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Representatives Roegner, Reece

Cosponsors: Representatives Antani, Becker, Brenner, Carfagna, Dean, Goodman, Green, Henne, Howse, Smith, K., Lepore-Hagan, Merrin, Miller, Riedel, Stein, Strahorn, Thompson, Vitale, West, Wiggam, Young

A BILL

То	amend se	ctions 292	25.01, 47	09.03, 47	13.01,	1
	4713.02,	4713.07,	4713.08,	4713.081	, 4713.09,	2
	4713.10,	4713.14,	4713.16,	4713.17,	4713.24,	3
	4713.28,	4713.31,	4713.32,	4713.34,	4713.35,	4
	4713.36,	4713.41,	4713.44,	4713.45,	4713.55,	5
	4713.56,	4713.58,	4713.59,	4713.60,	4713.61,	6
	4713.62,	4713.63,	4713.64,	and 4713	.69, to enact	7
	new sect:	ion 4713.3	39 and see	ctions 47	13.70,	8
	4713.71,	and 4713.	.72, and t	to repeal	sections	9
	4713.25,	4713.30,	and 4713	.39 of the	e Revised	10
	Code to r	make chang	ges to the	e Cosmeto	logy	11
	Licensing	g Law.				12

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

Sec	tion 1. T	hat secti	ons 2925.	01, 4709.	03, 4713.	01,	13	3
4713.02,	4713.07,	4713.08,	4713.081	, 4713.09,	4713.10	, 4713.14,	1.	4
4713.16,	4713.17,	4713.24,	4713.28,	4713.31,	4713.32,	4713.34,	1:	5
4713.35,	4713.36,	4713.41,	4713.44,	4713.45,	4713.55,	4713.56,	1	6
4713.58,	4713.59,	4713.60,	4713.61,	4713.62,	4713.63,	4713.64,	1'	7

and 4713.69 be amended and new section 4713.39 and sections 18 4713.70, 4713.71, and 4713.72 of the Revised Code be enacted to 19 read as follows: 20 Sec. 2925.01. As used in this chapter: 21 (A) "Administer," "controlled substance," "controlled 2.2 substance analog," "dispense," "distribute," "hypodermic," 23 "manufacturer," "official written order," "person," 24 "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," 25 "schedule III," "schedule IV," "schedule V," and "wholesaler" 26 have the same meanings as in section 3719.01 of the Revised 27 Code. 28 (B) "Drug dependent person" and "drug of abuse" have the 29 same meanings as in section 3719.011 of the Revised Code. 30 (C) "Drug," "dangerous drug," "licensed health 31 professional authorized to prescribe drugs," and "prescription" 32 have the same meanings as in section 4729.01 of the Revised 33 Code. 34 (D) "Bulk amount" of a controlled substance means any of 35 the following: 36 (1) For any compound, mixture, preparation, or substance 37 included in schedule I, schedule II, or schedule III, with the 38 exception of controlled substance analogs, marihuana, cocaine, 39 L.S.D., heroin, and hashish and except as provided in division 40 (D)(2) or (5) of this section, whichever of the following is 41 applicable: 42 (a) An amount equal to or exceeding ten grams or twenty-43 five unit doses of a compound, mixture, preparation, or 44 substance that is or contains any amount of a schedule I opiate 45 or opium derivative; 46

(b) An amount equal to or exceeding ten grams of a
compound, mixture, preparation, or substance that is or contains
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any amount of raw or gum opium;
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(c) An amount equal to or exceeding thirty grams or ten
unit doses of a compound, mixture, preparation, or substance
that is or contains any amount of a schedule I hallucinogen
other than tetrahydrocannabinol or lysergic acid amide, or a
schedule I stimulant or depressant;

(d) An amount equal to or exceeding twenty grams or five
times the maximum daily dose in the usual dose range specified
in a standard pharmaceutical reference manual of a compound,
mixture, preparation, or substance that is or contains any
amount of a schedule II opiate or opium derivative;

(e) An amount equal to or exceeding five grams or ten unit doses of a compound, mixture, preparation, or substance that is or contains any amount of phencyclidine;

(f) An amount equal to or exceeding one hundred twenty 63 grams or thirty times the maximum daily dose in the usual dose 64 range specified in a standard pharmaceutical reference manual of 65 a compound, mixture, preparation, or substance that is or 66 contains any amount of a schedule II stimulant that is in a 67 final dosage form manufactured by a person authorized by the 68 "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 69 U.S.C.A. 301, as amended, and the federal drug abuse control 70 laws, as defined in section 3719.01 of the Revised Code, that is 71 or contains any amount of a schedule II depressant substance or 72 a schedule II hallucinogenic substance; 73

(g) An amount equal to or exceeding three grams of a74compound, mixture, preparation, or substance that is or contains75

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any amount of a schedule II stimulant, or any of its salts or 76 isomers, that is not in a final dosage form manufactured by a 77 person authorized by the Federal Food, Drug, and Cosmetic Act 78 and the federal drug abuse control laws. 79

(2) An amount equal to or exceeding one hundred twenty 80 grams or thirty times the maximum daily dose in the usual dose 81 range specified in a standard pharmaceutical reference manual of 82 a compound, mixture, preparation, or substance that is or 83 contains any amount of a schedule III or IV substance other than 84 an anabolic steroid or a schedule III opiate or opium 85 derivative; 86

(3) An amount equal to or exceeding twenty grams or five times the maximum daily dose in the usual dose range specified in a standard pharmaceutical reference manual of a compound, mixture, preparation, or substance that is or contains any amount of a schedule III opiate or opium derivative;

(4) An amount equal to or exceeding two hundred fifty
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milliliters or two hundred fifty grams of a compound, mixture,
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preparation, or substance that is or contains any amount of a
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schedule V substance;
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(5) An amount equal to or exceeding two hundred solid
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dosage units, sixteen grams, or sixteen milliliters of a
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compound, mixture, preparation, or substance that is or contains
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any amount of a schedule III anabolic steroid.
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(E) "Unit dose" means an amount or unit of a compound,
mixture, or preparation containing a controlled substance that
is separately identifiable and in a form that indicates that it
is the amount or unit by which the controlled substance is
separately administered to or taken by an individual.

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or tilling. 106 (G) "Drug abuse offense" means any of the following: 107 (1) A violation of division (A) of section 2913.02 that 108 constitutes theft of drugs, or a violation of section 2925.02, 109 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, 110 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36, 111 or 2925.37 of the Revised Code; 112 (2) A violation of an existing or former law of this or 113 any other state or of the United States that is substantially 114 equivalent to any section listed in division (G)(1) of this 115 section; 116 (3) An offense under an existing or former law of this or 117 any other state, or of the United States, of which planting, 118 cultivating, harvesting, processing, making, manufacturing, 119 producing, shipping, transporting, delivering, acquiring, 120 possessing, storing, distributing, dispensing, selling, inducing 121 another to use, administering to another, using, or otherwise 122 dealing with a controlled substance is an element; 123 (4) A conspiracy to commit, attempt to commit, or 124 complicity in committing or attempting to commit any offense 125 under division (G)(1), (2), or (3) of this section. 126 (H) "Felony drug abuse offense" means any drug abuse 127 offense that would constitute a felony under the laws of this 128

(F) "Cultivate" includes planting, watering, fertilizing,

(I) "Harmful intoxicant" does not include beer or130intoxicating liquor but means any of the following:131

state, any other state, or the United States.

(1) Any compound, mixture, preparation, or substance the 132

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gas, fumes, or vapor of which when inhaled can induce	133
intoxication, excitement, giddiness, irrational behavior,	134
depression, stupefaction, paralysis, unconsciousness,	135
asphyxiation, or other harmful physiological effects, and	136
includes, but is not limited to, any of the following:	137
(a) Any volatile organic solvent, plastic cement, model	138
cement, fingernail polish remover, lacquer thinner, cleaning	139
fluid, gasoline, or other preparation containing a volatile	140
organic solvent;	141
(b) Any aerosol propellant;	142
(c) Any fluorocarbon refrigerant;	143
(d) Any anesthetic gas.	144
(2) Gamma Butyrolactone;	145
(3) 1,4 Butanediol.	146
(J) "Manufacture" means to plant, cultivate, harvest,	147
process, make, prepare, or otherwise engage in any part of the	148
production of a drug, by propagation, extraction, chemical	149
synthesis, or compounding, or any combination of the same, and	150
includes packaging, repackaging, labeling, and other activities	151
incident to production.	152
(K) "Possess" or "possession" means having control over a	153
thing or substance, but may not be inferred solely from mere	154
access to the thing or substance through ownership or occupation	155
of the premises upon which the thing or substance is found.	156
(L) "Sample drug" means a drug or pharmaceutical	157
preparation that would be hazardous to health or safety if used	158
without the supervision of a licensed health professional	159
authorized to prescribe drugs, or a drug of abuse, and that, at	160

one time, had been placed in a container plainly marked as a	161
sample by a manufacturer.	162
(M) "Standard pharmaceutical reference manual" means the	163
current edition, with cumulative changes if any, of references	164
that are approved by the state board of pharmacy.	165
(N) "Juvenile" means a person under eighteen years of age.	166
(O) "Counterfeit controlled substance" means any of the	167
following:	168
(1) Any drug that bears, or whose container or label	169
bears, a trademark, trade name, or other identifying mark used	170
without authorization of the owner of rights to that trademark,	171
trade name, or identifying mark;	172
(2) Any unmarked or unlabeled substance that is	173
represented to be a controlled substance manufactured,	174
processed, packed, or distributed by a person other than the	175
person that manufactured, processed, packed, or distributed it;	176
(3) Any substance that is represented to be a controlled	177
substance but is not a controlled substance or is a different	178
controlled substance;	179

(4) Any substance other than a controlled substance that a 180 reasonable person would believe to be a controlled substance 181 because of its similarity in shape, size, and color, or its 182 markings, labeling, packaging, distribution, or the price for 183 which it is sold or offered for sale. 184

(P) An offense is "committed in the vicinity of a school" 185 if the offender commits the offense on school premises, in a 186 school building, or within one thousand feet of the boundaries 187 of any school premises, regardless of whether the offender knows 188 the offense is being committed on school premises, in a school 189 building, or within one thousand feet of the boundaries of any 190 school premises. 191

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

(R) "School premises" means either of the following:

(1) The parcel of real property on which any school is
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situated, whether or not any instruction, extracurricular
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activities, or training provided by the school is being
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conducted on the premises at the time a criminal offense is
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committed;

(2) Any other parcel of real property that is owned or 205 leased by a board of education of a school, the governing 206 authority of a community school established under Chapter 3314. 207 of the Revised Code, or the governing body of a nonpublic school 208 for which the state board of education prescribes minimum 209 standards under section 3301.07 of the Revised Code and on which 210 some of the instruction, extracurricular activities, or training 211 of the school is conducted, whether or not any instruction, 212 extracurricular activities, or training provided by the school 213 is being conducted on the parcel of real property at the time a 214 criminal offense is committed. 215

(S) "School building" means any building in which any of216the instruction, extracurricular activities, or training217

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provided by a school is conducted, whether or not any 218 instruction, extracurricular activities, or training provided by 219 the school is being conducted in the school building at the time 220 a criminal offense is committed. 221

(T) "Disciplinary counsel" means the disciplinary counsel
appointed by the board of commissioners on grievances and
discipline of the supreme court under the Rules for the
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Government of the Bar of Ohio.

(U) "Certified grievance committee" means a duly
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constituted and organized committee of the Ohio state bar
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association or of one or more local bar associations of the
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state of Ohio that complies with the criteria set forth in Rule
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V, section 6 of the Rules for the Government of the Bar of Ohio.

(V) "Professional license" means any license, permit,
certificate, registration, qualification, admission, temporary
license, temporary permit, temporary certificate, or temporary
registration that is described in divisions (W) (1) to (36) of
this section and that qualifies a person as a professionally
licensed person.

