### As Introduced

# 135th General Assembly

# Regular Session 2023-2024

H. B. No. 285

# Representatives Ghanbari, Rogers

Cosponsors: Representatives Cross, Troy, Hillyer, Liston, Miller, J., Carruthers, Brewer, Sweeney

## A BILL

То	amend sections 3333.28, 3722.01, 4723.489, and	1
	4730.203; to enact sections 3333.27, 3722.21,	2
	3722.22, 3722.23, 3722.24, 3722.25, 3722.26,	3
	3722.27, 3722.28, 3722.29, 3722.30, 3722.31,	4
	3722.32, 3722.33, 3722.34, 3722.35, 3722.36,	5
	3722.37, and 3722.38; and to repeal sections	6
	3727.50, 3727.51, 3727.52, 3727.53, 3727.54,	7
	3727.55, 3727.56, and 3727.57 of the Revised	8
	Code to require hospitals to establish	9
	registered nurse staffing plans that protect	10
	patient safety, to create the Nursing Student	11
	Loan-to-Grant Program, and to make an	12
	appropriation.	13

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

Section 1. That sections 3333.28, 3722.01, 4723.489, and	14
4730.203 be amended and sections 3333.27, 3722.21, 3722.22,	15
3722.23, 3722.24, 3722.25, 3722.26, 3722.27, 3722.28, 3722.29,	16
3722.30, 3722.31, 3722.32, 3722.33, 3722.34, 3722.35, 3722.36,	17
3722.37, and 3722.38 of the Revised Code be enacted to read as	18

follows:	19
Sec. 3333.27. (A) The nursing student loan-to-grant	20
program is created in the department of higher education. The	21
chancellor of higher education shall administer the program in	22
accordance with this section.	23
Under the program, a nursing student enrolled in a	24
prelicensure nursing education program for registered nurses,	25
approved under section 4723.06 of the Revised Code, may apply to	26
be awarded an amount that is conditioned on the student's	27
agreement to fulfill a five-year service obligation. Until an	28
award recipient completes the service obligation, the total	29
amount received shall be considered a loan subject to repayment.	30
Once the service obligation is completed, the amount shall be	31
considered a grant and is no longer subject to repayment.	32
(B) The service obligation required by the program may be	33
fulfilled by doing any of the following:	34
(1) Practicing as a direct-care registered nurse in a	35
hospital that, on or after September 30, 2024, is licensed under	36
Chapter 3722. of the Revised Code;	37
(2) Practicing as a direct-care registered nurse in a	38
nursing home or residential care facility, as defined in section	39
3721.01 of the Revised Code;	40
(3) Serving in this state as a faculty member in a	41
prelicensure nursing education program for registered nurses,	42
approved under section 4723.06 of the Revised Code.	43
(C) The chancellor shall establish an application form to	4 4
be used and procedures to be followed by a nursing student	45
seeking financial assistance through the program. An applicant	46
shall cortify that the applicant will make a good faith offert	17

to obtain the license and to secure the employment necessary to	48
begin fulfilling the program's service obligation as soon as	49
practicable following completion of the highest level of	50
education being sought.	51
The chancellor shall review each application received. If	52
the chancellor determines that an applicant is eligible and	53
there are sufficient funds, the chancellor shall award to the	54
applicant the amount authorized by division (D) of this section.	55
(D) All of the following apply with respect to an	56
applicant's eligibility and the amount that may be received	57
under the program:	58
(1) An applicant may submit only one application each	59
year.	60
(2) If an application is approved, the amount awarded	61
shall not exceed three thousand dollars.	62
(3) An award recipient may apply for additional awards in	63
subsequent years, with each additional award not to exceed three	64
thousand dollars.	65
(4) The maximum number of awards an individual may receive	66
is four.	67
(E) The chancellor shall establish procedures for	68
determining whether the recipient of an award under the program	69
is making a good faith effort to begin fulfilling the	70
recipient's service obligation as soon as practicable following	71
completion of the highest level of education being sought. If	72
the chancellor determines that a good faith effort is not being	73
made, the chancellor shall seek repayment under the procedures	7 4
described in division (F) of this section.	75

The chancellor shall establish procedures for monitoring	76
the progress of a recipient who has commenced the employment	77
necessary to fulfill the recipient's service obligation. If the	78
chancellor determines that the recipient has failed to fulfill	79
the service obligation, the chancellor shall seek repayment	80
under the procedures described in division (E) of this section.	81
(F) The chancellor shall seek repayment of any amount	82
awarded under this section that remains a loan because the	83
chancellor has determined that the recipient failed to fulfill	84
the recipient's service obligation. On request of the	85
chancellor, the attorney general shall bring and prosecute to	86
judgment a civil action to collect any amount that is subject to	87
repayment and remains unpaid.	88
(G) The nursing student loan-to-grant fund is created in	89
the state treasury. The fund shall consist of all money	90
appropriated to the fund by the general assembly. The chancellor	91
shall use the money in the fund only for purposes of awarding	92
amounts under the nursing student loan-to-grant program.	93
Sec. 3333.28. (A) The chancellor of higher education shall	94
establish the nurse education assistance program, the purpose of	95
which shall be to make loans to students enrolled in	96
prelicensure nurse nursing education programs at institutions	97
approved by the board of nursing under section 4723.06 of the	98
Revised Code and postlicensure <u>nurse</u> <u>nursing</u> education programs	99
approved by the chancellor under section 3333.04 of the Revised	100
Code or offered by an institution holding a certificate of	101
authorization issued under Chapter 1713. of the Revised Code.	102
The board of nursing shall assist the chancellor in	103
administering the program.	104
(B) There is hereby created in the state treasury the	105

