;	1377
(3) Restricting or limiting the extent, scope, or type of	1378
practice of the applicant.	1379

Sec. 4734.31. (A) The state chiropractic board may take any 1380 of the actions specified in division (B) of this section against 1381 an individual who has applied for or holds a license to practice 1382 chiropractic in this state if any of the reasons specified in 1383 division (C) of this section for taking action against an 1384 individual are applicable. Except as provided in division (D) of 1385 this section, actions taken against an individual shall be taken 1386 in accordance with Chapter 119. of the Revised Code. The board may 1387 specify that any action it takes is a permanent action. The 1388 board's authority to take action against an individual is not 1389 removed or limited by the individual's failure to renew a license. 1390

(B) In its imposition of sanctions against an individual, the 1391board may do any of the following: 1392

(1) Refuse to issue, renew, restore, or reinstate a license
 1393
 to practice chiropractic <u>or a certificate to practice acupuncture</u>;
 1394

(2) Reprimand or censure a license holder;

(3) Place limits, restrictions, or probationary conditions on 1396a license holder's practice; 1397

(4) Impose a civil fine of not more than five thousand
1398
dollars according to a schedule of fines specified in rules that
1399
the board shall adopt in accordance with chapter Chapter 119. of
the Revised Code.

(5) Suspend a license to practice chiropractic or a 1402

Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

certificate to practice acupuncture for a limited or indefinite	1403
period;	1404
(6) Revoke a license <u>to practice chiropractic or a</u>	1405
certificate to practice acupuncture.	1406
(C) The board may take the actions specified in division (B)	1407
of this section for any of the following reasons:	1408
(1) A plea of guilty to, a judicial finding of guilt of, or a	1409
judicial finding of eligibility for intervention in lieu of	1410
conviction for, a felony in any jurisdiction, in which case a	1411
certified copy of the court record shall be conclusive evidence of	1412
the conviction;	1413
(2) Commission of an act that constitutes a felony in this	1414
state, regardless of the jurisdiction in which the act was	1415
committed;	1416
(3) A plea of guilty to, a judicial finding of guilt of, or a	1417
judicial finding of eligibility for intervention in lieu of	1418
conviction for, a misdemeanor involving moral turpitude, as	1419
determined by the board, in which case a certified copy of the	1420
court record shall be conclusive evidence of the matter;	1421
(4) Commission of an act involving moral turpitude that	1422
constitutes a misdemeanor in this state, regardless of the	1423
jurisdiction in which the act was committed;	1424
(5) A plea of guilty to, a judicial finding of guilt of, or a	1425
judicial finding of eligibility for intervention in lieu of	1426
conviction for, a misdemeanor committed in the course of practice,	1427
in which case a certified copy of the court record shall be	1428
conclusive evidence of the matter;	1429
(6) Commission of an act in the course of practice that	1430
constitutes a misdemeanor in this state, regardless of the	1431
jurisdiction in which the act was committed;	1432

(7) A violation or attempted violation of this chapter or the
 rules adopted under it governing the practice of chiropractic and
 1434
 the practice of acupuncture by a chiropractor licensed under this
 1435
 chapter;

(8) Failure to cooperate in an investigation conducted by the 1437 board, including failure to comply with a subpoena or order issued 1438 by the board or failure to answer truthfully a question presented 1439 by the board at a deposition or in written interrogatories, except 1440 that failure to cooperate with an investigation shall not 1441 constitute grounds for discipline under this section if the board 1442 or a court of competent jurisdiction has issued an order that 1443 either quashes a subpoena or permits the individual to withhold 1444 the testimony or evidence in issue; 1445

(9) Engaging in an ongoing professional relationship with a 1446 person or entity that violates any provision of this chapter or 1447 the rules adopted under it, unless the chiropractor makes a good 1448 faith effort to have the person or entity comply with the 1449 provisions; 1450

(10) Retaliating against a chiropractor for the 1451 chiropractor's reporting to the board or any other agency with 1452 jurisdiction any violation of the law or for cooperating with the 1453 board of another agency in the investigation of any violation of 1454 the law; 1455

(11) Aiding, abetting, assisting, counseling, or conspiring 1456 with any person in that person's violation of any provision of 1457 this chapter or the rules adopted under it, including the practice 1458 of chiropractic without a license, the practice of acupuncture 1459 without a certificate, or aiding, abetting, assisting, counseling, 1460 or conspiring with any person in that person's unlicensed practice 1461 of any other health care profession that has licensing 1462 requirements; 1463

(12) With respect to a report or record that is made, filed, 1464 or signed in connection with the practice of chiropractic <u>or</u> 1465 <u>acupuncture</u>, knowingly making or filing a report or record that is 1466 false, intentionally or negligently failing to file a report or 1467 record required by federal, state, or local law or willfully 1468 impeding or obstructing the required filing, or inducing another 1469 person to engage in any such acts; 1470

(13) Making a false, fraudulent, or deceitful statement to 1471 the board or any agent of the board during any investigation or 1472 other official proceeding conducted by the board under this 1473 chapter or in any filing that must be submitted to the board; 1474