(W) "Professionally licensed person" means any of the237following:238

(1) A person who has obtained a license as a manufacturer
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of controlled substances or a wholesaler of controlled
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substances under Chapter 3719. of the Revised Code;
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(2) A person who has received a certificate or temporary
certificate as a certified public accountant or who has
registered as a public accountant under Chapter 4701. of the
Revised Code and who holds an Ohio permit issued under that
chapter;

practice architecture issued or renewed and registered under 248 Chapter 4703. of the Revised Code; 249 (4) A person who is registered as a landscape architect 250 under Chapter 4703. of the Revised Code or who holds a permit as 251 a landscape architect issued under that chapter; 252 (5) A person licensed under Chapter 4707. of the Revised 253 Code; 254 (6) A person who has been issued a certificate of 255 registration as a registered barber under Chapter 4709. of the 256 Revised Code; 257 (7) A person licensed and regulated to engage in the 258 business of a debt pooling company by a legislative authority, 259 under authority of Chapter 4710. of the Revised Code; 260 (8) A person who has been issued a cosmetologist's 261 license, hair designer's license, manicurist's license, 262 esthetician's license, natural hair stylist's license, advanced 2.63 cosmetologist's license, advanced hair designer's license, 264 advanced manicurist's license, advanced esthetician's license, 265 advanced natural hair stylist's license, cosmetology-266 267 instructor's license, hair design instructor's license, manicurist instructor's license, esthetics instructor's license, 268 natural hair style instructor's license, independent 269 contractor's license, or tanning facility permit under Chapter 270 4713. of the Revised Code; 271 (9) A person who has been issued a license to practice 272 dentistry, a general anesthesia permit, a conscious intravenous 273 sedation permit, a limited resident's license, a limited 274

(3) A person who holds a certificate of qualification to

teaching license, a dental hygienist's license, or a dental 275

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hygienist's teacher's certificate under Chapter 4715. of the 276 Revised Code; 277 (10) A person who has been issued an embalmer's license, a 278 funeral director's license, a funeral home license, or a 279 crematory license, or who has been registered for an embalmer's 280 or funeral director's apprenticeship under Chapter 4717. of the 281 Revised Code; 282 (11) A person who has been licensed as a registered nurse 283 or practical nurse, or who has been issued a certificate for the 284 practice of nurse-midwifery under Chapter 4723. of the Revised 285 Code; 286 (12) A person who has been licensed to practice optometry 287 or to engage in optical dispensing under Chapter 4725. of the 288 Revised Code: 289 (13) A person licensed to act as a pawnbroker under 290 Chapter 4727. of the Revised Code; 291 (14) A person licensed to act as a precious metals dealer 292 under Chapter 4728. of the Revised Code; 293 (15) A person licensed as a pharmacist, a pharmacy intern, 294 a wholesale distributor of dangerous drugs, or a terminal 295 296 distributor of dangerous drugs under Chapter 4729. of the Revised Code; 297 (16) A person who is authorized to practice as a physician 298 assistant under Chapter 4730. of the Revised Code; 299 (17) A person who has been issued a certificate to 300 practice medicine and surgery, osteopathic medicine and surgery, 301 a limited branch of medicine, or podiatry under Chapter 4731. of 302 the Revised Code; 303

(18) A person licensed as a psychologist or school	304
psychologist under Chapter 4732. of the Revised Code;	305
(19) A person registered to practice the profession of	306
engineering or surveying under Chapter 4733. of the Revised	307
Code;	308
(20) A person who has been issued a license to practice	309
chiropractic under Chapter 4734. of the Revised Code;	310
(21) A person licensed to act as a real estate broker or	311
real estate salesperson under Chapter 4735. of the Revised Code;	312
(22) A person registered as a registered sanitarian under	313
Chapter 4736. of the Revised Code;	314
(23) A person licensed to operate or maintain a junkyard	315
under Chapter 4737. of the Revised Code;	316
(24) A person who has been issued a motor vehicle salvage	317
dealer's license under Chapter 4738. of the Revised Code;	318
(25) A person who has been licensed to act as a steam	319
engineer under Chapter 4739. of the Revised Code;	320
(26) A person who has been issued a license or temporary	321
permit to practice veterinary medicine or any of its branches,	322
or who is registered as a graduate animal technician under	323
Chapter 4741. of the Revised Code;	324
(27) A person who has been issued a hearing aid dealer's	325
or fitter's license or trainee permit under Chapter 4747. of the	326
Revised Code;	327
(28) A person who has been issued a class A, class B, or	328
class C license or who has been registered as an investigator or	329
security guard employee under Chapter 4749. of the Revised Code;	330

(29) A person licensed and registered to practice as a 331 nursing home administrator under Chapter 4751. of the Revised 332 Code; 333 (30) A person licensed to practice as a speech-language 334 pathologist or audiologist under Chapter 4753. of the Revised 335 Code: 336 (31) A person issued a license as an occupational 337 therapist or physical therapist under Chapter 4755. of the 338 Revised Code; 339 (32) A person who is licensed as a licensed professional 340 clinical counselor, licensed professional counselor, social 341 worker, independent social worker, independent marriage and 342 family therapist, or marriage and family therapist, or 343 registered as a social work assistant under Chapter 4757. of the 344 Revised Code; 345 (33) A person issued a license to practice dietetics under 346 Chapter 4759. of the Revised Code; 347 (34) A person who has been issued a license or limited 348 permit to practice respiratory therapy under Chapter 4761. of 349 the Revised Code; 350 (35) A person who has been issued a real estate appraiser 351 certificate under Chapter 4763. of the Revised Code; 352 (36) A person who has been admitted to the bar by order of 353 the supreme court in compliance with its prescribed and 354 published rules. 355 (X) "Cocaine" means any of the following: 356 (1) A cocaine salt, isomer, or derivative, a salt of a 357 cocaine isomer or derivative, or the base form of cocaine; 358

(2) Coca leaves or a salt, compound, derivative, or
preparation of coca leaves, including ecgonine, a salt, isomer,
or derivative of ecgonine, or a salt of an isomer or derivative
of ecgonine;

(3) A salt, compound, derivative, or preparation of a
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substance identified in division (X) (1) or (2) of this section
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that is chemically equivalent to or identical with any of those
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substances, except that the substances shall not include
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decocainized coca leaves or extraction of coca leaves if the
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extractions do not contain cocaine or ecgonine.

(Y) "L.S.D." means lysergic acid diethylamide.

(Z) "Hashish" means the resin or a preparation of the
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resin contained in marihuana, whether in solid form or in a
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liquid concentrate, liquid extract, or liquid distillate form.
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(AA) "Marihuana" has the same meaning as in section 3733719.01 of the Revised Code, except that it does not include 374hashish. 375

(BB) An offense is "committed in the vicinity of a 376 juvenile" if the offender commits the offense within one hundred 377 feet of a juvenile or within the view of a juvenile, regardless 378 of whether the offender knows the age of the juvenile, whether 379 the offender knows the offense is being committed within one 380 hundred feet of or within view of the juvenile, or whether the 381 juvenile actually views the commission of the offense. 382

(CC) "Presumption for a prison term" or "presumption that 383 a prison term shall be imposed" means a presumption, as 384 described in division (D) of section 2929.13 of the Revised 385 Code, that a prison term is a necessary sanction for a felony in 386 order to comply with the purposes and principles of sentencing 387

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under section 2929.11 of the Revised Code. 388 (DD) "Major drug offender" has the same meaning as in 389 section 2929.01 of the Revised Code. 390 (EE) "Minor drug possession offense" means either of the 391 392 following: (1) A violation of section 2925.11 of the Revised Code as 393 it existed prior to July 1, 1996; 394 (2) A violation of section 2925.11 of the Revised Code as 395 it exists on and after July 1, 1996, that is a misdemeanor or a 396 felony of the fifth degree. 397 (FF) "Mandatory prison term" has the same meaning as in 398 section 2929.01 of the Revised Code. 399 (GG) "Adulterate" means to cause a drug to be adulterated 400 as described in section 3715.63 of the Revised Code. 401 (HH) "Public premises" means any hotel, restaurant, 402 tavern, store, arena, hall, or other place of public 403 accommodation, business, amusement, or resort. 404 (II) "Methamphetamine" means methamphetamine, any salt, 405 isomer, or salt of an isomer of methamphetamine, or any 406 compound, mixture, preparation, or substance containing 407 methamphetamine or any salt, isomer, or salt of an isomer of 408 409 methamphetamine. (JJ) "Lawful prescription" means a prescription that is 410 issued for a legitimate medical purpose by a licensed health 411 professional authorized to prescribe drugs, that is not altered 412 or forged, and that was not obtained by means of deception or by 413 the commission of any theft offense. 414

(KK) "Deception" and "theft offense" have the same	415
meanings as in section 2913.01 of the Revised Code.	416
Sec. 4709.03. The following persons are exempt from this	417
chapter while in the proper discharge of their professional	418
duties:	419
(A) Persons licensed by this state to practice medicine	420
and surgery;	421
(B) Commissioned medical or surgical officers of the	422
United States army, navy, or marine hospital service;	423
(C) Nurses registered under Chapter 4723. of the Revised	424
Code;	425
(D) Cosmetologists and hair designers licensed under	426
Chapter 4713. of the Revised Code, insofar as their usual and	427
ordinary vocation and profession is concerned as described in	428
section 4713.01 of the Revised Code, including shaving with a	429
disposable safety razor, as defined in section 4713.01 of the	430
Revised Code;	431
(E) Funeral directors, embalmers, and apprentices licensed	432
or registered under Chapter 4717. of the Revised Code.	433
Sec. 4713.01. As used in this chapter:	434
"Apprentice instructor" means an individual holding a	435
practicing license issued by the state board of cosmetology who	436
is engaged in learning or acquiring knowledge of the occupation	437
of an instructor of a branch of cosmetology at a school of	438
cosmetology.	439
"Apprentice cosmetologist" means an individual who does	440
not hold a license under this chapter and is engaged in learning	441
or acquiring knowledge of the practice of cosmetology.	442

"Beauty salon" means a salon in which an individual is 443 authorized to engage in all branches of cosmetology. 444

"Biennial licensing period" means the two-year period 445 beginning on the first day of February of an odd-numbered year 446 and ending on the last day of January of the next odd-numbered 447 year. 448

"Boutique salon" means a salon in which an individual 449 engages in boutique services and no other branch of cosmetology. 450

"Boutique services" means braiding, threading, and 451 shampooing, eye lash extension services, and wig application. 452

"Braiding" means intertwining the hair in a systematic 453 motion to create patterns in a three-dimensional form, inverting 454 the hair including patterns that are inverted, upright, or 455 singled against the scalp that follow along part of a straight 456 or curved row of intertwined hair, or partings. It may include 457 twisting or locking the hair in a systematic motion, and 458 includes extending the hair with natural while adding bulk or 459 length with human hair, synthetic hair fibers, or both, and 460 using simple devices such as clips, combs, and hairpins. 461 "Braiding" does not include the application of weaving, bonding, 462 and fusion of individual strands or wefts; application of dyes, 463 reactive chemicals, or other preparations to alter the color or 464 straighten, curl, or alter the structure of hair; or 465 embellishing or beautifying hair by cutting or singeing, except 466 as needed to finish the ends of synthetic fibers used to add 467 bulk to or lengthen hair. 468

"Branch of cosmetology" means the practice of cosmetology, 469 practice of esthetics, practice of hair design, practice of 470 manicuring, practice of natural hair styling, or practice of 471

boutique services.	472
"Clean" or "cleaning" means the act of preparing non-	473
porous items for disinfection by removing surface and visible	474
debris and washing with soap and water, detergent, or chemical	475
cleaners to slow the growth of pathogens. "Cleaning" does not	476
<u>make multi-use items safe for subsequent use.</u>	477
"Cosmetic therapy" has the same meaning as in section	478
4731.15 of the Revised Code.	479
"Cosmetologist" means an individual authorized to engage	480
in all branches of cosmetology in a licensed facility.	481
"Cosmetology" means the art or practice of <u>cleansing,</u>	482
stimulating or massaging a person's scalp, face, neck, or arms;	483
embellishment, cleansing, beautification, and styling of hair,	484
wigs, postiches, face, body, or nails; and treating a person's	485
mustache or beard by arranging, beautifying, coloring,	486
processing, styling, or trimming or shaving with a disposable	487
<u>safety</u> razor.	488
"Cosmetology instructor" means an individual authorized to	489
teach the theory and practice of all branches of cosmetology at	490
a school of cosmetology.	491
"Disinfect" or "disinfection" means the process of making	492
a non-porous item safe for use through the use of a chemical	493
intended to kill or denature bacteria, viruses, or fungi.	494
Disinfection is done after cleaning. "Disinfect" does not	495
include the use of ultraviolet light.	496
"Disposable safety razor" means a razor that is fitted	497
with a guard close to the cutting edge of the razor that is	498
intended to prevent the razor from cutting too deeply, to reduce	499
the risk of accidental cuts, and to be used on an individual one	500

time and then thrown away and not used again for any other	501
purpose.	502
"Distance education" means courses in which instruction is	503
accomplished through use of interactive, electronic media and	504
where the teacher and student are separated by distance, time,	505
<u>or both.</u>	506
"Esthetician" means an individual who engages in the	507
practice of esthetics but no other branch of cosmetology in a	508
licensed facility.	509
"Esthetics instructor" means an individual who teaches the	510
theory and practice of esthetics, but no other branch of	511
cosmetology, at a school of cosmetology.	512
"Esthetics salon" means a salon in which an individual	513
engages in the practice of esthetics but no other branch of	514
cosmetology.	515
"Eye lash extensions" include temporary and semi-permanent	516
enhancements designed to add length, thickness, and fullness to	517
natural eyelashes.	518
"Hair designer" means an individual who engages in the	519
practice of hair design but no other branch of cosmetology in a	520
licensed facility.	521
"Hair design instructor" means an individual who teaches	522
the theory and practice of hair design, but no other branch of	523
cosmetology, at a school of cosmetology.	524
"Hair design salon" means a salon in which an individual	525
engages in the practice of hair design but no other branch of	526
cosmetology.	527
"Hair removal" includes tweezing, waxing, sugaring, and	528

threading. "Hair removal" does not include electrolysis.	529
"Independent contractor" means an individual who is not an	530
employee of a salon but practices a branch of cosmetology within	531
a salon in a licensed facility.	532
"Instructor license" means a license to teach the theory	533
and practice of a branch of cosmetology at a school of	534
cosmetology.	535
"Licensed facility" means any premises, building, or part	536
of a building licensed under section 4713.41 of the Revised	537
Code, or any other temporary location identified in rule by the	538
state board of cosmetology, in which cosmetology services are	539
authorized by the state board of cosmetology to be performed.	540
"Advanced cosmetologist" means an individual authorized to-	541
work in a beauty salon and engage in all branches of	542
cosmetology.	543
"Advanced esthetician" means an individual authorized to	544
work in an esthetics salon, but no other type of salon, and-	545
engage in the practice of esthetics, but no other branch of	546
cosmetology.	547
"Advanced hair designer" means an individual authorized to-	548
work in a hair design salon, but no other type of salon, and	549
engage in the practice of hair design, but no other branch of	550
cosmetology.	551
"Advanced license" means a license to work in a salon and	552
practice the branch of cosmetology practiced at the salon.	553
"Advanced manicurist" means an individual authorized to	554
work in a nail salon, but no other type of salon, and engage in-	555
the practice of manicuring, but no other branch of cosmetology.	556