H. B. No. 285
As Introduced

nurse education assistance fund, which shall consist of all	106
money transferred to it pursuant to section sections 3722.35 and	107
4743.05 of the Revised Code. The money in the fund shall be used	108
by the chancellor for in accordance with both of the following:	109
(1) For loans made under division (A) of this section and	110
for;	111
(2) For expenses of administering the loan program,	112
subject to both of the following:	113
(a) Of the money transferred pursuant to section 3722.35	114
of the Revised Code, no part shall be used for administrative	115
<u>expenses.</u>	116
(b) Of the money transferred pursuant to section 4743.05	117
of the Revised Code, the amount used for administrative expenses	118
shall not exceed the amount that would have been used if no	119
money had been transferred pursuant to section 3722.35 of the	120
Revised Code.	121
(C) Between July 1, 2005, and January 1, 2012, the	122
chancellor shall distribute money in the nurse education	123
assistance fund in the following manner:	124
(1)(a) Fifty per cent of available funds shall be awarded	125
as loans to registered nurses enrolled in postlicensure nurse-	126
nursing education programs described in division (A) of this	127
section. To be eligible for a loan, the applicant shall provide	128
the chancellor with a letter of intent to practice as a faculty	129
member at a prelicensure or postlicensure program for nursing in	130
this state upon completion of the applicant's academic program.	131
(b) If the borrower of a loan under division (C)(1)(a) of	132
this section secures employment as a faculty member of an	133
approved nursing education program in this state within six	134

H. B. No. 285
As Introduced

months following graduation from an approved nurse nursing	135
education program, the chancellor may forgive the principal and	136
interest of the student's loans received under division (C)(1)	137
(a) of this section at a rate of twenty-five per cent per year,	138
for a maximum of four years, for each year in which the borrower	139
is so employed. A deferment of the service obligation, and other	140
conditions regarding the forgiveness of loans may be granted as	141
provided by the rules adopted under division (D)(7) of this	142
section.	143
(c) Loans awarded under division (C)(1)(a) of this section	144
shall be awarded on the basis of the student's expected family	145
contribution, with preference given to those applicants with the	146
lowest expected family contribution. However, the chancellor may	147
consider other factors the chancellor determines relevant in	148
ranking the applications.	149
(d) Each loan awarded to a student under division (C)(1)	150
(a) of this section shall be not less than five thousand dollars	151
per year.	152
(2) Twenty-five per cent of available funds shall be	153
awarded to students enrolled in prelicensure <pre>nurse nursing</pre>	154
education programs for registered nurses, as defined in section	155
4723.01 of the Revised Code.	156
(3) Twenty-five per cent of available funds shall be	157
awarded to students enrolled in <a href="mailto:nursing">nursing</a> education programs	158
as determined by the chancellor, with preference given to	159
programs aimed at increasing enrollment in an area of need.	160
After January 1, 2012, the chancellor shall determine the	161
manner in which to distribute loans under this section.	162

(D) Subject to the requirements specified in division (C)

163

of this section, the chancellor shall adopt rules in accordance	164
with Chapter 119. of the Revised Code establishing:	165
(1) Eligibility criteria for receipt of a loan;	166
(2) Loan application procedures;	167
(3) The amounts in which loans may be made and the total	168
amount that may be loaned to an individual;	169
(4) The total amount of loans that can be made each year;	170
(5) The percentage of the money in the fund that must	171
remain in the fund at all times as a fund balance;	172
(6) Interest and principal repayment schedules;	173
(7) Conditions under which a portion of principal and	174
interest obligations incurred by an individual under the program	175
will be forgiven;	176
(8) Conditions under which all or a portion of the	177
principal and interest obligations incurred by an individual who	178
is deployed on active duty outside of the state or who is the	179
spouse of a person deployed on active duty outside of the state	180
may be deferred or forgiven.	181
(9) Ways that the program may be used to encourage	182
individuals who are members of minority groups to enter the	183
nursing profession;	184
(10) Any other matters incidental to the operation of the	185
program.	186
(E) The obligation to repay a portion of the principal and	187
interest on a loan made under this section shall be forgiven if	188
the recipient of the loan meets the criteria for forgiveness	189
established by division (C)(1)(b) of this section, in the case	190

