As Reported by the Senate Judiciary Committee

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 296

Representative Gavarone

Cosponsors: Representatives Wiggam, Riedel, Lipps, Smith, R., Ryan, Sprague, Schuring, Butler, Cupp, Arndt, Carfagna, Kick, LaTourette, Patton, Manning, Rezabek, Lang, Anielski, Antani, Antonio, Faber, Ginter, Green, Greenspan, Hambley, Hughes, Johnson, Koehler, Landis, Lanese, Leland, Miller, Perales, Reineke, Rogers, Romanchuk, Schaffer, Scherer, Slaby, Stein, Sweeney, West, Wilkin, Young

A BILL

| То | amend sections 2925.01 and 2925.03 of the | 1 |
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| | Revised Code to enhance penalties for certain | 2 |
| | drug trafficking offenses committed in the | 3 |
| | vicinity of a community addiction services | 4 |
| | provider and to amend the version of section | 5 |
| | 2925.03 of the Revised Code that is scheduled to | 6 |
| | take effect June 29, 2019, to continue the | 7 |
| | provisions of this act on and after that | 8 |
| | effective date. | 9 |

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

| Section 1. That sections 2925.01 and 2925.03 of the | 10 |
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| Revised Code be amended to read as follows: | 11 |
| Sec. 2925.01. As used in this chapter: | 12 |
| (A) "Administer," "controlled substance," "controlled | 13 |
| substance analog," "dispense," "distribute," "hypodermic," | 14 |

| "manufacturer," "official written order," "person," | 15 |
|--|----|
| "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," | 16 |
| "schedule III," "schedule IV," "schedule V," and "wholesaler" | 17 |
| have the same meanings as in section 3719.01 of the Revised | 18 |
| Code. | 19 |
| (B) "Drug dependent person" and "drug of abuse" have the | 20 |
| same meanings as in section 3719.011 of the Revised Code. | 21 |
| (C) "Drug," "dangerous drug," "licensed health | 22 |
| professional authorized to prescribe drugs," and "prescription" | 23 |
| have the same meanings as in section 4729.01 of the Revised | 24 |
| Code. | 25 |
| (D) "Bulk amount" of a controlled substance means any of | 26 |
| the following: | 27 |
| (1) For any compound, mixture, preparation, or substance | 28 |
| included in schedule I, schedule II, or schedule III, with the | 29 |
| exception of any controlled substance analog, marihuana, | 30 |
| cocaine, L.S.D., heroin, any fentanyl-related compound, and | 31 |
| hashish and except as provided in division (D)(2), (5), or (6) | 32 |
| of this section, whichever of the following is applicable: | 33 |
| (a) An amount equal to or exceeding ten grams or twenty- | 34 |
| five unit doses of a compound, mixture, preparation, or | 35 |
| substance that is or contains any amount of a schedule I opiate | 36 |
| or opium derivative; | 37 |
| (b) An amount equal to or exceeding ten grams of a | 38 |
| compound, mixture, preparation, or substance that is or contains | 39 |
| any amount of raw or gum opium; | 40 |
| (c) An amount equal to or exceeding thirty grams or ten | 41 |
| unit doses of a compound, mixture, preparation, or substance | 42 |
| that is or contains any amount of a schedule I hallucinogen | 43 |

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| other than tetrahydrocannabinol or lysergic acid amide, or a | 44 |
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| schedule I stimulant or depressant; | 45 |
| (d) An amount equal to or exceeding twenty grams or five | 46 |
| times the maximum daily dose in the usual dose range specified | 47 |
| in a standard pharmaceutical reference manual of a compound, | 48 |
| mixture, preparation, or substance that is or contains any | 49 |
| amount of a schedule II opiate or opium derivative; | 50 |
| (e) An amount equal to or exceeding five grams or ten unit | 51 |
| doses of a compound, mixture, preparation, or substance that is | 52 |
| or contains any amount of phencyclidine; | 53 |
| (f) An amount equal to or exceeding one hundred twenty | 54 |
| grams or thirty times the maximum daily dose in the usual dose | 55 |
| range specified in a standard pharmaceutical reference manual of | 56 |
| a compound, mixture, preparation, or substance that is or | 57 |
| contains any amount of a schedule II stimulant that is in a | 58 |
| final dosage form manufactured by a person authorized by the | 59 |
| "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 | 60 |
| U.S.C.A. 301, as amended, and the federal drug abuse control | 61 |
| laws, as defined in section 3719.01 of the Revised Code, that is | 62 |
| or contains any amount of a schedule II depressant substance or | 63 |
| a schedule II hallucinogenic substance; | 64 |

- (g) An amount equal to or exceeding three grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule II stimulant, or any of its salts or isomers, that is not in a final dosage form manufactured by a person authorized by the Federal Food, Drug, and Cosmetic Act and the federal drug abuse control laws.
- (2) An amount equal to or exceeding one hundred twenty
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 grams or thirty times the maximum daily dose in the usual dose
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| range specified in a standard pharmaceutical reference manual of | 73 |
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| a compound, mixture, preparation, or substance that is or | 74 |
| contains any amount of a schedule III or IV substance other than | 75 |
| an anabolic steroid or a schedule III opiate or opium | 76 |
| derivative; | 77 |
| (3) An amount equal to or exceeding twenty grams or five | 78 |
| times the maximum daily dose in the usual dose range specified | 79 |
| in a standard pharmaceutical reference manual of a compound, | 80 |
| mixture, preparation, or substance that is or contains any | 81 |
| amount of a schedule III opiate or opium derivative; | 82 |
| (4) An amount equal to or exceeding two hundred fifty | 83 |
| milliliters or two hundred fifty grams of a compound, mixture, | 84 |
| preparation, or substance that is or contains any amount of a | 85 |
| schedule V substance; | 86 |
| (5) An amount equal to or exceeding two hundred solid | 87 |
| dosage units, sixteen grams, or sixteen milliliters of a | 88 |
| compound, mixture, preparation, or substance that is or contains | 89 |
| any amount of a schedule III anabolic steroid; | 90 |
| (6) For any compound, mixture, preparation, or substance | 91 |
| that is a combination of a fentanyl-related compound and any | 92 |
| other compound, mixture, preparation, or substance included in | 93 |
| schedule III, schedule IV, or schedule V, if the defendant is | 94 |
| charged with a violation of section 2925.11 of the Revised Code | 95 |
| and the sentencing provisions set forth in divisions (C)(10)(b) | 96 |
| and (C)(11) of that section will not apply regarding the | 97 |
| defendant and the violation, the bulk amount of the controlled | 98 |

substance for purposes of the violation is the amount specified

in division (D)(1), (2), (3), (4), or (5) of this section for

the other schedule III, IV, or V controlled substance that is

combined with the fentanyl-related compound.

| (E) "Unit dose" means an amount or unit of a compound, | 103 |
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| mixture, or preparation containing a controlled substance that | 104 |
| is separately identifiable and in a form that indicates that it | 105 |
| is the amount or unit by which the controlled substance is | 106 |
| separately administered to or taken by an individual. | 107 |
| (F) "Cultivate" includes planting, watering, fertilizing, | 108 |
| or tilling. | 109 |
| (G) "Drug abuse offense" means any of the following: | 110 |
| (1) A violation of division (A) of section 2913.02 that | 111 |
| constitutes theft of drugs, or a violation of section 2925.02, | 112 |
| 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, | 113 |
| 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36, | 114 |
| or 2925.37 of the Revised Code; | 115 |
| (2) A violation of an existing or former law of this or | 116 |
| any other state or of the United States that is substantially | 117 |
| equivalent to any section listed in division (G)(1) of this | 118 |
| section; | 119 |
| (3) An offense under an existing or former law of this or | 120 |
| any other state, or of the United States, of which planting, | 121 |
| cultivating, harvesting, processing, making, manufacturing, | 122 |
| producing, shipping, transporting, delivering, acquiring, | 123 |
| possessing, storing, distributing, dispensing, selling, inducing | 124 |
| another to use, administering to another, using, or otherwise | 125 |
| dealing with a controlled substance is an element; | 126 |
| (4) A conspiracy to commit, attempt to commit, or | 127 |
| complicity in committing or attempting to commit any offense | 128 |
| under division $(G)(1)$, (2) , or (3) of this section. | 129 |
| (H) "Felony drug abuse offense" means any drug abuse | 130 |

offense that would constitute a felony under the laws of this

access to the thing or substance through ownership or occupation

| of the premises upon which the thing or substance is found. | 159 |
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| (L) "Sample drug" means a drug or pharmaceutical | 160 |
| preparation that would be hazardous to health or safety if used | 161 |
| without the supervision of a licensed health professional | 162 |
| authorized to prescribe drugs, or a drug of abuse, and that, at | 163 |
| one time, had been placed in a container plainly marked as a | 164 |
| sample by a manufacturer. | 165 |
| (M) "Standard pharmaceutical reference manual" means the | 166 |
| current edition, with cumulative changes if any, of references | 167 |
| that are approved by the state board of pharmacy. | 168 |
| (N) "Juvenile" means a person under eighteen years of age. | 169 |
| (O) "Counterfeit controlled substance" means any of the | 170 |
| following: | 171 |
| (1) Any drug that bears, or whose container or label | 172 |
| bears, a trademark, trade name, or other identifying mark used | 173 |
| without authorization of the owner of rights to that trademark, | 174 |
| trade name, or identifying mark; | 175 |
| (2) Any unmarked or unlabeled substance that is | 176 |
| represented to be a controlled substance manufactured, | 177 |
| processed, packed, or distributed by a person other than the | 178 |
| person that manufactured, processed, packed, or distributed it; | 179 |
| (3) Any substance that is represented to be a controlled | 180 |
| substance but is not a controlled substance or is a different | 181 |
| controlled substance; | 182 |
| (4) Any substance other than a controlled substance that a | 183 |
| reasonable person would believe to be a controlled substance | 184 |
| because of its similarity in shape, size, and color, or its | 185 |
| markings, labeling, packaging, distribution, or the price for | 186 |

which it is sold or offered for sale.

- (P) An offense is "committed in the vicinity of a school"

 if the offender commits the offense on school premises, in a

 school building, or within one thousand feet of the boundaries

 of any school premises, regardless of whether the offender knows

 the offense is being committed on school premises, in a school

 building, or within one thousand feet of the boundaries of any

 school premises.
- (Q) "School" means any school operated by a board of education, any community school established under Chapter 3314. of the Revised Code, or any nonpublic school for which the state board of education prescribes minimum standards under section 3301.07 of the Revised Code, whether or not any instruction, extracurricular activities, or training provided by the school is being conducted at the time a criminal offense is committed.
 - (R) "School premises" means either of the following:
- (1) The parcel of real property on which any school is

 situated, whether or not any instruction, extracurricular

 activities, or training provided by the school is being

 conducted on the premises at the time a criminal offense is

 committed;
- (2) Any other parcel of real property that is owned or leased by a board of education of a school, the governing authority of a community school established under Chapter 3314. of the Revised Code, or the governing body of a nonpublic school for which the state board of education prescribes minimum standards under section 3301.07 of the Revised Code and on which some of the instruction, extracurricular activities, or training of the school is conducted, whether or not any instruction,

| extracurricular activities, or training provided by the school | 216 |
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| is being conducted on the parcel of real property at the time a | 217 |
| criminal offense is committed. | 218 |
| (S) "School building" means any building in which any of | 219 |
| the instruction, extracurricular activities, or training | 220 |
| provided by a school is conducted, whether or not any | 221 |
| instruction, extracurricular activities, or training provided by | 222 |
| the school is being conducted in the school building at the time | 223 |
| a criminal offense is committed. | 224 |
| (T) "Disciplinary counsel" means the disciplinary counsel | 225 |
| appointed by the board of commissioners on grievances and | 226 |
| discipline of the supreme court under the Rules for the | 227 |
| Government of the Bar of Ohio. | 228 |
| (U) "Certified grievance committee" means a duly | 229 |
| constituted and organized committee of the Ohio state bar | 230 |
| association or of one or more local bar associations of the | 231 |
| state of Ohio that complies with the criteria set forth in Rule | 232 |
| V, section 6 of the Rules for the Government of the Bar of Ohio. | 233 |
| (V) "Professional license" means any license, permit, | 234 |
| certificate, registration, qualification, admission, temporary | 235 |
| license, temporary permit, temporary certificate, or temporary | 236 |
| registration that is described in divisions (W)(1) to (36) of | 237 |
| this section and that qualifies a person as a professionally | 238 |
| licensed person. | 239 |
| (W) "Professionally licensed person" means any of the | 240 |
| following: | 241 |
| (1) A person who has obtained a license as a manufacturer | 242 |
| of controlled substances or a wholesaler of controlled | 243 |
| substances under Chapter 3719. of the Revised Code; | 244 |

| (2) A person who has received a certificate or temporary | 245 |
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| certificate as a certified public accountant or who has | 246 |
| registered as a public accountant under Chapter 4701. of the | 247 |
| Revised Code and who holds an Ohio permit issued under that | 248 |
| chapter; | 249 |
| (3) A person who holds a certificate of qualification to | 250 |
| practice architecture issued or renewed and registered under | 251 |
| Chapter 4703. of the Revised Code; | 252 |
| (4) A person who is registered as a landscape architect | 253 |
| under Chapter 4703. of the Revised Code or who holds a permit as | 254 |
| a landscape architect issued under that chapter; | 255 |
| (5) A person licensed under Chapter 4707. of the Revised | 256 |
| Code; | 257 |
| (6) A person who has been issued a certificate of | 258 |
| registration as a registered barber under Chapter 4709. of the | 259 |
| Revised Code; | 260 |
| (7) A person licensed and regulated to engage in the | 261 |
| business of a debt pooling company by a legislative authority, | 262 |
| under authority of Chapter 4710. of the Revised Code; | 263 |
| (8) A person who has been issued a cosmetologist's | 264 |
| license, hair designer's license, manicurist's license, | 265 |
| esthetician's license, natural hair stylist's license, advanced | 266 |
| cosmetologist's license, advanced hair designer's license, | 267 |
| advanced manicurist's license, advanced esthetician's license, | 268 |
| advanced natural hair stylist's license, cosmetology | 269 |
| instructor's license, hair design instructor's license, | 270 |
| manicurist instructor's license, esthetics instructor's license, | 271 |
| natural hair style instructor's license, independent | 272 |
| contractor's license, or tanning facility permit under Chapter | 273 |

| 4713. of the Revised Code; | 274 |
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| (9) A person who has been issued a license to practice | 275 |
| dentistry, a general anesthesia permit, a conscious intravenous | 276 |
| sedation permit, a limited resident's license, a limited | 277 |
| teaching license, a dental hygienist's license, or a dental | 278 |
| hygienist's teacher's certificate under Chapter 4715. of the | 279 |
| Revised Code; | 280 |
| (10) A person who has been issued an embalmer's license, a | 281 |
| funeral director's license, a funeral home license, or a | 282 |
| crematory license, or who has been registered for an embalmer's | 283 |
| or funeral director's apprenticeship under Chapter 4717. of the | 284 |
| Revised Code; | 285 |
| (11) A person who has been licensed as a registered nurse | 286 |
| or practical nurse, or who has been issued a certificate for the | 287 |
| practice of nurse-midwifery under Chapter 4723. of the Revised | 288 |
| Code; | 289 |
| (12) A person who has been licensed to practice optometry | 290 |
| or to engage in optical dispensing under Chapter 4725. of the | 291 |
| Revised Code; | 292 |
| (13) A person licensed to act as a pawnbroker under | 293 |
| Chapter 4727. of the Revised Code; | 294 |
| (14) A person licensed to act as a precious metals dealer | 295 |
| under Chapter 4728. of the Revised Code; | 296 |
| (15) A person licensed as a pharmacist, a pharmacy intern, | 297 |
| a wholesale distributor of dangerous drugs, or a terminal | 298 |
| distributor of dangerous drugs under Chapter 4729. of the | 299 |
| Revised Code; | 300 |
| (16) A person who is authorized to practice as a physician | 301 |