"Advanced natural hair stylist" means an individual	557
authorized to work in a natural hair style salon, but no other-	558
type of salon, and engage in the practice of natural hair-	559
styling, but no other branch of cosmetology.	560
"Manicurist" means an individual who engages in the	561
practice of manicuring but no other branch of cosmetology in a	562
licensed facility.	563
"Manicurist instructor" means an individual who teaches	564
the theory and practice of manicuring, but no other branch of	565
cosmetology, at a school of cosmetology.	566
"Mobile salon" means either a self-contained facility that	567
can be moved, towed, or transported from one location to another	568
and in which a branch of cosmetology is practiced or a business	569
that provides services in a branch of cosmetology at a special	570
event venue, residential home, or nursing home or residential	571
care facility as those terms are defined in section 5701.13 of	572
the Revised Code.	573
"Nail salon" means a salon in which an individual engages	574
in the practice of manicuring but no other branch of	575
cosmetology.	576
"Natural hair stylist" means an individual who engages in	577
the practice of natural hair styling but no other branch of	578
cosmetology in a licensed facility.	579
"Natural hair style instructor" means an individual who	580
teaches the theory and practice of natural hair styling, but no	581
other branch of cosmetology, at a school of cosmetology.	582
"Natural hair style salon" means a salon in which an-	583
individual engages in the practice of natural hair styling but-	584
no other branch of cosmetology.	585

"Practice of braiding" means utilizing the technique of	586
intertwining hair in a systematic motion to create patterns in a	587
three-dimensional form, including patterns that are inverted,	588
upright, or singled against the scalp that follow along straight-	589
or curved partings. It may include twisting or locking the hair-	590
while adding bulk or length with human hair, synthetic hair, or-	591
both and using simple devices such as clips, combs, and	592
hairpins. "Practice of braiding" does not include application of	593
weaving, bonding, and fusion of individual strands or wefts;	594
application of dyes, reactive chemicals, or other preparations-	595
to alter the color or straighten, curl, or alter the structure-	596
of hair; embellishing or beautifying hair by cutting or-	597
singeing, except as needed to finish the ends of synthetic-	598
fibers used to add bulk to or lengthen hair.	599
"Non-porous" means material that does not have any minute	600
openings or holes and that does not allow liquids to pass	601
through or be absorbed. "Non-porous" includes glass, metal, and	602
plastic.	603
"Porous" means material that has minute openings or holes	604
through which liquid or air may pass. "Porous" includes nail	605
files, pumice, and buffers.	606
"Practice of cosmetology" means the practice of all	607
branches of cosmetology.	608
"Practice of esthetics" means the application of	609
cosmetics, tonics, antiseptics, creams, lotions, or other	610
preparations for the purpose of skin beautification and includes	611
preparation of the skin by manual massage techniques or by use	612
of electrical, mechanical, or other apparatus; and enhancement	613
of the skin by skin care, facials, body treatments, hair	614
removal, and other treatments; and eye lash extension services.	615

"Practice of hair design" means embellishing or 616 beautifying hair, wigs, or hairpieces by arranging, dressing, 617 pressing, curling, waving, permanent waving, cleansing, cutting, 618 singeing, bleaching, coloring, braiding, weaving, or similar 619 work. "Practice of hair design" includes utilizing techniques 620 performed by hand that result in tension on hair roots such as 621 twisting, wrapping, weaving, extending, locking, or braiding of 622 the hair. 623

"Practice of manicuring" means cleaning, trimming, shaping 624 625 the free edge of, or applying polish to the nails of any individual; applying nail enhancements and embellishments to any 626 individual; massaging the hands and lower arms up to the elbow 627 of any individual; massaging the feet and lower legs up to the 628 knee of any individual; using lotions or softeners on the hands 629 and feet of any individual; or any combination of these types of 630 services. 6.31

"Practice of natural hair styling" means utilizing 632 techniques performed by hand that result in tension on hair 633 roots such as twisting, wrapping, weaving, extending, locking, 634 or braiding of the hair. "Practice of natural hair styling" does 635 not include the application of dyes, reactive chemicals, or 636 other preparations to alter the color or to straighten, curl, or 637 alter the structure of the hair. "Practice of natural hair 638 styling" also does not include embellishing or beautifying hair 639 by cutting or singeing, except as needed to finish off the end 640 of a braid, or by dressing, pressing, curling, waving, permanent 641 waving, or similar work. 642

"Practicing license" means a license to practice a branch 643 of cosmetology in a licensed facility. 644

"Salon" means a licensed facility on any premises, 645

building, or part of a building in which an individual engages646in the practice of one or more branches of cosmetology. "Salon"647does not include a barber shop licensed under Chapter 4709. of648the Revised Code. "Salon" does not mean a tanning facility,649although a tanning facility may be located in a salon.650

"School of cosmetology" means any premises, building, or 651 part of a building in which students are instructed in the 652 theories and practices of one or more branches of cosmetology. 653

"Shampooing" means the act of cleansing and conditioning 654 an individual's hair under the supervision of an individual 655 licensed under this chapter and in preparation to immediately 656 receive a service from a licensee. 657

"Student" means an individual, other than an apprentice 658 instructor, who is engaged in learning or acquiring knowledge of 659 the practice of a branch of cosmetology at a school of 660 cosmetology. 661

"Tanning facility" means any premises, building, or part 662 of a building that contains one or more rooms or booths with any 663 of the following: 664

(A) Equipment or beds used for tanning human skin by the
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 use of fluorescent sun lamps using ultraviolet or other
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 artificial radiation;
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(B) Equipment or booths that use chemicals applied to
human skin, including chemical applications commonly referred to
as spray-on, mist-on, or sunless tans;
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(C) Equipment or beds that use visible light for cosmeticpurposes.

"Threading" includes a service that results in the removal 673

of hair from its follicle from around the eyebrows and from674other parts of the face with the use of a single strand of675thread and an astringent, if the service does not use chemicals676of any kind, wax, or any implements, instruments, or tools to677remove hair.678

Sec. 4713.02. (A) There is hereby created the state board 679 of cosmetology, consisting of all of the following members 680 appointed by the governor, with the advice and consent of the 681 senate: 682

(1) One individual holding a current, valid cosmetologist683or cosmetology instructor license at the time of appointment;684

(2) Two individuals holding current, valid cosmetologist
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licenses and actively engaged in managing beauty salons for a
period of not less than five years at the time of appointment;
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(3) One individual who holds a current, valid is an
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independent contractor license registered in accordance with
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section 4713.39 of the Revised Code at the time of appointment
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and practices a branch of cosmetology;
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(4) One individual who represents individuals who teach
(4) One individual who represents individuals who teach
(5) the theory and practice of a branch of cosmetology at a
(4) One individual who represents individuals who teach
(5) One individual who represents individuals who teach
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(5) One owner or executive actively engaged in the daily695operations of a licensed school of cosmetology;696

(6) One owner of at least five licensed salons; 697

(7) One individual who is either a certified nurse
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 practitioner or clinical nurse specialist holding a current,
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 valid license to practice nursing as an advanced practice
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 registered nurse issued under Chapter 4723. of the Revised Code
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or a physician authorized under Chapter 4731. of the Revised Code to practice medicine and surgery or osteopathic medicine 703 and surgery; 704 (8) One individual Two individuals representing the 705 706 general public; (9) (8) One individual who holds a current, valid tanning 707 permit and who has owned or managed a tanning facility for at 708 709 least five years immediately preceding the individual's 710 appointment; (10) (9) One individual who holds a current, valid 711 esthetician or cosmetologist license and who has been actively 712 practicing esthetics for a period of not less than five years 713 immediately preceding the individual's appointment. 714 (B) The superintendent of public instruction shall 715 nominate three individuals for the governor to choose from when 716 making an appointment under division (A) (4) of this section. 717 (C) All members shall be at least twenty-five years of 718 age, residents of the state, and citizens of the United States. 719 No more than two members, at any time, shall be graduates of the 720 same school of cosmetology. Not more than one member shall have 721 a common financial connection with any school of cosmetology or 722 723 salon. Terms of office are for five years. Terms shall commence 724 on the first day of November and end on the thirty-first day of 725 October. Each member shall hold office from the date of 726 appointment until the end of the term for which appointed. In 727 case of a vacancy occurring on the board, the governor shall, in 728 the same manner prescribed for the regular appointment to the 729 board, fill the vacancy by appointing a member. Any member 730

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appointed to fill a vacancy occurring prior to the expiration of 731 the term for which the member's predecessor was appointed shall 732 hold office for the remainder of such term. Any member shall 733 continue in office subsequent to the expiration date of the 734 member's term until the member's successor takes office, or 735 until a period of sixty days has elapsed, whichever occurs 736 first. Before entering upon the discharge of the duties of the 737 office of member, each member shall take, and file with the 738 secretary of state, the oath of office required by Section 7 of 739 Article XV, Ohio Constitution. 740

The members of the board shall receive an amount fixed 741 pursuant to Chapter 124. of the Revised Code per diem for every 742 meeting of the board which they attend, together with their 743 necessary expenses, and mileage for each mile necessarily 744 traveled. 745

The members of the board shall annually elect, from among 746 their number, a chairperson and a vice-chairperson. The 747 executive director appointed pursuant to section 4713.06 of the 748 Revised Code shall serve as the board's secretary. 749

(D) The board shall prescribe the duties of its officers
and establish an office within Franklin county. The board shall
keep all records and files at the office and have the records
and files at all reasonable hours open to public inspection in
accordance with section 149.43 of the Revised Code and any rules
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adopted by the board in compliance with this state's record
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retention policy. The board also shall adopt a seal.

Sec. 4713.07. (A) The state board of cosmetology shall do 757 all of the following: 758

(1) Regulate the practice of cosmetology and all of its

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branches in this state; 760 (2) Investigate or inspect, when evidence appears to 761 demonstrate that an individual has violated any provision of 762 this chapter or any rule adopted pursuant to it, the activities 763 or premises of a license holder or unlicensed individual; 764 (3) Adopt rules in accordance with section 4713.08 of the 765 Revised Code; 766 767 (4) Prescribe and make available application forms to be used by individuals seeking admission to an examination 768 conducted under section 4713.24 of the Revised Code or a license 769 770 or registration issued under this chapter; (5) Prescribe and make available application forms to be 771 used by individuals seeking renewal of a license or registration 772 issued under this chapter; 773 (6) Provide a toll-free number and an online service to 774 receive complaints alleging violations of this chapter; 775 (7) Report to the proper prosecuting officer violations of 776 section 4713.14 of the Revised Code-of which the board is aware-777 at the board's discretion; 778 (8) Submit a written report annually to the governor that 779 provides all of the following: 780 (a) A discussion of the conditions in this state of the 781 branches of cosmetology; 782 (b) A brief summary of the board's proceedings during the 783 year the report covers; 784 (c) A statement of all money that the board received and 785 expended during the year the report covers. 786

(9) Keep a record of all of the following: 787 (a) The board's proceedings; 788 (b) The name and last known physical address, electronic 789 mail address, and telephone number of each individual issued a 790 license or registration under this chapter; 791 (c) The date and number of each license, permit, and 792 793 registration that the board issues. 794 (10) Assist ex-offenders and military veterans who hold licenses issued by the board to find employment within salons or 795 other facilities within this state; 796 (11) Require inspectors appointed pursuant to section 797 4713.06 of the Revised Code to conduct inspections of licensed 798 or permitted facilities, including salons and boutique salons, 799 schools of cosmetology, and tanning facilities, within ninety 800 days of the opening for business of a licensed facility, upon 801 complaints reported to the board, within ninety days after a 802 violation was documented at a facility, and at least once every 803 two years. Any individual, after providing the individual's name 804 and contact information, may report to the board any information 805 the individual may have that appears to show a violation of any 806 provision of this chapter or rule adopted under it. In the 807 absence of bad faith, any individual who reports information of 808 that nature or who testifies before the board in any 809 adjudication conducted under Chapter 119. of the Revised Code 810 shall not be liable for damages in a civil action as a result of 811 the report or testimony. For the purpose of inspections, an 812

independent contractor shall be added to the board's records as 813 an individual salon. 814

(12) Supply a copy of the poster created pursuant to

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division (B) of section 5502.63 of the Revised Code to each 816 person authorized to operate a salon, school of cosmetology, 817 tanning facility, or other type of facility under this chapter; 818 (13) Process applications to open a new salon under 819 section 4713.41 of the Revised Code within five days from 820 receipt of the application; 821 (14) All other duties that this chapter imposes on the 822 board. 823 (B) The board may delegate any of the duties listed in 824 division (A) of this section to the executive director of the 825 board or to an individual designated by the executive director. 826 Sec. 4713.08. (A) The state board of cosmetology shall 827 adopt rules in accordance with Chapter 119. of the Revised Code 828 as necessary to implement this chapter. The rules shall do all 829 of the following: 830 (1) Govern the practice of the branches of cosmetology; 831 (2) Specify conditions an individual must satisfy to 832 qualify for a temporary pre-examination work permit under 833 section 4713.22 of the Revised Code and the conditions and 834 835 method of renewing a temporary pre-examination work permit under that section; 836 (3) Provide for the conduct of examinations under section 837 4713.24 of the Revised Code; 838 (4) Specify conditions under which the board will take 839 into account, under section 4713.32 of the Revised Code, 840 instruction an applicant for a license under section 4713.28-841 4713.30, or 4713.31 of the Revised Code received more than five 842 years before the date of application for the license; 843