H. B. No. 285
As Introduced

of loans awarded under division (C)(1)(a) of this section, or by	191
the chancellor under the rule adopted under division (D)(7) of	192
this section, in the case of other loans awarded under this	193
section.	194
(F) The obligation to repay all or a portion of the	195
principal and interest on a loan made under this section may be	196
deferred or forgiven if the recipient of the loan meets the	197
criteria for deferment or forgiveness established by the	198
chancellor under the rule adopted under division (D)(8) of this	199
section.	200
(G) The receipt of a loan under this section shall not	201
affect a student's eligibility for assistance, or the amount of	202
that assistance, granted under section 3333.12, 3333.122,	203
3333.22, 3333.26, 5910.03, 5910.032, or 5919.34 of the Revised	204
Code, but the rules of the chancellor may provide for taking	205
assistance received under those sections into consideration when	206
determining a student's eligibility for a loan under this	207
section.	208
(H) As used in this section, "active duty" means active	209
duty pursuant to an executive order of the president of the	210
United States, an act of the congress of the United States, or	211
section 5919.29 or 5923.21 of the Revised Code.	212
Sec. 3722.01. As used in this chapter:	213
(A) "Children's hospital" means either of the following:	214
(1) A hospital that provides general pediatric medical and	215
surgical care in which at least seventy-five per cent of annual	216
inpatient discharges for the preceding two calendar years were	217
individuals less than eighteen years of age;	218
(2) A distinct portion of a hospital that provides general	219

1. B. No. 285	Page 9
As Introduced	_

pediatric medical and surgical care, has a total of at least one	220
hundred fifty pediatric special care and pediatric acute care	221
beds, and in which at least seventy-five per cent of annual	222
inpatient discharges for the preceding two calendar years were	223
individuals less than eighteen years of age.	224
(B) "Health care service" means any of the following:	225
(1) Pediatric intensive care;	226
(2) Solid organ and bone marrow transplantation;	227
(3) Stem cell harvesting and reinfusion;	228
(4) Cardiac catheterization;	229
(5) Open heart surgery;	230
(6) Operation of linear accelerators;	231
(7) Operation of cobalt radiation therapy units;	232
(8) Operation of gamma knives.	233
(C) "Hospital" means an institution or facility that	234
provides inpatient medical or surgical services for a continuous	235
period longer than twenty-four hours. "Hospital" includes a	236
children's hospital.	237
(D) "Political subdivision" means a county, township,	238
municipal corporation, or other body corporate and politic	239
responsible for governmental activities in a geographic area	240
smaller than that of the state.	241
(E) "Registered nurse" has the same meaning as in section	242
4723.01 of the Revised Code.	243
(F) "State university" has the same meaning as in section	244
3345.12 of the Revised Code.	245

Sec. 3722.21. (A) Notwithstanding any conflicting	246
provision of this chapter or any other provision of the Revised	247
Code, but subject to division (B) of this section, sections	248
3722.22 to 3722.38 of the Revised Code apply to all hospitals	249
and portions of hospitals that use registered nurses to provide	250
the type of patient care described in those sections, including	251
all of the following:	252
(1) Maternity units and newborn care nurseries licensed by	253
the department of health until September 30, 2024, under Chapter	254
3711. of the Revised Code;	255
(2) Inpatient units licensed by the department of mental	256
health and addiction services under section 5119.33 of the	257
Revised Code;	258
(3) Hospitals registered under section 3701.07 of the	259
Revised Code as long-term acute care hospitals.	260
(B) Sections 3722.22 to 3722.38 of the Revised Code do not	261
apply to any of the following:	262
(1) Hospitals licensed by the department of mental health	263
and addiction services under section 5119.33 of the Revised Code	264
and any institution, hospital, or other place established,	265
controlled, or supervised by that department under Chapter 5119.	266
of the Revised Code;	267
(2) Freestanding inpatient rehabilitation facilities	268
licensed by the department of health under section 3702.30 of	269
the Revised Code;	270
(3) Freestanding birthing centers licensed by the	271
department of health under section 3702.30 of the Revised Code.	272
Sec. 3722.22. (A) A hospital shall develop and implement a	273

nurse staffing plan that provides adequate, appropriate, and	274
quality delivery of health care services and protects patient	275
safety. The plan shall document the methodology that is used to	276
determine the hospital's needs for nursing staff.	277
A hospital's plan shall be based on the recommendations	278
the hospital receives from its nurse staffing committee created	279
under section 3722.23 of the Revised Code. The plan shall ensure	280
that the hospital is in compliance with the nurse-to-patient	281
staffing ratios established under section 3722.24 of the Revised	282
Code and any ratios established under section 3722.25 of the	283
Revised Code, once the ratios are applicable to the hospital as	284
provided under those sections. The plan shall comply with all	285
other provisions of sections 3722.21 to 3722.38 of the Revised	286
Code.	287
A hospital shall evaluate its plan on an annual basis.	288
Based on the annual evaluation, the hospital shall update its	289
plan accordingly.	290
A hospital shall submit to the director of health a copy	291
of its initial plan and each of its annual updates to the plan.	292
The director shall establish procedures whereby the plans and	293
their updates are made available for inspection by the public.	294
(B) If a hospital is in operation on the effective date of	295
this section, the hospital's initial plan shall be developed and	296
implemented not later than one year after the effective date of	297
this section. If a hospital begins operation after the effective	298
date of this section, the hospital's initial plan shall be	299
developed and implemented as soon as practicable, as determined	300
by the director of health.	301
Sec. 3722.23. (A) Each hospital shall establish a nurse	302

