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Representative Fende

Cosponsors: Representatives McGregor, Williams, S., Moran, Huffman, Yuko, Phillips, Oelslager, Garland, Jordan, Murray, Gerberry, Brown, Bolon, Slesnick, Okey, Pillich, Letson, Hagan, Luckie, Mecklenborg, Blessing, Harwood, Williams, B., Hackett, Lehner, Patten, Harris, Adams, J., Adams, R., Amstutz, Batchelder, Belcher, Blair, Boyd, Bubp, Carney, Chandler, Combs, Daniels, DeBose, Domenick, Driehaus, Dyer, Evans, Foley, Gardner, Garrison, Goyal, Grossman, Heard, Hottinger, Jones, Koziura, Lundy, Maag, Mallory, Mandel, Newcomb, Otterman, Pryor, Schneider, Sears, Snitchler, Stewart, Szollosi, Uecker, Wachtmann, Winburn, Zehringer
Senators Gillmor, Morano, Buehrer, Coughlin, Faber, Gibbs, Harris, Hughes, Miller, D., Miller, R., Niehaus, Sawyer, Schaffer, Schuring, Seitz, Strahorn, Wilson, Schiavoni, Smith, Carey, Widener

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A B I L L

To amend sections 3313.713, 4715.14, 4715.141, 1
4715.21, 4715.22, 4715.231, 4715.24, and 4715.25 2
and to enact sections 3701.136, 4715.241, 3
4715.242, 4715.36, 4715.361, 4715.362, 4715.363, 4
4715.364, 4715.365, 4715.366, 4715.367, 4715.368, 5
4715.369, 4715.37, 4715.371, 4715.372, 4715.373, 6
4715.374, and 4715.375 of the Revised Code to 7
modify certain licensing procedures for dentists 8
and dental hygienists, to establish the Oral 9
Health Access Supervision Program for the 10
provision of dental hygiene services, to allow 11

certain dental hygienists to administer local 12
anesthesia based on instruction obtained while 13
licensed in another state, and to authorize the 14
Director of Health to establish a school-based 15
fluoride mouth rinse program. 16

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

Section 1. That sections 3313.713, 4715.14, 4715.141, 17
4715.21, 4715.22, 4715.231, 4715.24, and 4715.25 be amended and 18
sections 3701.136, 4715.241, 4715.242, 4715.36, 4715.361, 19
4715.362, 4715.363, 4715.364, 4715.365, 4715.366, 4715.367, 20
4715.368, 4715.369, 4715.37, 4715.371, 4715.372, 4715.373, 21
4715.374, and 4715.375 of the Revised Code be enacted to read as 22
follows: 23

Sec. 3313.713. (A) As used in this section: 24

(1) "Drug" means a drug, as defined in section 4729.01 of the 25
Revised Code, that is to be administered pursuant to the 26
instructions of the prescriber, whether or not required by law to 27
be sold only upon a prescription. 28

(2) "Federal law" means the "Individuals with Disabilities 29
Education Act of 1997," 111 Stat. 37, 20 U.S.C. 1400, as amended. 30

(3) "Prescriber" has the same meaning as in section 4729.01 31
of the Revised Code. 32

(B) The board of education of each city, local, exempted 33
village, and joint vocational school district shall, not later 34
than one hundred twenty days after September 20, 1984, adopt a 35
policy on the authority of its employees, when acting in 36
situations other than those governed by sections 2305.23, 37
2305.231, and 3313.712 of the Revised Code, to administer drugs 38
prescribed to students enrolled in the schools of the district. 39

The policy shall provide either that: 40

(1) Except as otherwise required by federal law, no person 41
employed by the board shall, in the course of such employment, 42
administer any drug prescribed to any student enrolled in the 43
schools of the district. 44

(2) Designated persons employed by the board are authorized 45
to administer to a student a drug prescribed for the student. 46
Effective July 1, 2011, only employees of the board who are 47
licensed health professionals, or who have completed a drug 48
administration training program conducted by a licensed health 49
professional and considered appropriate by the board, may 50
administer to a student a drug prescribed for the student. Except 51
as otherwise provided by federal law, the board's policy may 52
provide that certain drugs or types of drugs shall not be 53
administered or that no employee shall use certain procedures, 54
such as injection, to administer a drug to a student. 55

(C) No drug prescribed for a student shall be administered 56
pursuant to federal law or a policy adopted under division (B) of 57
this section until the following occur: 58

(1) The board, or a person designated by the board, receives 59
a written request, signed by the parent, guardian, or other person 60
having care or charge of the student, that the drug be 61
administered to the student. 62

(2) The board, or a person designated by the board, receives 63
a statement, signed by the prescriber, that includes all of the 64
following information: 65

(a) The name and address of the student; 66

(b) The school and class in which the student is enrolled; 67

(c) The name of the drug and the dosage to be administered; 68

(d) The times or intervals at which each dosage of the drug 69

is to be administered;	70
(e) The date the administration of the drug is to begin;	71
(f) The date the administration of the drug is to cease;	72
(g) Any severe adverse reactions that should be reported to the prescriber and one or more phone numbers at which the prescriber can be reached in an emergency;	73 74 75
(h) Special instructions for administration of the drug, including sterile conditions and storage.	76 77
(3) The parent, guardian, or other person having care or charge of the student agrees to submit a revised statement signed by the prescriber to the board or a person designated by the board if any of the information provided by the prescriber pursuant to division (C)(2) of this section changes.	78 79 80 81 82
(4) The person authorized by the board to administer the drug receives a copy of the statement required by division (C)(2) or (3) of this section.	83 84 85
(5) The drug is received by the person authorized to administer the drug to the student for whom the drug is prescribed in the container in which it was dispensed by the prescriber or a licensed pharmacist.	86 87 88 89
(6) Any other procedures required by the board are followed.	90
(D) If a drug is administered to a student, the board of education shall acquire and retain copies of the written requests required by division (C)(1) and the statements required by divisions (C)(2) and (3) of this section and shall ensure that by the next school day following the receipt of any such statement a copy is given to the person authorized to administer drugs to the student for whom the statement has been received. The board, or a person designated by the board, shall establish a location in each school building for the storage of drugs to be administered under	91 92 93 94 95 96 97 98 99

this section and federal law. All such drugs shall be stored in 100
that location in a locked storage place, except that drugs that 101
require refrigeration may be kept in a refrigerator in a place not 102
commonly used by students. 103