(5) Provide for the granting of waivers under section	844
4713.29 of the Revised Code;	845
(6) Specify conditions an applicant must satisfy for the	846
board to issue the applicant a license under section 4713.34 of	847
the Revised Code without the applicant taking an examination-	848
conducted under section 4713.24 of the Revised Code;	849
(7) Specify locations in which glamour photography	850
services in which a branch of cosmetology is practiced may be	851
provided;	852
$\frac{(8)}{(7)}$ Establish conditions and the fee for a temporary	853
special occasion work permit under section 4713.37 of the	854
Revised Code and specify the amount of time such a permit is	855
valid;	856
(8) Specify conditions an applicant must satisfy for the	857
board to issue the applicant an instructor license under section	858
4713.31 of the Revised Code and the fee for issuance and renewal	859
<u>of the license;</u>	860
(9) Specify conditions an applicant must satisfy for the	861
board to issue permit the applicant <u>to register as</u> an	862
independent contractor license -under section 4713.39 of the	863
Revised Code and the fee for issuance and renewal of the	864
license;	865
(10) Establish conditions under which food may be sold at	866
a salon;	867
(11) Specify which professions regulated by a professional	868
regulatory board of this state may be practiced in a salon under	869
section 4713.42 of the Revised Code;	870
(12) Establish standards for the provision of cosmetic	871

therapy, massage therapy, or other professional service in a 872 salon pursuant to section 4713.42 of the Revised Code; 873 (13) Establish standards for board approval of, and the 874 granting of credits for, training in branches of cosmetology at 875 by schools of cosmetology licensed in this or another state 876 offered through classroom instruction or distance education; 877 (14) Establish the manner in which a school of cosmetology 878 licensed under section 4713.44 of the Revised Code may offer 879 880 post-secondary and advanced practice programs, including classroom instruction or distance education; 881 (15) Establish safety and sanitary standards for the 882 practice of the branches of cosmetology, salons, and schools of 883 cosmetology+. The board shall review the standards on an annual 884 basis to ensure that they incorporate industry best practices 885 and update the standards as necessary to reflect those 886 887 practices. (16) Establish the application process for obtaining a 888 tanning facility permit under section 4713.48 of the Revised 889 Code, including the amount of the fee for an initial or renewed 890 891 permit; (17) Establish standards for installing and operating a 892 tanning facility in a manner that ensures the health and safety 893 of consumers, including standards that do all of the following: 894 (a) Establish a maximum safe time of exposure to radiation 895 and a maximum safe temperature at which sun lamps may be 896 operated; 897 (b) Require consumers to wear protective eyeglasses; 898 (c) Require consumers to be supervised as to the length of 899

time consumers use the facility's sun lamps; 900 (d) Require the operator to prohibit consumers from 901 standing too close to sun lamps and to post signs warning 902 consumers of the potential effects of radiation on individuals 903 taking certain medications and of the possible relationship of 904 the radiation to skin cancer: 905 (e) Require the installation of protective shielding for 906 sun lamps and handrails for consumers; 907 (f) Require floors to be dry during operation of lamps; 908 (q) Establish procedures an operator must follow in making 909 reasonable efforts in compliance with section 4713.50 of the 910 Revised Code to determine the age of an individual seeking to 911 use sun lamp tanning services. 912 (18) (a) If the board, under section 4713.61 of the Revised 913 Code, develops a procedure for classifying licenses inactive, do 914 both of the following: 915 (i) Establish a fee for having a license classified 916 inactive that reflects the cost to the board of providing the 917 inactive license service. If one or more renewal periods have 918 elapsed since the license was valid, the fee shall not include 919 920 lapsed renewal fees for more than three of those renewal 921 periods; (ii) Specify the continuing education that an individual 922 whose license has been classified inactive must complete to have 923 the license restored. The continuing education shall be 924 925

sufficient to ensure the minimum competency in the use or925administration of a new procedure or product required by a926licensee necessary to protect public health and safety. The927requirement shall not exceed the cumulative number of hours of928

continuing education that the individual would have been 929 required to complete had the individual retained an active 930 license. 931 (b) In addition, the board may specify the conditions and 932 method for granting a temporary work permit to practice a branch 933 of cosmetology to an individual whose license has been 934 classified inactive. 935 936 (19) Establish a fee for approval of a continuing education program under section 4713.62 of the Revised Code that 937 is adequate to cover any expense the board incurs in the 938 939 approval process; (20) (a) Establish conditions under which a cosmetology 940 student seeking a practicing license may take the examination 941 required by section 4713.24 of the Revised Code before the 942 student has completed the minimum number of hours of training 943 required under section 4713.28 of the Revised Code for the 944 license; 945 946 (b) The rules shall do all of the following: (i) Permit the student to take the examination required by 947 section 4713.24 of the Revised Code after the student has 948 completed the minimum hours of training for that license 949 described in division (G) of section 4713.24 of the Revised 950 951 Code; (ii) Require the student to complete the remainder of the 952 required training prior to licensure; 953 (iii) Require the board to grant the student a license 954 upon successful completion of the requirements established in 955 the rules. 956

(21) Specify conditions and the fee for a special event	957
permit under section 4713.70 of the Revised Code and specify the	958
amount of time such a permit is valid;	959
(22) Require each mobile salon to hold a license in	960
accordance with this chapter and specify the requirements that	961
must be met for the board to issue a mobile salon license;	962
(23) Establish requirements regarding the apprenticeship	963
program established in section 4713.71 of the Revised Code;	964
(24) Specify conditions an applicant must satisfy for the	965
board to permit the applicant to register as a natural hair	966
stylist under section 4713.72 of the Revised Code;	967
(25) Anything else necessary to implement this chapter.	968
(B)(1) The rules adopted under division (A)(2) of this	969
section may establish additional conditions for a temporary pre-	970
examination work permit under section 4713.22 of the Revised	971
Code that are applicable to individuals who practice a branch of	972
cosmetology in another state or country.	973
(2) The rules adopted under division (A)(18)(b) of this	974
section may establish additional conditions for a temporary work	975
permit that are applicable to individuals who practice a branch	976
of cosmetology in another state.	977
(C) The conditions specified in rules adopted under	978
division (A)(6) of this section may include that an applicant is	979
applying for a license to practice a branch of cosmetology for-	980
which the board determines an examination is unnecessary.	981
(D) The rules adopted under division (A)(11) of this	982
section shall not include a profession if practice of the	983
profession in a salon is a violation of a statute or rule	984

governing the profession.

(E) (D)The sanitary standards established under division986(A) (15) of this section shall focus in particular on precautions987to be employed to prevent infectious or contagious diseases988being created or spread.The board shall consult with the Ohio989department of health when establishing the sanitary standards.990

(F) (E)The fee established by rules adopted under991division (A) (16) of this section shall cover the cost the board992incurs in inspecting tanning facilities and enforcing the993board's rules but may not exceed one hundred dollars per994location of such facilities.995

Sec. 4713.081. The state board of cosmetology shall 996 furnish a copy of the sanitary standards established by rules 997 adopted under section 4713.08 of the Revised Code to each 998 individual to whom the board issues a practicing license, 999 advanced license, license to operate a salon or school of 1000 cosmetology, independent contractor registration, natural hair 1001 stylist registration, or boutique services registration. The 1002 board also shall furnish a copy of the sanitary standards to 1003 each individual providing cosmetic therapy, massage therapy, or 1004 other professional service in a salon under section 4713.42 of 1005 the Revised Code. A salon or school of cosmetology provided a 1006 copy of the sanitary standards shall post the standards in a 1007 public and conspicuous place in the salon or school. 1008

Sec. 4713.09. (A) The state board of cosmetology may adopt 1009 rules in accordance with section 4713.08 of the Revised Code to 1010 establish a continuing education requirement, not to exceed 1011 eight hours in a biennial licensing period, as a condition of 1012 renewal for a practicing license, advanced license, instructor 1013 license, independent contractor registration, natural hair 1014
stylist registration, or boutique services registration. These 1015 hours may include training in identifying and addressing the 1016 crime of trafficking in persons as described in section 2905.32 1017 of the Revised Code. At least two of the eight hours of the 1018 continuing education requirement must be achieved in courses 1019 concerning safety and sanitation infection control, and at least 1020 one hour of the eight hours of the continuing education 1021 requirement must be achieved in courses concerning law and rule 1022 1023 updates. (B) The rules adopted in accordance with division (A) of 1024 this section shall permit the continuing education requirement 1025 to be satisfied by either classroom instruction or distance 1026 1027 education. Sec. 4713.10. (A) The state board of cosmetology shall 1028 charge and collect the following fees: 1029 (1) For a temporary pre-examination work permit under 1030 section 4713.22 of the Revised Code, seven dollars and fifty 1031 cents; 1032 (2) For initial application to take an examination under 1033 section 4713.24 of the Revised Code, thirty-one dollars and 1034 fifty cents; 1035 (3) For application to take an examination under section 1036 4713.24 of the Revised Code by an applicant who has previously 1037 applied to take, but failed to appear for, the examination, 1038 forty dollars; 1039 (4) For application to re-take an examination under 1040 section 4713.24 of the Revised Code by an applicant who has 1041 previously appeared for, but failed to pass, the examination, 1042

thirty-one dollars and fifty cents;

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(5) For the issuance of a license under section 4713.28_{7}	1044
4713.30, or 4713.31 of the Revised Code, forty-five dollars;	1045
(6) For the issuance of a license under section 4713.34 of	1046
the Revised Code, seventy dollars;	1047
(7) For renewal of a license issued under section 4713.28 $_{ au}$	1048
4713.30, 4713.31, or 4713.34 of the Revised Code, forty-five	1049
dollars;	1050
(8) For the issuance or renewal of a cosmetology school	1051
license, two hundred fifty dollars;	1052
	1050
(9) For the issuance of a new salon license or the change	1053
of name or ownership of a salon license under section 4713.41 of	1054
the Revised Code, seventy-five dollars;	1055
(10) For the renewal of a salon license under section	1056
4713.41 of the Revised Code, sixty dollars;	1057
(11) For the restoration of an expired license that may be	1058
restored pursuant to section 4713.63 of the Revised Code, an	1059
amount equal to the sum of the current license renewal fee and a	1060
lapsed renewal fee of forty-five dollars per license renewal	1061
period that has elapsed since the license was last issued or	1062
renewed ; . If one or more renewal periods have elapsed since the	1063
license was valid, the board shall not impose lapsed renewal	1064
fees for more than three of those renewal periods.	1065
(12) For the issuance of a duplicate of any license,	1066
twenty dollars;	1067
(13) For the preparation and mailing of a licensee's	1068
records to another state for a reciprocity license, fifty	1069
dollars;	1070
(14) For the processing of any fees related to a check	1071
(1., 101 one proceeding of any reed related to a check	T (1 T

of that branch of cosmetology:

from a licensee returned to the board for insufficient funds, an 1072 additional thirty dollars. 1073 (B) The board may establish an installment plan for the 1074 payment of fines and fees and may reduce <u>fines and</u> fees as 1075 1076 considered appropriate by the board. (C) At the request of a person who is temporarily unable 1077 to pay a fee imposed under division (A) of this section, or on 1078 its own motion, the board may extend the date payment is due by 1079 up to ninety days. If the fee remains unpaid after the date 1080 payment is due, the amount of the fee shall be certified to the 1081 attorney general for collection in the form and manner 1082 prescribed by the attorney general. The attorney general may 1083 assess the collection cost to the amount certified in such a 1084 manner and amount as prescribed by the attorney general. 1085 Sec. 4713.14. No individual shall do any of the following: 1086 (A) Use fraud or deceit in making application for a 1087 license, permit, or registration; 1088 (B) Aid or abet any individual or entity in any of the 1089 following: 1090 (1) Violating this chapter or a rule adopted under it; 1091 1092 (2) Obtaining a license, permit, or registration 1093 fraudulently; (3) Falsely pretending to hold a current, valid license or 1094 permit. 1095 (C) Practice a branch of cosmetology, for pay, free, or 1096 otherwise, without one of the following authorizing the practice 1097

1098

(1) A current, valid license under section 4713.28, 1099 4713.30, or 4713.34 of the Revised Code; 1100 (2) A current, valid temporary pre-examination work permit 1101 issued under section 4713.22 of the Revised Code; 1102 1103 (3) A current, valid temporary special occasion work permit issued under section 4713.37 of the Revised Code; 1104 (4) A current, valid temporary work permit issued under 1105 rules adopted by the board pursuant to section 4713.08 of the 1106 Revised Code; 1107 (5) A current, valid registration under section sections 1108 4713.39, 4713.69, and 4713.72 of the Revised Code. 1109 (D) Employ an individual to practice a branch of 1110 cosmetology if the individual does not hold one of the following 1111 authorizing the practice of that branch of cosmetology: 1112 (1) A current, valid license under section 4713.28 1113 4713.30, or 4713.34 of the Revised Code; 1114 (2) A current, valid temporary pre-examination work permit 1115 issued under section 4713.22 of the Revised Code; 1116 (3) A current, valid temporary special occasion work 1117 permit issued under section 4713.37 of the Revised Code; 1118 (4) A current, valid temporary work permit issued under 1119 rules adopted by the board pursuant to section 4713.08 of the 1120 Revised Code; 1121 (5) A current, valid registration under section sections 1122 4713.39, 4713.69, and 4713.72 of the Revised Code. 1123 (E) Except for apprentice instructors and as provided in 1124 section 4713.45 of the Revised Code, teach the theory or 1125

practice of a branch of cosmetology at a school of cosmetology 1126 without either of the following authorizing the teaching of that 1127 branch of cosmetology: 1128

(1) A current, valid license under section 4713.31 or4713.34 of the Revised Code;1130

(2) A current, valid temporary special occasion workpermit issued under section 4713.37 of the Revised Code.1132

(F) Advertise or operate a glamour photography service in
which a branch of cosmetology is practiced unless the individual
practicing the branch of cosmetology holds either of the
following authorizing the practice of that branch of
cosmetology:

(1) A current, valid license under section 4713.28, 1138 4713.30, or 4713.34 of the Revised Code; 1139

(2) A current, valid temporary special occasion workpermit issued under section 4713.37 of the Revised Code.1141