| assistant under Chapter 4730. of the Revised Code; | 302 |
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| (17) A person who has been issued a license to practice | 303 |
| medicine and surgery, osteopathic medicine and surgery, or | 304 |
| podiatric medicine and surgery under Chapter 4731. of the | 305 |
| Revised Code or has been issued a certificate to practice a | 306 |
| limited branch of medicine under that chapter; | 307 |
| (18) A person licensed as a psychologist or school | 308 |
| psychologist under Chapter 4732. of the Revised Code; | 309 |
| (19) A person registered to practice the profession of | 310 |
| engineering or surveying under Chapter 4733. of the Revised | 311 |
| Code; | 312 |
| (20) A person who has been issued a license to practice | 313 |
| chiropractic under Chapter 4734. of the Revised Code; | 314 |
| (21) A person licensed to act as a real estate broker or | 315 |
| real estate salesperson under Chapter 4735. of the Revised Code; | 316 |
| (22) A person registered as a registered sanitarian under | 317 |
| Chapter 4736. of the Revised Code; | 318 |
| (23) A person licensed to operate or maintain a junkyard | 319 |
| under Chapter 4737. of the Revised Code; | 320 |
| (24) A person who has been issued a motor vehicle salvage | 321 |
| dealer's license under Chapter 4738. of the Revised Code; | 322 |
| (25) A person who has been licensed to act as a steam | 323 |
| engineer under Chapter 4739. of the Revised Code; | 324 |
| (26) A person who has been issued a license or temporary | 325 |
| permit to practice veterinary medicine or any of its branches, | 326 |
| or who is registered as a graduate animal technician under | 327 |
| Chapter 4741. of the Revised Code; | 328 |

| (27) A person who has been issued a hearing aid dealer's | 329 |
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| or fitter's license or trainee permit under Chapter 4747. of the | 330 |
| Revised Code; | 331 |
| (28) A person who has been issued a class A, class B, or | 332 |
| class C license or who has been registered as an investigator or | 333 |
| security guard employee under Chapter 4749. of the Revised Code; | 334 |
| security guara empresses ander enapter 1/15, or one nevrocal code, | |
| (29) A person licensed and registered to practice as a | 335 |
| nursing home administrator under Chapter 4751. of the Revised | 336 |
| Code; | 337 |
| (30) A person licensed to practice as a speech-language | 338 |
| pathologist or audiologist under Chapter 4753. of the Revised | 339 |
| Code; | 340 |
| (31) A person issued a license as an occupational | 341 |
| therapist or physical therapist under Chapter 4755. of the | 342 |
| Revised Code; | 343 |
| Nevised Code, | 343 |
| (32) A person who is licensed as a licensed professional | 344 |
| clinical counselor, licensed professional counselor, social | 345 |
| worker, independent social worker, independent marriage and | 346 |
| family therapist, or marriage and family therapist, or | 347 |
| registered as a social work assistant under Chapter 4757. of the | 348 |
| Revised Code; | 349 |
| (33) A person issued a license to practice dietetics under | 350 |
| Chapter 4759. of the Revised Code; | 351 |
| | |
| (34) A person who has been issued a license or limited | 352 |
| permit to practice respiratory therapy under Chapter 4761. of | 353 |
| the Revised Code; | 354 |
| (35) A person who has been issued a real estate appraiser | 355 |
| certificate under Chapter 4763. of the Revised Code; | 356 |

| (36) A person who has been admitted to the bar by order of | 357 |
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| the supreme court in compliance with its prescribed and | 358 |
| published rules. | 359 |
| (X) "Cocaine" means any of the following: | 360 |
| (1) A cocaine salt, isomer, or derivative, a salt of a | 361 |
| cocaine isomer or derivative, or the base form of cocaine; | 362 |
| (2) Coca leaves or a salt, compound, derivative, or | 363 |
| preparation of coca leaves, including ecgonine, a salt, isomer, | 364 |
| or derivative of ecgonine, or a salt of an isomer or derivative | 365 |
| of ecgonine; | 366 |
| (3) A salt, compound, derivative, or preparation of a | 367 |
| substance identified in division $(X)(1)$ or (2) of this section | 368 |
| that is chemically equivalent to or identical with any of those | 369 |
| substances, except that the substances shall not include | 370 |
| decocainized coca leaves or extraction of coca leaves if the | 371 |
| extractions do not contain cocaine or ecgonine. | 372 |
| (Y) "L.S.D." means lysergic acid diethylamide. | 373 |
| (Z) "Hashish" means the resin or a preparation of the | 374 |
| resin contained in marihuana, whether in solid form or in a | 375 |
| liquid concentrate, liquid extract, or liquid distillate form. | 376 |
| (AA) "Marihuana" has the same meaning as in section | 377 |
| 3719.01 of the Revised Code, except that it does not include | 378 |
| hashish. | 379 |
| (BB) An offense is "committed in the vicinity of a | 380 |
| juvenile" if the offender commits the offense within one hundred | 381 |
| feet of a juvenile or within the view of a juvenile, regardless | 382 |
| of whether the offender knows the age of the juvenile, whether | 383 |
| the offender knows the offense is being committed within one | 384 |

| hundred feet of or within view of the juvenile, or whether the | 385 |
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| juvenile actually views the commission of the offense. | 386 |
| (CC) "Presumption for a prison term" or "presumption that | 387 |
| a prison term shall be imposed" means a presumption, as | 388 |
| described in division (D) of section 2929.13 of the Revised | 389 |
| Code, that a prison term is a necessary sanction for a felony in | 390 |
| order to comply with the purposes and principles of sentencing | 391 |
| under section 2929.11 of the Revised Code. | 392 |
| (DD) "Major drug offender" has the same meaning as in | 393 |
| section 2929.01 of the Revised Code. | 394 |
| (EE) "Minor drug possession offense" means either of the | 395 |
| following: | 396 |
| (1) A violation of section 2925.11 of the Revised Code as | 397 |
| it existed prior to July 1, 1996; | 398 |
| (2) A violation of section 2925.11 of the Revised Code as | 399 |
| it exists on and after July 1, 1996, that is a misdemeanor or a | 400 |
| felony of the fifth degree. | 401 |
| (FF) "Mandatory prison term" has the same meaning as in | 402 |
| section 2929.01 of the Revised Code. | 403 |
| (GG) "Adulterate" means to cause a drug to be adulterated | 404 |
| as described in section 3715.63 of the Revised Code. | 405 |
| (HH) "Public premises" means any hotel, restaurant, | 406 |
| tavern, store, arena, hall, or other place of public | 407 |
| accommodation, business, amusement, or resort. | 408 |
| (II) "Methamphetamine" means methamphetamine, any salt, | 409 |
| isomer, or salt of an isomer of methamphetamine, or any | 410 |
| compound, mixture, preparation, or substance containing | 411 |
| methamphetamine or any salt, isomer, or salt of an isomer of | 412 |

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| controlled substance analog; | 467 |
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| (2) Prepare for shipment, ship, transport, deliver, | 468 |
| prepare for distribution, or distribute a controlled substance | 469 |
| or a controlled substance analog, when the offender knows or has | 470 |
| reasonable cause to believe that the controlled substance or a | 471 |
| controlled substance analog is intended for sale or resale by | 472 |
| the offender or another person. | 473 |
| (B) This section does not apply to any of the following: | 474 |
| (1) Manufacturers, licensed health professionals | 475 |
| authorized to prescribe drugs, pharmacists, owners of | 476 |
| pharmacies, and other persons whose conduct is in accordance | 477 |
| with Chapters 3719., 4715., 4723., 4729., 4730., 4731., and | 478 |
| 4741. of the Revised Code; | 479 |
| (2) If the offense involves an anabolic steroid, any | 480 |
| person who is conducting or participating in a research project | 481 |
| involving the use of an anabolic steroid if the project has been | 482 |
| approved by the United States food and drug administration; | 483 |
| (3) Any person who sells, offers for sale, prescribes, | 484 |
| dispenses, or administers for livestock or other nonhuman | 485 |
| species an anabolic steroid that is expressly intended for | 486 |
| administration through implants to livestock or other nonhuman | 487 |
| species and approved for that purpose under the "Federal Food, | 488 |
| Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 U.S.C.A. 301, | 489 |
| as amended, and is sold, offered for sale, prescribed, | 490 |
| dispensed, or administered for that purpose in accordance with | 491 |
| that act. | 492 |
| (C) Whoever violates division (A) of this section is | 493 |
| guilty of one of the following: | 494 |
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(1) If the drug involved in the violation is any compound,

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| mixture, preparation, or substance included in schedule I or | 496 |
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| schedule II, with the exception of marihuana, cocaine, L.S.D., | 497 |
| heroin, any fentanyl-related compound, hashish, and any | 498 |
| controlled substance analog, whoever violates division (A) of | 499 |
| this section is guilty of aggravated trafficking in drugs. The | 500 |
| penalty for the offense shall be determined as follows: | 501 |
| (a) Except as otherwise provided in division (C)(1)(b), | 502 |
| (c), (d), (e), or (f) of this section, aggravated trafficking in | 503 |
| drugs is a felony of the fourth degree, and division (C) of | 504 |
| section 2929.13 of the Revised Code applies in determining | 505 |
| whether to impose a prison term on the offender. | 506 |
| (b) Except as otherwise provided in division (C)(1)(c), | 507 |
| (d), (e), or (f) of this section, if the offense was committed | 508 |
| in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a juvenile, | 509 |
| or in the vicinity of a community addiction services provider, | 510 |
| aggravated trafficking in drugs is a felony of the third degree, | 511 |
| and division (C) of section 2929.13 of the Revised Code applies | 512 |
| in determining whether to impose a prison term on the offender. | 513 |
| (c) Except as otherwise provided in this division, if the | 514 |
| amount of the drug involved equals or exceeds the bulk amount | 515 |
| but is less than five times the bulk amount, aggravated | 516 |
| trafficking in drugs is a felony of the third degree, and, | 517 |
| except as otherwise provided in this division, there is a | 518 |
| presumption for a prison term for the offense. If aggravated | 519 |
| trafficking in drugs is a felony of the third degree under this | 520 |
| division and if the offender two or more times previously has | 521 |
| been convicted of or pleaded guilty to a felony drug abuse | 522 |

offense, the court shall impose as a mandatory prison term one

If the amount of the drug involved is within that range and if

of the prison terms prescribed for a felony of the third degree.

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| the offense was committed in the vicinity of a school–or $_{\boldsymbol{L}}$ in | the | 526 |
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| vicinity of a juvenile, or in the vicinity of a community | | 527 |
| addiction services provider, aggravated trafficking in drugs | is | 528 |
| a felony of the second degree, and the court shall impose as | a | 529 |
| mandatory prison term one of the prison terms prescribed for | a | 530 |
| felony of the second degree. | | 531 |
| | | |

- (d) Except as otherwise provided in this division, if the amount of the drug involved equals or exceeds five times the bulk amount, aggravated trafficking in drugs is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree. If the amount of the drug involved is within that range and if the offense was committed in the vicinity of a school—or, in the vicinity of a juvenile, or in the vicinity of a community addiction services provider, aggravated trafficking in drugs is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (e) If the amount of the drug involved equals or exceeds 545 fifty times the bulk amount but is less than one hundred times 546 the bulk amount and regardless of whether the offense was 547 committed in the vicinity of a school $-\sigma_L$ in the vicinity of a 548 juvenile, or in the vicinity of a community addiction services 549 provider, aggravated trafficking in drugs is a felony of the 550 first degree, and the court shall impose as a mandatory prison 551 term one of the prison terms prescribed for a felony of the 552 first degree. 553
- (f) If the amount of the drug involved equals or exceeds 554 one hundred times the bulk amount and regardless of whether the 555

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| offense was committed in the vicinity of a school $\frac{-\mathrm{or}_{\boldsymbol{L}}}{}$ in the | 556 |
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| vicinity of a juvenile, or in the vicinity of a community | 557 |
| addiction services provider, aggravated trafficking in drugs is | 558 |
| a felony of the first degree, the offender is a major drug | 559 |
| offender, and the court shall impose as a mandatory prison term | 560 |
| the maximum prison term prescribed for a felony of the first | 561 |
| degree. | 562 |
| (2) If the drug involved in the violation is any compound, | 563 |
| mixture, preparation, or substance included in schedule III, IV, | 564 |
| or V, whoever violates division (A) of this section is guilty of | 565 |
| trafficking in drugs. The penalty for the offense shall be | 566 |
| determined as follows: | 567 |
| (a) Except as otherwise provided in division (C)(2)(b), | 568 |
| (c), (d), or (e) of this section, trafficking in drugs is a | 569 |
| felony of the fifth degree, and division (B) of section 2929.13 | 570 |
| of the Revised Code applies in determining whether to impose a | 571 |
| prison term on the offender. | 572 |
| (b) Except as otherwise provided in division (C)(2)(c), | 573 |
| (d), or (e) of this section, if the offense was committed in the | 574 |
| vicinity of a school or in the vicinity of a juvenile, | 575 |
| trafficking in drugs is a felony of the fourth degree, and | 576 |
| division (C) of section 2929.13 of the Revised Code applies in | 577 |
| determining whether to impose a prison term on the offender. | 578 |
| (c) Except as otherwise provided in this division, if the | 579 |
| amount of the drug involved equals or exceeds the bulk amount | 580 |
| but is less than five times the bulk amount, trafficking in | 581 |
| drugs is a felony of the fourth degree, and division (B) of | 582 |

section 2929.13 of the Revised Code applies in determining

whether to impose a prison term for the offense. If the amount

of the drug involved is within that range and if the offense was

committed in the vicinity of a school or in the vicinity of a 586 juvenile, trafficking in drugs is a felony of the third degree, and there is a presumption for a prison term for the offense. 588

- (d) Except as otherwise provided in this division, if the amount of the drug involved equals or exceeds five times the bulk amount, trafficking in drugs is a felony of the third degree, and there is a presumption for a prison term for the offense. If the amount of the drug involved is within that range and if the offense was committed in the vicinity of a school or in the vicinity of a juvenile, trafficking in drugs is a felony of the second degree, and there is a presumption for a prison term for the offense.
- (e) Except as otherwise provided in this division, if the amount of the drug involved equals or exceeds fifty times the bulk amount, trafficking in drugs is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree. If the amount of the drug involved equals or exceeds fifty times the bulk amount and if the offense was committed in the vicinity of a school or in the vicinity of a juvenile, trafficking in drugs is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (3) If the drug involved in the violation is marihuana or
 a compound, mixture, preparation, or substance containing
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 marihuana other than hashish, whoever violates division (A) of
 this section is guilty of trafficking in marihuana. The penalty
 for the offense shall be determined as follows:
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 - (a) Except as otherwise provided in division (C)(3)(b),

- (c), (d), (e), (f), (g), or (h) of this section, trafficking in 616 marihuana is a felony of the fifth degree, and division (B) of 617 section 2929.13 of the Revised Code applies in determining 618 whether to impose a prison term on the offender. 619
- (b) Except as otherwise provided in division (C)(3)(c),

 (d), (e), (f), (g), or (h) of this section, if the offense was

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 committed in the vicinity of a school or in the vicinity of a

 juvenile, trafficking in marihuana is a felony of the fourth

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 degree, and division (B) of section 2929.13 of the Revised Code

 applies in determining whether to impose a prison term on the

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 offender.
- (c) Except as otherwise provided in this division, if the 627 amount of the drug involved equals or exceeds two hundred grams 628 but is less than one thousand grams, trafficking in marihuana is 629 a felony of the fourth degree, and division (B) of section 630 2929.13 of the Revised Code applies in determining whether to 631 impose a prison term on the offender. If the amount of the drug 632 involved is within that range and if the offense was committed 633 in the vicinity of a school or in the vicinity of a juvenile, 634 trafficking in marihuana is a felony of the third degree, and 635 division (C) of section 2929.13 of the Revised Code applies in 636 determining whether to impose a prison term on the offender. 637
- (d) Except as otherwise provided in this division, if the 638 amount of the drug involved equals or exceeds one thousand grams 639 but is less than five thousand grams, trafficking in marihuana 640 is a felony of the third degree, and division (C) of section 641 2929.13 of the Revised Code applies in determining whether to 642 impose a prison term on the offender. If the amount of the drug 643 involved is within that range and if the offense was committed 644 in the vicinity of a school or in the vicinity of a juvenile, 645

trafficking in marihuana is a felony of the second degree, and 646 there is a presumption that a prison term shall be imposed for 647 the offense.