(E) No person who has been authorized by a board of education 104
to administer a drug and has a copy of the most recent statement 105
required by division (C)(2) or (3) of this section given to the 106
person in accordance with division (D) of this section prior to 107
administering the drug is liable in civil damages for 108
administering or failing to administer the drug, unless such 109
person acts in a manner that constitutes gross negligence or 110
wanton or reckless misconduct. 111

(F) A board of education may designate a person or persons to 112
perform any function or functions in connection with a drug policy 113
adopted under this section either by name or by position, 114
training, qualifications, or similar distinguishing factors. 115

(G) A policy adopted by a board of education pursuant to this 116
section may be changed, modified, or revised by action of the 117
board. 118

(H) Nothing in this section shall be construed to require a 119
person employed by a board of education to administer a drug to a 120
student unless the board's policy adopted in compliance with this 121
section establishes such a requirement. A board shall not require 122
an employee to administer a drug to a student if the employee 123
objects, on the basis of religious convictions, to administering 124
the drug. 125

~~A policy adopted by a board of education pursuant to this 126
section may be changed, modified, or revised by action of the 127
board. 128~~

Nothing in this section affects the application of section 129
2305.23, 2305.231, or 3313.712 of the Revised Code to the 130

administration of emergency care or treatment to a student. 131

Nothing in this section affects the ability of a public or 132
nonpublic school to participate in a school-based fluoride mouth 133
rinse program established by the director of health pursuant to 134
section 3701.136 of the Revised Code. Nothing in this section 135
affects the ability of a person who is employed by, or who 136
volunteers for, a school that participates in such a program to 137
administer fluoride mouth rinse to a student in accordance with 138
section 3701.136 of the Revised Code and any rules adopted by the 139
director under that section. 140

Sec. 3701.136. (A) The director of health may establish a 141
school-based fluoride mouth rinse program. If the director 142
establishes the program, divisions (B) to (E) of this section are 143
applicable. 144

(B) The director shall conduct a program to educate employees 145
of the department of health and dental hygienists licensed under 146
Chapter 4715. of the Revised Code on how to train employees of, 147
and volunteers for, public and nonpublic schools regarding the 148
proper means of administering fluoride mouth rinse to students. 149

(C) Schools that participate in the school-based fluoride 150
mouth rinse program shall require that their employees and 151
volunteers who intend to administer fluoride mouth rinse to 152
students receive training, by either of the following, on the 153
proper means of administering fluoride mouth rinse to students: 154

(1) An employee of the department of health or a dental 155
hygienist who has been trained through the program the director 156
conducts pursuant to division (B) of this section; 157

(2) A school employee or volunteer who has been trained by an 158
individual described in division (C)(1) of this section. 159

(D)(1) The director shall prescribe a form that the parent, 160

guardian, or other person having care or charge of a student 161
enrolled in a public or nonpublic school that participates in the 162
school-based fluoride mouth rinse program may use to consent to 163
the administration of fluoride mouth rinse to the student for the 164
duration of the student's enrollment in that school. School 165
employees or volunteers shall not administer fluoride mouth rinse 166
to a student unless the consent form from the student's parent, 167
guardian, or other person has been received. 168

(2) The consent form shall include all of the following: 169

(a) A space designated for the student's name and address; 170

(b) A space designated for the name of the student's school; 171

(c) A space designated for the student's grade level and 172
class; 173

(d) A space designated for the signature of the parent, 174
guardian, or other person who authorizes the administration of 175
fluoride mouth rinse to the student; 176

(e) Information on the name, dosage, and intervals at which 177
the fluoride mouth rinse is scheduled to be administered during 178
each school year; 179

(f) The dates the administration of fluoride mouth rinse is 180
to begin and cease, which may, respectively, be the first and last 181
days of a school year; 182

(g) Any other information or spaces the director considers 183
necessary for the proper administration of the program. 184

(E) The director may adopt rules as necessary to implement 185
and administer the school-based fluoride mouth rinse program. The 186
rules shall be adopted in accordance with Chapter 119. of the 187
Revised Code. 188

Sec. 4715.14. (A) Each person who is licensed to practice 189

dentistry in Ohio shall, on or before the first day of January of 190
each even-numbered year, register with the state dental board. The 191
registration shall be made on a form prescribed by the board and 192
furnished by the secretary, shall include the licensee's name, 193
address, license number, and such other reasonable information as 194
the board may consider necessary, and shall include payment of a 195
biennial registration fee of two hundred forty-five dollars. 196
Except as provided in division ~~(D)~~(E) of this section, this fee 197
shall be paid to the treasurer of state. All such registrations 198
shall be in effect for the two-year period beginning on the first 199
day of January of the even-numbered year and ending on the last 200
day of December of the following odd-numbered year, and shall be 201
renewed in accordance with the standard renewal procedure of 202
sections 4745.01 to 4745.03 of the Revised Code. ~~The failure of~~ If 203
a licensee fails to renew the licensee's registration in 204
accordance with this section ~~shall result in an automatic~~ 205
~~suspension of the licensee's license to practice dentistry, the~~ 206
board may take any of the disciplinary actions described in 207
division (C) of section 4715.30 of the Revised Code with respect 208
to the licensee or licensee's license. 209

(B) ~~Any~~ The license of any dentist whose license has been 210
suspended under this section may be reinstated ~~by~~ on the payment 211
of the biennial registration fee and ~~in addition thereto~~ 212
eighty-one dollars to cover costs of the reinstatement; ~~excepting~~ 213
~~that to any.~~ 214

(C) The board shall grant temporary retirement to any 215
licensed dentist who desires to temporarily retire from practice, 216
and ~~who~~ has given the board notice in writing to that effect, ~~the~~ 217
~~board shall grant such a retirement,~~ provided only that at the 218
time that time the board grants the temporary retirement all 219
previous registration fees and additional costs of reinstatement 220
have been paid. 221

~~(C)~~(D) Each dentist licensed to practice, whether a resident 222
or not, shall notify the secretary in writing or electronically of 223
any change in the dentist's office address or employment within 224
ten days after such change has taken place. On the first day of 225
July of every even-numbered year, the secretary shall issue a 226
printed roster of the names and addresses so registered. 227

~~(D)~~(E) Twenty dollars of each biennial registration fee shall 228
be paid to the dentist loan repayment fund created under section 229
3702.95 of the Revised Code. 230

Sec. 4715.141. (A) Each licensed dentist shall complete 231
biennially not less than forty hours of continuing dental 232
education, which may include, but is not limited to, attendance at 233
lectures, study clubs, college and postgraduate courses, or 234
scientific sessions of conventions, research, graduate study, 235
teaching, service as a clinician, or correspondence courses. 236
Continuing dental education programs include, but are not limited 237
to, programs that address any of the following: 238