(14) Attempting to secure a license to practice chiropractic 1475 or certificate to practice acupuncture or to corrupt the outcome 1476 of an official board proceeding through bribery or any other 1477 improper means; 1478

(15) Willfully obstructing or hindering the board or anyagent of the board in the discharge of the board's duties;1480

(16) Habitually using drugs or intoxicants to the extent that 1481 the person is rendered unfit for the practice of chiropractic or 1482 acupuncture; 1483

(17) Inability to practice chiropractic <u>or acupuncture</u> 1484 according to acceptable and prevailing standards of care by reason 1485 of chemical dependency, mental illness, or physical illness, 1486 including conditions in which physical deterioration has adversely 1487 affected the person's cognitive, motor, or perceptive skills and 1488 conditions in which a chiropractor's continued practice may pose a 1489 danger to the chiropractor or the public; 1490

(18) Any act constituting gross immorality relative to the
person's practice of chiropractic <u>or acupuncture</u>, including acts
involving sexual abuse, sexual misconduct, or sexual exploitation;
1493

(19) Exploiting a patient for personal or financial gain; 1494

(20) Failing to maintain proper, accurate, and legible 1495 records in the English language documenting each patient's care, 1496 including, as appropriate, records of the following: dates of 1497 treatment, services rendered, examinations, tests, x-ray reports, 1498 referrals, and the diagnosis or clinical impression and clinical 1499 treatment plan provided to the patient; 1500 (21) Except as otherwise required by the board or by law, 1501 disclosing patient information gained during the chiropractor's 1502 professional relationship with a patient without obtaining the 1503 patient's authorization for the disclosure; 1504 (22) Commission of willful or gross malpractice, or willful 1505 or gross neglect, in the practice of chiropractic or acupuncture; 1506 (23) Failing to perform or negligently performing an act 1507 recognized by the board as a general duty or the exercise of due 1508 care in the practice of chiropractic or acupuncture, regardless of 1509 whether injury results to a patient from the failure to perform or 1510 negligent performance of the act; 1511 (24) Engaging in any conduct or practice that impairs or may 1512 impair the ability to practice chiropractic or acupuncture safely 1513 and skillfully; 1514 (25) Practicing, or claiming to be capable of practicing, 1515 beyond the scope of the practice of chiropractic or acupuncture as 1516 established under this chapter and the rules adopted under this 1517 chapter; 1518 (26) Accepting and performing professional responsibilities 1519 as a chiropractor or chiropractor with a certificate to practice 1520 acupuncture when not qualified to perform those responsibilities, 1521 if the person knew or had reason to know that the person was not 1522

qualified to perform them; 1523

(27) Delegating any of the professional responsibilities of a 1524chiropractor <u>or chiropractor with a certificate to practice</u> 1525

<u>acupuncture</u> to an employee or other individual when the delegating 1526 chiropractor knows or had reason to know that the employee or 1527 other individual is not qualified by training, experience, or 1528 professional licensure to perform the responsibilities; 1529

(28) Delegating any of the professional responsibilities of a 1530
chiropractor or chiropractor with a certificate to practice 1531
acupuncture to an employee or other individual in a negligent 1532
manner or failing to provide proper supervision of the employee or 1533
other individual to whom the responsibilities are delegated; 1534

(29) Failing to refer a patient to another health care 1535
practitioner for consultation or treatment when the chiropractor 1536
knows or has reason to know that the referral is in the best 1537
interest of the patient; 1538

(30) Obtaining or attempting to obtain any fee or otheradvantage by fraud or misrepresentation;1540

(31) Making misleading, deceptive, false, or fraudulentrepresentations in the practice of chiropractic <u>or acupuncture</u>;1542

(32) Being guilty of false, fraudulent, deceptive, or
misleading advertising or other solicitations for patients or
having professional connection with any person that
advertises or solicits for patients in such a manner;

(33) Violation of a provision of any code of ethics 1547
established or adopted by the board under section 4734.16 of the 1548
Revised Code; 1549

(34) Failing to meet the examination requirements for receipt1550of a license specified under section 4734.20 of the Revised Code;1551

(35) Actions taken for any reason, other than nonpayment of 1552 fees, by the chiropractic <u>or acupuncture</u> licensing authority of 1553 another state or country; 1554

(36) Failing to maintain clean and sanitary conditions at the 1555

clinic, office, or other place in which chiropractic services or 1556 acupuncture services are provided; 1557 (37) Except as provided in division (G) of this section: 1558 (a) Waiving the payment of all or any part of a deductible or 1559 copayment that a patient, pursuant to a health insurance or health 1560

care policy, contract, or plan that covers the chiropractor's 1561 services, otherwise would be required to pay if the waiver is used 1562 as an enticement to a patient or group of patients to receive 1563 health care services from that chiropractor; 1564

(b) Advertising that the chiropractor will waive the payment 1565
of all or any part of a deductible or copayment that a patient, 1566
pursuant to a health insurance or health care policy, contract, or 1567
plan that covers the chiropractor's services, otherwise would be 1568
required to pay. 1569

(38) Failure to supervise an acupuncturist in accordance with1570the provisions of section 4762.11 of the Revised Code that are1571applicable to the supervising chiropractor of an acupuncturist.1572

(D) The adjudication requirements of Chapter 119. of the 1573
Revised Code apply to the board when taking actions against an 1574
individual under this section, except as follows: 1575

(1) An applicant is not entitled to an adjudication for
failing to meet the conditions specified under section 4734.20 of
the Revised Code for receipt of a license that involve the board's
examination on jurisprudence or the examinations of the national
board of chiropractic examiners.