- (e) Except as otherwise provided in this division, if the 649 amount of the drug involved equals or exceeds five thousand 650 grams but is less than twenty thousand grams, trafficking in 651 marihuana is a felony of the third degree, and there is a 652 presumption that a prison term shall be imposed for the offense. 653 If the amount of the drug involved is within that range and if 654 the offense was committed in the vicinity of a school or in the 655 vicinity of a juvenile, trafficking in marihuana is a felony of 656 the second degree, and there is a presumption that a prison term 657 shall be imposed for the offense. 658
- (f) Except as otherwise provided in this division, if the 659 amount of the drug involved equals or exceeds twenty thousand 660 grams but is less than forty thousand grams, trafficking in 661 marihuana is a felony of the second degree, and the court shall 662 impose a mandatory prison term of five, six, seven, or eight 663 years. If the amount of the drug involved is within that range 664 and if the offense was committed in the vicinity of a school or 665 in the vicinity of a juvenile, trafficking in marihuana is a 666 felony of the first degree, and the court shall impose as a 667 mandatory prison term the maximum prison term prescribed for a 668 felony of the first degree. 669
- (g) Except as otherwise provided in this division, if the 670 amount of the drug involved equals or exceeds forty thousand 671 grams, trafficking in marihuana is a felony of the second 672 degree, and the court shall impose as a mandatory prison term 673 the maximum prison term prescribed for a felony of the second 674 degree. If the amount of the drug involved equals or exceeds 675

| forty thousand grams and if the offense was committed in the | 676 |
|---|-----|
| vicinity of a school or in the vicinity of a juvenile, | 677 |
| trafficking in marihuana is a felony of the first degree, and | 678 |
| the court shall impose as a mandatory prison term the maximum | 679 |
| prison term prescribed for a felony of the first degree. | 680 |

- (h) Except as otherwise provided in this division, if the offense involves a gift of twenty grams or less of marihuana, trafficking in marihuana is a minor misdemeanor upon a first offense and a misdemeanor of the third degree upon a subsequent offense. If the offense involves a gift of twenty grams or less of marihuana and if the offense was committed in the vicinity of a school or in the vicinity of a juvenile, trafficking in marihuana is a misdemeanor of the third degree.
- (4) If the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine, whoever violates division (A) of this section is guilty of trafficking in cocaine. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(4)(b),

 (c), (d), (e), (f), or (g) of this section, trafficking in

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 cocaine is a felony of the fifth degree, and division (B) of

 section 2929.13 of the Revised Code applies in determining

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 whether to impose a prison term on the offender.

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- (b) Except as otherwise provided in division (C)(4)(c),

 (d), (e), (f), or (g) of this section, if the offense was

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 committed in the vicinity of a school—or, in the vicinity of a

 juvenile, or in the vicinity of a community addiction services

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 provider, trafficking in cocaine is a felony of the fourth

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 degree, and division (C) of section 2929.13 of the Revised Code

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 applies in determining whether to impose a prison term on the

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offender.

(c) Except as otherwise provided in this division, if the 707 amount of the drug involved equals or exceeds five grams but is 708 less than ten grams of cocaine, trafficking in cocaine is a 709 felony of the fourth degree, and division (B) of section 2929.13 710 of the Revised Code applies in determining whether to impose a 711 prison term for the offense. If the amount of the drug involved 712 is within that range and if the offense was committed in the 713 vicinity of a school—or, in the vicinity of a juvenile, or in 714 the vicinity of a community addiction services provider, 715 trafficking in cocaine is a felony of the third degree, and 716 there is a presumption for a prison term for the offense. 717

- (d) Except as otherwise provided in this division, if the 718 amount of the drug involved equals or exceeds ten grams but is 719 less than twenty grams of cocaine, trafficking in cocaine is a 720 felony of the third degree, and, except as otherwise provided in 721 this division, there is a presumption for a prison term for the 722 offense. If trafficking in cocaine is a felony of the third 723 degree under this division and if the offender two or more times 724 previously has been convicted of or pleaded guilty to a felony 725 drug abuse offense, the court shall impose as a mandatory prison 726 term one of the prison terms prescribed for a felony of the 727 third degree. If the amount of the drug involved is within that 728 range and if the offense was committed in the vicinity of a 729 school—or, in the vicinity of a juvenile, or in the vicinity of 730 a community addiction services provider, trafficking in cocaine 731 is a felony of the second degree, and the court shall impose as 732 a mandatory prison term one of the prison terms prescribed for a 733 felony of the second degree. 734
 - (e) Except as otherwise provided in this division, if the

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| amount of the drug involved equals or exceeds twenty grams but | 736 |
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| is less than twenty-seven grams of cocaine, trafficking in | 737 |
| cocaine is a felony of the second degree, and the court shall | 738 |
| impose as a mandatory prison term one of the prison terms | 739 |
| prescribed for a felony of the second degree. If the amount of | 740 |
| the drug involved is within that range and if the offense was | 741 |
| committed in the vicinity of a school $-\mathrm{or}_{m{L}}$ in the vicinity of a | 742 |
| juvenile, or in the vicinity of a community addiction services | 743 |
| provider, trafficking in cocaine is a felony of the first | 744 |
| degree, and the court shall impose as a mandatory prison term | 745 |
| one of the prison terms prescribed for a felony of the first | 746 |
| degree. | 747 |
| | |

- (f) If the amount of the drug involved equals or exceeds twenty-seven grams but is less than one hundred grams of cocaine and regardless of whether the offense was committed in the vicinity of a school—or, in the vicinity of a juvenile, or in the vicinity of a community addiction services provider, trafficking in cocaine is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- one hundred grams of cocaine and regardless of whether the offense was committed in the vicinity of a school—or, in the vicinity of a juvenile, or in the vicinity of a community addiction services provider, trafficking in cocaine is a felony of the first degree, the offender is a major drug offender, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of the first degree.
- (5) If the drug involved in the violation is L.S.D. or a 764 compound, mixture, preparation, or substance containing L.S.D., 765

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| whoever violates division (A) of this se | ection is guilty of |
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| trafficking in L.S.D. The penalty for the | ne offense shall be |
| determined as follows: | |

- (a) Except as otherwise provided in division (C) (5) (b),
 (c), (d), (e), (f), or (g) of this section, trafficking in
 L.S.D. is a felony of the fifth degree, and division (B) of section 2929.13 of the Revised Code applies in determining
 whether to impose a prison term on the offender.
- (b) Except as otherwise provided in division (C)(5)(c), 774 (d), (e), (f), or (q) of this section, if the offense was 775 committed in the vicinity of a school $-or_L$ in the vicinity of a 776 juvenile, or in the vicinity of a community addiction services 777 provider, trafficking in L.S.D. is a felony of the fourth 778 degree, and division (C) of section 2929.13 of the Revised Code 779 applies in determining whether to impose a prison term on the 780 offender. 781
- (c) Except as otherwise provided in this division, if the 782 amount of the drug involved equals or exceeds ten unit doses but 783 is less than fifty unit doses of L.S.D. in a solid form or 784 equals or exceeds one gram but is less than five grams of L.S.D. 785 in a liquid concentrate, liquid extract, or liquid distillate 786 form, trafficking in L.S.D. is a felony of the fourth degree, 787 and division (B) of section 2929.13 of the Revised Code applies 788 in determining whether to impose a prison term for the offense. 789 If the amount of the drug involved is within that range and if 790 the offense was committed in the vicinity of a school-ex, in the 791 vicinity of a juvenile, or in the vicinity of a community 792 addiction services provider, trafficking in L.S.D. is a felony 793 of the third degree, and there is a presumption for a prison 794 term for the offense. 795

- (d) Except as otherwise provided in this division, if the 796 amount of the drug involved equals or exceeds fifty unit doses 797 but is less than two hundred fifty unit doses of L.S.D. in a 798 solid form or equals or exceeds five grams but is less than 799 twenty-five grams of L.S.D. in a liquid concentrate, liquid 800 extract, or liquid distillate form, trafficking in L.S.D. is a 801 felony of the third degree, and, except as otherwise provided in 802 this division, there is a presumption for a prison term for the 803 offense. If trafficking in L.S.D. is a felony of the third 804 degree under this division and if the offender two or more times 805 previously has been convicted of or pleaded guilty to a felony 806 drug abuse offense, the court shall impose as a mandatory prison 807 term one of the prison terms prescribed for a felony of the 808 third degree. If the amount of the drug involved is within that 809 range and if the offense was committed in the vicinity of a 810 school—or, in the vicinity of a juvenile, or in the vicinity of 811 a community addiction services provider, trafficking in L.S.D. 812 is a felony of the second degree, and the court shall impose as 813 a mandatory prison term one of the prison terms prescribed for a 814 felony of the second degree. 815
- (e) Except as otherwise provided in this division, if the 816 amount of the drug involved equals or exceeds two hundred fifty 817 unit doses but is less than one thousand unit doses of L.S.D. in 818 a solid form or equals or exceeds twenty-five grams but is less 819 than one hundred grams of L.S.D. in a liquid concentrate, liquid 820 extract, or liquid distillate form, trafficking in L.S.D. is a 821 felony of the second degree, and the court shall impose as a 822 mandatory prison term one of the prison terms prescribed for a 823 felony of the second degree. If the amount of the drug involved 824 is within that range and if the offense was committed in the 825 vicinity of a school-or, in the vicinity of a juvenile, or in 826

| the vicinity of a community addiction services provider, | 827 |
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| trafficking in L.S.D. is a felony of the first degree, and the | 828 |
| court shall impose as a mandatory prison term one of the prison | 829 |
| terms prescribed for a felony of the first degree. | 830 |

- (f) If the amount of the drug involved equals or exceeds 831 one thousand unit doses but is less than five thousand unit 832 doses of L.S.D. in a solid form or equals or exceeds one hundred 833 grams but is less than five hundred grams of L.S.D. in a liquid 834 concentrate, liquid extract, or liquid distillate form and 835 regardless of whether the offense was committed in the vicinity 836 of a school-or, in the vicinity of a juvenile, or in the 837 vicinity of a community addiction services provider, trafficking 838 in L.S.D. is a felony of the first degree, and the court shall 839 impose as a mandatory prison term one of the prison terms 840 prescribed for a felony of the first degree. 841
- (g) If the amount of the drug involved equals or exceeds 842 five thousand unit doses of L.S.D. in a solid form or equals or 843 exceeds five hundred grams of L.S.D. in a liquid concentrate, 844 liquid extract, or liquid distillate form and regardless of 845 whether the offense was committed in the vicinity of a school 846 or, in the vicinity of a juvenile, or in the vicinity of a 847 community addiction services provider, trafficking in L.S.D. is 848 a felony of the first degree, the offender is a major drug 849 offender, and the court shall impose as a mandatory prison term 850 the maximum prison term prescribed for a felony of the first 851 degree. 852
- (6) If the drug involved in the violation is heroin or a 853 compound, mixture, preparation, or substance containing heroin, 854 whoever violates division (A) of this section is guilty of 855 trafficking in heroin. The penalty for the offense shall be 856

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determined as follows:

- (a) Except as otherwise provided in division (C)(6)(b),

 (c), (d), (e), (f), or (g) of this section, trafficking in

 heroin is a felony of the fifth degree, and division (B) of

 section 2929.13 of the Revised Code applies in determining

 whether to impose a prison term on the offender.
- (b) Except as otherwise provided in division (C)(6)(c), 863 (d), (e), (f), or (g) of this section, if the offense was 864 committed in the vicinity of a school—or, in the vicinity of a 865 juvenile, or in the vicinity of a community addiction services 866 provider, trafficking in heroin is a felony of the fourth 867 degree, and division (C) of section 2929.13 of the Revised Code 868 applies in determining whether to impose a prison term on the 869 offender. 870
- (c) Except as otherwise provided in this division, if the 871 amount of the drug involved equals or exceeds ten unit doses but 872 is less than fifty unit doses or equals or exceeds one gram but 873 is less than five grams, trafficking in heroin is a felony of 874 the fourth degree, and division (B) of section 2929.13 of the 875 Revised Code applies in determining whether to impose a prison 876 term for the offense. If the amount of the drug involved is 877 within that range and if the offense was committed in the 878 vicinity of a school-or, in the vicinity of a juvenile, or in 879 the vicinity of a community addiction services provider, 880 trafficking in heroin is a felony of the third degree, and there 881 is a presumption for a prison term for the offense. 882
- (d) Except as otherwise provided in this division, if the amount of the drug involved equals or exceeds fifty unit doses but is less than one hundred unit doses or equals or exceeds five grams but is less than ten grams, trafficking in heroin is

| a felony of the third degree, and there is a presumption for a | 887 |
|---|-----|
| prison term for the offense. If the amount of the drug involved | 888 |
| is within that range and if the offense was committed in the | 889 |
| vicinity of a school $-$ or $_{L}$ in the vicinity of a juvenile, or in | 890 |
| the vicinity of a community addiction services provider, | 891 |
| trafficking in heroin is a felony of the second degree, and | 892 |
| there is a presumption for a prison term for the offense. | 893 |

- (e) Except as otherwise provided in this division, if the 894 amount of the drug involved equals or exceeds one hundred unit 895 doses but is less than five hundred unit doses or equals or 896 exceeds ten grams but is less than fifty grams, trafficking in 897 heroin is a felony of the second degree, and the court shall 898 impose as a mandatory prison term one of the prison terms 899 prescribed for a felony of the second degree. If the amount of 900 the drug involved is within that range and if the offense was 901 committed in the vicinity of a school $-or_L$ in the vicinity of a 902 juvenile, or in the vicinity of a community addiction services 903 provider, trafficking in heroin is a felony of the first degree, 904 and the court shall impose as a mandatory prison term one of the 905 prison terms prescribed for a felony of the first degree. 906
- (f) If the amount of the drug involved equals or exceeds 907 five hundred unit doses but is less than one thousand unit doses 908 or equals or exceeds fifty grams but is less than one hundred 909 grams and regardless of whether the offense was committed in the 910 vicinity of a school—or, in the vicinity of a juvenile, or in 911 the vicinity of a community addiction services provider, 912 trafficking in heroin is a felony of the first degree, and the 913 court shall impose as a mandatory prison term one of the prison 914 terms prescribed for a felony of the first degree. 915
 - (g) If the amount of the drug involved equals or exceeds

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| one thousand unit doses or equals or exceeds one hundred grams | 917 |
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| and regardless of whether the offense was committed in the | 918 |
| vicinity of a school—or, in the vicinity of a juvenile, or in | 919 |
| the vicinity of a community addiction services provider, | 920 |
| trafficking in heroin is a felony of the first degree, the | 921 |
| offender is a major drug offender, and the court shall impose as | 922 |
| a mandatory prison term the maximum prison term prescribed for a | 923 |
| felony of the first degree. | 924 |
| (7) If the drug involved in the violation is hashish or a | 925 |
| compound, mixture, preparation, or substance containing hashish, | 926 |
| whoever violates division (A) of this section is guilty of | 927 |
| trafficking in hashish. The penalty for the offense shall be | 928 |
| determined as follows: | 929 |
| (a) Except as otherwise provided in division (C)(7)(b), | 930 |
| (c), (d), (e), (f), or (g) of this section, trafficking in | 931 |
| hashish is a felony of the fifth degree, and division (B) of | 932 |
| section 2929.13 of the Revised Code applies in determining | 933 |
| whether to impose a prison term on the offender. | 934 |
| (b) Except as otherwise provided in division (C)(7)(c), | 935 |
| (d), (e), (f), or (g) of this section, if the offense was | 936 |
| committed in the vicinity of a school–or, in the vicinity of a | 937 |
| juvenile, or in the vicinity of a community addiction services | 938 |
| provider, trafficking in hashish is a felony of the fourth | 939 |
| degree, and division (B) of section 2929.13 of the Revised Code | 940 |
| applies in determining whether to impose a prison term on the | 941 |
| offender. | 942 |
| (c) Except as otherwise provided in this division, if the | 943 |
| amount of the drug involved equals or exceeds ten grams but is | 944 |

less than fifty grams of hashish in a solid form or equals or

exceeds two grams but is less than ten grams of hashish in a

| liquid concentrate, liquid extract, or liquid distillate form, | 947 |
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| trafficking in hashish is a felony of the fourth degree, and | 948 |
| division (B) of section 2929.13 of the Revised Code applies in | 949 |
| determining whether to impose a prison term on the offender. If | 950 |
| the amount of the drug involved is within that range and if the | 951 |
| offense was committed in the vicinity of a school $-\mathrm{or}_L$ in the | 952 |
| vicinity of a juvenile, or in the vicinity of a community | 953 |
| addiction services provider, trafficking in hashish is a felony | 954 |
| of the third degree, and division (C) of section 2929.13 of the | 955 |
| Revised Code applies in determining whether to impose a prison | 956 |
| term on the offender. | 957 |