(1) ~~Competency~~ Competency in treating patients who are 239
medically compromised or who experience medical emergencies during 240
the course of dental treatment; 241

(2) Knowledge of pharmaceutical products and the protocol of 242
the proper use of medications; 243

(3) Competency to diagnose oral pathology; 244

(4) Awareness of currently accepted methods of infection 245
control; 246

(5) Basic medical and scientific subjects including, but not 247
limited to, biology, physiology, pathology, biochemistry, and 248
pharmacology; 249

(6) Clinical and technological subjects including, but not 250
limited to, clinical techniques and procedures, materials, and 251

equipment;	252
(7) Subjects pertinent to health and safety.	253
Dentists shall earn continuing education credits at the rate	254
of one-half credit for each twenty-five to thirty contact minutes	255
of instruction and one credit hour for each fifty to sixty contact	256
minutes of instruction.	257
(B) Programs meeting the general requirements of division (A)	258
of this section may be developed and offered to dentists by any of	259
the following agencies or organizations:	260
(1) National, state, district, or local dental associations	261
affiliated with the American dental association or national dental	262
association;	263
(2) Accredited dental colleges or schools;	264
(3) Other organizations, schools, or agencies approved by the	265
state dental board.	266
(C) Each licensed dentist shall submit to the board at the	267
time of biennial registration pursuant to section 4715.14 of the	268
Revised Code a sworn affidavit, on a form acceptable to the state	269
dental board, attesting that he <u>the dentist</u> has completed	270
continuing education programs in compliance with this section and	271
listing the date, location, sponsor, subject matter, and hours	272
completed of the programs.	273
A licensed dentist shall retain in his <u>the dentist's</u> records	274
for a period of at least three years such receipts, vouchers, or	275
certificates as may be necessary to document completion of	276
continuing education programs. With cause, the board may request	277
such documentation from licensed dentists, and the board may	278
request such documentation from licensed dentists selected at	279
random without cause.	280
(D) The board may excuse licensed dentists, as a group or as	281

individuals, from all or any part of the requirements of this 282
section because of an unusual circumstance, emergency, or special 283
hardship. 284

~~(E) Failure to comply with the requirements of this section 285
constitutes a failure to renew registration pursuant to section 286
4715.14 of the Revised Code. 287~~

Sec. 4715.21. Each person who desires to practice as a dental 288
hygienist shall file with the secretary of the state dental board 289
a written application for a license, under oath, upon the form 290
prescribed. Such applicant shall furnish satisfactory proof of 291
being at least eighteen years of age and of good moral character. 292
An applicant shall present a diploma or certificate of graduation 293
from an accredited dental hygiene school and shall pay the 294
examination fee of ninety-six dollars if the license is issued in 295
an odd-numbered year or one hundred forty-seven dollars if issued 296
in an even-numbered year. Those passing such examination as the 297
board prescribes relating to dental hygiene shall receive a 298
certificate of registration entitling them to practice. If an 299
applicant fails to pass the first examination the applicant may 300
apply for a re-examination at the next regular or special 301
examination meeting of the board. 302

No applicant shall be admitted to more than two examinations 303
without first presenting satisfactory proof that the applicant has 304
successfully completed such refresher courses in an accredited 305
dental hygiene school as the state dental board may prescribe. 306

An accredited dental hygiene school shall be one accredited 307
by the ~~council on dental education of the~~ American dental 308
association commission on dental accreditation or whose 309
educational standards are recognized by the ~~council on dental~~ 310
~~education of the~~ American dental association commission on dental 311
accreditation and approved by the state dental board. 312

Sec. 4715.22. (A) ~~As~~ (1) This section applies only when a licensed dental hygienist is not practicing under a permit issued pursuant to section 4715.363 of the Revised Code authorizing practice under the oral health access supervision of a dentist. 313
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(2) As used in this section, "health care facility" means either of the following: 317
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~~(1)(a)~~ A hospital registered under section 3701.07 of the Revised Code; 319
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~~(2)(b)~~ A "home" as defined in section 3721.01 of the Revised Code. 321
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(B) A licensed dental hygienist shall practice under the supervision, order, control, and full responsibility of a dentist licensed under this chapter. A dental hygienist may practice in a dental office, public or private school, health care facility, dispensary, or public institution. Except as provided in division (C) or (D) of this section, a dental hygienist may not provide dental hygiene services to a patient when the supervising dentist is not physically present at the location where the dental hygienist is practicing. 323
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(C) A dental hygienist may provide, for not more than fifteen consecutive business days, dental hygiene services to a patient when the supervising dentist is not physically present at the location at which the services are provided if all of the following requirements are met: 332
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(1) The dental hygienist has at least two years and a minimum of three thousand hours of experience in the practice of dental hygiene. 337
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(2) The dental hygienist has successfully completed a course approved by the state dental board in the identification and prevention of potential medical emergencies. 340
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- (3) The dental hygienist complies with written protocols for 343
emergencies the supervising dentist establishes. 344
- (4) The dental hygienist does not perform, while the 345
supervising dentist is absent from the location, procedures while 346
the patient is anesthetized, definitive root planing, definitive 347
subgingival curettage, or other procedures identified in rules the 348
state dental board adopts. 349
- (5) The supervising dentist has evaluated the dental 350
hygienist's skills. 351
- (6) The supervising dentist examined the patient not more 352
than seven months prior to the date the dental hygienist provides 353
the dental hygiene services to the patient. 354
- (7) The dental hygienist complies with written protocols or 355
written standing orders that the supervising dentist establishes. 356
- (8) The supervising dentist completed and evaluated a medical 357
and dental history of the patient not more than one year prior to 358
the date the dental hygienist provides dental hygiene services to 359
the patient and, except when the dental hygiene services are 360
provided in a health care facility, the supervising dentist 361
determines that the patient is in a medically stable condition. 362
- (9) If the dental hygiene services are provided in a health 363
care facility, a doctor of medicine and surgery or osteopathic 364
medicine and surgery who holds a current certificate issued under 365
Chapter 4731. of the Revised Code or a registered nurse licensed 366
under Chapter 4723. of the Revised Code is present in the health 367
care facility when the services are provided. 368
- (10) In advance of the appointment for dental hygiene 369
services, the patient is notified that the supervising dentist 370
will be absent from the location and that the dental hygienist 371
cannot diagnose the patient's dental health care status. 372