staffing committee. The hospital shall select the number of	303
members to serve on the committee, subject to both of the	304
<pre>following:</pre>	305
(1) At least fifty per cent of the membership shall	306
consist of direct care registered nurses, with at least one	307
registered nurse serving as a member from each of the hospital's	308
patient care units. The member who represents a unit shall be	309
selected by the other direct care registered nurses from that	310
unit.	311
(2) All or part of the remainder of the membership shall	312
consist of a meaningful representation of direct care staff who	313
serve in positions that are not considered management positions.	314
These members shall be selected by other direct care staff who	315
serve in non-management positions.	316
(B) Attending a meeting of the committee as a member or	317
otherwise fulfilling the duties of membership shall be	318
considered by the hospital as part of a member's regularly	319
scheduled hours of work for any pay period.	320
(C) The committee shall prepare and submit recommendations	321
to the hospital regarding the nurse staffing plan required by	322
section 3722.22 of the Revised Code. The committee may prepare	323
and submit recommendations on any other matter it considers	324
relevant to the staffing, patient safety, and other provisions	325
of sections 3722.21 to 3722.38 of the Revised Code. The	326
committee shall meet at intervals it considers necessary to	327
fulfill its responsibilities.	328
Sec. 3722.24. (A) Except as provided in sections 3722.25	329
and 3722.26 of the Revised Code, at all times during each	330
working shift within a particular patient care unit of a	331

hospital, the hospital shall assign a direct care registered	332
nurse to not more than the following number of patients:	333
(1) One patient in either of the following:	334
(a) A trauma emergency unit;	335
(b) An operating room unit, as long as there is at least	336
one other person assigned to serve at the same time as an	337
operating room assistant.	338
(2) Two patients in a critical care unit, including a unit	339
with any of the following designations: neonatal intensive care,	340
emergency critical care, intensive care, labor and delivery,	341
coronary care, acute respiratory care, postanesthesia care, or	342
<pre>burn care;</pre>	343
(3) Three patients in either of the following:	344
(a) A unit with any of the following designations:	345
emergency department care, pediatric care, step-down care,	346
telemetry care, or antepartum care;	347
(b) A combined unit for labor, delivery, and postpartum	348
care.	349
(4) Four patients in either of the following:	350
(a) A unit with any of the following designations:	351
medical-surgical care, intermediate care, or acute psychiatric	352
<pre>care;</pre>	353
(b) Any other specialty care unit not specified in	354
division (A)(4)(a) of this section.	355
(5) Five patients in either of the following:	356
(a) A rehabilitation unit;	357

(b) A skilled nursing unit, including a unit that has beds	358
registered under section 3701.07 of the Revised Code as skilled	359
nursing beds, long-term care beds, or special skilled nursing	360
beds.	361
(6) Six patients in either of the following:	362
(a) A postpartum care unit, with each mother and infant	363
<pre>being counted as a separate patient;</pre>	364
(b) A unit designated as a well-baby nursery.	365
(7) In the case of a hospital unit that is not identified	366
in divisions (A)(1) to (6) of this section, the number of	367
patients designated by the director of health.	368
(B) The direct care registered nurse-to-patient staffing	369
ratios that result from the requirements of division (A) of this	370
section shall be implemented by a hospital as soon as	371
practicable, as determined by the director of health, subject to	372
both of the following time frames in the case of a hospital that	373
is in operation on the effective date of this section:	374
(1) Except as provided in division (B)(2) of this section,	375
the staffing ratios apply beginning on the date that is two	376
years after the effective date of this section.	377
(2) If the hospital is located in a rural area, as	378
identified by the director, the staffing ratios apply beginning	379
on the date that is four years after the effective date of this	380
section.	381
Sec. 3722.25. (A) The director of health may establish	382
direct care registered nurse-to-patient staffing ratios that are	383
more stringent than the nurse-to-patient staffing ratios	384
established by section 3722.24 of the Revised Code, if both of	385

the following are the case:	386
(1) The director has determined that the more stringent	387
staffing ratios are necessary to protect patient safety.	388
(2) The director has consulted with both the hospital and	389
the registered nurses affected by the more stringent staffing	390
ratios.	391
(B) If staffing ratios are established under this section,	392
the affected hospital shall comply with the staffing ratios in	393
accordance with the same time frames that apply to the hospital	394
under division (B) of section 3722.24 of the Revised Code.	395
Sec. 3722.26. A hospital is not required to comply with	396
the direct care registered nurse-to-patient staffing ratios	397
established under section 3722.24 or any more stringent ratios	398
established under section 3722.25 of the Revised Code in any of	399
the following circumstances:	400
(A) A state of emergency. For purposes of this division,	401
the director of health shall establish criteria for determining	402
what constitutes a state of emergency and how long it exists.	403
Even during a state of emergency, a hospital shall make prompt	404
and diligent efforts to comply with the established staffing	405
ratios to the greatest extent possible.	406
(B) Emergency department patient diversions. Any patient	407
who arrives at a hospital's emergency department but is diverted	408
to another hospital for treatment shall not be included in	409
calculating the staffing ratio that applies to a patient care	410
unit within the department.	411
(C) Inability to obtain staffing coverage. This division	412
applies only if a hospital, after consulting with the hospital's	413
nurse staffing committee created under section 3722 23 of the	414