- (d) Except as otherwise provided in this division, if the 958 amount of the drug involved equals or exceeds fifty grams but is 959 less than two hundred fifty grams of hashish in a solid form or 960 equals or exceeds ten grams but is less than fifty grams of 961 hashish in a liquid concentrate, liquid extract, or liquid 962 distillate form, trafficking in hashish is a felony of the third 963 degree, and division (C) of section 2929.13 of the Revised Code 964 applies in determining whether to impose a prison term on the 965 offender. If the amount of the drug involved is within that 966 range and if the offense was committed in the vicinity of a 967 school—or, in the vicinity of a juvenile, or in the vicinity of 968 a community addiction services provider, trafficking in hashish 969 is a felony of the second degree, and there is a presumption 970 that a prison term shall be imposed for the offense. 971
- (e) Except as otherwise provided in this division, if the 972 amount of the drug involved equals or exceeds two hundred fifty 973 grams but is less than one thousand grams of hashish in a solid 974 form or equals or exceeds fifty grams but is less than two 975 hundred grams of hashish in a liquid concentrate, liquid 976 extract, or liquid distillate form, trafficking in hashish is a 977

felony of the third degree, and there is a presumption that a 978 prison term shall be imposed for the offense. If the amount of 979 the drug involved is within that range and if the offense was 980 committed in the vicinity of a school—or, in the vicinity of a 981 juvenile, or in the vicinity of a community addiction services 982 provider, trafficking in hashish is a felony of the second 983 984 degree, and there is a presumption that a prison term shall be imposed for the offense. 985

- (f) Except as otherwise provided in this division, if the 986 amount of the drug involved equals or exceeds one thousand grams 987 but is less than two thousand grams of hashish in a solid form 988 or equals or exceeds two hundred grams but is less than four 989 hundred grams of hashish in a liquid concentrate, liquid 990 extract, or liquid distillate form, trafficking in hashish is a 991 felony of the second degree, and the court shall impose a 992 mandatory prison term of five, six, seven, or eight years. If 993 the amount of the drug involved is within that range and if the 994 offense was committed in the vicinity of a school-or, in the 995 vicinity of a juvenile, or in the vicinity of a community 996 addiction services provider, trafficking in hashish is a felony 997 998 of the first degree, and the court shall impose as a mandatory prison term the maximum prison term prescribed for a felony of 999 the first degree. 1000
- (g) Except as otherwise provided in this division, if the 1001 amount of the drug involved equals or exceeds two thousand grams 1002 of hashish in a solid form or equals or exceeds four hundred 1003 grams of hashish in a liquid concentrate, liquid extract, or 1004 liquid distillate form, trafficking in hashish is a felony of 1005 the second degree, and the court shall impose as a mandatory 1006 prison term the maximum prison term prescribed for a felony of 1007 the second degree. If the amount of the drug involved equals or 1008

| exceeds two thousand grams of hashish in a solid form or equals | 1009 |
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| or exceeds four hundred grams of hashish in a liquid | 1010 |
| concentrate, liquid extract, or liquid distillate form and if | 1011 |
| the offense was committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the | 1012 |
| vicinity of a juvenile, or in the vicinity of a community | 1013 |
| addiction services provider, trafficking in hashish is a felony | 1014 |
| of the first degree, and the court shall impose as a mandatory | 1015 |
| prison term the maximum prison term prescribed for a felony of | 1016 |
| the first degree. | 1017 |
| (8) If the drug involved in the violation is a controlled | 1018 |

- (8) If the drug involved in the violation is a controlled

 substance analog or compound, mixture, preparation, or substance

 that contains a controlled substance analog, whoever violates

 division (A) of this section is guilty of trafficking in a

 controlled substance analog. The penalty for the offense shall

 be determined as follows:

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- (a) Except as otherwise provided in division (C)(8)(b), 1024
 (c), (d), (e), (f), or (g) of this section, trafficking in a 1025
 controlled substance analog is a felony of the fifth degree, and 1026
 division (C) of section 2929.13 of the Revised Code applies in 1027
 determining whether to impose a prison term on the offender. 1028
- 1029 (b) Except as otherwise provided in division (C)(8)(c), (d), (e), (f), or (g) of this section, if the offense was 1030 committed in the vicinity of a school-or, in the vicinity of a 1031 juvenile, or in the vicinity of a community addiction services 1032 provider, trafficking in a controlled substance analog is a 1033 felony of the fourth degree, and division (C) of section 2929.13 1034 of the Revised Code applies in determining whether to impose a 1035 prison term on the offender. 1036
- (c) Except as otherwise provided in this division, if the 1037 amount of the drug involved equals or exceeds ten grams but is 1038

| less than twenty grams, trafficking in a controlled substance | 1039 |
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| analog is a felony of the fourth degree, and division (B) of | 1040 |
| section 2929.13 of the Revised Code applies in determining | 1041 |
| whether to impose a prison term for the offense. If the amount | 1042 |
| of the drug involved is within that range and if the offense was | 1043 |
| committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a | 1044 |
| juvenile, or in the vicinity of a community addiction services | 1045 |
| provider, trafficking in a controlled substance analog is a | 1046 |
| felony of the third degree, and there is a presumption for a | 1047 |
| prison term for the offense. | 1048 |

- (d) Except as otherwise provided in this division, if the 1049 amount of the drug involved equals or exceeds twenty grams but 1050 is less than thirty grams, trafficking in a controlled substance 1051 analog is a felony of the third degree, and there is a 1052 presumption for a prison term for the offense. If the amount of 1053 the drug involved is within that range and if the offense was 1054 committed in the vicinity of a school $-ox_L$ in the vicinity of a 1055 juvenile, or in the vicinity of a community addiction services 1056 provider, trafficking in a controlled substance analog is a 1057 felony of the second degree, and there is a presumption for a 1058 prison term for the offense. 1059
- (e) Except as otherwise provided in this division, if the 1060 amount of the drug involved equals or exceeds thirty grams but 1061 is less than forty grams, trafficking in a controlled substance 1062 analog is a felony of the second degree, and the court shall 1063 impose as a mandatory prison term one of the prison terms 1064 prescribed for a felony of the second degree. If the amount of 1065 the drug involved is within that range and if the offense was 1066 committed in the vicinity of a school- or_{L} in the vicinity of a 1067 juvenile, or in the vicinity of a community addiction services 1068 provider, trafficking in a controlled substance analog is a 1069

| felony of the first degree, and the court shall impose as a | 1070 |
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| mandatory prison term one of the prison terms prescribed for a | 1071 |
| felony of the first degree. | 1072 |
| (f) If the amount of the drug involved equals or exceeds | 1073 |
| forty grams but is less than fifty grams and regardless of | 1074 |
| whether the offense was committed in the vicinity of a school | 1075 |
| or, in the vicinity of a juvenile, or in the vicinity of a | 1076 |
| community addiction services provider, trafficking in a | 1077 |
| controlled substance analog is a felony of the first degree, and | 1078 |
| the court shall impose as a mandatory prison term one of the | 1079 |
| prison terms prescribed for a felony of the first degree. | 1080 |
| (g) If the amount of the drug involved equals or exceeds | 1081 |
| fifty grams and regardless of whether the offense was committed | 1082 |
| in the vicinity of a school- $rac{	ext{or}_{m{\ell}}}{	ext{or}}$ in the vicinity of a juvenile, | 1083 |
| or in the vicinity of a community addiction services provider, | 1084 |
| trafficking in a controlled substance analog is a felony of the | 1085 |
| first degree, the offender is a major drug offender, and the | 1086 |
| court shall impose as a mandatory prison term the maximum prison | 1087 |
| term prescribed for a felony of the first degree. | 1088 |
| (9) If the drug involved in the violation is a fentanyl- | 1089 |
| related compound or a compound, mixture, preparation, or | 1090 |
| substance containing a fentanyl-related compound and division | 1091 |
| (C)(10)(a) of this section does not apply to the drug involved, | 1092 |
| whoever violates division (A) of this section is guilty of | 1093 |
| trafficking in a fentanyl-related compound. The penalty for the | 1094 |
| offense shall be determined as follows: | 1095 |
| (a) Except as otherwise provided in division (C)(9)(b), | 1096 |
| (c), (d), (e), (f), (g), or (h) of this section, trafficking in | 1097 |
| a fentanyl-related compound is a felony of the fifth degree, and | 1098 |

division (B) of section 2929.13 of the Revised Code applies in

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determining whether to impose a prison term on the offender. 1100 (b) Except as otherwise provided in division (C)(9)(c), 1101 (d), (e), (f), (q), or (h) of this section, if the offense was 1102 committed in the vicinity of a school $-\Theta_L$ in the vicinity of a 1103 juvenile, or in the vicinity of a community addiction services 1104 provider, trafficking in a fentanyl-related compound is a felony 1105 of the fourth degree, and division (C) of section 2929.13 of the 1106 Revised Code applies in determining whether to impose a prison 1107 term on the offender. 1108 (c) Except as otherwise provided in this division, if the 1109 amount of the drug involved equals or exceeds ten unit doses but 1110 is less than fifty unit doses or equals or exceeds one gram but 1111 is less than five grams, trafficking in a fentanyl-related 1112 compound is a felony of the fourth degree, and division (B) of 1113 section 2929.13 of the Revised Code applies in determining 1114 whether to impose a prison term for the offense. If the amount 1115 of the drug involved is within that range and if the offense was 1116 committed in the vicinity of a school—or, in the vicinity of a 1117 juvenile, or in the vicinity of a community addiction services 1118 provider, trafficking in a fentanyl-related compound is a felony 1119 of the third degree, and there is a presumption for a prison 1120 term for the offense. 1121 (d) Except as otherwise provided in this division, if the 1122 amount of the drug involved equals or exceeds fifty unit doses 1123 but is less than one hundred unit doses or equals or exceeds 1124 five grams but is less than ten grams, trafficking in a 1125 fentanyl-related compound is a felony of the third degree, and 1126 there is a presumption for a prison term for the offense. If the 1127

amount of the drug involved is within that range and if the

offense was committed in the vicinity of a school- σr_L in the

| vicinity of a juvenile, or in the vicinity of a community | 1130 |
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| addiction services provider, trafficking in a fentanyl-related | 1131 |
| compound is a felony of the second degree, and there is a | 1132 |
| presumption for a prison term for the offense. | 1133 |

- (e) Except as otherwise provided in this division, if the 1134 amount of the drug involved equals or exceeds one hundred unit 1135 doses but is less than two hundred unit doses or equals or 1136 exceeds ten grams but is less than twenty grams, trafficking in 1137 a fentanyl-related compound is a felony of the second degree, 1138 and the court shall impose as a mandatory prison term one of the 1139 prison terms prescribed for a felony of the second degree. If 1140 the amount of the drug involved is within that range and if the 1141 offense was committed in the vicinity of a school-or, in the 1142 vicinity of a juvenile, or in the vicinity of a community 1143 addiction services provider, trafficking in a fentanyl-related 1144 compound is a felony of the first degree, and the court shall 1145 impose as a mandatory prison term one of the prison terms 1146 prescribed for a felony of the first degree. 1147
- (f) If the amount of the drug involved equals or exceeds 1148 two hundred unit doses but is less than five hundred unit doses 1149 or equals or exceeds twenty grams but is less than fifty grams 1150 1151 and regardless of whether the offense was committed in the vicinity of a school—or, in the vicinity of a juvenile, or in 1152 the vicinity of a community addiction services provider, 1153 trafficking in a fentanyl-related compound is a felony of the 1154 first degree, and the court shall impose as a mandatory prison 1155 term one of the prison terms prescribed for a felony of the 1156 first degree. 1157
- (g) If the amount of the drug involved equals or exceeds 1158 five hundred unit doses but is less than one thousand unit doses 1159

| or equals or exceeds fifty grams but is less than one hundred | 1160 |
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| grams and regardless of whether the offense was committed in the | 1161 |
| vicinity of a school $\stackrel{ m or}{}_{\it L}$ in the vicinity of a juvenile, $\stackrel{ m or}{}$ in | 1162 |
| the vicinity of a community addiction services provider, | 1163 |
| trafficking in a fentanyl-related compound is a felony of the | 1164 |
| first degree, and the court shall impose as a mandatory prison | 1165 |
| term the maximum prison term prescribed for a felony of the | 1166 |
| first degree. | 1167 |
| (h) If the amount of the drug involved equals or exceeds | 1168 |
| one thousand unit doses or equals or exceeds one hundred grams | 1169 |
| and regardless of whether the offense was committed in the | 1170 |
| vicinity of a school $\frac{-\mathrm{or}_{L}}{\mathrm{or}}$ in the vicinity of a juvenile, or in | 1171 |
| the vicinity of a community addiction services provider, | 1172 |
| trafficking in a fentanyl-related compound is a felony of the | 1173 |
| first degree, the offender is a major drug offender, and the | 1174 |
| court shall impose as a mandatory prison term the maximum prison | 1175 |
| term prescribed for a felony of the first degree. | 1176 |
| (10) If the drug involved in the violation is a compound, | 1177 |
| mixture, preparation, or substance that is a combination of a | 1178 |
| fentanyl-related compound and marihuana, one of the following | 1179 |
| applies: | 1180 |
| (a) Except as otherwise provided in division (C)(10)(b) of | 1181 |
| this section, the offender is guilty of trafficking in marihuana | 1182 |
| and shall be punished under division (C)(3) of this section. The | 1183 |
| offender is not guilty of trafficking in a fentanyl-related | 1184 |
| compound and shall not be charged with, convicted of, or | 1185 |
| punished under division (C)(9) of this section for trafficking | 1186 |
| in a fentanyl-related compound. | 1187 |
| (b) If the offender knows or has reason to know that the | 1188 |

compound, mixture, preparation, or substance that is the drug

involved contains a fentanyl-related compound, the offender is
guilty of trafficking in a fentanyl-related compound and shall
be punished under division (C)(9) of this section.

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- (D) In addition to any prison term authorized or required 1193 by division (C) of this section and sections 2929.13 and 2929.14 1194 of the Revised Code, and in addition to any other sanction 1195 imposed for the offense under this section or sections 2929.11 1196 to 2929.18 of the Revised Code, the court that sentences an 1197 offender who is convicted of or pleads quilty to a violation of 1198 1199 division (A) of this section may suspend the driver's or commercial driver's license or permit of the offender in 1200 accordance with division (G) of this section. However, if the 1201 offender pleaded quilty to or was convicted of a violation of 1202 section 4511.19 of the Revised Code or a substantially similar 1203 municipal ordinance or the law of another state or the United 1204 States arising out of the same set of circumstances as the 1205 violation, the court shall suspend the offender's driver's or 1206 commercial driver's license or permit in accordance with 1207 division (G) of this section. If applicable, the court also 1208 shall do the following: 1209
- (1) If the violation of division (A) of this section is a 1210 felony of the first, second, or third degree, the court shall 1211 impose upon the offender the mandatory fine specified for the 1212 offense under division (B)(1) of section 2929.18 of the Revised 1213 Code unless, as specified in that division, the court determines 1214 that the offender is indigent. Except as otherwise provided in 1215 division (H)(1) of this section, a mandatory fine or any other 1216 fine imposed for a violation of this section is subject to 1217 division (F) of this section. If a person is charged with a 1218 violation of this section that is a felony of the first, second, 1219 or third degree, posts bail, and forfeits the bail, the clerk of 1220

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| the court shall pay the forfeited bail pursuant to divisions (D) | 1221 |
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| (1) and (F) of this section, as if the forfeited bail was a fine | 1222 |
| imposed for a violation of this section. If any amount of the | 1223 |
| forfeited bail remains after that payment and if a fine is | 1224 |
| imposed under division (H)(1) of this section, the clerk of the | 1225 |
| court shall pay the remaining amount of the forfeited bail | 1226 |
| pursuant to divisions (H)(2) and (3) of this section, as if that | 1227 |
| remaining amount was a fine imposed under division (H)(1) of | 1228 |
| this section. | 1229 |

- (2) If the offender is a professionally licensed person, the court immediately shall comply with section 2925.38 of the Revised Code.
- (E) When a person is charged with the sale of or offer to 1233 sell a bulk amount or a multiple of a bulk amount of a 1234 controlled substance, the jury, or the court trying the accused, 1235 shall determine the amount of the controlled substance involved 1236 at the time of the offense and, if a guilty verdict is returned, 1237 shall return the findings as part of the verdict. In any such 1238 case, it is unnecessary to find and return the exact amount of 1239 the controlled substance involved, and it is sufficient if the 1240 finding and return is to the effect that the amount of the 1241 controlled substance involved is the requisite amount, or that 1242 the amount of the controlled substance involved is less than the 1243 1244 requisite amount.
- (F) (1) Notwithstanding any contrary provision of section 1245
 3719.21 of the Revised Code and except as provided in division 1246
 (H) of this section, the clerk of the court shall pay any 1247
 mandatory fine imposed pursuant to division (D) (1) of this 1248
 section and any fine other than a mandatory fine that is imposed 1249
 for a violation of this section pursuant to division (A) or (B) 1250