(11) The dental hygienist is employed by, or under contract	373
with, one of the following:	374
(a) The supervising dentist;	375
(b) A dentist licensed under this chapter who is one of the	376
following:	377
(i) The employer of the supervising dentist;	378
(ii) A shareholder in a professional association formed under	379
Chapter 1785. of the Revised Code of which the supervising dentist	380
is a shareholder;	381
(iii) A member or manager of a limited liability company	382
formed under Chapter 1705. of the Revised Code of which the	383
supervising dentist is a member or manager;	384
(iv) A shareholder in a corporation formed under division (B)	385
of section 1701.03 of the Revised Code of which the supervising	386
dentist is a shareholder;	387
(v) A partner or employee of a partnership or a limited	388
liability partnership formed under Chapter 1775. or 1776. of the	389
Revised Code of which the supervising dentist is a partner or	390
employee.	391
(c) A government entity that employs the dental hygienist to	392
provide dental hygiene services in a public school or in	393
connection with other programs the government entity administers.	394
(D) A dental hygienist may provide dental hygiene services to	395
a patient when the supervising dentist is not physically present	396
at the location at which the services are provided if the services	397
are provided as part of a dental hygiene program that is approved	398
by the state dental board and all of the following requirements	399
are met:	400
(1) The program is operated through a school district board	401
of education or the governing board of an educational service	402

center; the board of health of a city or general health district 403
or the authority having the duties of a board of health under 404
section 3709.05 of the Revised Code; a national, state, district, 405
or local dental association; or any other public or private entity 406
recognized by the state dental board. 407

(2) The supervising dentist is employed by or a volunteer 408
for, and the patients are referred by, the entity through which 409
the program is operated. 410

(3) The services are performed after examination and 411
diagnosis by the dentist and in accordance with the dentist's 412
written treatment plan. 413

(E) No person shall do either of the following: 414

(1) Practice dental hygiene in a manner that is separate or 415
otherwise independent from the dental practice of a supervising 416
dentist; 417

(2) Establish or maintain an office or practice that is 418
primarily devoted to the provision of dental hygiene services. 419

(F) The state dental board shall adopt rules under division 420
(C) of section 4715.03 of the Revised Code identifying procedures 421
a dental hygienist may not perform when practicing in the absence 422
of the supervising dentist pursuant to division (C) or (D) of this 423
section. 424

Sec. 4715.231. (A) As used in this section, "direct 425
supervision" means a dentist licensed under this chapter is 426
present, for purposes of consultation and direction, at the 427
location where a dental hygienist performs the administration of 428
local anesthesia to a patient. "Direct supervision" does not mean 429
that the dentist must observe the administration of local 430
anesthesia to a patient. 431

(B) Under the direct supervision of a dentist, a dental 432

hygienist may administer intraoral block and infiltration local 433
anesthesia to a patient if the dental hygienist is in compliance 434
with division (D) of this section and ~~has done both~~ either of the 435
following is the case: 436

(1) The dental hygienist has met both of the following 437
requirements: 438

(a) Successfully completed a course in the administration of 439
local anesthesia approved by the state dental board and offered by 440
a dental or dental hygiene program that is accredited by the 441
commission on dental accreditation of the American dental 442
association; 443

~~(2)(b)~~ Within eighteen months of completion of the anesthesia 444
course, successfully passed a state or regional written 445
examination on local anesthesia approved by the board. 446

(2) The dental hygienist is authorized to administer local 447
anesthesia by another state's licensing authority with 448
jurisdiction over the practice of dental hygiene and both of the 449
following conditions are met: 450

(a) The dental hygienist was required by the licensing 451
authority of the other state to complete, and the dental hygienist 452
successfully completed, a course or instruction as a requirement 453
to be authorized to administer local anesthesia. 454

(b) Either of the following applies: 455

(i) The required hours and content of the course or 456
instruction described in division (B)(2)(a) of this section are 457
substantially equivalent, as determined by the board, to the 458
required hours and content of the course described in division (C) 459
of this section. 460

(ii) The board determines that the required hours and content 461
of the course or instruction described in division (B)(2)(a) of 462

this section are not substantially equivalent to the required 463
hours and content of the course described in division (C) of this 464
section, but the dental hygienist submits evidence satisfactory to 465
the board that the dental hygienist obtained, within the 466
forty-eight months immediately preceding the date that the dental 467
hygienist applied under section 4715.21 of the Revised Code for a 468
license to practice as a dental hygienist, twenty-four consecutive 469
months of experience in the administration of local anesthesia in 470
the other state where the dental hygienist is authorized to 471
administer local anesthesia. 472

(C) To be approved by the board, a the local anesthesia 473
administration course described in division (B)(1)(a) of this 474
section must contain not less than fifteen hours of didactic 475
instruction and not less than fourteen hours of clinical 476
experience and include instruction on each of the following 477
subjects: 478

- (1) Theory of pain control; 479
 - (2) Selection of pain control modalities; 480
 - (3) Anatomy; 481
 - (4) Neurophysiology; 482
 - (5) Pharmacology of local anesthetics; 483
 - (6) Pharmacology of vasoconstrictors; 484
 - (7) Psychological aspects of pain control; 485
 - (8) Systemic complications; 486
 - (9) Techniques of maxillary and mandibular anesthesia taught 487
by a dentist or other qualified instructor; 488
 - (10) Infection control; 489
 - (11) Local anesthesia medical emergencies. 490
- (D) A dental hygienist may administer local anesthesia only 491

if the dental hygienist has obtained current certification to 492
perform basic cardiac life-support procedures as required by 493
section 4715.251 of the Revised Code. 494

Sec. 4715.24. (A) Each person who is licensed to practice as 495
a dental hygienist in Ohio shall, on or before the first day of 496
January of each even-numbered year, register with the state dental 497
board, unless the person is temporarily retired pursuant to 498
section 4715.241 of the Revised Code. The registration shall be 499
made on a form prescribed by the board and furnished by the 500
secretary, shall include the licensee's name, address, license 501
number, and such other reasonable information as the board may 502
consider necessary, and shall include payment of a biennial 503
registration fee of one hundred five dollars. This fee shall be 504
paid to the treasurer of state. All such registrations shall be in 505
effect for the two-year period beginning on the first day of 506
January of each even-numbered year and ending on the last day of 507
December of the following odd-numbered year, and shall be renewed 508
in accordance with the standard renewal procedure of sections 509
4745.01 to 4745.03 of the Revised Code. The failure of a licensee 510
to renew registration in accordance with this section shall result 511
in the automatic suspension of the licensee's license to practice 512
as a dental hygienist, unless the licensee is temporarily retired 513
pursuant to section 4715.241 of the Revised Code. 514

(B) Any dental hygienist whose license has been automatically 515
suspended under this section may be reinstated ~~by the~~ on 516
application to the board on a form prescribed by the board for 517
licensure reinstatement and payment of the biennial registration 518
fee and in addition thereto thirty-one dollars to cover the costs 519
of reinstatement. 520

(C) The license of a dental hygienist shall be exhibited in a 521
conspicuous place in the room in which the dental hygienist 522

practices. Each dental hygienist licensed to practice, whether a resident or not, shall notify the secretary in writing or electronically of any change in the dental hygienist's office address or employment within ten days after the change takes place.