(G) Advertise or operate a glamour photography service in
which a branch of cosmetology is practiced at a location not
specified by rules adopted under section 4713.08 of the Revised
1144
Code;

(H) Practice a branch of cosmetology at a salon as an 1146
independent contractor without a current, valid registering as 1147
an independent contractor license issued under section 4713.39 1148
of the Revised Code; 1149

(I) Operate a salon without a current, valid license under 1150section 4713.41 of the Revised Code; 1151

(J) Provide cosmetic therapy or massage therapy at a salonfor pay, free, or otherwise without a current, valid certificate1153

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issued by the state medical board under section 4731.15 of the 1154 Revised Code or provide any other professional service at a 1155 salon for pay, free, or otherwise without a current, valid 1156 license or certificate issued by the professional regulatory 1157 board of this state that regulates the profession; 1158 (K) Teach a branch of cosmetology at a salon, unless the 1159 individual receiving the instruction holds either of the 1160 following authorizing the practice of that branch of 1161 cosmetology: 1162 (1) A current, valid license under section 4713.287 1163 4713.30, or 4713.34 of the Revised Code; 1164 (2) A current, valid temporary pre-examination work permit 1165 issued under section 4713.22 of the Revised Code. 1166 (L) Operate a school of cosmetology without a current, 1167 valid license under section 4713.44 of the Revised Code; 1168 (M) At a salon or school of cosmetology, do any of the 1169 following: 1170 (1) Use or possess a cosmetic product containing an 1171 ingredient that the United States food and drug administration 1172 has prohibited by regulation; 1173 (2) Use a cosmetic product in a manner inconsistent with a 1174 restriction established by the United States food and drug 1175 administration by regulation; 1176 (3) Use or possess a liquid nail monomer containing any 1177 trace of methyl methacrylate (MMA). 1178 (N) While in charge of a salon or school of cosmetology, 1179 permit any individual to sleep in, or use for residential 1180 purposes, any room used wholly or in part as the salon or school 1181

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of cosmetology;	1182
(O) Maintain, as an established place of business for the	1183
practice of one or more of the branches of cosmetology, a room	1184
used wholly or in part for sleeping or residential purposes;	1185
(P) Operate a tanning facility that is offered to the	1186
public for a fee or other compensation without a current, valid	1187
permit under section 4713.48 of the Revised Code;	1188
(Q) Practice a branch of cosmetology in a location other	1189
than a licensed facility unless otherwise exempted under section	1190
4713.16 or 4713.17 of the Revised Code;	1191
(R) Use any of the services or arts that are part of	1192
cosmetology to treat or attempt to cure a physical or mental	1193
disease or ailment.	1194
Sec. 4713.16. (A) This chapter does not prohibit any of	1195
the following:	1196
(1) Practicing a branch of cosmetology without a license	1197
or registration if the individual does so for free at the	1198
individual's home for a family member who resides in the same	1199
household as the individual;	1200
(2) The retail sale, or trial demonstration by application	1201
to the skin for purposes of retail sale, of cosmetics,	1202
preparations, tonics, antiseptics, creams, lotions, wigs, or	1203
hairpieces without a practicing license or registration;	1204
(3) The retailing, at a salon, of cosmetics, preparations,	1205
tonics, antiseptics, creams, lotions, wigs, hairpieces,	1206
clothing, or any other items that pose no risk of creating	1207
unsanitary conditions at the salon;	1208
(4) The provision of alamour photography services at a	1209

(4) The provision of glamour photography services at a 1209

licensed salon if either of the following is the case: 1210 (a) A branch of cosmetology is not practiced as part of 1211 the services. 1212 (b) If a branch of cosmetology is practiced as part of the 1213 1214 services, the part of the services that is a branch of cosmetology is performed by an individual who holds either of 1215 the following authorizing the individual to practice that branch 1216 1217 of cosmetology: (i) A current, valid license under section 4713.28 1218 4713.30, or 4713.34 of the Revised Code; 1219 (ii) A current, valid temporary special occasion work 1220 permit issued under section 4713.37 of the Revised Code. 1221 (5) A student engaging, as a student, in work connected 1222 with a branch of cosmetology taught at the school of cosmetology 1223 at which the student is enrolled; 1224 (B) A student in a career-technical program learning a 1225 branch of cosmetology may continue developing skills in the 1226 respective branch of cosmetology after completing the required 1227 coursework or obtaining a license in the respective branch of 1228 cosmetology by working in the licensed career-technical school 1229 clinic if the student does not receive any compensation. This 1230 allowance terminates upon the graduation of the student from the 1231 career-technical school. 1232 Sec. 4713.17. (A) The following persons are exempt from 1233 the provisions of this chapter, except, as applicable, section 1234 4713.42 of the Revised Code: 1235

(1) All individuals authorized to practice medicine,1236surgery, dentistry, and nursing or any of its branches in this1237

1238 state; (2) Commissioned surgical and medical officers of the 1239 United States army, navy, air force, or marine hospital service 1240 when engaged in the actual performance of their official duties, 1241 and attendants attached to same; 1242 (3) Barbers, insofar as their usual and ordinary vocation 1243 and profession is concerned, including shaving with a disposable 1244 safety razor; 1245 (4) Funeral directors, embalmers, and apprentices licensed 1246 or registered under Chapter 4717. of the Revised Code; 1247 (5) Persons who are engaged in the retail sale, cleaning, 1248 or beautification of wigs and hairpieces but who do not engage 1249 1250 in any other act constituting the practice of a branch of cosmetology; 1251 (6) Volunteers of hospitals, and homes as defined in 1252 section 3721.01 of the Revised Code, who render service to 1253 registered patients and inpatients who reside in such hospitals 1254 or homes. Such volunteers shall not use or work with any 1255 chemical products such as permanent wave, hair dye, or chemical 1256 hair relaxer, which without proper training would pose a health 1257 1258 or safety problem to the patient. (7) Nurse aides and other employees of hospitals and homes 1259

as defined in section 3721.01 of the Revised Code, who practice 1260 a branch of cosmetology on registered patients only as part of 1261 general patient care services and who do not charge patients 1262 directly on a fee for service basis; 1263

(8) Cosmetic therapists and massage therapists who hold
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current, valid certificates to practice cosmetic or massage
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therapy issued by the state medical board under section 4731.15
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of the Revised Code, to the extent their actions are authorized 1267 by their certificates to practice; 1268

(9) Inmates who provide services related to a branch of
cosmetology to other inmates, except when those services are
provided in a licensed school of cosmetology within a state
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correctional institution for females.

(B) The director of rehabilitation and correction shall
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oversee the services described in division (A) (9) of this
section with respect to sanitation_infection control_and adopt
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rules governing those types of services provided by inmates.
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1277 Sec. 4713.24. (A) The state board of cosmetology shall conduct an examination for each individual who satisfies the 1278 requirements established by section 4713.20 of the Revised Code 1279 for admission to the examination. Examinations for licensure for 1280 any branch of cosmetology shall assess the ability of a 1281 prospective cosmetology professional to maintain a safe and 1282 sanitary place of service delivery. The board may develop and 1283 administer the appropriate examination or shall enter into an 1284 agreement with a national testing service for the service to 1285 develop and administer the examination, administer the 1286 examination, or both. The examination shall be a national, 1287 standardized examination that is specific to the type of license 1288 the individual seeks and satisfy all of the following 1289 conditions: 1290

(1) Include both practical demonstrations and written or1291oral tests related to the type of license the individual seeks+.1292The written or oral portion of the examination shall include1293both theoretical and procedural skill questions as prescribed by1294the board in rules adopted in accordance with section 4713.08 of1295the Revised Code.1296

(2) Relate only to a branch of cosmetology, but not be 1297 confined to any special system or method; 1298 (3) Be consistent in both practical and technical 1299 requirements for the type of license the individual seeks; 1300 (4) Be of sufficient thoroughness to satisfy the board as 1301 to the individual's skill in and knowledge of the branch of 1302 cosmetology for which the examination is conducted. 1303 (B) Not later than two years after the effective date of 1304 this amendment September 13, 2016, the board shall create a 1305 curriculum and an examination for individuals seeking licensure 1306 to become an instructor and shall conduct an examination for 1307 each individual who satisfies the requirements established 1308 pursuant to section 4713.31 of the Revised Code for admission to 1309 the examination. 1310 (C) The board shall adopt rules regarding the equipment or 1311 supplies an individual is required to bring to an examination 1312 described in this section. 1313 (D) The board shall not release the questions developed 1314 for the examinations and the practical demonstrations used in 1315 the testing process, except for the following purposes: 1316 (1) Reviewing or rewriting of any part of the examination 1317 on a periodic basis as prescribed in rules adopted under section 1318 4713.08 of the Revised Code; 1319 (2) Testing of individuals in another state for admission 1320 to the profession of cosmetology or any of its branches as 1321 required under a contract or by means of a license with that 1322 state: 1323 (3) Complying with a public records request after which 1324

the questions or the demonstrations have become a public record 1325 under division (F) of this section and otherwise may lawfully be 1326 released. 1327

(E) The examination papers and the scored results of the 1328 practical demonstrations of each individual examined by the 1329 board shall be open for inspection by the individual or the 1330 individual's attorney for at least ninety days following the 1331 announcement of the individual's grade, except for papers that 1332 under the terms of a contract with a testing service are not 1333 available for inspection. On written request of an individual or 1334 the individual's attorney made to the board not later than 1335 ninety days after announcement of the individual's grade, the 1336 board shall have the individual's practical examination papers 1337 regraded manually. 1338

(F) Test materials, examinations, or evaluation tools used 1339 in an examination for licensure under this chapter that the 1340 board develops or contracts with a private or government entity 1341 to administer shall become public records under section 149.43 1342 of the Revised Code fifteen years after the materials, 1343 examinations, or tools were first used in an assessment for 1344 licensure, unless the release of the record is otherwise 1345 prohibited by state or federal law, or the record is deemed to 1346 be the proprietary information of a private entity. 1347

(G) The board shall adopt rules in accordance with section13484713.08 of the Revised Code to permit an individual to take the1349written or oral portion of the examination required by division1350(A) of this section when the individual has completed the1351following hours of instruction at a school of cosmetology1352licensed in this or another state:1353

(1) For an individual seeking a cosmetology license, at 1354

least eight hundred hours; 1355 (2) For an individual seeking an esthetics license, at 1356 least one hundred fifty hours; 1357 (3) For an individual seeking a hair design license, at 1358 least four hundred hours; 1359 1360 (4) For an individual seeking a manicurist license, at 1361 least fifty hours. Sec. 4713.28. (A) The state board of cosmetology shall 1362 issue a practicing license to an applicant who satisfies all of 1363 the following applicable conditions: 1364 (1) Is at least sixteen years of age; 1365 (2) Is of good moral character; 1366 (3) Has the equivalent of an Ohio public school tenth 1367 grade education; 1368 (4) Has submitted a written application on a form 1369 furnished by the board that contains all of the following: 1370 (a) The name of the individual and any other identifying 1371 information required by the board; 1372 (b) A recent photograph of the individual that meets the 1373 specifications established by the board; 1374 (c) A photocopy of the individual's current driver's 1375 license or other proof of legal residence; 1376 (d) Proof that the individual is qualified to take the 1377 applicable examination as required by section 4713.20 of the 1378 Revised Code; 1379 (e) An oath verifying that the information in the 1380

application is true;	1381
(f) The applicable application fee.	1382
(5) Passes an examination conducted under division (A) of	1383
section 4713.24 of the Revised Code for the branch of	1384
cosmetology the applicant seeks to practice;	1385
(6) Pays to the board the applicable license fee;	1386
(7) <u>(a)</u> In the case of an applicant for an initial	1387
cosmetologist license, has successfully completed at least one	1388
thousand five hundred hours of board-approved cosmetology	1389
training in a school of cosmetology licensed in this or another	1390
state, except that only one thousand <u>two hundred</u> hours of board-	1391
approved cosmetology training in a school of cosmetology	1392
licensed in this state is required of an individual licensed as	1393
a barber under Chapter 4709. of the Revised Code;	1394
(b) The training required by division (A)(7)(a) of this	1395
section may be completed with the following curriculum offered	1396
by a school of cosmetology:	1397
(i) Fifty hours of professional and business development	1398
instruction;	1399
(ii) Seventy hours of general sciences instruction;	1400
(iii) Seventy-five hours of shampoo, rinse, and scalp	1401
treatment training;	1402
(iv) One hundred fifty hours of texture services training;	1403
(v) One hundred seventy-five hours of hair coloring	1404
(v) One hundred seventy-five hours of hair coloring training;	1404 1405
	-

(vii) One hundred seventy-five hours of hair cutting_ 1408 instruction; 1409 (viii) Sixty-five hours of nail care instruction; 1410 (ix) Sixty-five hours of skin care instruction. 1411 (8) In the case of an applicant for an initial esthetician 1412 license, has successfully completed at least six three hundred 1413 1414 hours of board-approved esthetics training in a school of cosmetology licensed in this <u>or another</u> state; 1415 (9) In the case of an applicant for an initial hair 1416 designer license, has successfully completed at least one-1417 thousand two-six hundred hours of board-approved hair designer 1418 training in a school of cosmetology licensed in this or another 1419 state, except that only one thousand four hundred hours of 1420 board-approved hair designer training in a school of cosmetology 1421 licensed in this state is required of an individual licensed as 1422 a barber under Chapter 4709. of the Revised Code; 1423 (10) In the case of an applicant for an initial manicurist 1424 license, has successfully completed at least two one hundred 1425 hours of board-approved manicurist training in a school of 1426 cosmetology licensed in this <u>or another</u> state; 1427 (11) In the case of an applicant for an initial natural-1428 hair stylist license, has successfully completed at least four 1429 hundred fifty hours of instruction in subjects relating to 1430 sanitation, scalp care, anatomy, hair styling, communication 1431 skills, and laws and rules governing the practice of 1432 cosmetology. 1433 (B) A licensed career-technical school shall meet in its 1434 cosmetology curriculum the minimum hours of training required by 1435 this section for the applicable branch of cosmetology. 1436