- (5) of section 2929.18 of the Revised Code to the county, 1251 1252 township, municipal corporation, park district, as created pursuant to section 511.18 or 1545.04 of the Revised Code, or 1253 state law enforcement agencies in this state that primarily were 1254 responsible for or involved in making the arrest of, and in 1255 prosecuting, the offender. However, the clerk shall not pay a 1256 mandatory fine so imposed to a law enforcement agency unless the 1257 agency has adopted a written internal control policy under 1258 division (F)(2) of this section that addresses the use of the 1259 1260 fine moneys that it receives. Each agency shall use the mandatory fines so paid to subsidize the agency's law 1261 enforcement efforts that pertain to drug offenses, in accordance 1262 with the written internal control policy adopted by the 1263 recipient agency under division (F)(2) of this section. 1264
- (2) Prior to receiving any fine moneys under division (F) 1265 (1) of this section or division (B) of section 2925.42 of the 1266 Revised Code, a law enforcement agency shall adopt a written 1267 internal control policy that addresses the agency's use and 1268 disposition of all fine moneys so received and that provides for 1269 the keeping of detailed financial records of the receipts of 1270 those fine moneys, the general types of expenditures made out of 1271 those fine moneys, and the specific amount of each general type 1272 of expenditure. The policy shall not provide for or permit the 1273 identification of any specific expenditure that is made in an 1274 ongoing investigation. All financial records of the receipts of 1275 those fine moneys, the general types of expenditures made out of 1276 those fine moneys, and the specific amount of each general type 1277 of expenditure by an agency are public records open for 1278 inspection under section 149.43 of the Revised Code. 1279 Additionally, a written internal control policy adopted under 1280 this division is such a public record, and the agency that 1281

| adopted it shall comply with it. | 1282 |
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| (3) As used in division (F) of this section: | 1283 |
| (a) "Law enforcement agencies" includes, but is not | 1284 |
| limited to, the state board of pharmacy and the office of a | 1285 |
| prosecutor. | 1286 |
| (b) "Prosecutor" has the same meaning as in section | 1287 |
| 2935.01 of the Revised Code. | 1288 |
| (G)(1) If the sentencing court suspends the offender's | 1289 |
| driver's or commercial driver's license or permit under division | 1290 |
| (D) of this section or any other provision of this chapter, the | 1291 |
| court shall suspend the license, by order, for not more than | 1292 |
| five years. If an offender's driver's or commercial driver's | 1293 |
| license or permit is suspended pursuant to this division, the | 1294 |
| offender, at any time after the expiration of two years from the | 1295 |
| day on which the offender's sentence was imposed or from the day | 1296 |
| on which the offender finally was released from a prison term | 1297 |
| under the sentence, whichever is later, may file a motion with | 1298 |
| the sentencing court requesting termination of the suspension; | 1299 |
| upon the filing of such a motion and the court's finding of good | 1300 |
| cause for the termination, the court may terminate the | 1301 |
| suspension. | 1302 |
| (2) Any offender who received a mandatory suspension of | 1303 |
| the offender's driver's or commercial driver's license or permit | 1304 |
| under this section prior to September 13, 2016, may file a | 1305 |
| motion with the sentencing court requesting the termination of | 1306 |
| the suspension. However, an offender who pleaded guilty to or | 1307 |
| was convicted of a violation of section 4511.19 of the Revised | 1308 |
| Code or a substantially similar municipal ordinance or law of | 1309 |
| another state or the United States that arose out of the same | 1310 |

| set of circumstances as the violation for which the offender's 13 | 311 |
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| license or permit was suspended under this section shall not | 312 |
| file such a motion. | 313 |

Upon the filing of a motion under division (G)(2) of this 1314 section, the sentencing court, in its discretion, may terminate 1315 the suspension.

- (H)(1) In addition to any prison term authorized or 1317 required by division (C) of this section and sections 2929.13 1318 and 2929.14 of the Revised Code, in addition to any other 1319 penalty or sanction imposed for the offense under this section 1320 or sections 2929.11 to 2929.18 of the Revised Code, and in 1321 addition to the forfeiture of property in connection with the 1322 offense as prescribed in Chapter 2981. of the Revised Code, the 1323 court that sentences an offender who is convicted of or pleads 1324 quilty to a violation of division (A) of this section may impose 1325 upon the offender an additional fine specified for the offense 1326 in division (B)(4) of section 2929.18 of the Revised Code. A 1327 fine imposed under division (H)(1) of this section is not 1328 subject to division (F) of this section and shall be used solely 1329 for the support of one or more eligible community addiction 1330 services providers in accordance with divisions (H)(2) and (3) 1331 of this section. 1332
- (2) The court that imposes a fine under division (H)(1) of 1333 this section shall specify in the judgment that imposes the fine 1334 one or more eligible community addiction services providers for 1335 the support of which the fine money is to be used. No community 1336 addiction services provider shall receive or use money paid or 1337 collected in satisfaction of a fine imposed under division (H) 1338 (1) of this section unless the services provider is specified in 1339 the judgment that imposes the fine. No community addiction 1340

| services provider shall be specified in the judgment unless the | 1341 |
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| services provider is an eligible community addiction services | 1342 |
| provider and, except as otherwise provided in division (H)(2) of | 1343 |
| this section, unless the services provider is located in the | 1344 |
| county in which the court that imposes the fine is located or in | 1345 |
| a county that is immediately contiguous to the county in which | 1346 |
| that court is located. If no eligible community addiction | 1347 |
| services provider is located in any of those counties, the | 1348 |
| judgment may specify an eligible community addiction services | 1349 |
| provider that is located anywhere within this state. | 1350 |

- (3) Notwithstanding any contrary provision of section 1351 3719.21 of the Revised Code, the clerk of the court shall pay 1352 any fine imposed under division (H)(1) of this section to the 1353 eligible community addiction services provider specified 1354 pursuant to division (H)(2) of this section in the judgment. The 1355 eligible community addiction services provider that receives the 1356 fine moneys shall use the moneys only for the alcohol and drug 1357 addiction services identified in the application for 1358 certification of services under section 5119.36 of the Revised 1359 Code or in the application for a license under section 5119.391 1360 of the Revised Code filed with the department of mental health 1361 and addiction services by the community addiction services 1362 provider specified in the judgment. 1363
- (4) Each community addiction services provider that 1364 receives in a calendar year any fine moneys under division (H) 1365 (3) of this section shall file an annual report covering that 1366 calendar year with the court of common pleas and the board of 1367 county commissioners of the county in which the services 1368 provider is located, with the court of common pleas and the 1369 board of county commissioners of each county from which the 1370 services provider received the moneys if that county is 1371

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| different from the county in which the services provider is | 1372 |
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| located, and with the attorney general. The community addiction | 1373 |
| services provider shall file the report no later than the first | 1374 |
| day of March in the calendar year following the calendar year in | 1375 |
| which the services provider received the fine moneys. The report | 1376 |
| shall include statistics on the number of persons served by the | 1377 |
| community addiction services provider, identify the types of | 1378 |
| alcohol and drug addiction services provided to those persons, | 1379 |
| and include a specific accounting of the purposes for which the | 1380 |
| fine moneys received were used. No information contained in the | 1381 |
| report shall identify, or enable a person to determine the | 1382 |
| identity of, any person served by the community addiction | 1383 |
| services provider. Each report received by a court of common | 1384 |
| pleas, a board of county commissioners, or the attorney general | 1385 |
| is a public record open for inspection under section 149.43 of | 1386 |
| the Revised Code. | 1387 |
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- (5) As used in divisions (H)(1) to (5) of this section:
- (a) "Community addiction services provider" and "alcohol 1389 and drug addiction services" have the same meanings as in 1390 section 5119.01 of the Revised Code.
- (b) "Eligible community addiction services provider" means a community addiction services provider, as defined in section 5119.01 of the Revised Code, or a community addiction services provider that maintains a methadone treatment program licensed under section 5119.391 of the Revised Code.
- (I) As used in this section, "drug" includes any substance that is represented to be a drug.
- (J) It is an affirmative defense to a charge of 1399 trafficking in a controlled substance analog under division (C) 1400

| (8) of this section that the person charged with violating that | 1401 |
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| offense sold or offered to sell, or prepared for shipment, | 1402 |
| shipped, transported, delivered, prepared for distribution, or | 1403 |
| distributed an item described in division (HH)(2)(a), (b), or | 1404 |
| (c) of section 3719.01 of the Revised Code. | 1405 |
| Section 2. That existing sections 2925.01 and 2925.03 of | 1406 |
| the Revised Code are hereby repealed. | 1407 |
| Section 3. Section 2925.01 of the Revised Code is | 1408 |
| presented in Section 1 of this act as a composite of the section | 1409 |
| as amended by both Am. Sub. H.B. 49 and Am. Sub. S.B. 1 of the | 1410 |
| 132nd General Assembly. The General Assembly, applying the | 1411 |
| principle stated in division (B) of section 1.52 of the Revised | 1412 |
| Code that amendments are to be harmonized if reasonably capable | 1413 |
| of simultaneous operation, finds that the composite is the | 1414 |
| resulting version of the section in effect prior to the | 1415 |
| effective date of the section as presented in this act. | 1416 |
| Section 4. That the version of section 2925.03 of the | 1417 |
| Revised Code that is scheduled to take effect June 29, 2019, be | 1418 |
| amended to read as follows: | 1419 |
| Sec. 2925.03. (A) No person shall knowingly do any of the | 1420 |
| following: | 1421 |
| (1) Sell or offer to sell a controlled substance or a | 1422 |
| controlled substance analog; | 1423 |
| (2) Prepare for shipment, ship, transport, deliver, | 1424 |
| prepare for distribution, or distribute a controlled substance | 1425 |
| or a controlled substance analog, when the offender knows or has | 1426 |
| reasonable cause to believe that the controlled substance or a | 1427 |
| controlled substance analog is intended for sale or resale by | 1428 |
| the offender or another person. | 1429 |
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| (B) This section does not apply to any of the following: | 1430 |
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| (1) Manufacturers, licensed health professionals | 1431 |
| authorized to prescribe drugs, pharmacists, owners of | 1432 |
| pharmacies, and other persons whose conduct is in accordance | 1433 |
| with Chapters 3719., 4715., 4723., 4729., 4730., 4731., and | 1434 |
| 4741. of the Revised Code; | 1435 |
| (2) If the offense involves an anabolic steroid, any | 1436 |
| person who is conducting or participating in a research project | 1437 |
| involving the use of an anabolic steroid if the project has been | 1438 |
| approved by the United States food and drug administration; | 1439 |
| (3) Any person who sells, offers for sale, prescribes, | 1440 |
| dispenses, or administers for livestock or other nonhuman | 1441 |
| species an anabolic steroid that is expressly intended for | 1442 |
| administration through implants to livestock or other nonhuman | 1443 |
| species and approved for that purpose under the "Federal Food, | 1444 |
| Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 U.S.C.A. 301, | 1445 |
| as amended, and is sold, offered for sale, prescribed, | 1446 |
| dispensed, or administered for that purpose in accordance with | 1447 |
| that act. | 1448 |
| (C) Whoever violates division (A) of this section is | 1449 |
| guilty of one of the following: | 1450 |
| (1) If the drug involved in the violation is any compound, | 1451 |
| mixture, preparation, or substance included in schedule I or | 1452 |
| schedule II, with the exception of marihuana, cocaine, L.S.D., | 1453 |
| heroin, any fentanyl-related compound, hashish, and any | 1454 |
| controlled substance analog, whoever violates division (A) of | 1455 |
| this section is guilty of aggravated trafficking in drugs. The | 1456 |
| penalty for the offense shall be determined as follows: | 1457 |
| (a) Except as otherwise provided in division (C)(1)(b), | 1458 |

| (c), (d), (e), or (f) of this section, aggravated trafficking in | 1459 |
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| drugs is a felony of the fourth degree, and division (C) of | 1460 |
| section 2929.13 of the Revised Code applies in determining | 1461 |
| whether to impose a prison term on the offender. | 1462 |

- (b) Except as otherwise provided in division (C)(1)(c), 1463
 (d), (e), or (f) of this section, if the offense was committed 1464
 in the vicinity of a school—or, in the vicinity of a juvenile, 1465
 or in the vicinity of a community addiction services provider, 1466
 aggravated trafficking in drugs is a felony of the third degree, 1467
 and division (C) of section 2929.13 of the Revised Code applies 1468
 in determining whether to impose a prison term on the offender. 1469
- (c) Except as otherwise provided in this division, if the 1470 amount of the drug involved equals or exceeds the bulk amount 1471 but is less than five times the bulk amount, aggravated 1472 trafficking in drugs is a felony of the third degree, and, 1473 except as otherwise provided in this division, there is a 1474 presumption for a prison term for the offense. If aggravated 1475 trafficking in drugs is a felony of the third degree under this 1476 division and if the offender two or more times previously has 1477 been convicted of or pleaded guilty to a felony drug abuse 1478 offense, the court shall impose as a mandatory prison term one 1479 of the prison terms prescribed for a felony of the third degree. 1480 If the amount of the drug involved is within that range and if 1481 the offense was committed in the vicinity of a school-or, in the 1482 vicinity of a juvenile, or in the vicinity of a community 1483 <u>addiction services provider</u>, aggravated trafficking in drugs is 1484 a felony of the second degree, and the court shall impose as a 1485 mandatory prison term one of the prison terms prescribed for a 1486 felony of the second degree. 1487
 - (d) Except as otherwise provided in this division, if the 1488

| amount of the drug involved equals or exceeds five times the | 1489 |
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| bulk amount but is less than fifty times the bulk amount, | 1490 |
| aggravated trafficking in drugs is a felony of the second | 1491 |
| degree, and the court shall impose as a mandatory prison term | 1492 |
| one of the prison terms prescribed for a felony of the second | 1493 |
| degree. If the amount of the drug involved is within that range | 1494 |
| and if the offense was committed in the vicinity of a school—or, | 1495 |
| in the vicinity of a juvenile, or in the vicinity of a community | 1496 |
| addiction services provider, aggravated trafficking in drugs is | 1497 |
| a felony of the first degree, and the court shall impose as a | 1498 |
| mandatory prison term one of the prison terms prescribed for a | 1499 |
| felony of the first degree. | 1500 |
| | |

- (e) If the amount of the drug involved equals or exceeds 1501 fifty times the bulk amount but is less than one hundred times 1502 the bulk amount and regardless of whether the offense was 1503 committed in the vicinity of a school—or, in the vicinity of a 1504 juvenile, or in the vicinity of a community addiction services 1505 provider, aggravated trafficking in drugs is a felony of the 1506 first degree, and the court shall impose as a mandatory prison 1507 term one of the prison terms prescribed for a felony of the 1508 first degree. 1509
- (f) If the amount of the drug involved equals or exceeds 1510 one hundred times the bulk amount and regardless of whether the 1511 offense was committed in the vicinity of a school- σr_L in the 1512 vicinity of a juvenile, or in the vicinity of a community 1513 addiction services provider, aggravated trafficking in drugs is 1514 a felony of the first degree, the offender is a major drug 1515 offender, and the court shall impose as a mandatory prison term 1516 the maximum prison term prescribed for a felony of the first 1517 1518 degree.