Sec. 4715.241. (A) As used in this section and sections 4715.242 and 4715.25 of the Revised Code, "registration period" means the two-year period during which a dental hygienist's registration is in effect under section 4715.24 of the Revised Code.

(B) A dental hygienist seeking to retire temporarily from the practice of dental hygiene shall provide written notice of that intent to the state dental board. Except as provided in division (C) of this section, the board shall grant temporary retirement if the dental hygienist has paid the registration fee required by section 4715.24 of the Revised Code for the registration period that includes the day immediately before the day that the temporary retirement is to begin. The license of a dental hygienist who is granted temporary retirement shall be inactive.

(C) The board may deny temporary retirement to a dental hygienist who is, at the time that the board denies the temporary retirement, the subject of a disciplinary action initiated by the board under section 4715.30 of the Revised Code.

Sec. 4715.242. (A) A dental hygienist who is temporarily retired pursuant to section 4715.241 of the Revised Code may submit a written request to the state dental board at any time for reinstatement of the dental hygienist's license. The board shall reinstate the license if the dental hygienist does both of the following:

(1) Pays the biennial registration fee established under

section 4715.24 of the Revised Code for the period that includes 553
the day on which the temporary retirement is to cease; 554

(2) Provides the board satisfactory evidence that the dental 555
hygienist, during the two-year period immediately preceding the 556
date that the dental hygienist submitted the written request for 557
license reinstatement, completed a minimum of twenty-four hours of 558
continuing dental hygiene education in accordance with division 559
(B) of this section. 560

(B) The completion of continuing dental hygiene education 561
required under division (A)(2) of this section is subject to 562
division (D) of section 4715.25 of the Revised Code. The 563
continuing education programs may be developed and offered to 564
dental hygienists by any of the agencies or organizations 565
described in division (C) of section 4715.25 of the Revised Code. 566
The board may excuse dental hygienists, as a group or as 567
individuals, from all or any part of the requirements of division 568
(A)(2) of this section because of an unusual circumstance, 569
emergency, or special hardship. 570

(C) The state dental board shall register each dental 571
hygienist whose license is reinstated under this section. The 572
registration expires at the end of the registration period during 573
which the license is reinstated. 574

Sec. 4715.25. (A) Every person licensed to practice as a 575
dental hygienist and required to register with the state dental 576
board shall certify to the board at the time of applying for a 577
renewal of registration that in the two-year period preceding ~~two~~ 578
~~years~~ the registration period for which renewal is sought the 579
registrant ~~has~~ completed a minimum of ~~twelve~~ twenty-four hours of 580
continuing dental hygiene education. Certification shall be made 581
upon the application for registration prescribed by the board 582
pursuant to section 4715.24 of the Revised Code. 583

(B)(1) The board shall apply toward the satisfaction of a registrant's continuing dental hygiene education requirement any of the following courses that the registrant completed: 584
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(a) The basic life-support training course required by section 4715.251 of the Revised Code; 587
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(b) Any course required by statute or rule of the board for registration; 589
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(c) Any course required by statute or rule of the board as a condition of performing a particular function; 591
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(d) Any other course that the board determines acceptable. 593

(2) In the case of a registrant whose license was reinstated under section 4715.242 of the Revised Code, the board shall apply toward the satisfaction of the registrant's continuing dental hygiene education requirement any course that the board applied toward the continuing dental hygiene education requirement for reinstatement of the license if the course was completed during the two-year period immediately preceding the registration period for which renewal is sought. 594
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(C) Continuing education programs may be developed and offered to dental hygienists by any of the following agencies or organizations: 602
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(1) National, state, district, or local dental hygienists' associations affiliated with the American dental hygienists' association; 605
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(2) National, state, district, or local dental associations affiliated with the American dental association or national dental association; 608
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(3) Accredited dental hygiene colleges or schools; 611

(4) Accredited dental colleges or schools; 612

(5) Other organizations, schools, paraprofessional programs, 613

or agencies approved by the state dental board. 614

~~(B)~~(D) A licensed dental hygienist shall retain in ~~his~~ the 615
dental hygienist's records for a period of at least ~~three~~ four 616
years such receipts, vouchers, or certificates as may be necessary 617
to document completion of continuing education programs. With 618
cause, the board may request such documentation from licensed 619
dental hygienists, and the board may request such documentation 620
from licensed dental hygienists at random without cause. 621

~~(C)~~(E) The board may excuse licensed dental hygienists, as a 622
group or as individuals, from all or any part of the requirements 623
of this section because of an unusual circumstance, emergency, or 624
special hardship. 625

~~(D)~~(F) Failure to comply with the requirements of this 626
section constitutes a failure to renew registration pursuant to 627
section 4715.24 of the Revised Code. 628

Sec. 4715.36. As used in this section and sections 4715.361 629
to 4715.374 of the Revised Code: 630

(A) "Accredited dental hygiene school" means a dental hygiene 631
school accredited by the American dental association commission on 632
dental accreditation or a dental hygiene school whose educational 633
standards are recognized by the American dental association 634
commission on dental accreditation and approved by the state 635
dental board. 636

(B) "Authorizing dentist" means a dentist who authorizes a 637
dental hygienist to perform dental hygiene services under section 638
4715.365 of the Revised Code. 639

(C) "Clinical evaluation" means a diagnosis and treatment 640
plan formulated for an individual patient by a dentist. 641

(D) "Dentist" means an individual licensed under this chapter 642
to practice dentistry. 643

(E) "Dental hygienist" means an individual licensed under this chapter to practice as a dental hygienist. 644
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(F) "Dental hygiene services" means the prophylactic, preventive, and other procedures that dentists are authorized by this chapter and rules of the state dental board to assign to dental hygienists, except for procedures while a patient is anesthetized, definitive root planing, definitive subgingival curettage, the administration of local anesthesia, and the procedures specified in rules adopted by the board as described in division (C)(4) of section 4715.22 of the Revised Code. 646
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(G) "Facility" means any of the following: 654