(C) The board shall not deny a license to any applicant	1437				
based on prior incarceration or conviction for any crime. If the					
board denies an individual a license or license renewal, the					
reasons for such denial shall be put in writing.	1440				
Sec. 4713.31. The state board of cosmetology shall issue	1441				
an instructor license to an applicant who satisfies all of the	1442				
following applicable conditions:	1443				
(A) Is at least eighteen years of age;	1444				
(B) Is of good moral character;	1445				
(C) Has the equivalent of an Ohio public school twelfth	1446				
grade education;	1447				
(D) <u>Has at least five years of experience in the beauty</u>	1448				
industry;	1449				
(E) Pays to the board the applicable fee;	1450				
(E) Pays to the board the applicable fee; $\frac{(E)}{(F)}$ In the case of an applicant for an initial	1450 1451				
$\frac{F}{F}$ In the case of an applicant for an initial	1451				
$\frac{(E)}{(F)}$ In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced	1451 1452				
(E) (F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of	1451 1452 1453				
(E) (F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following:	1451 1452 1453 1454				
<pre>(E) (F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following: (1) Has the licensed advanced cosmetologist or owner of</pre>	1451 1452 1453 1454 1455				
<pre>(E) (F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following: (1) Has the licensed advanced cosmetologist or owner of the licensed beauty salon in which the applicant has been</pre>	1451 1452 1453 1454 1455 1456				
<pre>(E) _(F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following:</pre>	1451 1452 1453 1454 1455 1456 1457				
<pre>(E) _(F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following:</pre>	1451 1452 1453 1454 1455 1456 1457 1458				
<pre>(E) (F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced cosmetologist license issued in this state and does either of the following:</pre>	1451 1452 1453 1454 1455 1456 1457 1458 1459				
<pre>(E)-(F) In the case of an applicant for an initial cosmetology instructor license, holds a current, valid advanced- cosmetologist license issued in this state and does either of- the following:</pre>	1451 1452 1453 1454 1455 1456 1457 1458 1459 1460				

(F) In the case of an applicant for an initial esthetics-	1464
instructor license, holds a current, valid advanced esthetician	1465
or advanced cosmetologist license issued in this state and does-	1466
either of the following:	1467
(1) Has the licensed advanced esthetician, licensed	1468
advanced cosmetologist, or owner of the licensed esthetics salon-	1469
or licensed beauty salon in which the applicant has been-	1470
employed certify to the board that the applicant has engaged in-	1471
the practice of esthetics in a licensed esthetics salon or-	1472
practice of cosmetology in a licensed beauty salon for at least-	1473
one thousand eight hundred hours;	1474
(2) Has a school of cosmetology licensed in this state-	1475
certify to the board that the applicant has successfully	1476
completed at least five hundred hours of board-approved	1477
esthetics instructor training as an apprentice instructor.	1478
(G) In the case of an applicant for an initial hair design	1479
instructor license, holds a current, valid advanced hair	1480
designer or advanced cosmetologist license and does either of	1481
the following:	1482
(1) Has the licensed advanced hair designer, licensed	1483
advanced cosmetologist, or owner of the licensed hair design-	1484
salon or licensed beauty salon in which the applicant has been-	1485
employed certify to the board that the applicant has engaged in-	1486
the practice of hair design in a licensed hair design salon or	1487
practice of cosmetology in a licensed beauty salon for at least	1488
one thousand eight hundred hours;	1489
(2) Has a school of cosmetology licensed in this state-	1490
certify to the board that the applicant has successfully	1491
completed at least eight hundred hours of board-approved hair-	1492

(H) In the case of an applicant for an initial manicurist149instructor license, holds a current, valid advanced manicurist149or advanced cosmetologist license and does either of the149following:149(1) Has the licensed advanced manicurist, licensed149
or advanced cosmetologist license and does either of the149following:149
following: 149
(1) Has the licensed advanced manicurist, licensed 149
advanced cosmetologist, or owner of the licensed nail salon or 149
licensed beauty salon in which the applicant has been employed 150
certify to the board that the applicant has engaged in the 150
practice of manicuring in a licensed nail salon or practice of 150
cosmetology in a licensed beauty salon for at least one thousand 150
eight hundred hours; 150
(2) Has a school of cosmetology licensed in this state 150
certify to the board that the applicant has successfully 150
completed at least three hundred hours of board-approved 150
<pre>manicurist instructor training as an apprentice instructor.</pre> 150
(I) In the case of an applicant for an initial natural 150
hair style instructor license, holds a current, valid advanced 151
natural hair stylist or advanced cosmetologist license and does 151
either of the following: 151
(1) Has the licensed advanced natural hair stylist, 151
licensed advanced cosmetologist, or owner of the licensed 151
natural hair style salon or licensed beauty salon in which the 151
applicant has been employed certify to the board that the 151
applicant has engaged in the practice of natural hair styling in 151
a licensed natural hair style salon or practice of cosmetology 151
in a licensed beauty salon for at least one thousand eight 151
hundred hours; 152

(2) Has a school of cosmetology licensed in this state 1521

certify to the board that the applicant has successfully-1522 completed at least four hundred hours of board-approved natural 1523 hair style instructor training as an apprentice instructor. 1524 (J) meets the training and experience requirements 1525 established in rules the board adopts in accordance with section 1526 4713.08 of the Revised Code; 1527 (G) In the case of all applicants, passes an examination 1528 conducted under division (B) of section 4713.24 of the Revised 1529 Code for the branch of cosmetology the applicant seeks to 1530 instruct. 1531 Sec. 4713.32. When determining the total hours of 1532 instruction received by an applicant for a license under section 1533 4713.28, 4713.30, or 4713.31 of the Revised Code, the state 1534 board of cosmetology shall not take into account more than ten 1535 hours of instruction per day. The board shall take into account 1536 instruction received more than five years prior to the date of 1537 application for the license in accordance with rules adopted 1538 under section 4713.08 of the Revised Code. 1539 Sec. 4713.34. The state board of cosmetology shall issue a 1540 license to practice a branch of cosmetology or instructor 1541 license to an applicant who is licensed or registered in another 1542 state or country to practice that branch of cosmetology or teach 1543 the theory and practice of that branch of cosmetology, as 1544 appropriate, if <u>all both of</u> the following conditions are 1545 satisfied: 1546 (A) The applicant satisfies all of the following 1547 conditions: 1548 (1) Is not less than eighteen years of age; 1549

(2) Is of good moral character;

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(3) In the case of an applicant for a practicing license,	1551
passes an examination conducted under section 4713.24 of the	1552
Revised Code for the license the applicant seeks, unless the	1553
applicant satisfies conditions specified in rules adopted under-	1554
section 4713.08 of the Revised Code for the board to issue the	1555
applicant a license without taking the examination <u>Submits to</u>	1556
the board satisfactory evidence that the person is licensed in	1557
another state or country;	1558
(4) Pays the applicable fee.	1559
(B) At the time the applicant obtained the license or	1560
registration in the other state or country, the requirements in	1561
this state for obtaining the license the applicant seeks were	1562
substantially equal to the other state or country's	1563
requirements.	1564
(C) The jurisdiction that issued the applicant's license	1565
or registration extends similar reciprocity to individuals –	1566
holding a license issued by the board.	1567
Sec. 4713.35. An individual who holds a current, valid	1568
cosmetologist or advanced cosmetologist license issued by the	1569
state board of cosmetology may engage in the practice of one or	1570
more branches of cosmetology as the individual chooses in a	1571
licensed facility.	1572
licensed facility. An individual who holds a current, valid esthetician or	1572 1573
An individual who holds a current, valid esthetician or -	1573
An individual who holds a current, valid esthetician or advanced esthetician license issued by the board may engage in	1573 1574
An individual who holds a current, valid esthetician or advanced esthetician license issued by the board may engage in the practice of esthetics but no other branch of cosmetology in	1573 1574 1575

advanced hair designer license issued by the board may engage in 1578 the practice of hair design but no other branch of cosmetology 1579

in a licensed facility. 1580 An individual who holds a current, valid manicurist or 1581 advanced manicurist license issued by the board may engage in 1582 the practice of manicuring but no other branch of cosmetology in 1583 a licensed facility. 1584 An individual who holds a current, valid natural hair 1585 stylist or advanced natural hair stylist license issued by 1586 registration with the board may engage in the practice of 1587 natural hair styling but no other branch of cosmetology in a 1588 licensed facility. 1589 An individual who holds a current, valid cosmetology 1590 instructor license issued by the board may teach the theory and 1591 practice of one or more branches of cosmetology at a school of 1592 cosmetology as the individual chooses. 1593 An individual who holds a current, valid esthetics 1594 instructor license issued by the board may teach the theory and 1595 practice of esthetics, but no other branch of cosmetology, at a 1596 1597 school of cosmetology. An individual who holds a current, valid hair design-1598 instructor license issued by the board may teach the theory and 1599 practice of hair design, but no other branch of cosmetology, at 1600 a school of cosmetology. 1601 An individual who holds a current, valid manicurist-1602 instructor license issued by the board may teach the theory and 1603 practice of manicuring, but no other branch of cosmetology, at a 1604 school of cosmetology. 1605 An individual who holds a current, valid natural hair 1606 style instructor license issued by the board may teach the-1607 theory and practice of natural hair styling, but no other branch 1608

of cosmetology, at a school of cosmetology. 1609 An individual who holds a current, valid boutique 1610 registration with the board may engage in the practice of 1611 boutique services but no other branch of cosmetology. 1612 Sec. 4713.36. A licensed manicurist or licensed advanced 1613 manicurist may engage in the practice of manicuring at a nail 1614 salon or beauty salon licensed under section 4713.41 of the 1615 Revised Code or a barber shop licensed under Chapter 4709. of 1616 the Revised Code. 1617 Sec. 4713.39. The state board of cosmetology shall develop 1618 rules in accordance with section 4713.08 of the Revised Code to 1619 permit an applicant to register as an independent contractor if 1620 the applicant is an independent contractor in a licensed 1621 facility and meets the conditions established by the board. 1622 Sec. 4713.41. The state board of cosmetology shall issue a 1623 license to operate a salon, including a boutique salon, to an 1624 applicant who pays the applicable fee and affirms that all of 1625 the following conditions will be met: 1626 (A) (1) An individual holding a current, valid 1627 cosmetologist license, natural hair stylist registration, or 1628 boutique services registration pertaining to the branch of 1629 cosmetology services performed at the salon or boutique salon, 1630 shall have charge of and immediate supervision over the salon at 1631 all times when the salon is open for business except as 1632 permitted under division (A)(2) of this section. 1633

(2) A business establishment that is engaged primarily in
retail sales but is also licensed as a salon shall have present
an individual holding a current, valid license or registration
to practice in that type of salon in charge of and in immediate
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supervision of the salon during posted or advertised service 1638 hours, if the practice of cosmetology is restricted to those 1639 posted or advertised service hours. 1640 1641 (B) The salon is equipped to do all of the following: (1) Provide potable running hot and cold water and proper 1642 drainage; 1643 (2) Sanitize Clean and disinfect all non-porous 1644 1645 instruments and supplies used in the branch of cosmetology provided at the salon+ prior to use on any patron. Items that 1646 are porous and cannot be disinfected must be disposed of 1647 immediately after a single use. 1648 (3) If cosmetic therapy, massage therapy, or other 1649 professional service is provided at the salon under section 1650 4713.42 of the Revised Code, sanitize all instruments and 1651 supplies used in the cosmetic therapy, massage therapy, or other 1652 professional service. 1653 (C) Except as provided in sections 4713.42 and 4713.49 of 1654 the Revised Code, only the branch of cosmetology that the salon 1655 is licensed to provide is practiced at the salon. 1656 (D) The salon is kept in a clean and sanitary condition 1657 and properly ventilated. 1658 (E) The salon, including all of its equipment, implements, 1659 and other personal property, is properly cleaned and disinfected 1660 at all times, except for the immediate period during which a 1661 licensee performs a cosmetology service or prepares the service 1662 area after a patron in preparation for the next patron. 1663

(F) No food is sold at the salon in a manner inconsistent 1664 with rules adopted under section 4713.08 of the Revised Code. 1665

(F) (G) A notice that contains a toll-free number and1666online process for reporting alleged violations of this chapter,1667as prescribed by the board of cosmetology, is posted at the1668salon in a common area for all customers of salon services.1669

Sec. 4713.44. (A) The state board of cosmetology shall 1670 issue a license to operate a school of cosmetology to an 1671 applicant who pays the applicable fee and satisfies all of the 1672 following requirements: 1673

(1) Maintains a course of practical training and technical 1674 instruction for the branch or branches of cosmetology to be 1675 taught at the school equal to the requirements for admission to 1676 an examination under section 4713.24 of the Revised Code that an 1677 individual must pass to obtain a license to practice that branch 1678 or those branches of cosmetology; 1679

(2) Possesses or makes available apparatus and equipment
sufficient for the ready and full teaching of all subjects of
the curriculum;

(3) Maintains individuals licensed under section 4713.31
or 4713.34 of the Revised Code to teach the theory and practice
of the branches of cosmetology;
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(4) Notifies the board of the enrollment of each new
student, keeps a record devoted to the different practices,
establishes grades, and holds examinations in order to certify
the students' completion of the prescribed course of study
before the issuance of certificates of completion;

(5) In the case of a school of cosmetology that offers
clock hours for the purpose of satisfying minimum hours of
training and instruction, keeps a daily record of the attendance
of each student;

(6) On the date that an apprentice cosmetology instructor
begins cosmetology instructor training at the school, certifies
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the name of the apprentice cosmetology instructor to the board
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along with the date on which the apprentice's instructor
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training began;

(7) Instructs not more than six apprentice cosmetology 1700instructors at any one time; 1701

(8) Files with the board a good and sufficient surety bond 1702 executed by the individual, firm, or corporation operating the 1703 school of cosmetology as principal and by a surety company as 1704 surety in the amount of ten one hundred thousand dollars; 1705 provided, that this requirement does not apply to a vocational 1706 or career-technical school program conducted by a city, exempted 1707 village, local, or joint vocational school district. The bond 1708 shall be in the form prescribed by the board and be conditioned 1709 upon the school's continued instruction in the theory and 1710 practice of the branches of cosmetology. Every bond shall 1711 continue in effect until notice of its termination is given to 1712 the board by registered mail and every bond shall so provide. 1713

(9) Establishes and maintains an internal procedure for
processing complaints filed against the school and for providing
students with instructions on how to file a complaint directly
with the board pursuant to section 4713.641 of the Revised Code.
1717

(B) A school of cosmetology holding a license issued under
division (A) of this section is an educational institution and
is authorized to offer educational programs beyond secondary
education, advanced practice programs, or both in accordance
with rules adopted by the board pursuant to section 4713.08 of
the Revised Code.