(2) A person is not entitled to an adjudication if the personfails to make a timely request for a hearing, in accordance withChapter 119. of the Revised Code.1583

(3) In lieu of an adjudication, the board may accept the1584surrender of a license to practice chiropractic or certificate to1585

practice acupuncture from a chiropractor. 1586

(4) In lieu of an adjudication, the board may enter into a 1587 consent agreement with an individual to resolve an allegation of a 1588 violation of this chapter or any rule adopted under it. A consent 1589 agreement, when ratified by the board, shall constitute the 1590 findings and order of the board with respect to the matter 1591 addressed in the agreement. If the board refuses to ratify a 1592 consent agreement, the admissions and findings contained in the 1593 consent agreement shall be of no force or effect. 1594

(E) This section does not require the board to hire, contract 1595 with, or retain the services of an expert witness when the board 1596 takes action against a chiropractor concerning compliance with 1597 acceptable and prevailing standards of care in the practice of 1598 chiropractic or acupuncture. As part of an action taken concerning 1599 compliance with acceptable and prevailing standards of care, the 1600 board may rely on the knowledge of its members for purposes of 1601 making a determination of compliance, notwithstanding any expert 1602 testimony presented by the chiropractor that contradicts the 1603 knowledge and opinions of the members of the board. 1604

(F) The sealing of conviction records by a court shall have 1606 no effect on a prior board order entered under this section or on 1607 the board's jurisdiction to take action under this section if, 1608 based on a plea of guilty, a judicial finding of guilt, or a 1609 judicial finding of eligibility for intervention in lieu of 1610 conviction, the board issued a notice of opportunity for a hearing 1611 prior to the court's order to seal the records. The board shall 1612 not be required to seal, destroy, redact, or otherwise modify its 1613 records to reflect the court's sealing of conviction records. 1614

(G) Actions shall not be taken pursuant to division (C)(37)
 1615
 of this section against any chiropractor who waives deductibles
 1616
 and copayments as follows:

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Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

(1) In compliance with the health benefit plan that expressly
allows a practice of that nature. Waiver of the deductibles or
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copayments shall be made only with the full knowledge and consent
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of the plan purchaser, payer, and third-party administrator.
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Documentation of the consent shall be made available to the board
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upon request.

(2) For professional services rendered to any other person
 licensed pursuant to this chapter, to the extent allowed by this
 1625
 chapter and the rules of the board.
 1626

Sec. 4734.311. On receipt of a notice pursuant to section 1627 3123.43 of the Revised Code, the state chiropractic board shall 1628 comply with sections 3123.41 to 3123.50 of the Revised Code and 1629 any applicable rules adopted under section 3123.63 of the Revised 1630 Code with respect to a license to practice chiropractic or 1631 certificate to practice acupuncture issued pursuant to this 1632 chapter.

sec. 4734.34. An individual subject to an action taken under 1634 section 4734.31 of the Revised Code, other than permanent 1635 revocation of a license to practice chiropractic or certificate to 1636 practice acupuncture, may apply to the state chiropractic board to 1637 have the individual's license or certificate restored to good 1638 standing. The board shall consider the moral character and the 1639 activities of the applicant since the board's action was taken, in 1640 accordance with the standards for issuance of a license, as 1641 established under section 4734.20 of the Revised Code, or the 1642 standards for issuance of a certificate to practice acupuncture, 1643 as established under section 4734.282 of the Revised Code. The 1644 board may impose terms and conditions on restoration of the 1645 license or certificate by doing any of the following: 1646

(A) Requiring the applicant to obtain training, which may 1647

include requiring the applicant to pass an examination upon 1648 completion of the training; 1649

(B) Requiring the applicant to pass an oral or written(B) Requiring the applicant to pass an oral or written1650(B) Requiring the applicant to pass an oral or written

(C) Restricting or limiting the extent, scope, or type of 1652practice of the applicant. 1653

sec. 4734.36. A chiropractor who in this state pleads guilty 1654 to or is convicted of aggravated murder, murder, voluntary 1655 manslaughter, felonious assault, kidnapping, rape, sexual battery, 1656 gross sexual imposition, aggravated arson, aggravated robbery, or 1657 aggravated burglary, or who in another jurisdiction pleads guilty 1658 to or is convicted of any substantially equivalent criminal 1659 offense, is automatically suspended from practice in this state 1660 and the license issued under this chapter to practice chiropractic 1661 is automatically suspended as of the date of the guilty plea or 1662 conviction. If applicable, the chiropractor's certificate issued 1663 under this chapter to practice acupuncture is automatically 1664 suspended at the same time. Continued practice after suspension 1665 under this section shall be considered practicing chiropractic 1666 without a license and, if applicable, acupuncture without a 1667 certificate. On receiving notice or otherwise becoming aware of 1668 the conviction, the state chiropractic board shall notify the 1669 individual of the suspension under this section by certified mail 1670 or in person in accordance with section 119.07 of the Revised 1671 Code. If an individual whose license and, if applicable, 1672 certificate to practice acupuncture is suspended under this 1673 section fails to make a timely request for an adjudication, the 1674 board shall enter a final order revoking the individual's license 1675 and, if applicable, certificate to practice acupuncture. 1676