(1) A health care facility, as defined in section 4715.22 of the Revised Code; 655
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(2) A state correctional institution, as defined in section 2967.01 of the Revised Code; 657
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(3) A comprehensive child development program that receives funds distributed under the "Head Start Act," 95 Stat. 499 (1981), 42 U.S.C. 9831, as amended, and is licensed as a child day-care center; 659
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(4) A residential facility licensed under section 5123.19 of the Revised Code; 663
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(5) A public school, as defined in section 3701.93 of the Revised Code, located in an area designated as a dental health resource shortage area pursuant to section 3702.87 of the Revised Code; 665
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(6) A nonpublic school, as defined in section 3701.93 of the Revised Code, located in an area designated as a dental health resource shortage area pursuant to section 3702.87 of the Revised Code; 669
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(7) A federally qualified health center or federally 673

<u>qualified health center look-alike, as defined in section 3701.047</u>	674
<u>of the Revised Code;</u>	675
<u>(8) A shelter for victims of domestic violence, as defined in</u>	676
<u>section 3113.33 of the Revised Code;</u>	677
<u>(9) A facility operated by the department of youth services</u>	678
<u>under Chapter 5139. of the Revised Code;</u>	679
<u>(10) A shelter for runaways, as defined in section 5119.64 of</u>	680
<u>the Revised Code;</u>	681
<u>(11) A foster home, as defined in section 5103.02 of the</u>	682
<u>Revised Code;</u>	683
<u>(12) A nonprofit clinic, as defined in section 3715.87 of the</u>	684
<u>Revised Code;</u>	685
<u>(13) The residence of one or more individuals receiving</u>	686
<u>services provided by a home health agency, as defined in section</u>	687
<u>5101.61 of the Revised Code;</u>	688
<u>(14) A dispensary;</u>	689
<u>(15) A health care facility, such as a clinic or hospital, of</u>	690
<u>the United States department of veterans affairs;</u>	691
<u>(16) The residence of one or more individuals enrolled in a</u>	692
<u>home and community-based services medicaid waiver component, as</u>	693
<u>defined in section 5111.851 of the Revised Code;</u>	694
<u>(17) A facility operated by the board of health of a city or</u>	695
<u>general health district or the authority having the duties of a</u>	696
<u>board of health under section 3709.05 of the Revised Code;</u>	697
<u>(18) A women, infants, and children clinic;</u>	698
<u>(19) A mobile dental unit located at any location listed in</u>	699
<u>divisions (G)(1) to (18) of this section;</u>	700
<u>(20) Any other location, as specified by the state dental</u>	701
<u>board in rules adopted under section 4715.372 of the Revised Code,</u>	702

that is in an area designated as a dental health resource shortage 703
area pursuant to section 3702.87 of the Revised Code and provides 704
health care services to individuals who are recipients of medical 705
assistance under the medicaid program established pursuant to 706
Chapter 5111. of the Revised Code and to indigent and uninsured 707
persons, as defined in section 2305.234 of the Revised Code. 708

Sec. 4715.361. The oral health access supervision program is 709
hereby created. The program shall begin six months after the 710
effective date of this section. 711

Sec. 4715.362. A dentist who desires to participate in the 712
oral health access supervision program shall apply to the state 713
dental board for an oral health access supervision permit. The 714
application shall be under oath, on a form prescribed by the board 715
in rules adopted under section 4715.372 of the Revised Code, and 716
accompanied by an application fee of twenty dollars. To be 717
eligible to receive the permit, an applicant shall meet the 718
requirements established by the board in rules adopted under 719
section 4715.372 of the Revised Code. 720

The state dental board shall issue an oral health access 721
supervision permit to a dentist who is in good standing with the 722
board and satisfies all of the requirements of this section. 723

Sec. 4715.363. (A) A dental hygienist who desires to 724
participate in the oral health access supervision program shall 725
apply to the state dental board for a permit to practice under the 726
oral health access supervision of a dentist. The application shall 727
be under oath, on a form prescribed by the board in rules adopted 728
under section 4715.372 of the Revised Code, and accompanied by an 729
application fee of twenty dollars. 730

(B) The applicant shall provide evidence satisfactory to the 731
board that the applicant has done all of the following: 732

(1) Completed at least two years and attained a minimum of 733
three thousand hours of experience in the practice of dental 734
hygiene; 735

(2) Completed at least twenty-four hours of continuing dental 736
hygiene education during the two years prior to submission of the 737
application; 738

(3) Completed a course pertaining to the practice of dental 739
hygiene under the oral health access supervision of a dentist that 740
meets standards established in rules adopted under section 741
4715.372 of the Revised Code; 742

(4) Completed, during the two years prior to submission of 743
the application, a course pertaining to the identification and 744
prevention of potential medical emergencies that is the same as 745
the course described in division (C)(2) of section 4715.22 of the 746
Revised Code. 747

(C) The state dental board shall issue a permit to practice 748
under the oral health access supervision of a dentist to a dental 749
hygienist who is in good standing with the board and meets all of 750
the requirements of divisions (A) and (B) of this section. 751

Sec. 4715.364. (A) No person shall authorize a dental 752
hygienist to provide dental hygiene services under section 753
4715.365 of the Revised Code unless the person holds a current, 754
valid oral health access supervision permit issued under section 755
4715.362 of the Revised Code. 756

(B) No person shall provide dental hygiene services under 757
section 4715.365 of the Revised Code unless the person holds a 758
current, valid permit issued under section 4715.363 of the Revised 759
Code to practice under the oral health access supervision of a 760
dentist. 761

Sec. 4715.365. (A) A dentist who holds a current, valid oral 762

health access supervision permit issued under section 4715.362 of 763
the Revised Code may authorize a dental hygienist who holds a 764
current, valid permit issued under section 4715.363 of the Revised 765
Code to perform dental hygiene services at a facility when no 766
dentist is physically present if all of the following conditions 767
are met: 768

(1) The authorizing dentist's authorization is in writing and 769
includes, at a minimum, all of the following: 770

(a) The authorizing dentist's name and permit number; 771

(b) The dental hygienist's name and permit number; 772

(c) The patient's name; 773

(d) The name and address of the location where the dental 774
hygiene services are to be provided; 775

(e) The date of authorization; 776

(f) A statement, signed by the dental hygienist, that the 777
hygienist agrees to comply with section 4715.366 of the Revised 778
Code. 779

(2) The authorizing dentist has personally evaluated the 780
dental hygienist's skills prior to authorizing the dental 781
hygienist to provide the dental hygiene services. 782

(3) Prior to authorizing the dental hygienist to perform the 783
dental hygiene services, the patient's medical and dental history 784
is made available to the authorizing dentist and the authorizing 785
dentist reviews and evaluates the history and determines that the 786
patient may safely receive dental hygiene services. 787