Revised Code, is able to document that it made reasonable	415
efforts to obtain and retain the staff necessary to meet the	416
established staffing ratios. Such efforts shall include all of	417
the following:	418
(1) Cooking from all assoilable gualified atoff the ana	419
(1) Seeking, from all available qualified staff who are	
working, individuals who will consent to work additional time;	420
(2) Contacting other qualified staff who have made	421
themselves available to work additional time;	422
(3) Seeking the use of staff who work on a per diem basis;	423
(4) When practical, seeking personnel from a staffing	424
agency that is regularly used by the hospital.	425
(D) Unforeseeable clinical care needs. This division	426
applies only if a registered nurse is willing to accept the	427
assignment of one or more additional patients because of events	428
that could not have been anticipated by the hospital but could	429
lead to patients suffering life-threatening adverse effects	430
unless a nursing staff assignment is made.	431
(E) Deviations for brief periods. On an occasional basis,	432
a hospital may deviate from the staffing ratios that apply to a	433
particular patient care unit, subject to all of the following	434
<pre>conditions:</pre>	435
(1) Each deviation occurs for not more than twelve hours;	436
(2) Not more than six deviations occur in any thirty-day	437
period;	438
(3) A registered nurse is not denied a meal break or rest	439
break as a result of the deviation;	440
(4) Not later than ten days after a deviation occurs, the	441

manager of the patient care unit notifies the hospital's nurse	442
staffing committee of the occurrence.	443
(F) Use of innovative care models. A hospital may deviate	444
from the staffing ratios that apply to a particular patient care	445
unit if the unit is evaluating an innovative model of care that	446
uses clinical care staff who are not registered nurses, subject	447
to all of the following conditions:	448
(1) The model uses other clinical care staff in place of	449
not more than fifty per cent of the required number of	450
registered nurses who otherwise would have to be assigned to	451
patients in the unit.	452
(2) The model has been reviewed and approved by a majority	453
of the members of the hospital's nurse staffing committee.	454
(3) The model is implemented for a period of not more than	455
two years, but may be reapproved by the committee for subsequent	456
two-year periods.	457
(G) Provision of patient-specific critical care. This	458
division applies only if a hospital is able to document that a	459
particular patient was admitted to a unit after being	460
transferred from another hospital and required critical care to	461
sustain the patient's life or prevent disability.	462
(H) Provision of care to other patients who meet	463
designated criteria. The following types of patients are not	464
included in any calculation of the staffing ratios that apply to	465
a hospital:	466
(1) A patient being discharged from the hospital, while	467
waiting for the discharge to be completed;	468
(2) Patients, including those in an emergency department,	469

who are being transferred to other units, but only if the	470
patients are in rooms located near one another while waiting for	471
the transfer to be completed;	472
(3) A patient who is receiving care in any of the	473
hospital's outpatient units.	474
(4) Any other type of patient designated by the hospital's	475
nurse staffing committee as a type of patient to be excluded	476
from the calculation.	477
Sec. 3722.27. In assigning registered nurses to a	478
particular hospital unit as part of implementing the direct care	479
registered nurse-to-patient staffing ratios established under	480
sections 3722.24 and 3722.25 of the Revised Code, a hospital is	481
subject to all of the following:	482
(A) The hospital shall not assign a registered nurse to a	483
patient care unit unless the nurse has received an orientation	484
that is sufficient to provide competent care in that unit and	485
has demonstrated competence in providing care for that unit.	486
This division applies to all registered nurses who may be	487
assigned to a unit, including nurses provided to the hospital by	488
temporary staffing agencies and nurses who relieve other nurses	489
during breaks, meals, and other routine or expected absences	490
from the unit.	491
(B) The hospital shall not include, as part of meeting the	492
staffing requirements, any registered nurse who is serving in an	493
administrative or supervisory position.	494
(C) The hospital shall not attempt to meet the staffing	495
requirements by calculating averages of the number of patients	496
in a unit or the number of registered nurses assigned to the	497
unit during any particular working shift or over any other	498