(C) A school of cosmetology holding a license to operate a 1724 school of cosmetology on September 29, 2013, shall establish and 1725 maintain an internal procedure for processing complaints filed 1726 against the school and shall provide each of the school's 1727 students with instructions on how to file a complaint directly 1728 with the board pursuant to section 4713.641 of the Revised Code. 1729

 Sec. 4713.45. (A) A school of cosmetology may do the
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 following:
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(1) In accordance with rules adopted under section 4713.081732of the Revised Code, a school of cosmetology operated by a1733public entity or a private person may offer clock hours, credit1734hours, or competency-based credits by classroom instruction or1735distance education for the purpose of satisfying minimum hours1736of training and instruction;1737

(2) Allow an apprentice cosmetology instructor the regular
quota of students prescribed by the state board of cosmetology
if a cosmetology instructor is present;
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(3) Compensate an apprentice cosmetology instructor;

(4) Subject to division (B) of this section, employ an
individual who does not hold a current, valid instructor license
to teach subjects related to a branch of cosmetology.

(B) A school of cosmetology shall have a licensed
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cosmetology instructor present when an individual employed
pursuant to division (A) (4) of this section teaches at the
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school, unless the individual is one of the following:
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(1) An individual with a current, valid teacher's
 certificate or educator license issued by the state board of
 education;

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(2) An individual with a bachelor's degree in the subject 1752 the person teaches at the school; 1753 (3) An individual also employed by a university or college 1754 to teach the subject the person teaches at the school. 1755 (C) A school of cosmetology shall annually review the 1756 subjects and coursework required to receive an initial 1757 cosmetology license and advanced license and, in doing so, shall 1758 incorporate standards adopted by the state board of cosmetology 1759 pursuant to division (A)(13) of section 4713.08 of the Revised 1760 Code. 1761

Sec. 4713.55. Every license issued by the state board of 1762 cosmetology shall be signed by the chairperson and attested by 1763 the executive director of the board, with the seal of the board 1764 attached. 1765

The board shall specify on each practicing license that 1766 the board issues the branch of cosmetology that the license 1767 entitles the holder to practice. The board shall specify on each-1768 1769 advanced license that the board issues the type of salon inwhich the license entitles the holder to work and the branch of 1770 cosmetology that the license entitles the holder to practice. 1771 The board shall specify on each instructor license that the 1772 board issues the branch of cosmetology that the license entitles 1773 the holder to teach. The board shall specify on each salon 1774 license that the board issues the branch of cosmetology that the 1775 license entitles the holder to offer. The board shall specify on-1776 each independent contractor license that the board issues the 1777 branch of cosmetology that the license entitles the holder to-1778 offer within a licensed salon. Such licenses are prima-facie 1779 evidence of the right of the holder to practice or teach the 1780 branch of cosmetology that the license specifies. 1781

Sec. 4713.56. Every holder of a practicing license, 1782 instructor license, independent contractor license registration, 1783 natural hair stylist registration, or boutique service 1784 registration issued by the state board of cosmetology shall 1785 maintain the board-issued, wallet-sized license or 1786 electronically generated license certification or registration 1787 and a current government-issued photo identification that can be 1788 produced upon inspection or request. 1789 Every holder of a license to operate a salon issued by the 1790 board shall display the license in a public and conspicuous 1791 1792 place in the salon. Every holder of a license to operate a school of 1793 cosmetology issued by the board shall display the license in a 1794 public and conspicuous place in the school. 1795 Every individual who provides cosmetic therapy, massage 1796 therapy, or other professional service in a salon under section 1797 4713.42 of the Revised Code shall maintain the individual's 1798 professional license or certificate and a state of Ohio issued 1799 photo identification that can be produced upon inspection or 1800 1801 request. Sec. 4713.58. (A) Except as provided in division (B) of 1802 this section, on payment of the renewal fee and submission of 1803 proof satisfactory to the state board of cosmetology that any 1804 applicable continuing education requirements have been 1805 completed, an individual currently licensed as: 1806

(1) A cosmetology instructor who has previously been1807licensed as a cosmetologist or an advanced cosmetologist, is1808entitled to the reissuance of a cosmetologist or advanced1809cosmetologist license;1810

(2) An esthetics instructor who has previously been	1811
licensed as an esthetician or an advanced esthetician, is-	1812
entitled to the reissuance of an esthetician or advanced	1813
esthetician license;	1814
(3) A hair design <u>an</u> instructor who has previously been	1815
licensed as <u>held</u> a hair designer or an advanced hair designer,	1816
is entitled to the reissuance of a hair designer or advanced-	1817
hair designer practicing license;	1818
(4) A manicurist instructor who has previously been	1819
licensed as a manicurist or an advanced manicurist, is entitled	1820
to the reissuance of a manicurist or advanced manicurist <u>that</u>	1821
<pre>practicing_license;</pre>	1822
(5) A natural hair style instructor who has previously-	1823
been licensed as a natural hair stylist or an advanced natural	1824
hair stylist, is entitled to the reissuance of a natural hair-	1825
stylist or advanced natural hair stylist license.	1826
(B) No individual is entitled to the reissuance of a	1827
license under division (A) of this section if the license was	1828
revoked or suspended or the individual has an outstanding unpaid	1829
fine levied under section 4713.64 of the Revised Code.	1830
Sec. 4713.59. If the state board of cosmetology adopts	1831
rules under section 4713.09 of the Revised Code to establish a	1832
continuing education requirement as a condition of renewal for a	1833
practicing license, advanced license, or instructor license, the	1834
board shall inform each affected licensee of the continuing	1835
education requirement that applies to the next biennial	1836
licensing period by including that information in the renewal	1837
notification it sends the licensee. The notification shall state	1838
that the licensee must complete the continuing education	1839

requirement, via classroom instruction or distance education, by 1840 the fifteenth day of January of the next odd-numbered year. 1841 Hours completed in excess of the continuing education 1842 requirement may not be applied to the next biennial licensing 1843 period. 1844 Sec. 4713.60. (A) Except as provided in division (C) of 1845 this section, an individual seeking a renewal of a license to 1846 practice a branch of cosmetology, advanced license, instructor 1847 license, independent contractor registration, natural hair_ 1848 stylist registration, or boutique services registration shall 1849 include in the renewal application proof satisfactory to the 1850 board of completion of any applicable continuing education 1851 requirements established by rules adopted under section 4713.09 1852 of the Revised Code. 1853 (B) If an applicant fails to provide satisfactory proof of 1854 completion of any applicable continuing education requirements, 1855 the board shall notify the applicant that the application is 1856 incomplete. The board shall not renew the license or 1857 registration until the applicant provides satisfactory proof of 1858 completion of any applicable continuing education requirements. 1859 The board may provide the applicant with an extension of up to 1860 ninety days in which to complete the continuing education 1861 requirement. In providing for the extension, the board may 1862 charge the licensee or registrant a fine of up to one hundred 1863 dollars. 1864

(C) The board may waive, or extend the period for
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completing, any continuing education requirement if a licensee
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or registrant applies to the board and provides proof
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satisfactory to the board of being unable to complete the
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requirement within the time allowed because of any of the

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following:	1870
(1) An emergency;	1871
(2) An unusual or prolonged illness;	1872
(3) Active duty service in any branch of the armed forces	1873
of the United States or a reserve component of the armed forces	1874
of the United States, including the Ohio national guard or the	1875
national guard of any other state.	1876
The board shall determine the period of time during which	1877
each extension is effective and shall inform the applicant. The	1878
board shall also inform the applicant of the continuing	1879
education requirements that must be met to have the license or	1880
registration renewed. If an extension is granted for less than	1881
one year, the continuing education requirement for that year, in	1882
addition to the required continuing education for the succeeding	1883
year, must be completed in the succeeding year. In all other	1884
cases the board may waive all or part of the continuing	1885
education requirement on a case-by-case basis. Any required	1886
continuing education shall be completed and satisfactory proof	1887
of its completion submitted to the board by a date specified by	1888
the board. Every license or registration that has not been	1889
renewed in the timeframe specified in section 4713.57 of the	1890
Revised Code and for which the continuing education requirement	1891
has not been waived or extended shall be considered expired.	1892
Sec. 4713.61. (A) If the state board of cosmetology adopts	1893
a continuing education requirement under section 4713.09 of the	1894
Revised Code, it may develop a procedure by which an individual	1895

advanced license, or instructor license and who is not currently 1897 engaged in the practice of the branch of cosmetology or teaching 1898

who holds a license to practice a branch of cosmetology $\overline{}$

the theory and practice of the branch of cosmetology, but who 1899 desires to be so engaged in the future, may apply to the board 1900 to have the individual's license classified inactive. If the 1901 board develops such a procedure, an individual seeking to have 1902 the individual's license classified inactive shall apply to the 1903 board on a form provided by the board and pay the fee 1904 established by rules adopted under section 4713.08 of the 1905 Revised Code. 1906

(B) The board shall not restore an inactive license until1907the later of the following:1908

(1) The date that the individual holding the license1909submits proof satisfactory to the board that the individual has1910completed the continuing education that a rule adopted under1911section 4713.08 of the Revised Code requires+1912

(2) The last day of January of the next odd-numbered year1913following the year the license is classified inactive.1914

(C) An individual who holds an inactive license may engage
in the practice of a branch of cosmetology if the individual
holds a temporary work permit as specified in rules adopted by
the board under section 4713.08 of the Revised Code.

Sec. 4713.62. (A) An individual holding a practicing1919license, advanced license, instructor license, independent1920contractor registration, natural hair stylist registration, or1921boutique services registration may satisfy a continuing1922education requirement established by rules adopted under section19234713.09 of the Revised Code only by completing continuing1924education programs approved under division (B) of this section.1925

(B) The state board of cosmetology shall approve a 1926continuing education program if all of the following conditions 1927

are satisfied: 1928 (1) The person operating the program submits to the board 1929 a written application for approval. 1930 (2) The person operating the program pays to the board a 1931 fee established by rules adopted under section 4713.08 of the 1932 Revised Code. 1933 (3) The program is operated by an employee, officer, or 1934 director of a nonprofit professional association, college or 1935 university, proprietary continuing education institutions 1936 providing programs approved by the board, vocational school, 1937 postsecondary proprietary school of cosmetology licensed by the 1938 board, salon licensed by the board, or manufacturer of supplies 1939 or equipment used in the practice of a branch of cosmetology. 1940 (4) The program will do at least one of the following: 1941 (a) Enhance the professional competency of the affected 1942 licensees or registrants; 1943 (b) Protect the public; 1944 (c) Educate the affected licensees or registrants in the 1945 application of the laws and rules regulating the practice of a 1946 branch of cosmetology. 1947 (5) The person operating the program provides the board a 1948 tentative schedule of when the program will be available so that 1949 the board can make the schedule readily available to all 1950 licensees and registrants throughout the state. 1951 Sec. 4713.63. A practicing license, advanced license, or 1952

instructor license that has not been renewed for any reason 1953 other than because it has been revoked, suspended, or classified 1954 inactive, or because the license holder has been given a waiver 1955

or extension under section 4713.60 of the Revised Code, is 1956 expired. An expired license may be restored if the individual 1957 who held the license meets all of the following applicable 1958 conditions: 1959

(A) Pays to the state board of cosmetology the restorationfee established under section 4713.10 of the Revised Code;1961

(B) In the case of a practicing license or advanced 1962 license that has been expired for more than two consecutive 1963 license renewal periods, completes eight hours of continuing 1964 education for each license renewal period that has elapsed since 1965 the license was last issued or renewed, up to a maximum of 1966 twenty-four hours. At least four of those hours shall include a 1967 course pertaining to sanitation infection control and safety 1968 methods. 1969

The board shall deposit all fees it receives under1970division (B) of this section into the general revenue fund.1971

Sec. 4713.64.	(A) The	state board of cosmetology may take	1972
disciplinary action	for an	y of the following:	1973

(1) Failure to comply with the safety, sanitation
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 <u>infection control</u>, and licensing requirements of this chapter or
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 rules adopted under it;
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(2) Continued practice by an individual knowingly having1977an infectious or contagious disease;1978

(3) Habitual drunkenness or addiction to any habit-forming 1979drug; 1980

(4) Willful false and fraudulent or deceptive advertising; 1981

(5) Falsification of any record or application required to 1982be filed with the board; 1983

(6) Failure to pay a fine or abide by a suspension order	1984
issued by the board;	1985
(7) Failure to cooperate with an investigation or	1986
inspection;	1987
(8) Failure to respond to a subpoena;	1988
(9) Conviction of or plea of guilty to a violation of	1989
section 2905.32 of the Revised Code;	1990
(10) In the case of a salon, any individual's conviction	1991
of or plea of guilty to a violation of section 2905.32 of the	1992
Revised Code for an activity that took place on the premises of	1993
the salon.	1994
(B) On determining that there is cause for disciplinary	1995
action, the board may do one or more of the following:	1996
(1) Deny, revoke, or suspend a license, permit, or	1997
registration issued by the board;	1998
(2) Impose a fine;	1999
(3) Require the holder of a license, permit, or	2000
registration to take corrective action courses.	2001
(C)(1) Except as provided in divisions (C)(2) and (3) of	2002
this section, the board shall take disciplinary action pursuant	2003
to an adjudication under Chapter 119. of the Revised Code.	2004
(2) The board may take disciplinary action without	2005
conducting an adjudication under Chapter 119. of the Revised	2006
Code against an individual or salon who violates division (A)(9)	2007
or (10) of this section. After the board takes such disciplinary	2008
action, the board shall give written notice to the subject of	2009
the disciplinary action of the right to request a hearing under	2010

Chapter 119. of the Revised Code.