| (2) If the drug involved in the violation is any compound, | 1519 |
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| mixture, preparation, or substance included in schedule III, IV, | 1520 |
| or V, whoever violates division (A) of this section is guilty of | 1521 |
| trafficking in drugs. The penalty for the offense shall be | 1522 |
| determined as follows: | 1523 |
| (a) Except as otherwise provided in division (C)(2)(b), | 1524 |
| (c), (d), or (e) of this section, trafficking in drugs is a | 1525 |
| felony of the fifth degree, and division (B) of section 2929.13 | 1526 |
| of the Revised Code applies in determining whether to impose a | 1527 |
| prison term on the offender. | 1528 |
| (b) Except as otherwise provided in division (C)(2)(c), | 1529 |
| (d), or (e) of this section, if the offense was committed in the | 1530 |
| vicinity of a school or in the vicinity of a juvenile, | 1531 |
| trafficking in drugs is a felony of the fourth degree, and | 1532 |
| division (C) of section 2929.13 of the Revised Code applies in | 1533 |
| determining whether to impose a prison term on the offender. | 1534 |
| (c) Except as otherwise provided in this division, if the | 1535 |
| amount of the drug involved equals or exceeds the bulk amount | 1536 |
| but is less than five times the bulk amount, trafficking in | 1537 |
| drugs is a felony of the fourth degree, and division (B) of | 1538 |
| section 2929.13 of the Revised Code applies in determining | 1539 |
| whether to impose a prison term for the offense. If the amount | 1540 |
| of the drug involved is within that range and if the offense was | 1541 |
| committed in the vicinity of a school or in the vicinity of a | 1542 |
| juvenile, trafficking in drugs is a felony of the third degree, | 1543 |
| and there is a presumption for a prison term for the offense. | 1544 |
| (d) Except as otherwise provided in this division, if the | 1545 |
| amount of the drug involved equals or exceeds five times the | 1546 |
| bulk amount but is less than fifty times the bulk amount, | 1547 |
| trafficking in drugs is a felony of the third degree, and there | 1548 |

| is a presumption for a prison term for the offense. If the | 1549 |
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| amount of the drug involved is within that range and if the | 1550 |
| offense was committed in the vicinity of a school or in the | 1551 |
| vicinity of a juvenile, trafficking in drugs is a felony of the | 1552 |
| second degree, and there is a presumption for a prison term for | 1553 |
| the offense. | 1554 |

- (e) Except as otherwise provided in this division, if the amount of the drug involved equals or exceeds fifty times the bulk amount, trafficking in drugs is a felony of the second degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the second degree. If the amount of the drug involved equals or exceeds fifty times the bulk amount and if the offense was committed in the vicinity of a school or in the vicinity of a juvenile, trafficking in drugs is a felony of the first degree, and the court shall impose as a mandatory prison term one of the prison terms prescribed for a felony of the first degree.
- (3) If the drug involved in the violation is marihuana or 1566 a compound, mixture, preparation, or substance containing 1567 marihuana other than hashish, whoever violates division (A) of 1568 this section is guilty of trafficking in marihuana. The penalty 1569 for the offense shall be determined as follows: 1570
- (a) Except as otherwise provided in division (C)(3)(b), 1571
 (c), (d), (e), (f), (g), or (h) of this section, trafficking in 1572
 marihuana is a felony of the fifth degree, and division (B) of 1573
 section 2929.13 of the Revised Code applies in determining 1574
 whether to impose a prison term on the offender. 1575
- (b) Except as otherwise provided in division (C)(3)(c),(d), (e), (f), (g), or (h) of this section, if the offense wascommitted in the vicinity of a school or in the vicinity of a1578

| juvenile, trafficking in marihuana is a felony of the fourth | 1579 |
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| degree, and division (B) of section 2929.13 of the Revised Code | 1580 |
| applies in determining whether to impose a prison term on the | 1581 |
| offender. | 1582 |

- (c) Except as otherwise provided in this division, if the 1583 amount of the drug involved equals or exceeds two hundred grams 1584 but is less than one thousand grams, trafficking in marihuana is 1585 a felony of the fourth degree, and division (B) of section 1586 2929.13 of the Revised Code applies in determining whether to 1587 impose a prison term on the offender. If the amount of the drug 1588 involved is within that range and if the offense was committed 1589 in the vicinity of a school or in the vicinity of a juvenile, 1590 trafficking in marihuana is a felony of the third degree, and 1591 division (C) of section 2929.13 of the Revised Code applies in 1592 determining whether to impose a prison term on the offender. 1593
- (d) Except as otherwise provided in this division, if the 1594 amount of the drug involved equals or exceeds one thousand grams 1595 but is less than five thousand grams, trafficking in marihuana 1596 is a felony of the third degree, and division (C) of section 1597 2929.13 of the Revised Code applies in determining whether to 1598 impose a prison term on the offender. If the amount of the drug 1599 involved is within that range and if the offense was committed 1600 in the vicinity of a school or in the vicinity of a juvenile, 1601 trafficking in marihuana is a felony of the second degree, and 1602 there is a presumption that a prison term shall be imposed for 1603 the offense. 1604
- (e) Except as otherwise provided in this division, if the 1605 amount of the drug involved equals or exceeds five thousand 1606 grams but is less than twenty thousand grams, trafficking in 1607 marihuana is a felony of the third degree, and there is a 1608

| presumption that a prison term shall be imposed for the offense. | 1609 |
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| If the amount of the drug involved is within that range and if | 1610 |
| the offense was committed in the vicinity of a school or in the | 1611 |
| vicinity of a juvenile, trafficking in marihuana is a felony of | 1612 |
| the second degree, and there is a presumption that a prison term | 1613 |
| shall be imposed for the offense. | 1614 |

- (f) Except as otherwise provided in this division, if the 1615 amount of the drug involved equals or exceeds twenty thousand 1616 grams but is less than forty thousand grams, trafficking in 1617 marihuana is a felony of the second degree, and the court shall 1618 impose a mandatory prison term of five, six, seven, or eight 1619 years. If the amount of the drug involved is within that range 1620 and if the offense was committed in the vicinity of a school or 1621 in the vicinity of a juvenile, trafficking in marihuana is a 1622 felony of the first degree, and the court shall impose as a 1623 mandatory prison term the maximum prison term prescribed for a 1624 felony of the first degree. 1625
- (g) Except as otherwise provided in this division, if the 1626 amount of the drug involved equals or exceeds forty thousand 1627 grams, trafficking in marihuana is a felony of the second 1628 degree, and the court shall impose as a mandatory prison term 1629 the maximum prison term prescribed for a felony of the second 1630 degree. If the amount of the drug involved equals or exceeds 1631 forty thousand grams and if the offense was committed in the 1632 vicinity of a school or in the vicinity of a juvenile, 1633 trafficking in marihuana is a felony of the first degree, and 1634 the court shall impose as a mandatory prison term the maximum 1635 prison term prescribed for a felony of the first degree. 1636
- (h) Except as otherwise provided in this division, if the 1637 offense involves a gift of twenty grams or less of marihuana, 1638

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| trafficking in marihuana is a minor misdemeanor upon a first | 1639 |
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| offense and a misdemeanor of the third degree upon a subsequent | 1640 |
| offense. If the offense involves a gift of twenty grams or less | 1641 |
| of marihuana and if the offense was committed in the vicinity of | 1642 |
| a school or in the vicinity of a juvenile, trafficking in | 1643 |
| marihuana is a misdemeanor of the third degree. | 1644 |
| (4) If the drug involved in the violation is cocaine or a | 1645 |

- (4) If the drug involved in the violation is cocaine or a compound, mixture, preparation, or substance containing cocaine, whoever violates division (A) of this section is guilty of trafficking in cocaine. The penalty for the offense shall be determined as follows:
- (a) Except as otherwise provided in division (C)(4)(b), 1650 (c), (d), (e), (f), or (g) of this section, trafficking in 1651 cocaine is a felony of the fifth degree, and division (B) of 1652 section 2929.13 of the Revised Code applies in determining 1653 whether to impose a prison term on the offender. 1654
- (b) Except as otherwise provided in division (C)(4)(c), 1655 (d), (e), (f), or (g) of this section, if the offense was 1656 committed in the vicinity of a school $-or_L$ in the vicinity of a 1657 juvenile, or in the vicinity of a community addiction services 1658 provider, trafficking in cocaine is a felony of the fourth 1659 degree, and division (C) of section 2929.13 of the Revised Code 1660 applies in determining whether to impose a prison term on the 1661 offender. 1662
- (c) Except as otherwise provided in this division, if the 1663 amount of the drug involved equals or exceeds five grams but is 1664 less than ten grams of cocaine, trafficking in cocaine is a 1665 felony of the fourth degree, and division (B) of section 2929.13 1666 of the Revised Code applies in determining whether to impose a 1667 prison term for the offense. If the amount of the drug involved 1668

| is within that range and if the offense was committed in the | 1669 |
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| vicinity of a school—or, in the vicinity of a juvenile, or in | 1670 |
| the vicinity of a community addiction services provider, | 1671 |
| trafficking in cocaine is a felony of the third degree, and | 1672 |
| there is a presumption for a prison term for the offense. | 1673 |

- (d) Except as otherwise provided in this division, if the 1674 amount of the drug involved equals or exceeds ten grams but is 1675 less than twenty grams of cocaine, trafficking in cocaine is a 1676 felony of the third degree, and, except as otherwise provided in 1677 this division, there is a presumption for a prison term for the 1678 offense. If trafficking in cocaine is a felony of the third 1679 degree under this division and if the offender two or more times 1680 previously has been convicted of or pleaded guilty to a felony 1681 drug abuse offense, the court shall impose as a mandatory prison 1682 term one of the prison terms prescribed for a felony of the 1683 third degree. If the amount of the drug involved is within that 1684 range and if the offense was committed in the vicinity of a 1685 school—or, in the vicinity of a juvenile, or in the vicinity of 1686 a community addiction services provider, trafficking in cocaine 1687 is a felony of the second degree, and the court shall impose as 1688 a mandatory prison term one of the prison terms prescribed for a 1689 felony of the second degree. 1690
- (e) Except as otherwise provided in this division, if the 1691 amount of the drug involved equals or exceeds twenty grams but 1692 is less than twenty-seven grams of cocaine, trafficking in 1693 cocaine is a felony of the second degree, and the court shall 1694 impose as a mandatory prison term one of the prison terms 1695 prescribed for a felony of the second degree. If the amount of 1696 the drug involved is within that range and if the offense was 1697 committed in the vicinity of a school—or, in the vicinity of a 1698 juvenile, or in the vicinity of a community addiction services 1699

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| provider, trafficking in cocaine is a felony of the first | 1700 |
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| degree, and the court shall impose as a mandatory prison term | 1701 |
| one of the prison terms prescribed for a felony of the first | 1702 |
| degree. | 1703 |
| (f) If the amount of the drug involved equals or exceeds | 1704 |
| twenty-seven grams but is less than one hundred grams of cocaine | 1705 |
| and regardless of whether the offense was committed in the | 1706 |
| vicinity of a school—or, in the vicinity of a juvenile, or in | 1707 |
| | |
| the vicinity of a community addiction services provider, | 1708 |
| trafficking in cocaine is a felony of the first degree, and the | 1709 |
| court shall impose as a mandatory prison term one of the prison | 1710 |
| terms prescribed for a felony of the first degree. | 1711 |
| (g) If the amount of the drug involved equals or exceeds | 1712 |
| one hundred grams of cocaine and regardless of whether the | 1713 |
| offense was committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the | 1714 |
| vicinity of a juvenile, or in the vicinity of a community | 1715 |
| addiction services provider, trafficking in cocaine is a felony | 1716 |
| of the first degree, the offender is a major drug offender, and | 1717 |
| the court shall impose as a mandatory prison term the maximum | 1718 |
| prison term prescribed for a felony of the first degree. | 1719 |
| (5) If the drug involved in the violation is I C D or a | 1720 |
| (5) If the drug involved in the violation is L.S.D. or a compound, mixture, preparation, or substance containing L.S.D., | 1721 |
| | |
| whoever violates division (A) of this section is guilty of | 1722 |
| trafficking in L.S.D. The penalty for the offense shall be | 1723 |
| determined as follows: | 1724 |
| (a) Except as otherwise provided in division (C)(5)(b), | 1725 |
| (c), (d), (e), (f), or (g) of this section, trafficking in | 1726 |
| L.S.D. is a felony of the fifth degree, and division (B) of | 1727 |
| | |

section 2929.13 of the Revised Code applies in determining

whether to impose a prison term on the offender.

- (b) Except as otherwise provided in division (C)(5)(c), 1730 (d), (e), (f), or (g) of this section, if the offense was 1731 committed in the vicinity of a school— or_L in the vicinity of a 1732 juvenile, or in the vicinity of a community addiction services 1733 provider, trafficking in L.S.D. is a felony of the fourth 1734 degree, and division (C) of section 2929.13 of the Revised Code 1735 applies in determining whether to impose a prison term on the 1736 offender. 1737
- (c) Except as otherwise provided in this division, if the 1738 amount of the drug involved equals or exceeds ten unit doses but 1739 is less than fifty unit doses of L.S.D. in a solid form or 1740 equals or exceeds one gram but is less than five grams of L.S.D. 1741 in a liquid concentrate, liquid extract, or liquid distillate 1742 form, trafficking in L.S.D. is a felony of the fourth degree, 1743 and division (B) of section 2929.13 of the Revised Code applies 1744 in determining whether to impose a prison term for the offense. 1745 If the amount of the drug involved is within that range and if 1746 the offense was committed in the vicinity of a school-or, in the 1747 vicinity of a juvenile, or in the vicinity of a community 1748 addiction services provider, trafficking in L.S.D. is a felony 1749 of the third degree, and there is a presumption for a prison 1750 term for the offense. 1751
- (d) Except as otherwise provided in this division, if the 1752 amount of the drug involved equals or exceeds fifty unit doses 1753 but is less than two hundred fifty unit doses of L.S.D. in a 1754 solid form or equals or exceeds five grams but is less than 1755 twenty-five grams of L.S.D. in a liquid concentrate, liquid 1756 extract, or liquid distillate form, trafficking in L.S.D. is a 1757 felony of the third degree, and, except as otherwise provided in 1758 this division, there is a presumption for a prison term for the 1759 offense. If trafficking in L.S.D. is a felony of the third 1760

| degree under this division and if the offender two or more times | 1/61 |
|---|------|
| previously has been convicted of or pleaded guilty to a felony | 1762 |
| drug abuse offense, the court shall impose as a mandatory prison | 1763 |
| term one of the prison terms prescribed for a felony of the | 1764 |
| third degree. If the amount of the drug involved is within that | 1765 |
| range and if the offense was committed in the vicinity of a | 1766 |
| school or , in the vicinity of a juvenile, or in the vicinity of | 1767 |
| a community addiction services provider, trafficking in L.S.D. | 1768 |
| is a felony of the second degree, and the court shall impose as | 1769 |
| a mandatory prison term one of the prison terms prescribed for a | 1770 |
| felony of the second degree. | 1771 |

- (e) Except as otherwise provided in this division, if the 1772 amount of the drug involved equals or exceeds two hundred fifty 1773 unit doses but is less than one thousand unit doses of L.S.D. in 1774 a solid form or equals or exceeds twenty-five grams but is less 1775 than one hundred grams of L.S.D. in a liquid concentrate, liquid 1776 extract, or liquid distillate form, trafficking in L.S.D. is a 1777 felony of the second degree, and the court shall impose as a 1778 mandatory prison term one of the prison terms prescribed for a 1779 felony of the second degree. If the amount of the drug involved 1780 is within that range and if the offense was committed in the 1781 vicinity of a school—or, in the vicinity of a juvenile, or in 1782 the vicinity of a community addiction services provider, 1783 trafficking in L.S.D. is a felony of the first degree, and the 1784 court shall impose as a mandatory prison term one of the prison 1785 terms prescribed for a felony of the first degree. 1786
- (f) If the amount of the drug involved equals or exceeds

 one thousand unit doses but is less than five thousand unit

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 doses of L.S.D. in a solid form or equals or exceeds one hundred

 grams but is less than five hundred grams of L.S.D. in a liquid

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 concentrate, liquid extract, or liquid distillate form and

| regardless of whether the offense was committed in the vicinity | 1792 |
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| of a school—or, in the vicinity of a juvenile, or in the | 1793 |
| vicinity of a community addiction services provider, trafficking | 1794 |
| in L.S.D. is a felony of the first degree, and the court shall | 1795 |
| impose as a mandatory prison term one of the prison terms | 1796 |
| prescribed for a felony of the first degree. | 1797 |
| (g) If the amount of the drug involved equals or exceeds | 1798 |
| five thousand unit doses of L.S.D. in a solid form or equals or | 1799 |
| exceeds five hundred grams of L.S.D. in a liquid concentrate, | 1800 |
| liquid extract, or liquid distillate form and regardless of | 1801 |
| whether the offense was committed in the vicinity of a school | 1802 |
| or_ in the vicinity of a juvenile, or in the vicinity of a | 1803 |
| community addiction services provider, trafficking in L.S.D. is | 1804 |
| a felony of the first degree, the offender is a major drug | 1805 |
| offender, and the court shall impose as a mandatory prison term | 1806 |
| the maximum prison term prescribed for a felony of the first | 1807 |
| degree. | 1808 |
| (6) If the drug involved in the violation is heroin or a | 1809 |
| compound, mixture, preparation, or substance containing heroin, | 1810 |
| whoever violates division (A) of this section is guilty of | 1811 |
| trafficking in heroin. The penalty for the offense shall be | 1812 |
| determined as follows: | 1813 |
| (a) Except as otherwise provided in division (C)(6)(b), | 1814 |
| (c), (d), (e), (f), or (g) of this section, trafficking in | 1815 |
| heroin is a felony of the fifth degree, and division (B) of | 1816 |
| section 2929.13 of the Revised Code applies in determining | 1817 |
| whether to impose a prison term on the offender. | 1818 |
| (b) Except as otherwise provided in division (C)(6)(c), | 1819 |
| (d), (e), (f), or (g) of this section, if the offense was | 1820 |

committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a

| juvenile, or in the vicinity of a community addiction services | 1822 |
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| <pre>provider, trafficking in heroin is a felony of the fourth</pre> | 1823 |
| degree, and division (C) of section 2929.13 of the Revised Code | 1824 |
| applies in determining whether to impose a prison term on the | 1825 |
| offender. | 1826 |
| | |