period of time.	499
(D) The hospital shall not use video monitors or any other	500
electronic means of observing a patient as a means of meeting	501
the staffing requirements.	502
(E) The hospital shall not impose mandatory overtime on	503
any registered nurse as a means of meeting the staffing	504
requirements.	505
Sec. 3722.28. In providing patient care as part of	506
implementing the direct care registered nurse-to-patient	507
staffing ratios established under sections 3722.24 and 3722.25	508
of the Revised Code, a hospital is subject to all of the	509
<pre>following:</pre>	510
(A) The hospital shall not use video monitors or any other	511
electronic means of observing a patient as a substitute for the	512
direct observation that is necessary for a registered nurse to	513
<pre>conduct proper patient assessments.</pre>	514
(B) The hospital shall not place a patient for care in a	515
particular unit unless the staffing ratios that apply to the	516
unit are sufficient to meet the level of intensity, type of	517
care, and individual needs of that patient.	518
(C) If the hospital provides care in a unit with	519
adjustable patient acuity levels, the hospital shall use the	520
staffing ratio that applies to the highest patient acuity level	521
that exists within the unit during a working shift.	522
(D) If an assessment of a patient's acuity level and	523
nursing care plan demonstrates that the patient's care requires	524
staffing that is above the established ratios, the hospital	525
shall provide additional direct care registered nurses, licensed	526
practical nurses, and other personnel in accordance with the	527

assessment.	528
Sec. 3722.29. (A) In each of its patient care units, a	529
hospital shall post a uniform notice that explains the	530
requirements of sections 3722.21 to 3722.38 of the Revised Code.	531
For each working shift in a unit, the hospital shall include	532
with the uniform notice a posting of both of the following:	533
(1) A description of the direct care registered nurse-to-	534
patient staffing ratio that applies to the unit;	535
(2) The actual number and titles of the direct care	536
registered nurses who are assigned during the shift.	537
(B) The uniform notice and shift-specific information	538
shall be prepared in a manner prescribed by the director of	539
health. The notice and information shall be posted in an area of	540
the unit that is visible, conspicuous, and accessible to the	541
hospital's staff, its patients, and the public.	542
Sec. 3722.30. (A) A hospital shall develop a system to	543
document the manner in which it meets the requirements of	544
sections 3722.21 to 3722.38 of the Revised Code. In accordance	545
with the system, the hospital shall maintain records of each of	546
the following for not less than three years:	547
(1) A copy of each notice posted under section 3722.29 of	548
the Revised Code;	549
(2) The actual staffing levels that occurred in each	550
patient care unit of the hospital during each working shift;	551
(3) Information certifying whether each direct care	552
registered nurse assigned to a unit received rest and meal	553
breaks during a working shift and the identities of the	554
individuals who relieved the nurses during the breaks.	555

(B) On request, the records maintained under this section	556
shall be made available to any of the following:	557
(1) The director of health;	558
(2) Any registered nurse or the nurse's exclusive	559
representative, as defined in section 4117.01 of the Revised	560
<pre>Code;</pre>	561
(3) Any member of the general public.	562
Sec. 3722.31. With respect to each patient admitted to a	563
hospital for care in an inpatient unit, the hospital shall	564
provide the patient or the patient's representative with the	565
telephone number of the toll-free patient safety telephone line	566
made available to the public by the department of health under	567
section 3701.91 of the Revised Code. The patient or the	568
patient's representative may use the telephone number to do	569
either or both of the following:	570
(A) Seek information regarding the nurse staffing	571
requirements and other provisions of sections 3722.21 to 3722.38	572
of the Revised Code;	573
(B) Make reports of inadequate staffing or care at the	574
hospital.	575
Sec. 3722.32. (A) With respect to staffing within a	576
hospital and its patient care units, a registered nurse may	577
object to or refuse to participate in any activity, policy,	578
practice, assignment, or task if the nurse reasonably believes	579
<pre>either of the following:</pre>	580
(1) That the hospital is violating sections 3722.21 to	581
3722.38 of the Revised Code;	582
(2) That the nurse is not prepared by education, training,	583

or experience to participate, and that doing so would compromise	584
patient safety or subject the nurse to disciplinary action by	585
the board of nursing.	586
(B) If a registered nurse exercises the authority granted	587
by division (A) of this section, the hospital shall not take any	588
retaliatory action against the nurse. Actions prohibited by this	589
division include filing a complaint or report against the nurse	590
with the board of nursing.	591
(C) If a violation of division (B) of this section occurs,	592
both of the following apply:	593
(1) The registered nurse has a cause of action against the	594
hospital.	595
(2) The registered nurse may submit a complaint against	596
the hospital under section 3722.34 of the Revised Code.	597
Sec. 3722.33. (A) The director of health shall conduct	598
audits of a hospital to determine both of the following:	599
(1) Whether the hospital is implementing its staffing plan	600
in accordance with sections 3722.21 to 3722.38 of the Revised	601
Code;	602
(2) Whether the hospital is maintaining records in	603
accordance with section 3722.30 of the Revised Code.	604
(B) The director shall conduct at least one audit of a	605
hospital every two years. The director may conduct other audits	606
at any time the director considers necessary for proper	607
enforcement of sections 3722.21 to 3722.38 of the Revised Code.	608
Sec. 3722.34. (A) No hospital shall knowingly do any of	609
the following:	610