(4) Immediately prior to the provision of dental hygiene 788
services, the patient or patient's representative verifies, by the 789
signature or mark of the patient or representative, that no 790
medically significant changes to the patient's medical or dental 791

history have occurred since the authorizing dentist most recently reviewed and evaluated the history and determined that the patient could safely receive dental hygiene services. The signature or mark may be provided through reasonable accommodation, including the use of assistive technology or augmentative devices. 792
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(5) Prior to receiving dental hygiene services, the patient and the operator of the facility where the dental hygiene services are to be provided are notified that no dentist will be present at the location and that the dental hygienist is prohibited from doing either of the following: 797
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(a) Diagnosing the patient's oral health care status; 802

(b) Providing dental hygiene services to the same patient on a subsequent occasion until the patient has received a clinical evaluation performed by a dentist, except in instances described in division (D)(2) of this section. 803
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(6) The dental hygienist is employed by, or under contract with, one of the following: 807
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(a) The authorizing dentist; 809

(b) A dentist who is any of the following: 810

(i) The authorizing dentist's employer; 811

(ii) A shareholder in a professional association, formed under Chapter 1785. of the Revised Code, of which the authorizing dentist is a shareholder; 812
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(iii) A member or manager of a limited liability company, formed under Chapter 1705. of the Revised Code, of which the authorizing dentist is a member or manager; 815
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(iv) A shareholder in a corporation, formed under division (B) of section 1701.03 of the Revised Code, of which the authorizing dentist is a shareholder; 818
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(v) A partner or employee of a partnership, formed under 821

Chapter 1775. of the Revised Code, of which the authorizing dentist is a partner or employee; 822
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(vi) A partner or employee of a limited liability partnership, formed under Chapter 1775. of the Revised Code, of which the authorizing dentist is a partner or employee. 824
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(c) A government entity that employs the dental hygienist to provide dental hygiene services. 827
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(7) If the patient to whom the services are to be provided previously received dental hygiene services under this section, there is written evidence that the patient received a clinical evaluation after the most recent provision of those services. 829
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(B) No dentist shall authorize a dental hygienist to perform, and no dental hygienist shall perform, dental hygiene services on a patient under this section unless all of the conditions in division (A) of this section are met. 833
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(C) If a patient or patient's representative indicates, under division (A)(4) of this section, that a medically significant change has occurred in the patient's medical or dental history since the authorizing dentist's most recent review and evaluation of the medical and dental history required by division (A)(3) of this section, no dental hygiene services shall be provided under this section until the authorizing dentist completes another review and evaluation of the patient's medical and dental history. The authorizing dentist may complete the subsequent review and evaluation of the patient's medical and dental history by telephone, facsimile, electronic mail, video, or any other means of electronic communication. 837
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(D)(1) Except as provided in division (D)(2) of this section, no dentist shall authorize a dental hygienist to provide, and no dental hygienist shall provide, dental hygiene services under this section to the same patient on a subsequent occasion until the 849
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patient has received a clinical evaluation performed by a dentist. 853

(2) Division (D)(1) of this section does not apply if the 854
patient requires multiple visits to complete one or more 855
procedures that could not be completed during the visit in which 856
dental hygiene services were commenced. If the patient requires 857
multiple visits to complete the one or more procedures that could 858
not be completed during the visit in which dental hygiene services 859
were commenced, the one or more procedures shall be completed not 860
later than eight weeks after the visit in which the dental hygiene 861
services were commenced. 862

(E) No authorizing dentist shall authorize a dental hygienist 863
to diagnose a patient's oral health care status. No dental 864
hygienist practicing under a permit issued under section 4715.363 865
of the Revised Code to practice under the oral health access 866
supervision of a dentist shall diagnose a patient's oral health 867
care status. 868

Sec. 4715.366. (A) A dental hygienist providing dental 869
hygiene services under a permit issued under section 4715.363 of 870
the Revised Code to practice under the oral health access 871
supervision of a dentist shall do both of the following: 872

(1) Comply with written protocols established by the 873
authorizing dentist who authorizes the dental hygienist's 874
provision of services and standing orders established by the 875
authorizing dentist, including protocols and standing orders 876
regarding emergencies and, for the purpose of section 4715.365 of 877
the Revised Code, protocols regarding what constitutes a medically 878
significant change to a patient's medical or dental history; 879

(2) Immediately following the completion of the dental 880
hygiene services and subject to division (B) of this section, 881
direct the patient to the authorizing dentist for a clinical 882
evaluation and schedule or cause to be scheduled an appointment 883

for the patient with the authorizing dentist. 884

(B) For purposes of division (A)(2) of this section, the 885
dental hygienist shall make every attempt to schedule the 886
patient's appointment with the authorizing dentist not later than 887
ninety days after the completion of the dental hygiene services. 888
The dental hygienist shall provide the patient with a written 889
notice of the appointment that includes, at a minimum, the 890
authorizing dentist's name, address, and telephone number; the 891
date and time of the appointment; and a statement of the dental 892
hygiene services performed by the hygienist. The notice shall be 893
given to the patient or the patient's representative and one copy 894
shall be given to the authorizing dentist. 895

Sec. 4715.367. An authorizing dentist shall not at any one 896
time have more than three dental hygienists who hold permits 897
issued under section 4715.363 of the Revised Code working under 898
the dentist's authorization pursuant to section 4715.365 of the 899
Revised Code. 900

Sec. 4715.368. At the request of the state dental board, an 901
authorizing dentist or the dental hygienist who has been 902
authorized to perform dental hygiene services in accordance with 903
section 4715.365 of the Revised Code shall make available to the 904
board a list of all locations where the dental hygienist provided 905
services, the locations where the hygienist plans to provide 906
services in the future, or both, as specified in the board's 907
request. 908

Sec. 4715.369. (A) An oral health access supervision permit 909
issued under section 4715.362 of the Revised Code expires on the 910
thirty-first day of December of the odd-numbered year that occurs 911
after the permit's issuance. A dentist who desires to renew a 912
permit shall apply, under oath, to the state dental board on a 913

form prescribed by the board in rules adopted under section 914
4715.372 of the Revised Code. At the time of application, the 915
dentist shall pay a renewal fee of twenty dollars. 916

(B) The board shall renew an oral health access supervision 917
permit for a two-year period if the dentist submitted a complete 918
application, paid the renewal fee, is in good standing with the 919
board, and verified with the board all of the following: 920

(1) The locations at which dental hygienists have, under the 921
dentist's authorization, provided services during the two years 922
prior to submission of the renewal application; 923