(3) In lieu of an adjudication, the board may enter into a 2012 consent agreement with the holder of a license, permit, or 2013 registration. A consent agreement that is ratified by a majority 2014 vote of a quorum of the board members is considered to 2015 constitute the findings and orders of the board with respect to 2016 the matter addressed in the agreement. If the board does not 2017 ratify a consent agreement, the admissions and findings 2018 contained in the agreement are of no effect, and the case shall 2019 be scheduled for adjudication under Chapter 119. of the Revised 2020 2021 Code.

(D) The amount and content of corrective action courses and other relevant criteria shall be established by the board in rules adopted under section 4713.08 of the Revised Code.

(E) (1) The board may impose a separate fine for each 2025 offense listed in division (A) of this section. The amount of 2026 the first fine issued for a violation as the result of an 2027 inspection shall be not more than two hundred fifty dollars if 2028 the violator has not previously been fined for that offense. Any 2029 fines issued for additional violations during such an inspection 2030 shall not be more than one hundred dollars for each additional 2031 violation. The fine shall be not more than five hundred dollars 2032 if the violator has been fined for the same offense once before. 2033 Any fines issued for additional violations during a second 2034 inspection shall not be more than two hundred dollars for each 2035 additional violation. The fine shall be not more than one 2036 thousand dollars if the violator has been fined for the same 2037 offense two or more times before. Any fines issued for 2038 additional violations during a third inspection shall not be 2039 more than three hundred dollars for each additional violation. 2040

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(2) The board shall issue an order notifying a violator of
a fine imposed under division (E) (1) of this section. The notice
shall specify the date by which the fine is to be paid. The date
shall be less than forty-five days after the board issues the
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order.

(3) At the request of a violator who is temporarily unable
(3) At the request of a violator who is temporarily unable
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to pay a fine, or upon its own motion, the board may extend the
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time period within which the violator shall pay the fine up to
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ninety days after the date the board issues the order.

(4) If a violator fails to pay a fine by the date 2050 specified in the board's order and does not request an extension 2051 within ten days after the date the board issues the order, or if 2052 the violator fails to pay the fine within the extended time 2053 period as described in division (E) (3) of this section, the 2054 board shall add to the fine an additional penalty equal to ten 2055 per cent of the fine. 2056

(5) If a violator fails to pay a fine within ninety days after the board issues the order, the board shall add to the fine interest at a rate specified by the board in rules adopted under section 4713.08 of the Revised Code.

(6) If the fine, including any interest or additional 2061 penalty, remains unpaid on the ninety-first day after the board 2062 issues an order under division (E)(2) of this section, the 2063 amount of the fine and any interest or additional penalty shall 2064 be certified to the attorney general for collection in the form 2065 and manner prescribed by the attorney general. The attorney 2066 general may assess the collection cost to the amount certified 2067 in such a manner and amount as prescribed by the attorney 2068 general. 2069

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(F) In the case of an offense of failure to comply with 2070 division (A) or (B)(2) or (3) of section 4713.50 of the Revised 2071 Code, the board shall impose a fine of five hundred dollars if 2072 the violator has not previously been fined for that offense. If 2073 the violator has previously been fined for the offense, the 2074 board may impose a fine in accordance with this division or take 2075 another action in accordance with division (B) of this section. 2076

(G) The board shall notify a licensee or registrant who is 2077 in violation of division (A) of this section and the owner of 2078 the salon in which the conditions constituting the violation 2079 were found. The individual receiving the notice of violation and 2080 the owner of the salon may request a hearing pursuant to section 2081 119.07 of the Revised Code. If the individual or owner fails to 2082 request a hearing or enter into a consent agreement thirty days 2083 after the date the board, in accordance with section 119.07 of 2084 the Revised Code and division (J) of this section, notifies the 2085 individual or owner of the board's intent to act against the 2086 individual or owner under division (A) of this section, the 2087 board by a majority vote of a quorum of the board members may 2088 take the action against the individual or owner without holding 2089 2090 an adjudication hearing.

2091 (H) The board, after a hearing in accordance with Chapter 119. of the Revised Code or pursuant to a consent agreement, may 2092 2093 suspend a license, permit, or registration if the licensee, permit holder, or registrant fails to correct an unsafe 2094 condition that exists in violation of the board's rules or fails 2095 to cooperate in an inspection. If a violation of this chapter or 2096 rules adopted under it has resulted in a condition reasonably 2097 believed by an inspector to create an immediate danger to the 2098 health and safety of any individual using the facility, the 2099 inspector may suspend the license or permit of the facility or 2100

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the individual responsible for the violation without a prior 2101 hearing until the condition is corrected or until a hearing in 2102 accordance with Chapter 119. of the Revised Code is held or a 2103 consent agreement is entered into and the board either upholds 2104 the suspension or reinstates the license, permit, or 2105 registration. 2106

(I) The board shall not take disciplinary action against 2107 an individual licensed to operate a salon or school of 2108 cosmetology for a violation of this chapter that was committed 2109 by an individual licensed to practice a branch of cosmetology, 2110 while practicing within the salon or school, when the 2111 individual's actions were beyond the control of the salon owner 2112 or school. 2113

(J) In addition to the methods of notification required 2114 under section 119.07 of the Revised Code, the board may send the 2115 notices required under divisions (C)(2), (E)(2), and (G) of this 2116 section by any delivery method that is traceable and requires 2117 that the delivery person obtain a signature to verify that the 2118 notice has been delivered. The board also may send the notices 2119 2120 by electronic mail, provided that the electronic mail delivery system certifies that a notice has been received. 2121

Sec. 4713.69. (A) The state board of cosmetology shall2122issue a boutique services registration to an applicant who2123satisfies all of the following applicable conditions:2124

(1) Is at least sixteen years of age; 2125

(2) Is of good moral character; 2126

	(3)	Has	the	equivalent	of an	Ohio	public	school	tenth-	2127
grade	-edi	ucati	.on;							2128

(4) Has submitted a written application on a form 2129

prescribed by the board containing all of the following:	2130
(a) The applicant's name and home address;	2131
(b) The applicant's home telephone number and cellular	2132
telephone number, if any;	2133
(c) The applicant's electronic mail address, if any;	2134
(d) The applicant's date of birth;	2135
(e) The address and telephone number where boutique	2136
services will be performed. The address shall not contain a post	2137
office box number.	2138
(f) Whether the applicant has an occupational license,	2139
certification, or registration to provide beauty services in	2140
another state, and if so, what type of license and in what	2141
state;	2142
(g) Whether the applicant has ever had an occupational	2143
license, certification, or registration suspended, revoked, or	2144
denied in any state;	2145
(h) An affidavit providing proof of formal training or	2146
apprenticeship under an individual providing such services.	2147
(B) The place of business where boutique services are	2148
performed must comply with the safety and sanitation <u>infection</u>	2149
control requirements for licensed salon facilities as described	2150
in section 4713.41 of the Revised Code.	2151
(C) Within six months of the effective date of this	2152
section September 13, 2016, the board shall specify the manner	2153
by which boutique services registrants shall fulfill the	2154
continuing education requirements set forth in section 4713.09	2155
of the Revised Code.	2156

Sec. 4713.70. (A) The state board of cosmetology shall	2157
issue a special event permit to an applicant who satisfies all	2158
of the requirements established by the board in rules adopted	2159
pursuant to section 4713.08 of the Revised Code.	2160
(B) A special event permit issued under division (A) of	2161
this section shall permit a licensee to practice the branch of	2162
cosmetology for which the individual is licensed on a limited	2163
and temporary basis in a place that is not licensed as a salon	2164
or school of cosmetology.	2165
(C) The board may inspect special events without notice.	2166
Sec. 4713.71. (A) The state board of cosmetology shall	2167
adopt rules in accordance with section 4713.08 of the Revised	2168
Code to establish an apprentice program for apprentice	2169
cosmetologists. The program shall allow apprentice	2170
cosmetologists to train in the practice of esthetics, the	2171
practice of hair design, the practice of manicuring, or the	2172
practice of hair styling in a licensed salon under a person	2173
holding a practicing or instructor license under this chapter.	2174
(B) The rules shall require an applicant to the program to	2175
meet all of the following conditions:	2176
(1) Be at least sixteen years of age;	2177
(2) Be of good moral character;	2178
(3) Have the equivalent of an Ohio public school tenth	2179
grade education;	2180
(4) Have a valid social security number or taxpayer	2181
identification number;	2182
(5) Have successfully passed an apprentice examination	2183
developed in board rules;	2184

(6) Complete an application as prescribed by board rules 2185 and pay a fee of twenty-five dollars. 2186 (C) Applicants who are admitted to the apprenticeship 2187 program shall do all of the following: 2188 (1) Work a minimum of thirty-two hours in a calendar week; 2189 (2) Work under a trainer who holds a valid practicing or 2190 instructor license and has at least five years of experience in 2191 2192 the beauty industry; (3) Complete a twelve-month training program with the 2193 trainer for a minimum of one thousand eight hundred hours of on 2194 the job training and two hundred hours of related instruction 2195 incorporating the best practices developed through the Milady 2196 and Pivot Point curricula. 2197 (D) Apprentices shall receive compensation for 2198 participating in the training program and related instruction 2199 that is, at minimum, equal to the minimum wage range applicable 2200 under sections 4111.01 to 4111.17 of the Revised Code. 2201 (E) Sponsors of the apprentice training program described 2202 in this section may charge participants a fee not to exceed two 2203 2204 thousand five hundred dollars. (F) At the conclusion of the program, an apprentice shall 2205 take the examination required under section 4713.24 of the 2206 Revised Code. If the apprentice successfully passes the 2207 examination, the board shall grant the apprentice the 2208 appropriate practicing license. 2209 Sec. 4713.72. The state board of cosmetology shall develop 2210 rules in accordance with section 4713.08 of the Revised Code to 2211 permit an applicant to register as a natural hair stylist if the 2212

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Section 2. That existing sections 2925.01, 4709.03,	2214
4713.01, 4713.02, 4713.07, 4713.08, 4713.081, 4713.09, 4713.10,	2215
4713.14, 4713.16, 4713.17, 4713.24, 4713.28, 4713.31, 4713.32,	2216
4713.34, 4713.35, 4713.36, 4713.41, 4713.44, 4713.45, 4713.55,	2217
4713.56, 4713.58, 4713.59, 4713.60, 4713.61, 4713.62, 4713.63,	2218
4713.64, and 4713.69 and sections 4713.25, 4713.30, and 4713.39	2219
of the Revised Code are hereby repealed.	2220
Section 3. Not more than two years after the effective	2221
date of this act, the State Board of Cosmetology shall issue a	2222
cosmetology license or a license to practice in a branch of	2223
cosmetology to all individuals holding a valid managing or	2224
advanced license in that branch of cosmetology prior to the	2225
effective date of this act.	2226
	0007
Section 4. Not more than two years after the effective	2227
date of this act and in accordance with division (A)(20) of	2228
section 4713.08 of the Revised Code, the State Board of	2229
Cosmetology shall adopt rules under Chapter 119. of the Revised	2230
Code to specify the circumstances under which an applicant for a	2231
licensure examination may take the examination required by	2232
section 4713.24 of the Revised Code before having successfully	2233
completed the minimum number of hours required for the license	2234
under section 4713.28 of the Revised Code.	2235
Section 5. Notwithstanding the amendment of sections in	2236
Chapter 4713. of the Revised Code in this act, which no longer	2237
provides for independent contractor licenses, the member of the	2238
State Board of Cosmetology who holds a seat pursuant to division	2239
(A)(3) of section 4713.02 of the Revised Code as it appeared	2240
immediately prior to the effective date of this act shall retain	2241
that seat until the current term of the seat expires at which	2242

applicant satisfies all of the conditions required by the board.

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point the seat is to be filled with a person who is an2243independent contractor registered in accordance with section22444713.39 of the Revised Code.2245

The member of the State Board of Cosmetology who holds a 2246 seat pursuant to division (A)(7) of section 4713.02 of the 2247 Revised Code as it appeared immediately prior to the effective 2248 date of this act shall retain that seat until the current term 2249 of the seat expires. 2250

Section 6. Notwithstanding the amendment of sections in 2251 Chapter 4713. of the Revised Code in this act, which no longer 2252 provides for natural hair stylist licenses or independent 2253 contractor licenses, a valid natural hair stylist license or 2254 independent contractor license held by a person on or after the 2255 effective date of this act is valid for the duration of that 2256 license term. For the duration of the license, the license shall 2257 be deemed to be the appropriate registration for the purposes of 2258 this act. Upon the expiration of that license, the licensee 2259 2260 shall register in accordance with this act.