sec. 4734.37. If the state chiropractic board determines that 1677

there is clear and convincing evidence that a person who has been 1678 granted a license to practice chiropractic and, if applicable, 1679 certificate to practice acupuncture under this chapter has 1680 committed an act that subjects the person's license and, if 1681 applicable, certificate to board action under section 4734.31 of 1682 the Revised Code and that the person's continued practice presents 1683 a danger of immediate and serious harm to the public, the board 1684 may suspend the license and, if applicable, certificate without a 1685 prior hearing. A telephone conference call may be utilized for 1686 reviewing the matter and taking the vote. 1687

The board shall issue a written order of suspension by 1688 certified mail or in person in accordance with section 119.07 of 1689 the Revised Code. The order is not subject to suspension by the 1690 court during pendency of any appeal filed under section 119.12 of 1691 the Revised Code. If the person subject to the suspension requests 1692 an adjudication by the board, the date set for the adjudication 1693 shall be within twenty days, but not earlier than seven days, 1694 after the request, unless otherwise agreed to by both the board 1695 and the person subject to the suspension. 1696

Any summary suspension imposed under this section shall 1697 remain in effect, unless reversed on appeal, until a final 1698 adjudicative order issued by the board pursuant to section 4734.31 1699 and Chapter 119. of the Revised Code becomes effective. The board 1700 shall issue its final adjudicative order within sixty days after 1701 completion of its adjudication. A failure to issue the order 1702 within sixty days shall result in dissolution of the summary 1703 suspension order but shall not invalidate any subsequent, final 1704 adjudicative order. 1705

sec. 4734.38. If any person who has been granted a license to 1706
practice chiropractic and, if applicable, certificate to practice 1707
acupuncture under this chapter is adjudged by a probate court to 1708

be mentally ill or mentally incompetent, the person's license and, 1709 if applicable, certificate shall be automatically suspended until 1710 the person has filed with the state chiropractic board a certified 1711 copy of an adjudication by a probate court of being restored to 1712 competency or has submitted to the board proof, satisfactory to 1713 the board, of having been discharged as being restored to 1714 competency in the manner and form provided in section 5122.38 of 1715 the Revised Code. The judge of the court shall forthwith notify 1716 the board of an adjudication of mental illness or mental 1717 incompetence. 1718

Sec. 4734.39. (A) For purposes of the state chiropractic 1719 board's enforcement of division (C)(16) or (17) of section 4734.31 1720 of the Revised Code, an individual who applies for or receives a 1721 license to practice chiropractic or certificate to practice 1722 acupuncture under this chapter accepts the privilege of practicing 1723 chiropractic and, if applicable, acupuncture in this state and, by 1724 so doing, shall be deemed to have given consent to submit to a 1725 mental or physical examination when directed to do so in writing 1726 by the board in its enforcement of those divisions, and to have 1727 waived all objections to the admissibility of testimony or 1728 examination reports that constitute a privileged communication. 1729

(B) If the board has reason to believe that a chiropractor or 1730 applicant suffers an impairment described in division (C)(16) or 1731 (17) of section 4734.31 of the Revised Code, the board may compel 1732 the individual to submit to a mental or physical examination, or 1733 both. The expense of the examination is the responsibility of the 1734 individual compelled to be examined. Any mental or physical 1735 examination required under this section shall be undertaken by a 1736 provider who is qualified to conduct the examination and who is 1737 chosen by the board. 1738

Failure to submit to a mental or physical examination ordered 1739

by the board constitutes an admission of the allegations against 1740 the individual unless the failure is due to circumstances beyond 1741 the individual's control. A default and final order may be entered 1742 without the taking of testimony or presentation of evidence. 1743

If the board determines that an individual's ability to 1744 practice is impaired, the board shall suspend the individual's 1745 license to practice chiropractic and, if applicable, certificate 1746 to practice acupuncture or deny the individual's application and 1747 shall require the individual, as a condition for initial, 1748 continued, reinstated, restored, or renewed certification to 1749 practice, to submit to care, counseling, or treatment. 1750

(C) Before being eligible to apply for reinstatement of a 1751 license or certificate suspended under division (C)(16) of section 1752 4734.31 of the Revised Code or the chemical dependency provisions 1753 of division (C)(17) of section 4731.34 of the Revised Code, the 1754 impaired individual shall demonstrate to the board the ability to 1755 resume practice in compliance with acceptable and prevailing 1756 standards of care in the practice of chiropractic and, if 1757 applicable, acupuncture under this chapter. If rules have been 1758 adopted under section 4734.40 of the Revised Code, the 1759 demonstration shall include, but shall not be limited to, the 1760 following: 1761

(1) Certification from a treatment provider approved under 1762 section 4734.40 of the Revised Code that the individual has 1763 successfully completed any required inpatient treatment; 1764

