Hearm	g Summ	ary Report
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Note: Email completed form to jcarr1@jcarr.state.oh.us.

Hearing Date: 9/26/2018 T	oday's Date: 11/6/2018	
Agency: State Medical Board of Ohio		
Rule Number(s): 4731-11-01, 4731-11-02, 4731-11-14, 4731-21-01, 4731-21-02, 4731-21-03, 4731-21-04, 4731-21-05, 4731-21-06		
If no comments at the hearing, please check the box.		
List organizations or individuals giving hearing and indicate the rule number(or submitting testimony before, during or after the public s) in question.	
1. Jeff Lycan, RN, Ohio's Hospice		
2. Linda Chun, M.D.		
3. Charles von Gunten, M.D., Ohio Health		
4. Cleanne Casse, D.O., Ohio Osteopathic Association		
5. Wayne Campbell, Tyler's Light		
6. Patricia Perry		
7. Scott Weidle, Daniel's Story		
8. Marcie Seidel, Prevention Action Alliance		
9. Anahi Ortiz, M.D., Franklin County Coroner		
10. Robert Carullo, Strengthening the Mid-Atlantic Region for Tomorrow		
11. Leland McClure, Quest Diagnostics		
12. Jennifer Barnhouse, Alliance for the Treatment of Intractable Pain		
13. Phillip Kukucka		
14. Click here to enter text.		
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16. Click here to enter text.		

Consolidated Summary of Comments Received

Please review all comments received and complete a consolidated summary paragraph of the comments and indicate the rule number(s).

The testimony advocated that the definition of chronic pain in rule 4731-11-01 be amended, and that rule 4731-11-14 recognize board certified hospice and pallative physicians as experts in prescribing for chronic pain, that the physician be required to provide a prescription for naloxone to the patient, and that urine drug screens be required on a significantly more frequent basis.

Incorporated Comments into Rule(s)

Indicate how comments received during the hearing process were incorporated into the rule(s). If no comments were incorporated, explain why not.

The definition of chronic pain in rule 4731-11-01 was amended as requested. Rule 4731-11-14 was amended to recognize board certified hospice and pallative physicians as experts in prescribing for chronic pain, with the definition of board certified hospice and pallative care physician added to rule 4731-11-01. The comments concerning requiring a naloxone prescription argued that the CDC guidelines require a prescription to be given. However, this is a misreading of the CDC guidelines. The comments concerning frequency of urine drug screens were not adopted because of the cost and hardship on the patient without significant benefit in efficacy of treatment.