- (c) Except as otherwise provided in this division, if the 1827 amount of the drug involved equals or exceeds ten unit doses but 1828 is less than fifty unit doses or equals or exceeds one gram but 1829 is less than five grams, trafficking in heroin is a felony of 1830 the fourth degree, and division (B) of section 2929.13 of the 1831 Revised Code applies in determining whether to impose a prison 1832 term for the offense. If the amount of the drug involved is 1833 within that range and if the offense was committed in the 1834 vicinity of a school—or, in the vicinity of a juvenile, or in 1835 the vicinity of a community addiction services provider, 1836 trafficking in heroin is a felony of the third degree, and there 1837 is a presumption for a prison term for the offense. 1838
- (d) Except as otherwise provided in this division, if the 1839 amount of the drug involved equals or exceeds fifty unit doses 1840 but is less than one hundred unit doses or equals or exceeds 1841 five grams but is less than ten grams, trafficking in heroin is 1842 a felony of the third degree, and there is a presumption for a 1843 prison term for the offense. If the amount of the drug involved 1844 is within that range and if the offense was committed in the 1845 vicinity of a school-or, in the vicinity of a juvenile, or in 1846 the vicinity of a community addiction services provider, 1847 trafficking in heroin is a felony of the second degree, and 1848 there is a presumption for a prison term for the offense. 1849
- (e) Except as otherwise provided in this division, if the 1850 amount of the drug involved equals or exceeds one hundred unit 1851

| doses but is less than five hundred unit doses or equals or | 1852 |
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| exceeds ten grams but is less than fifty grams, trafficking in | 1853 |
| heroin is a felony of the second degree, and the court shall | 1854 |
| impose as a mandatory prison term one of the prison terms | 1855 |
| prescribed for a felony of the second degree. If the amount of | 1856 |
| the drug involved is within that range and if the offense was | 1857 |
| committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a | 1858 |
| juvenile, or in the vicinity of a community addiction services | 1859 |
| provider, trafficking in heroin is a felony of the first degree, | 1860 |
| and the court shall impose as a mandatory prison term one of the | 1861 |
| prison terms prescribed for a felony of the first degree. | 1862 |

- (f) If the amount of the drug involved equals or exceeds 1863 five hundred unit doses but is less than one thousand unit doses 1864 or equals or exceeds fifty grams but is less than one hundred 1865 grams and regardless of whether the offense was committed in the 1866 vicinity of a school-or, in the vicinity of a juvenile, or in 1867 the vicinity of a community addiction services provider, 1868 trafficking in heroin is a felony of the first degree, and the 1869 court shall impose as a mandatory prison term one of the prison 1870 terms prescribed for a felony of the first degree. 1871
- (g) If the amount of the drug involved equals or exceeds 1872 one thousand unit doses or equals or exceeds one hundred grams 1873 and regardless of whether the offense was committed in the 1874 vicinity of a school-or, in the vicinity of a juvenile, or in 1875 the vicinity of a community addiction services provider, 1876 trafficking in heroin is a felony of the first degree, the 1877 offender is a major drug offender, and the court shall impose as 1878 a mandatory prison term the maximum prison term prescribed for a 1879 felony of the first degree. 1880
 - (7) If the drug involved in the violation is hashish or a

| compound, mixture, preparation, or substance containing hashish, | 1882 |
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| whoever violates division (A) of this section is guilty of | 1883 |
| trafficking in hashish. The penalty for the offense shall be | 1884 |
| determined as follows: | 1885 |

- (a) Except as otherwise provided in division (C)(7)(b), 1886
 (c), (d), (e), (f), or (g) of this section, trafficking in 1887
 hashish is a felony of the fifth degree, and division (B) of 1888
 section 2929.13 of the Revised Code applies in determining 1889
 whether to impose a prison term on the offender. 1890
- (b) Except as otherwise provided in division (C)(7)(c), 1891 (d), (e), (f), or (q) of this section, if the offense was 1892 committed in the vicinity of a school-or, in the vicinity of a 1893 juvenile, or in the vicinity of a community addiction services 1894 provider, trafficking in hashish is a felony of the fourth 1895 degree, and division (B) of section 2929.13 of the Revised Code 1896 applies in determining whether to impose a prison term on the 1897 offender. 1898
- (c) Except as otherwise provided in this division, if the 1899 amount of the drug involved equals or exceeds ten grams but is 1900 less than fifty grams of hashish in a solid form or equals or 1901 exceeds two grams but is less than ten grams of hashish in a 1902 liquid concentrate, liquid extract, or liquid distillate form, 1903 trafficking in hashish is a felony of the fourth degree, and 1904 division (B) of section 2929.13 of the Revised Code applies in 1905 determining whether to impose a prison term on the offender. If 1906 the amount of the drug involved is within that range and if the 1907 offense was committed in the vicinity of a school- Θ_L in the 1908 vicinity of a juvenile, or in the vicinity of a community 1909 addiction services provider, trafficking in hashish is a felony 1910 of the third degree, and division (C) of section 2929.13 of the 1911

Revised Code applies in determining whether to impose a prison 1912 term on the offender.

- (d) Except as otherwise provided in this division, if the 1914 amount of the drug involved equals or exceeds fifty grams but is 1915 less than two hundred fifty grams of hashish in a solid form or 1916 equals or exceeds ten grams but is less than fifty grams of 1917 hashish in a liquid concentrate, liquid extract, or liquid 1918 distillate form, trafficking in hashish is a felony of the third 1919 degree, and division (C) of section 2929.13 of the Revised Code 1920 applies in determining whether to impose a prison term on the 1921 offender. If the amount of the drug involved is within that 1922 range and if the offense was committed in the vicinity of a 1923 school—or, in the vicinity of a juvenile, or in the vicinity of 1924 a community addiction services provider, trafficking in hashish 1925 is a felony of the second degree, and there is a presumption 1926 that a prison term shall be imposed for the offense. 1927
- (e) Except as otherwise provided in this division, if the 1928 amount of the drug involved equals or exceeds two hundred fifty 1929 grams but is less than one thousand grams of hashish in a solid 1930 form or equals or exceeds fifty grams but is less than two 1931 hundred grams of hashish in a liquid concentrate, liquid 1932 extract, or liquid distillate form, trafficking in hashish is a 1933 felony of the third degree, and there is a presumption that a 1934 prison term shall be imposed for the offense. If the amount of 1935 the drug involved is within that range and if the offense was 1936 committed in the vicinity of a school $-\frac{\partial r}{\partial x}$ in the vicinity of a 1937 juvenile, or in the vicinity of a community addiction services 1938 provider, trafficking in hashish is a felony of the second 1939 degree, and there is a presumption that a prison term shall be 1940 imposed for the offense. 1941

- (f) Except as otherwise provided in this division, if the 1942 amount of the drug involved equals or exceeds one thousand grams 1943 but is less than two thousand grams of hashish in a solid form 1944 or equals or exceeds two hundred grams but is less than four 1945 hundred grams of hashish in a liquid concentrate, liquid 1946 extract, or liquid distillate form, trafficking in hashish is a 1947 felony of the second degree, and the court shall impose a 1948 mandatory prison term of five, six, seven, or eight years. If 1949 the amount of the drug involved is within that range and if the 1950 offense was committed in the vicinity of a school-or, in the 1951 vicinity of a juvenile, or in the vicinity of a community 1952 addiction services provider, trafficking in hashish is a felony 1953 of the first degree, and the court shall impose as a mandatory 1954 prison term the maximum prison term prescribed for a felony of 1955 the first degree. 1956
- (g) Except as otherwise provided in this division, if the 1957 amount of the drug involved equals or exceeds two thousand grams 1958 of hashish in a solid form or equals or exceeds four hundred 1959 grams of hashish in a liquid concentrate, liquid extract, or 1960 liquid distillate form, trafficking in hashish is a felony of 1961 the second degree, and the court shall impose as a mandatory 1962 prison term the maximum prison term prescribed for a felony of 1963 the second degree. If the amount of the drug involved equals or 1964 exceeds two thousand grams of hashish in a solid form or equals 1965 or exceeds four hundred grams of hashish in a liquid 1966 concentrate, liquid extract, or liquid distillate form and if 1967 the offense was committed in the vicinity of a school- er_L in the 1968 vicinity of a juvenile, or in the vicinity of a community 1969 addiction services provider, trafficking in hashish is a felony 1970 of the first degree, and the court shall impose as a mandatory 1971 prison term the maximum prison term prescribed for a felony of 1972

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the first degree.

- (8) If the drug involved in the violation is a controlled 1974 substance analog or compound, mixture, preparation, or substance 1975 that contains a controlled substance analog, whoever violates 1976 division (A) of this section is guilty of trafficking in a 1977 controlled substance analog. The penalty for the offense shall 1978 be determined as follows:
- (a) Except as otherwise provided in division (C) (8) (b),
 (c), (d), (e), (f), or (g) of this section, trafficking in a controlled substance analog is a felony of the fifth degree, and division (C) of section 2929.13 of the Revised Code applies in determining whether to impose a prison term on the offender.
- (b) Except as otherwise provided in division (C)(8)(c), 1985 (d), (e), (f), or (q) of this section, if the offense was 1986 committed in the vicinity of a school- $\frac{1}{2}$ in the vicinity of a 1987 juvenile, or in the vicinity of a community addiction services 1988 provider, trafficking in a controlled substance analog is a 1989 felony of the fourth degree, and division (C) of section 2929.13 1990 of the Revised Code applies in determining whether to impose a 1991 prison term on the offender. 1992
- (c) Except as otherwise provided in this division, if the 1993 1994 amount of the drug involved equals or exceeds ten grams but is less than twenty grams, trafficking in a controlled substance 1995 analog is a felony of the fourth degree, and division (B) of 1996 section 2929.13 of the Revised Code applies in determining 1997 whether to impose a prison term for the offense. If the amount 1998 of the drug involved is within that range and if the offense was 1999 committed in the vicinity of a school $-\frac{1}{2}$ in the vicinity of a 2000 juvenile, or in the vicinity of a community addiction services 2001 provider, trafficking in a controlled substance analog is a 2002

felony of the third degree, and there is a presumption for a 2003 prison term for the offense. 2004

- (d) Except as otherwise provided in this division, if the 2005 amount of the drug involved equals or exceeds twenty grams but 2006 is less than thirty grams, trafficking in a controlled substance 2007 analog is a felony of the third degree, and there is a 2008 presumption for a prison term for the offense. If the amount of 2009 the drug involved is within that range and if the offense was 2010 committed in the vicinity of a school—or, in the vicinity of a 2011 juvenile, or in the vicinity of a community addiction services 2012 provider, trafficking in a controlled substance analog is a 2013 felony of the second degree, and there is a presumption for a 2014 prison term for the offense. 2015
- (e) Except as otherwise provided in this division, if the 2016 amount of the drug involved equals or exceeds thirty grams but 2017 is less than forty grams, trafficking in a controlled substance 2018 analog is a felony of the second degree, and the court shall 2019 impose as a mandatory prison term one of the prison terms 2020 prescribed for a felony of the second degree. If the amount of 2021 the drug involved is within that range and if the offense was 2022 committed in the vicinity of a school-or, in the vicinity of a 2023 juvenile, or in the vicinity of a community addiction services 2024 provider, trafficking in a controlled substance analog is a 2025 felony of the first degree, and the court shall impose as a 2026 mandatory prison term one of the prison terms prescribed for a 2027 felony of the first degree. 2028
- (f) If the amount of the drug involved equals or exceeds

 forty grams but is less than fifty grams and regardless of

 whether the offense was committed in the vicinity of a school

 or, in the vicinity of a juvenile, or in the vicinity of a

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| community addiction services provider, trafficking in a | 2033 |
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| controlled substance analog is a felony of the first degree, and | 2034 |
| the court shall impose as a mandatory prison term one of the | 2035 |
| prison terms prescribed for a felony of the first degree. | 2036 |
| (g) If the amount of the drug involved equals or exceeds | 2037 |
| fifty grams and regardless of whether the offense was committed | 2038 |
| in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a juvenile, | 2039 |
| or in the vicinity of a community addiction services provider, | 2040 |
| trafficking in a controlled substance analog is a felony of the | 2041 |
| first degree, the offender is a major drug offender, and the | 2042 |
| court shall impose as a mandatory prison term the maximum prison | 2043 |
| term prescribed for a felony of the first degree. | 2044 |
| (9) If the drug involved in the violation is a fentanyl- | 2045 |
| related compound or a compound, mixture, preparation, or | 2046 |
| substance containing a fentanyl-related compound and division | 2047 |
| (C)(10)(a) of this section does not apply to the drug involved, | 2048 |
| whoever violates division (A) of this section is guilty of | 2049 |
| trafficking in a fentanyl-related compound. The penalty for the | 2050 |
| offense shall be determined as follows: | 2051 |
| (a) Except as otherwise provided in division (C)(9)(b), | 2052 |
| (c), (d), (e), (f), (g), or (h) of this section, trafficking in | 2053 |
| a fentanyl-related compound is a felony of the fifth degree, and | 2054 |
| division (B) of section 2929.13 of the Revised Code applies in | 2055 |
| determining whether to impose a prison term on the offender. | 2056 |
| (b) Except as otherwise provided in division (C)(9)(c), | 2057 |
| (d), (e), (f), (g), or (h) of this section, if the offense was | 2058 |
| committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a | 2059 |
| | 0.0.60 |

juvenile, or in the vicinity of a community addiction services

provider, trafficking in a fentanyl-related compound is a felony

of the fourth degree, and division (C) of section 2929.13 of the

Revised Code applies in determining whether to impose a prison 2063 term on the offender.