(2) Evidence of continuing full compliance with an aftercare 1765 contract or consent agreement; 1766

(3) Two written reports indicating that the individual's 1767 ability to practice has been assessed and that the individual has 1768 been found capable of practicing according to acceptable and 1769 prevailing standards of care. The reports shall be made by 1770

individuals or providers approved by the board for making the 1771 assessments and shall describe the basis for their determination. 1772

The board may reinstate a license and, if applicable,1773certificatesuspended under this division after that demonstration1774and after the individual has entered into a written consent1775agreement.1776

When the impaired individual resumes practice, the board 1777 shall require continued monitoring of the individual. The 1778 monitoring shall include, but not be limited to, compliance with 1779 the written consent agreement entered into before reinstatement or 1780 with conditions imposed by board order after a hearing, and, upon 1781 termination of the consent agreement, submission to the board for 1782 at least two years of annual written progress reports made under 1783 penalty of perjury stating whether the individual has maintained 1784 sobriety. 1785

Sec. 4734.47. (A) The executive director of the state 1786 chiropractic board shall function as the chief enforcement officer 1787 of the board and shall enforce the laws relating to the practice 1788 of chiropractic and acupuncture under this chapter. If the 1789 executive director has knowledge or notice of a violation of those 1790 laws, the executive director shall investigate the matter or cause 1791 the matter to be investigated. On probable cause appearing, the 1792 executive director shall prosecute the offender or cause the 1793 offender to be prosecuted. If the matter involves a violation by 1794 an individual licensed under this chapter, the executive director 1795 shall bring the matter before the board. If the matter involves a 1796 violation for which a penalty may be imposed under section 4734.99 1797 of the Revised Code, the executive director or a person authorized 1798 by the board to represent the executive director may file a 1799 complaint with the prosecuting attorney of the proper county. 1800 Except as provided in division (B) of this section, the 1801

Page 60

prosecuting attorney shall take charge of and conduct the 1802 prosecution. 1803

(B) For purposes of enforcing this chapter, the board may
petition a court of record to appoint an attorney to assist the
prosecuting attorney in the prosecution of offenders or to take
charge of and conduct the prosecutions as a special prosecutor.
1807
The court shall grant the petition if it is in the public
interest. A special prosecutor appointed by the court shall be
compensated by the board in an amount approved by the board.

If the court believes that public knowledge of the 1811 appointment of a special prosecutor could allow one or more 1812 persons to interfere with the prosecution or any investigation 1813 related to the prosecution, the court may seal all documents 1814 pertaining to the appointment. Sealed documents shall remain 1815 sealed until there is court action on the prosecution or until the 1816 court orders the documents to be opened. 1817

Sec. 4734.49. (A) The attorney general, the prosecuting 1818 attorney of the county in which a violation of this chapter is 1819 committed or is threatened to be committed or in which the 1820 offender resides, the state chiropractic board, or any other 1821 person having knowledge of a person committing or threatening to 1822 commit a violation of this chapter may, in accordance with the 1823 provisions of the Revised Code governing injunctions, maintain an 1824 action in the name of this state to enjoin the person from 1825 committing the violation by applying for an injunction in any 1826 court of competent jurisdiction. Upon the filing of a verified 1827 petition in court, the court shall conduct a hearing on the 1828 petition and shall give the same preference to this proceeding as 1829 is given all proceedings under Chapter 119. of the Revised Code, 1830 irrespective of the position of the proceeding on the calendar of 1831 the court. If the court grants a final or permanent injunction 1832 that is a final appealable order, the court may award to the 1833 person or entity that maintained the action an amount not 1834 exceeding five thousand dollars to cover reasonable attorney's 1835 fees, investigative costs, and other costs related to the 1836 investigation or prosecution of the case. Injunction proceedings 1837 brought under this section shall be in addition to, and not in 1838 lieu of, all penalties and other remedies provided in this 1839 chapter. 1840

(B) (1) The practice of chiropractic by any person not at that 1841 time holding a valid and current license issued under this chapter 1842 is hereby declared to be inimical to the public welfare and to 1843 constitute a public nuisance. 1844

(2) Except for the practice of acupuncture by persons 1845 described in section 4762.02 of the Revised Code and persons who 1846 hold certificates issued under section 4762.04 of the Revised 1847 Code, the practice of acupuncture by any person not at that time 1848 holding a valid and current certificate to practice acupuncture 1849 issued under this chapter is hereby declared to be inimical to the 1850 public welfare and to constitute a public nuisance. 1851

sec. 4734.50. This chapter does not require the state 1852 chiropractic board to act on minor violations of this chapter or 1853 the rules adopted under it, if the violations are committed by 1854 individuals licensed to practice chiropractic or certified to 1855 practice acupuncture under this chapter and the board determines 1856 that the public interest is adequately served by issuing a notice 1857 or warning to the alleged offender. 1858

sec. 4734.55. The state chiropractic board shall provide a 1859 duplicate license to practice chiropractic or certificate to 1860 practice acupuncture to a license or certificate holder on payment 1861 of a fee of forty-five dollars. 1862

Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

Upon written red	quest and the	payment of	a fee of	ninety-five	1863

dollars, the board shall provide to any person a list of persons	1864
holding licenses to practice chiropractic <u>or certificates to</u>	1865
practice acupuncture, as indicated in its register maintained	1866
pursuant to section 4734.04 of the Revised Code.	1867

Upon written request from the licensee holder of a license or 1868 certificate issued under this chapter for the board's 1869 certification of information pertaining to the license or 1870 certificate, and the payment of a fee of twenty dollars, the board 1871 shall issue its certification of licensure the information to the 1872 person identified by the licensee or certificate holder in the 1873 request. 1874

sec. 4734.99. (A) Whoever violates section 4734.14 or 1875 4734.141 of the Revised Code is guilty of a felony of the fifth 1876 degree on a first offense, unless the offender previously has been 1877 convicted of or has pleaded guilty to a violation of section 1878 2911.01, 2911.02, 2911.11, 2911.12, 2911.13, 2913.02, 2913.40, 1879 2913.47, 2913.48, 2913.51, 2921.13, 4715.09, 4723.03, 4725.02, 1880 4725.41, 4729.27, 4729.28, 4729.36, 4729.51, 4729.61, 4730.02, 1881 4731.41, 4731.43, 4731.46, 4731.47, 4731.60, 4732.21, 4741.18, 1882 4741.19, 4755.48, 4757.02, 4759.02, 4761.10, or 4773.02 of the 1883 Revised Code or an offense under an existing or former law of this 1884 state, another state, or the United States that is or was 1885 substantially equivalent to a violation of any of those sections, 1886 in which case the offender is guilty of a felony of the fourth 1887 degree. For each subsequent offense, the offender is guilty of a 1888 felony of the fourth degree. 1889

(B) Whoever violates section 4734.161 of the Revised Code is 1890guilty of a misdemeanor of the first degree. 1891

(C) Whoever violates division (A), (B), (C), or (D) of1892section 4734.32 of the Revised Code is guilty of a minor1893

misdemeanor on a first offense; on each subsequent offense, the 1894 person is guilty of a misdemeanor of the fourth degree, except 1895 that an individual guilty of a subsequent offense shall not be 1896 subject to imprisonment, but to a fine alone of up to one thousand 1897 dollars for each offense. 1898

Sec. 4755.471. (A) An individual whom the physical therapy 1899 section of the Ohio occupational therapy, physical therapy, and 1900 athletic trainers board licenses, certificates, or otherwise 1901 legally authorizes to engage in the practice of physical therapy 1902 may render the professional services of a physical therapist 1903 within this state through a corporation formed under division (B) 1904 of section 1701.03 of the Revised Code, a limited liability 1905 company formed under Chapter 1705. of the Revised Code, a 1906 partnership, or a professional association formed under Chapter 1907 1785. of the Revised Code. This division does not preclude an 1908 individual of that nature from rendering professional services as 1909 a physical therapist through another form of business entity, 1910 including, but not limited to, a nonprofit corporation or 1911 foundation, or in another manner that is authorized by or in 1912 accordance with sections 4755.40 to 4755.53 of the Revised Code, 1913 another chapter of the Revised Code, or rules of the Ohio 1914 occupational therapy, physical therapy, and athletic trainers 1915 board adopted pursuant to sections 4755.40 to 4755.53 of the 1916 Revised Code. 1917

(B) A corporation, limited liability company, partnership, or 1918
professional association described in division (A) of this section 1919
may be formed for the purpose of providing a combination of the 1920
professional services of the following individuals who are 1921
licensed, certificated, or otherwise legally authorized to 1922
practice their respective professions: 1923

(1) Optometrists who are authorized to practice optometry 1924

under Chapter 4725. of the Revised Code; 1925 (2) Chiropractors who are authorized to practice chiropractic 1926 or acupuncture under Chapter 4734. of the Revised Code; 1927 (3) Psychologists who are authorized to practice psychology 1928 under Chapter 4732. of the Revised Code; 1929 (4) Registered or licensed practical nurses who are 1930 authorized to practice nursing as registered nurses or as licensed 1931 practical nurses under Chapter 4723. of the Revised Code; 1932 (5) Pharmacists who are authorized to practice pharmacy under 1933 Chapter 4729. of the Revised Code; 1934 (6) Physical therapists who are authorized to practice 1935 physical therapy under sections 4755.40 to 4755.53 4755.56 of the 1936 Revised Code; 1937 (7) Mechanotherapists who are authorized to practice 1938 mechanotherapy under section 4731.151 of the Revised Code; 1939 (8) Doctors of medicine and surgery, osteopathic medicine and 1940 surgery, or podiatric medicine and surgery who are authorized for 1941 their respective practices under Chapter 4731. of the Revised 1942 Code. 1943 This division shall apply notwithstanding a provision of a 1944 code of ethics applicable to a physical therapist that prohibits a 1945 physical therapist from engaging in the practice of physical 1946 therapy in combination with a person who is licensed, 1947 certificated, or otherwise legally authorized to practice 1948 optometry, chiropractic, acupuncture through the state 1949 chiropractic board, psychology, nursing, pharmacy, mechanotherapy, 1950 medicine and surgery, osteopathic medicine and surgery, or 1951 podiatric medicine and surgery, but who is not also licensed, 1952 certificated, or otherwise legally authorized to engage in the 1953 practice of physical therapy. 1954