(1) Fail to develop and implement a staffing plan in	611
accordance with section 3722.22 of the Revised Code;	612
(2) Fail to comply with the staffing plan once it has been	613
<pre>implemented;</pre>	614
(3) Fail to comply in any other manner with sections	615
3722.21 to 3722.38 of the Revised Code.	616
(B) A hospital is not in violation of division (A) of this	617
section in the case of a state of emergency or any of the other	618
circumstances described in section 3722.26 of the Revised Code.	619
Sec. 3722.35. (A) If the director of health determines	620
that a hospital is in violation of section 3722.34 of the	621
Revised Code, the director shall require the hospital to	622
establish a corrective action plan and submit the plan to the	623
director. The plan is subject to approval by the director. On	624
the director's request, the plan shall be revised accordingly.	625
(B)(1) If a violation of section 3722.34 of the Revised	626
Code is not resolved by the hospital's corrective action plan	627
established under division (A) of this section, the director may	628
impose a fine pursuant to an adjudication under Chapter 119. of	629
the Revised Code. The following fines may be imposed:	630
(a) In the case of a fine that is imposed on the hospital	631
as a business entity, the amount of the fine for a first offense	632
shall be not more than twenty-five thousand dollars; for each	633
subsequent offense, the amount of the fine shall be not more	634
than fifty thousand dollars.	635
(b) In the case of a fine that is imposed on an individual	636
who is employed by the hospital, the amount of the fine shall be	637
not more than twenty thousand dollars for each offense.	638

(2) On the director's request, the attorney general shall	639
bring and prosecute to judgment a civil action to collect any	640
fine imposed under division (B)(1) of this section that remains	641
unpaid.	642
(C) All fines collected under division (B) of this section	643
shall be deposited into the state treasury to the credit of the	644
nurse education assistance fund created under section 3333.28 of	645
the Revised Code and used only as described in division (B)(1)	646
of that section.	647
Sec. 3722.36. The director of health shall establish	648
procedures under which a registered nurse, a hospital patient,	649
or any other person may file a complaint with the director	650
alleging that a hospital has violated section 3722.34 of the	651
Revised Code. On receipt of a complaint, the director shall	652
conduct an investigation. If the director determines from the	653
investigation that a violation has occurred, the director shall	654
take action under section 3722.35 of the Revised Code.	655
Sec. 3722.37. With respect to the requirements, rights,	656
and remedies established under sections 3722.21 to 3722.38 of	657
the Revised Code, all of the following apply:	658
(A) A hospital shall not discriminate or retaliate in any	659
manner against a registered nurse, hospital patient, or any	660
other person who, in good faith, files a complaint under section	661
3722.36 of the Revised Code, presents a grievance to the	662
hospital regarding the staffing within the hospital's patient	663
care units, or otherwise demonstrates opposition to any hospital	664
policy, practice, or action that is in violation of sections	665
3722.21 to 3722.38 of the Revised Code.	666
(B) A hospital shall not interfere with, restrain, or	667

prohibit a person's exercise of, or attempt to exercise, any of	668
the rights conferred by sections 3722.21 to 3722.28 of the	669
Revised Code.	670
(C) A hospital shall not establish policies that, directly	671
or indirectly, discourage a registered nurse or any other person	672
from disclosing information as authorized by sections 3722.21 to	673
3722.38 of the Revised Code.	674
(D) A hospital shall not intimidate a registered nurse or	675
any other person who makes public statements regarding hospital	676
staffing.	677
Sec. 3722.38. (A) With respect to the practice of	678
registered nursing and its relationship to sections 3722.21 to	679
3722.38 of the Revised Code, the general assembly recognizes all	680
of the following:	681
(1) All registered nurses have a duty and right to act	682
based on their professional judgment and in accordance with the	683
statutes and rules that apply to their practice.	684
(2) All registered nurses have the duty and right to	685
provide care in the exclusive interests of their patients.	686
(3) All registered nurses have the duty and right to act	687
as advocates for their patients.	688
(B) In recognizing the matters described in division (A)	689
of this section, the general assembly finds that a registered	690
nurse, before the nurse may accept a patient assignment, is	691
responsible for determining all of the following:	692
(1) Whether the nurse has the necessary professional	693
knowledge, judgment, skills, and ability to care for the	694
patient;	695

(2) Whether the nurse is competent to provide the required	696
<pre>care;</pre>	697
(3) Whether accepting the assignment would create harm for	698
either the patient or the nurse.	699
Sec. 4723.489. A person not otherwise authorized to	700
administer drugs may administer a drug to a specified patient if	701
all of the following conditions are met:	702
(A) The authority to administer the drug is delegated to	703
the person by an advanced practice registered nurse who is a	704
clinical nurse specialist, certified nurse-midwife, or certified	705
nurse practitioner and holds a license issued under section	706
4723.42 of the Revised Code.	707
(B) The drug is not listed in the formulary established in	708
rules adopted under section 4723.50 of the Revised Code, is not	709
a controlled substance, and is not to be administered	710
intravenously.	711
(C) The drug is to be administered at a location other	712
than <del>a any of the following:</del>	713
(1) A hospital inpatient care unit, as defined in section	714
3727.50 of the Revised Code; a	715
5727.50 of the hevisea code, a	713
(2) A hospital emergency department or a freestanding	716
emergency department; or an	717
(3) An ambulatory surgical facility, as defined in	718
<u>licensed under</u> section 3702.30 of the Revised Code.	719
(D) The person has successfully completed education based	720
on a recognized body of knowledge concerning drug administration	721
and demonstrates to the person's employer the knowledge, skills,	722
and ability to administer the drug safely.	723