- (c) Except as otherwise provided in this division, if the 2065 amount of the drug involved equals or exceeds ten unit doses but 2066 is less than fifty unit doses or equals or exceeds one gram but 2067 is less than five grams, trafficking in a fentanyl-related 2068 compound is a felony of the fourth degree, and division (B) of 2069 section 2929.13 of the Revised Code applies in determining 2070 whether to impose a prison term for the offense. If the amount 2071 of the drug involved is within that range and if the offense was 2072 committed in the vicinity of a school— $\operatorname{or}_{\boldsymbol{L}}$ in the vicinity of a 2073 juvenile, or in the vicinity of a community addiction services 2074 provider, trafficking in a fentanyl-related compound is a felony 2075 of the third degree, and there is a presumption for a prison 2076 term for the offense. 2077
- (d) Except as otherwise provided in this division, if the 2078 amount of the drug involved equals or exceeds fifty unit doses 2079 but is less than one hundred unit doses or equals or exceeds 2080 five grams but is less than ten grams, trafficking in a 2081 fentanyl-related compound is a felony of the third degree, and 2082 there is a presumption for a prison term for the offense. If the 2083 2084 amount of the drug involved is within that range and if the offense was committed in the vicinity of a school-or, in the 2085 vicinity of a juvenile, or in the vicinity of a community 2086 addiction services provider, trafficking in a fentanyl-related 2087 compound is a felony of the second degree, and there is a 2088 presumption for a prison term for the offense. 2089
- (e) Except as otherwise provided in this division, if the 2090 amount of the drug involved equals or exceeds one hundred unit 2091 doses but is less than two hundred unit doses or equals or 2092

| exceeds ten grams but is less than twenty grams, trafficking in | 2093 |
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| a fentanyl-related compound is a felony of the second degree, | 2094 |
| and the court shall impose as a mandatory prison term one of the | 2095 |
| prison terms prescribed for a felony of the second degree. If | 2096 |
| the amount of the drug involved is within that range and if the | 2097 |
| offense was committed in the vicinity of a school $\stackrel{-\mathrm{or}_{\boldsymbol{L}}}{}$ in the | 2098 |
| vicinity of a juvenile, or in the vicinity of a community | 2099 |
| addiction services provider, trafficking in a fentanyl-related | 2100 |
| compound is a felony of the first degree, and the court shall | 2101 |
| impose as a mandatory prison term one of the prison terms | 2102 |
| prescribed for a felony of the first degree. | 2103 |

- (f) If the amount of the drug involved equals or exceeds 2104 two hundred unit doses but is less than five hundred unit doses 2105 or equals or exceeds twenty grams but is less than fifty grams 2106 and regardless of whether the offense was committed in the 2107 vicinity of a school—or, in the vicinity of a juvenile, or in 2108 the vicinity of a community addiction services provider, 2109 trafficking in a fentanyl-related compound is a felony of the 2110 first degree, and the court shall impose as a mandatory prison 2111 term one of the prison terms prescribed for a felony of the 2112 2113 first degree.
- (q) If the amount of the drug involved equals or exceeds 2114 five hundred unit doses but is less than one thousand unit doses 2115 or equals or exceeds fifty grams but is less than one hundred 2116 grams and regardless of whether the offense was committed in the 2117 vicinity of a school—or, in the vicinity of a juvenile, or in 2118 the vicinity of a community addiction services provider, 2119 trafficking in a fentanyl-related compound is a felony of the 2120 first degree, and the court shall impose as a mandatory prison 2121 term the maximum prison term prescribed for a felony of the 2122 first degree. 2123

| (h) If the amount of the drug involved equals or exceeds | 2124 |
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| one thousand unit doses or equals or exceeds one hundred grams | 2125 |
| and regardless of whether the offense was committed in the | 2126 |
| vicinity of a school—or, in the vicinity of a juvenile, or in | 2127 |
| the vicinity of a community addiction services provider, | 2128 |
| trafficking in a fentanyl-related compound is a felony of the | 2129 |
| first degree, the offender is a major drug offender, and the | 2130 |
| court shall impose as a mandatory prison term the maximum prison | 2131 |
| term prescribed for a felony of the first degree. | 2132 |
| (10) If the drug involved in the violation is a compound, | 2133 |
| mixture, preparation, or substance that is a combination of a | 2134 |
| fentanyl-related compound and marihuana, one of the following | 2135 |
| applies: | 2136 |
| (a) Except as otherwise provided in division (C)(10)(b) of | 2137 |
| this section, the offender is guilty of trafficking in marihuana | 2138 |
| and shall be punished under division (C)(3) of this section. The | 2139 |
| offender is not guilty of trafficking in a fentanyl-related | 2140 |
| compound and shall not be charged with, convicted of, or | 2141 |
| punished under division (C)(9) of this section for trafficking | 2142 |
| in a fentanyl-related compound. | 2143 |
| (b) If the offender knows or has reason to know that the | 2144 |
| compound, mixture, preparation, or substance that is the drug | 2145 |
| involved contains a fentanyl-related compound, the offender is | 2146 |
| guilty of trafficking in a fentanyl-related compound and shall | 2147 |
| be punished under division (C)(9) of this section. | 2148 |
| (D) In addition to any prison term authorized or required | 2149 |
| by division (C) of this section and sections 2929.13 and 2929.14 | 2150 |
| of the Revised Code, and in addition to any other sanction | 2151 |
| imposed for the offense under this section or sections 2929.11 | 2152 |

to 2929.18 of the Revised Code, the court that sentences an

offender who is convicted of or pleads guilty to a violation of 2154 2155 division (A) of this section may suspend the driver's or commercial driver's license or permit of the offender in 2156 accordance with division (G) of this section. However, if the 2157 offender pleaded guilty to or was convicted of a violation of 2158 section 4511.19 of the Revised Code or a substantially similar 2159 municipal ordinance or the law of another state or the United 2160 States arising out of the same set of circumstances as the 2161 violation, the court shall suspend the offender's driver's or 2162 commercial driver's license or permit in accordance with 2163 division (G) of this section. If applicable, the court also 2164 shall do the following: 2165

(1) If the violation of division (A) of this section is a 2166 felony of the first, second, or third degree, the court shall 2167 impose upon the offender the mandatory fine specified for the 2168 offense under division (B)(1) of section 2929.18 of the Revised 2169 Code unless, as specified in that division, the court determines 2170 that the offender is indigent. Except as otherwise provided in 2171 division (H)(1) of this section, a mandatory fine or any other 2172 fine imposed for a violation of this section is subject to 2173 division (F) of this section. If a person is charged with a 2174 violation of this section that is a felony of the first, second, 2175 or third degree, posts bail, and forfeits the bail, the clerk of 2176 the court shall pay the forfeited bail pursuant to divisions (D) 2177 (1) and (F) of this section, as if the forfeited bail was a fine 2178 imposed for a violation of this section. If any amount of the 2179 forfeited bail remains after that payment and if a fine is 2180 imposed under division (H)(1) of this section, the clerk of the 2181 court shall pay the remaining amount of the forfeited bail 2182 pursuant to divisions (H)(2) and (3) of this section, as if that 2183 remaining amount was a fine imposed under division (H)(1) of 2184

| this section. | 2185 |
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| (2) If the offender is a professionally licensed person, | 2186 |
| the court immediately shall comply with section 2925.38 of the | 2187 |
| Revised Code. | 2188 |
| (E) When a person is charged with the sale of or offer to | 2189 |
| sell a bulk amount or a multiple of a bulk amount of a | 2190 |
| controlled substance, the jury, or the court trying the accused, | 2191 |
| shall determine the amount of the controlled substance involved | 2192 |
| at the time of the offense and, if a guilty verdict is returned, | 2193 |
| shall return the findings as part of the verdict. In any such | 2194 |
| case, it is unnecessary to find and return the exact amount of | 2195 |
| the controlled substance involved, and it is sufficient if the | 2196 |
| finding and return is to the effect that the amount of the | 2197 |
| controlled substance involved is the requisite amount, or that | 2198 |
| the amount of the controlled substance involved is less than the | 2199 |
| requisite amount. | 2200 |
| (F)(1) Notwithstanding any contrary provision of section | 2201 |
| 3719.21 of the Revised Code and except as provided in division | 2202 |
| (H) of this section, the clerk of the court shall pay any | 2203 |
| mandatory fine imposed pursuant to division (D)(1) of this | 2204 |
| section and any fine other than a mandatory fine that is imposed | 2205 |
| for a violation of this section pursuant to division (A) or (B) | 2206 |
| (5) of section 2929.18 of the Revised Code to the county, | 2207 |
| township, municipal corporation, park district, as created | 2208 |
| pursuant to section 511.18 or 1545.04 of the Revised Code, or | 2209 |
| state law enforcement agencies in this state that primarily were | 2210 |
| responsible for or involved in making the arrest of, and in | 2211 |
| prosecuting, the offender. However, the clerk shall not pay a | 2212 |
| mandatory fine so imposed to a law enforcement agency unless the | 2213 |

agency has adopted a written internal control policy under

division (F)(2) of this section that addresses the use of the

| fine moneys that it receives. Each agency shall use the | 2216 |
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| mandatory fines so paid to subsidize the agency's law | 2217 |
| enforcement efforts that pertain to drug offenses, in accordance | 2218 |
| with the written internal control policy adopted by the | 2219 |
| recipient agency under division (F)(2) of this section. | 2220 |
| (2) Prior to receiving any fine moneys under division (F) | 2221 |
| (1) of this section or division (B) of section 2925.42 of the | 2222 |
| Revised Code, a law enforcement agency shall adopt a written | 2223 |
| internal control policy that addresses the agency's use and | 2224 |
| disposition of all fine moneys so received and that provides for | 2225 |
| the keeping of detailed financial records of the receipts of | 2226 |
| those fine moneys, the general types of expenditures made out of | 2227 |
| those fine moneys, and the specific amount of each general type | 2228 |
| of expenditure. The policy shall not provide for or permit the | 2229 |
| identification of any specific expenditure that is made in an | 2230 |
| ongoing investigation. All financial records of the receipts of | 2231 |
| those fine moneys, the general types of expenditures made out of | 2232 |
| those fine moneys, and the specific amount of each general type | 2233 |
| of expenditure by an agency are public records open for | 2234 |
| inspection under section 149.43 of the Revised Code. | 2235 |
| Additionally, a written internal control policy adopted under | 2236 |
| this division is such a public record, and the agency that | 2237 |
| adopted it shall comply with it. | 2238 |
| (3) As used in division (F) of this section: | 2239 |
| (a) "Law enforcement agencies" includes, but is not | 2240 |
| limited to, the state board of pharmacy and the office of a | 2241 |
| prosecutor. | 2242 |
| (b) "Prosecutor" has the same meaning as in section | 2243 |
| 2935.01 of the Revised Code. | 2244 |

| (G)(1) If the sentencing court suspends the offender's | 2245 |
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| driver's or commercial driver's license or permit under division | 2246 |
| (D) of this section or any other provision of this chapter, the | 2247 |
| court shall suspend the license, by order, for not more than | 2248 |
| five years. If an offender's driver's or commercial driver's | 2249 |
| license or permit is suspended pursuant to this division, the | 2250 |
| offender, at any time after the expiration of two years from the | 2251 |
| day on which the offender's sentence was imposed or from the day | 2252 |
| on which the offender finally was released from a prison term | 2253 |
| under the sentence, whichever is later, may file a motion with | 2254 |
| the sentencing court requesting termination of the suspension; | 2255 |
| upon the filing of such a motion and the court's finding of good | 2256 |
| cause for the termination, the court may terminate the | 2257 |
| suspension. | 2258 |
| | |

(2) Any offender who received a mandatory suspension of 2259 the offender's driver's or commercial driver's license or permit 2260 under this section prior to September 13, 2016, may file a 2261 motion with the sentencing court requesting the termination of 2262 the suspension. However, an offender who pleaded guilty to or 2263 was convicted of a violation of section 4511.19 of the Revised 2264 Code or a substantially similar municipal ordinance or law of 2265 another state or the United States that arose out of the same 2266 set of circumstances as the violation for which the offender's 2267 license or permit was suspended under this section shall not 2268 file such a motion. 2269

Upon the filing of a motion under division (G)(2) of this 2270 section, the sentencing court, in its discretion, may terminate 2271 the suspension.

(H)(1) In addition to any prison term authorized or 2273 required by division (C) of this section and sections 2929.13 2274

| and 2929.14 of the Revised Code, in addition to any other | 2275 |
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| penalty or sanction imposed for the offense under this section | 2276 |
| or sections 2929.11 to 2929.18 of the Revised Code, and in | 2277 |
| addition to the forfeiture of property in connection with the | 2278 |
| offense as prescribed in Chapter 2981. of the Revised Code, the | 2279 |
| court that sentences an offender who is convicted of or pleads | 2280 |
| guilty to a violation of division (A) of this section may impose | 2281 |
| upon the offender an additional fine specified for the offense | 2282 |
| in division (B)(4) of section 2929.18 of the Revised Code. A | 2283 |
| fine imposed under division (H)(1) of this section is not | 2284 |
| subject to division (F) of this section and shall be used solely | 2285 |
| for the support of one or more eligible community addiction | 2286 |
| services providers in accordance with divisions (H)(2) and (3) | 2287 |
| of this section. | 2288 |

(2) The court that imposes a fine under division (H)(1) of 2289 this section shall specify in the judgment that imposes the fine 2290 one or more eligible community addiction services providers for 2291 the support of which the fine money is to be used. No community 2292 addiction services provider shall receive or use money paid or 2293 collected in satisfaction of a fine imposed under division (H) 2294 (1) of this section unless the services provider is specified in 2295 the judgment that imposes the fine. No community addiction 2296 services provider shall be specified in the judgment unless the 2297 services provider is an eligible community addiction services 2298 provider and, except as otherwise provided in division (H)(2) of 2299 this section, unless the services provider is located in the 2300 county in which the court that imposes the fine is located or in 2301 a county that is immediately contiquous to the county in which 2302 that court is located. If no eligible community addiction 2303 services provider is located in any of those counties, the 2304 judgment may specify an eligible community addiction services 2305

provider that is located anywhere within this state.

(3) Notwithstanding any contrary provision of section 2307 3719.21 of the Revised Code, the clerk of the court shall pay 2308 any fine imposed under division (H)(1) of this section to the 2309 eligible community addiction services provider specified 2310 pursuant to division (H)(2) of this section in the judgment. The 2311 eligible community addiction services provider that receives the 2312 fine moneys shall use the moneys only for the alcohol and drug 2313 addiction services identified in the application for 2314 certification of services under section 5119.36 of the Revised 2315 Code or in the application for a license under section 5119.37 2316 of the Revised Code filed with the department of mental health 2317 and addiction services by the community addiction services 2318 provider specified in the judgment. 2319

(4) Each community addiction services provider that 2320 receives in a calendar year any fine moneys under division (H) 2321 (3) of this section shall file an annual report covering that 2322 calendar year with the court of common pleas and the board of 2323 county commissioners of the county in which the services 2324 provider is located, with the court of common pleas and the 2325 board of county commissioners of each county from which the 2326 2327 services provider received the moneys if that county is different from the county in which the services provider is 2328 located, and with the attorney general. The community addiction 2329 services provider shall file the report no later than the first 2330 day of March in the calendar year following the calendar year in 2331 which the services provider received the fine moneys. The report 2332 shall include statistics on the number of persons served by the 2333 community addiction services provider, identify the types of 2334 alcohol and drug addiction services provided to those persons, 2335 and include a specific accounting of the purposes for which the 2336

| fine moneys received were used. No information contained in the | 2337 |
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| report shall identify, or enable a person to determine the | 2338 |
| identity of, any person served by the community addiction | 2339 |
| services provider. Each report received by a court of common | 2340 |
| pleas, a board of county commissioners, or the attorney general | 2341 |
| is a public record open for inspection under section 149.43 of | 2342 |
| the Revised Code. | 2343 |
| (5) As used in divisions (H)(1) to (5) of this section: | 2344 |
| (a) "Community addiction services provider" and "alcohol | 2345 |
| and drug addiction services" have the same meanings as in | 2346 |
| section 5119.01 of the Revised Code. | 2347 |
| (b) "Eligible community addiction services provider" means | 2348 |
| a community addiction services provider, including a community | 2349 |
| addiction services provider that operates an opioid treatment | 2350 |
| program licensed under section 5119.37 of the Revised Code. | 2351 |
| program ficensed under section 3119.37 of the Revised Code. | 2331 |
| (I) As used in this section, "drug" includes any substance | 2352 |
| that is represented to be a drug. | 2353 |
| (J) It is an affirmative defense to a charge of | 2354 |
| trafficking in a controlled substance analog under division (C) | 2355 |
| (8) of this section that the person charged with violating that | 2356 |
| offense sold or offered to sell, or prepared for shipment, | 2357 |
| shipped, transported, delivered, prepared for distribution, or | 2358 |
| distributed an item described in division (HH)(2)(a), (b), or | 2359 |
| (c) of section 3719.01 of the Revised Code. | 2360 |
| Gratian F. What the suisting provide of section 2025 02 of | 2261 |
| Section 5. That the existing version of section 2925.03 of | 2361 |
| the Revised Code that is scheduled to take effect June 29, 2019, | 2362 |
| is hereby repealed. | 2363 |
| Section 6. Sections 4 and 5 of this act shall take effect | 2364 |
| June 29, 2019. | 2365 |

| Section 7. Section 2925.03 of the Revised Code is | 2366 |
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| presented in Section 4 of this act as a composite of the section | 2367 |
| as amended by both Am. Sub. H.B. 111 and Am. Sub. S.B. 1 of the | 2368 |
| 132nd General Assembly. The General Assembly, applying the | 2369 |
| principle stated in division (B) of section 1.52 of the Revised | 2370 |
| Code that amendments are to be harmonized if reasonably capable | 2371 |
| of simultaneous operation, finds that the composite is the | 2372 |
| resulting version of the section in effect prior to the | 2373 |
| effective date of the section as presented in this act. | 2374 |