Page 64

Sec. 4762.01. As used in this chapter:

(A) "Acupuncture" means a form of health care performed by 1956 the insertion and removal of specialized needles, with or without 1957 the application of moxibustion or electrical stimulation, to 1958 specific areas of the human body. 1959 (B) <u>"Chiropractor" means an individual licensed under</u> Chapter 1960 4734. of the Revised Code to engage in the practice of 1961 chiropractic. 1962 (C) "Moxibustion" means the use of an herbal heat source on 1963 one or more acupuncture points. 1964 (C)(D) "Physician" means an individual authorized under 1965 Chapter 4731. of the Revised Code to practice medicine and 1966 surgery, osteopathic medicine and surgery, or podiatry. 1967 sec. 4762.02. (A) Except as provided in division (B) of this 1968 section, no person shall engage in the practice of acupuncture 1969 unless the person holds a valid certificate of registration as an 1970 acupuncturist issued by the state medical board under this 1971 chapter. 1972 (B) Division (A) of this section does not apply to $\frac{1}{2}$ the 1973 following: 1974

(1) A physician or to a;

(2) A person who performs acupuncture as part of a training 1976 program in acupuncture operated by an educational institution that 1977 holds an effective certificate of authorization issued by the Ohio 1978 board of regents under section 1713.02 of the Revised Code or a 1979 school that holds an effective certificate of registration issued 1980 by the state board of career colleges and schools under section 1981 3332.05 of the Revised Code; 1982

(3) A chiropractor who holds a certificate to practice 1983

1955

1975

Page 66

acupuncture issued by the state chiropractic board under section	1984
4734.283 of the Revised Code.	1985
Sec. 4762.09. An acupuncturist who holds a certificate of	1986
registration issued under this chapter shall conspicuously display	1987
at the acupuncturist's primary place of business both of the	1988
following:	1989
(A) A <u>The acupuncturist's</u> certificate of registration issued	1990
by the state medical board under this chapter $_{\it I}$ as evidence that	1991
the acupuncturist is authorized to practice acupuncture in this	1992
state;	1993
(B) A notice specifying that the practice of acupuncture	1994
under the certificate of registration is regulated by the state	1995
medical board and the address and telephone number of the board's	1996
office.	1997
Sec. 4762.10. All of the following apply to the practice of a	1998
person who holds a certificate of registration as an acupuncturist	1999
issued under this chapter:	2000
(A) The acupuncturist shall perform acupuncture for a patient	2001
only if the patient has received a physician's written referral or	2002

only if the patient has received a physician's written referral or2002prescription for acupuncture from a physician or chiropractor. As2003specified in the referral or prescription, the acupuncturist shall2004provide reports to the physician or chiropractor on the patient's2005condition or progress in treatment and comply with the conditions2006or restrictions on the acupuncturist's course of treatment.2007

(B) The acupuncturist shall perform acupuncture under the 2008 general supervision of the patient's referring or prescribing 2009 physician or chiropractor. General supervision does not require 2010 that the acupuncturist and physician or chiropractor practice in 2011 the same office. 2012

(C) Prior to treating a patient, the acupuncturist shall 2013

advise the patient that acupuncture is not a substitute for 2014 conventional medical diagnosis and treatment. 2015

(D) On initially meeting a patient in person, the
acupuncturist shall provide in writing the acupuncturist's name,
business address, and business telephone number, and information
on acupuncture, including the techniques that are used.
2016

(E) While treating a patient, the acupuncturist shall not 2020
make a diagnosis. If a patient's condition is not improving or a 2021
patient requires emergency medical treatment, the acupuncturist 2022
shall consult promptly with the supervising a physician. 2023

(F) An acupuncturist shall maintain records for each patient 2024
treated. In each patient's records, the acupuncturist shall 2025
include the written referral or prescription pursuant to which the 2026
acupuncturist is treating the patient. The records shall be 2027
confidential and shall be retained for not less than three years 2028
following termination of treatment. 2024

sec. 4762.11. All of the following apply to an2030acupuncturist's supervising physician or chiropractor for a2031patient:2032

(A) Before making the referral or prescription for 2033 acupuncture, the physician shall perform a medical diagnostic 2034 examination of the patient or review the results of a medical 2035 diagnostic examination recently performed by another physician_ 2036 or, in the case of a chiropractor, the chiropractor shall perform 2037 a chiropractic diagnostic examination of the patient or review the 2038 results of a chiropractic diagnostic examination recently 2039 performed by another chiropractor. 2040

(B) The physician <u>or chiropractor</u> shall make the referral or 2041
 prescription in writing and specify in the referral or 2042
 prescription all of the following: 2043