(E) The person's employer has given the advanced practice	724
registered nurse access to documentation, in written or	725
electronic form, showing that the person has met the conditions	726
specified in division (D) of this section.	727
(F) The advanced practice registered nurse is physically	728
present at the location where the drug is administered.	729
Sec. 4730.203. (A) Acting pursuant to a supervision	730
agreement, a physician assistant may delegate performance of a	731
task to implement a patient's plan of care or, if the conditions	732
in division (C) of this section are met, may delegate	733
administration of a drug. Subject to division (D) of section	734
4730.03 of the Revised Code, delegation may be to any person.	735
The physician assistant must be physically present at the	736
location where the task is performed or the drug administered.	737
(B) Prior to delegating a task or administration of a	738
drug, a physician assistant shall determine that the task or	739
drug is appropriate for the patient and the person to whom the	740
delegation is to be made may safely perform the task or	741
administer the drug.	742
(C) A physician assistant may delegate administration of a	743
drug only if all of the following conditions are met:	744
(1) The physician assistant has been granted physician-	745
delegated prescriptive authority and is authorized to prescribe	746
the drug.	747
(2) The drug is not a controlled substance.	748
(3) The drug will not be administered intravenously.	749
(4) The drug will not be administered in a any of the	750
following locations:	751

(a) A hospital inpatient care unit, as defined in section-	752
3727.50 of the Revised Code; a	753
(b) A hospital emergency department+ or a freestanding	754
emergency department; or an	755
	7.5.6
(c) An ambulatory surgical facility licensed under section	756
3702.30 of the Revised Code.	757
(D) A person not otherwise authorized to administer a drug	758
or perform a specific task may do so in accordance with a	759
physician assistant's delegation under this section.	760
Section 2. That existing sections 3333.28, 3722.01,	761
4723.489, and 4730.203 of the Revised Code are hereby repealed.	762
• · · • • · · · · · · · · · · · · · · ·	7.60
Section 3. That sections 3727.50, 3727.51, 3727.52,	763
3727.53, 3727.54, 3727.55, 3727.56, and 3727.57 of the Revised	764
Code are hereby repealed.	765
Section 4. Not later than one year after the effective	766
date of this section, the Director of Health, in consultation	767
with the Board of Nursing and the Department of Higher	768
Education, shall prepare a report containing recommendations for	769
ensuring that sufficient numbers of nurses are available in this	770
state to meet the staffing requirements established under	771
sections 3722.21 to 3722.38 of the Revised Code. On completion	772
of the report, the Director shall submit copies to the General	773
Assembly in accordance with section 101.68 of the Revised Code.	774
Section 5. All items in this act are hereby appropriated	775
as designated out of any moneys in the state treasury to the	776
credit of the designated fund. For all operating appropriations	777
made in this act, those in the first column are for fiscal year	778
2024 and those in the second column are for fiscal year 2025.	779
The operating appropriations made in this act are in addition to	780

any	other	operating	appropriations made for these	fiscal years	S.	781
	Sec	tion 6.				782
						783
	1	2	3	4	5	
А			BOR DEPARTMENT OF HIGHER EDU	CATION		
В	Dedica	ted Purpos	e Fund Group			
С	5BA1		ursing Student Loan-to-Grant rogram	\$10,000,000	\$10,000,000	
D	TOTAL	DPF Dedica	ted Purpose Fund Group	\$10,000,000	\$10,000,000	
E	TOTAL	ALL BUDGET	FUND GROUPS	\$10,000,000	\$10,000,000	
	NUR	SING STUDE	NT LOAN-TO-GRANT PROGRAM			784
The foregoing appropriation item 235683, Nursing Student				785		
Loan-to-Grant Program, shall be used by the Chancellor of Higher				786		
Education to support the Nursing Student Loan-to-Grant Program				787		
pur	suant	to section	3333.27 of the Revised Code.			788
	An	amount equ	al to the unexpended, unencumbe	ered balance	of	789
the	foreg	joing appro	priation item 235683, Nursing	Student Loan-	_	790
to-	to-Grant Program, at the end of fiscal year 2024 is hereby				791	
rea	ppropr	riated for	the same purpose in fiscal yea	r 2025.		792
	Sec	tion 7. Wi	thin the limits set forth in the	nis act, the		793
Dir	Director of Budget and Management shall establish accounts				794	
indicating the source and amount of funds for each appropriation				795		
made in this act, and shall determine the manner in which				796		
app	appropriation accounts shall be maintained. Expenditures from				797	

H. B. No. 285 As Introduced	Page 30
operating appropriations contained in this act shall be	798
accounted for as though made in, and are subject to all	799
applicable provisions of, the main operating appropriations act	800
of the 135th General Assembly.	801
Section 8. On the effective date of this section, or as	802
soon as possible thereafter, the Director of Budget and	803

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Management shall transfer \$20,000,000 cash from the General

5BA1).

Revenue Fund to the Nursing Student Loan-to-Grant Fund (Fund