(2) The number of patients treated, during the two years 924
prior to submission of the renewal application, by each dental 925
hygienist providing dental hygiene services under the dentist's 926
authorization; 927

(3) For each number of patients provided under division 928
(B)(2) of this section, the number of patients whom the dentist 929
clinically evaluated following the provision of dental hygiene 930
services by a dental hygienist. 931

Sec. 4715.37. (A) A permit to practice under the oral health 932
access supervision of a dentist issued under section 4715.363 of 933
the Revised Code expires on the thirty-first day of December of 934
the odd-numbered year that occurs after the permit's issuance. A 935
dental hygienist who desires to renew a permit to practice under 936
the oral health access supervision of a dentist shall apply, under 937
oath, to the state dental board on a form prescribed by the board 938
in rules adopted under section 4715.372 of the Revised Code. At 939
the time of application, the dental hygienist shall pay a renewal 940
fee of twenty dollars. 941

(B) The state dental board shall renew a permit for a 942
two-year period if the dental hygienist submitted a complete 943

application, paid the renewal fee, is in good standing with the 944
board, and has verified with the board both of the following: 945

(1) The locations at which the hygienist has provided dental 946
hygiene services under a permit to practice under the oral health 947
access supervision of a dentist; 948

(2) The number of patients that the hygienist has treated 949
under a permit during the two years prior to submission of the 950
renewal application. 951

Sec. 4715.371. The state dental board shall develop and 952
publish on its web site a directory containing the names and 953
contact information of dentists and dental hygienists who hold 954
current, valid permits issued under sections 4715.362 and 4715.363 955
of the Revised Code. 956

Sec. 4715.372. (A) The state dental board shall adopt rules 957
in accordance with Chapter 119. of the Revised Code as necessary 958
to implement the oral health access supervision program, including 959
rules that do all of the following: 960

(1) For the purpose of division (G)(20) of section 4715.36 of 961
the Revised Code, designate additional facilities at which a 962
dental hygienist may be authorized to perform dental hygiene 963
services under the oral health access supervision program; 964

(2) For the purpose of section 4715.362 of the Revised Code, 965
prescribe the application form and requirements for obtaining an 966
oral health access supervision permit; 967

(3) For the purpose of section 4715.363 of the Revised Code, 968
prescribe the application form for a permit to practice as a 969
dental hygienist under the oral health access supervision of a 970
dentist; 971

(4) For the purpose of division (B)(3) of section 4715.363 of 972

the Revised Code and subject to division (B) of this section, 973
establish standards for the course in the practice of dental 974
hygiene under oral health access supervision; 975

(5) For the purpose of section 4715.369 of the Revised Code, 976
prescribe the form for renewal of an oral health access 977
supervision permit; 978

(6) For the purpose of section 4715.37 of the Revised Code, 979
prescribe the form for renewal of a permit to practice as a dental 980
hygienist under the oral health access supervision of a dentist. 981

(B) The course in the practice of dental hygiene under oral 982
health access supervision for which the board establishes 983
standards under division (A)(4) of this section shall meet all of 984
the following requirements: 985

(1) Be eight hours in length; 986

(2) Include, at a minimum, instruction in both of the 987
following: 988

(a) The treatment of geriatric patients, medically 989
compromised patients, developmentally disabled patients, and 990
pediatric patients; 991

(b) Recordkeeping practices. 992

(3) Be developed and offered by an institution accredited by 993
the American dental association commission on dental accreditation 994
or a program provided by a sponsor of continuing education 995
approved by the board; 996

(4) Include content that is separate and independent from the 997
course content required for the completion of dental hygiene 998
education from an accredited dental hygiene school. 999

Sec. 4715.373. Nothing in sections 4715.36 to 4715.372 of the 1000
Revised Code authorizes any activity prohibited by this chapter or 1001

prohibited by a rule adopted under this chapter by the state dental board, including the activities prohibited by division (E) of section 4715.22 of the Revised Code and the activities prohibited or not authorized by section 4715.23 of the Revised Code. 1002
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Sec. 4715.374. The state dental board may, in accordance with Chapter 119. of the Revised Code, suspend or revoke a permit issued under section 4715.362 or 4715.363 of the Revised Code if the permit holder fails to comply with sections 4715.361 to 4715.373 of the Revised Code. 1007
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Sec. 4715.375. The state dental board shall annually report the status of the oral health access supervision program. The report shall be submitted to the governor and, in accordance with section 101.68 of the Revised Code, to the general assembly. The report shall specify, for the year covered by the report, at least all of the following: 1012
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(A) The number of dentists who applied for and were issued oral health access supervision permits under section 4715.362 of the Revised Code; 1018
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(B) The number of dental hygienists who applied for and were issued permits to practice under the oral health access supervision of a dentist under section 4715.363 of the Revised Code; 1021
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(C) The number of dentists who applied for and were granted renewal of oral health access supervision permits under section 4715.369 of the Revised Code; 1025
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(D) The number of dental hygienists who applied for and were granted renewal of permits to practice under the oral health access supervision of a dentist under section 4715.37 of the 1028
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<u>Revised Code;</u>	1031
<u>(E) The number and geographic locations of facilities at</u>	1032
<u>which dental hygienists provided dental hygiene services under</u>	1033
<u>permits to practice under the oral health access supervision of a</u>	1034
<u>dentist;</u>	1035
<u>(F) The number of patients who received dental hygiene</u>	1036
<u>services from dental hygienists providing services under permits</u>	1037
<u>to practice under the oral health access supervision of a dentist;</u>	1038
<u>(G) The number of patients who received a clinical evaluation</u>	1039
<u>from a dentist following the provision of dental hygiene services</u>	1040
<u>under section 4715.365 of the Revised Code.</u>	1041
Section 2. That existing sections 3313.713, 4715.14,	1042
4715.141, 4715.21, 4715.22, 4715.231, 4715.24, and 4715.25 of the	1043
Revised Code are hereby repealed.	1044
Section 3. (A) As used in this section, "registration period"	1045
has the same meaning as in section 4715.241 of the Revised Code,	1046
as enacted by this act.	1047
(B) Notwithstanding the provisions of section 4715.25 of the	1048
Revised Code, as amended by this act, that increase from twelve to	1049
twenty-four the minimum number of hours of continuing education	1050
that a dental hygienist must certify to the State Dental Board	1051
when applying for a renewal of registration, a dental hygienist	1052
whose registration expired on December 31, 2009, remains subject	1053
to the requirement to certify completion of a minimum of twelve	1054
hours of continuing education when applying for a renewal of	1055
registration for the 2010 to 2011 registration period.	1056