Sub. S. B. No. 33

As Reported by the Senate Health, Human Services and Aging Committee

(1) The physician's <u>or chiropractor's</u> diagnosis of the 2044 ailment or condition that is to be treated by acupuncture; 2045 (2) A time by which or the intervals at which the 2046 acupuncturist must provide reports to the physician or 2047 chiropractor regarding the patient's condition or progress in 2048 treatment; 2049 2050 (3) The conditions or restrictions placed in accordance with division (C) of this section on the acupuncturist's course of 2051 treatment. 2052 (C) The physician shall place conditions or restrictions on 2053 the acupuncturist's course of treatment in compliance with 2054 accepted or prevailing standards of medical care, or, in the case 2055 of a chiropractor, the chiropractor shall place conditions or 2056 restrictions on the acupuncturist's course of treatment in 2057 compliance with accepted or prevailing standards of chiropractic 2058 2059 <u>care</u>. (D) The physician or chiropractor shall be personally 2060 available for consultation with the acupuncturist. If the 2061 physician or chiropractor is not on the premises at which 2062

acupuncture is performed, the physician or chiropractor shall be2063readily available to the acupuncturist through some means of2064telecommunication and be in a location that under normal2065circumstances is not more than sixty minutes travel time away from2066the location where the acupuncturist is practicing.2067

Sec. 4762.12. In the case of a patient with a claim under 2068 Chapter 4121. or 4123. of the Revised Code, an acupuncturist's 2069 supervising physician <u>or chiropractor</u> is eligible to be reimbursed 2070 for referring the patient to an acupuncturist or prescribing 2071 acupuncture for the patient only if the physician <u>or chiropractor</u> 2072 has attained knowledge in the treatment of patients with 2073 acupuncture, demonstrated by successful completion of a course of 2074

study in acupuncture administered by a college of medicine,2075osteopathic medicine, or podiatric medicine, or chiropractic2076acceptable to the bureau of workers' compensation or administered2077by another entity acceptable to the bureau.2078

Sec. 4762.18. The (A) Subject to division (E) of this 2079 section, the attorney general, the prosecuting attorney of any 2080 county in which the offense was committed or the offender resides, 2081 the state medical board, or any other person having knowledge of a 2082 person engaged either directly or by complicity in the practice of 2083 acupuncture without having first obtained a certificate of 2084 registration to do so pursuant to this chapter, may, in accord 2085 with provisions of the Revised Code governing injunctions, 2086 maintain an action in the name of the state to enjoin any person 2087 from engaging either directly or by complicity in the unlawful 2088 practice of acupuncture by applying for an injunction in any court 2089 of competent jurisdiction. 2090

(B) Prior to application for an injunction <u>under division (A)</u> 2091 of this section, the secretary of the state medical board shall 2092 notify the person allegedly engaged either directly or by 2093 complicity in the unlawful practice of acupuncture by registered 2094 mail that the secretary has received information indicating that 2095 this person is so engaged. The person shall answer the secretary 2096 within thirty days showing that the person is either properly 2097 licensed for the stated activity or that the person is not in 2098 violation of this chapter. If the answer is not forthcoming within 2099 thirty days after notice by the secretary, the secretary shall 2100 request that the attorney general, the prosecuting attorney of the 2101 county in which the offense was committed or the offender resides, 2102 or the state medical board proceed as authorized in this section. 2103

(C) Upon the filing of a verified petition in court, the 2104 court shall conduct a hearing on the petition and shall give the 2105

same preference to this proceeding as is given all proceedings 2106 under Chapter 119. of the Revised Code, irrespective of the 2107 position of the proceeding on the calendar of the court. 2108

(D) Injunction proceedings <u>as authorized by this section</u> 2109 shall be in addition to, and not in lieu of, all penalties and 2110 other remedies provided in this chapter. 2111

(E) An injunction proceeding permitted by division (A) of2112this section may not be maintained against a person described in2113division (B) of section 4762.02 of the Revised Code or a2114chiropractor who holds a valid certificate to practice acupuncture2115issued under section 4734.283 of the Revised Code.2116

Section 2. That existing sections 1701.03, 1705.03, 1705.04, 2117 1705.53, 1785.01, 1785.02, 1785.03, 1785.08, 3715.87, 3715.871, 2118 3715.872, 3715.873, 4723.16, 4725.33, 4729.161, 4731.226, 4731.23, 2119 4731.65, 4732.28, 4734.10, 4734.15, 4734.16, 4734.17, 4734.19, 2120 4734.31, 4734.311, 4734.34, 4734.36, 4734.37, 4734.38, 4734.39, 2121 4734.47, 4734.49, 4734.50, 4734.55, 4734.99, 4755.471, 4762.01, 2122 4762.02, 4762.09, 4762.10, 4762.11, 4762.12, and 4762.18 of the 2123 Revised Code are hereby repealed. 2124

Section 3. Section 4725.33 of the Revised Code is presented 2125 in this act as a composite of the section as amended by both Am. 2126 Sub. H.B. 553 and Sub. H.B. 698 of the 122nd General Assembly. 2127 Section 4734.311 of the Revised Code is presented in this act as a 2128 composite of the section as amended by both Sub. H.B. 506 and Am. 2129 Sub. S.B. 180 of the 123rd General Assembly. The General Assembly, 2130 applying the principle stated in division (B) of section 1.52 of 2131 the Revised Code that amendments are to be harmonized if 2132 reasonably capable of simultaneous operation, finds that the 2133 composites are the resulting version of the sections in effect 2134 prior to the effective date of the sections as presented in this 2135 act. 2136