### As Introduced

132nd General Assembly Regular Session 2017-2018

S. B. No. 98

Senators Lehner, Thomas Cosponsor: Senator Brown

# A BILL

To amend sections 1751.01, 2305.234, 2925.01,	1
3701.245, 3701.74, 3709.161, 3715.872, 3721.21,	2
4715.01, 4715.02, 4715.03, 4715.05, 4715.22,	3
4715.23, 4715.231, 4715.25, 4715.30, 4715.301,	4
4715.33, 4715.39, 4715.42, 4715.421, 4715.52,	5
4715.56, 4715.61, 4715.64, 4715.66, 4715.99,	6
4769.01, and 4773.02, to enact sections	7
4715.221, 4715.232, 4715.70, 4715.71, 4715.72,	8
4715.73, 4715.74, 4715.75, 4715.751, 4715.752,	9
4715.76, 4715.761, 4715.77, 4715.78, 4715.79,	10
and 4715.80, and to repeal sections 4715.36,	11
4715.361, 4715.362, 4715.363, 4715.364,	12
4715.365, 4715.366, 4715.367, 4715.368,	13
4715.369, 4715.37, 4715.371, 4715.372, 4715.373,	14
4715.374, and 4715.375 of the Revised Code to	15
establish licensing requirements for dental	16
therapists.	17

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

Section 1. That sections 1751.01, 2305.234, 2925.01,183701.245, 3701.74, 3709.161, 3715.872, 3721.21, 4715.01,19

4715.02, 4715.03, 4715.05, 4715.22, 4715.23, 4715.231, 4715.25,	20
4715.30, 4715.301, 4715.33, 4715.39, 4715.42, 4715.421, 4715.52,	21
4715.56, 4715.61, 4715.64, 4715.66, 4715.99, 4769.01, and	22
4773.02 be amended and sections 4715.221, 4715.232, 4715.70,	23
4715.71, 4715.72, 4715.73, 4715.74, 4715.75, 4715.751, 4715.752,	24
4715.76, 4715.761, 4715.77, 4715.78, 4715.79, and 4715.80 of the	25
Revised Code be enacted to read as follows:	26
Sec. 1751.01. As used in this chapter:	27
(A)(1) "Basic health care services" means the following	28
services when medically necessary:	29
(a) Physician's services, except when such services are	30
supplemental under division (B) of this section;	31
Supplemental anali alvibion (2, of entb beeclen,	
(b) Inpatient hospital services;	32
(c) Outpatient medical services;	33
(d) Emergency health services;	34
(e) Urgent care services;	35
(f) Diagnostic laboratory services and diagnostic and	36
therapeutic radiologic services;	37
(g) Diagnostic and treatment services, other than	38
prescription drug services, for biologically based mental	39
illnesses;	40
(h) Preventive health care services, including, but not	41
limited to, voluntary family planning services, infertility	42
services, periodic physical examinations, prenatal obstetrical	43
care, and well-child care;	44
(i) Routine patient care for patients enrolled in an	45
eligible cancer clinical trial pursuant to section 3923.80 of	46

the Revised Code. 47 "Basic health care services" does not include experimental 48 procedures. 49 Except as provided by divisions (A)(2) and (3) of this 50 section in connection with the offering of coverage for 51 diagnostic and treatment services for biologically based mental 52 illnesses, a health insuring corporation shall not offer 53 coverage for a health care service, defined as a basic health 54 care service by this division, unless it offers coverage for all 55 listed basic health care services. However, this requirement 56 does not apply to the coverage of beneficiaries enrolled in 57 medicare pursuant to a medicare contract, or to the coverage of 58 beneficiaries enrolled in the federal employee health benefits 59 program pursuant to 5 U.S.C.A. 8905, or to the coverage of 60 medicaid recipients, or to the coverage of beneficiaries under 61 any federal health care program regulated by a federal 62 regulatory body, or to the coverage of beneficiaries under any 63 contract covering officers or employees of the state that has 64 been entered into by the department of administrative services. 65 66 (2) A health insuring corporation may offer coverage for

diagnostic and treatment services for biologically based mental 67 illnesses without offering coverage for all other basic health 68 care services. A health insuring corporation may offer coverage 69 for diagnostic and treatment services for biologically based 70 mental illnesses alone or in combination with one or more 71 supplemental health care services. However, a health insuring 72 corporation that offers coverage for any other basic health care 73 service shall offer coverage for diagnostic and treatment 74 services for biologically based mental illnesses in combination 75 with the offer of coverage for all other listed basic health 76 care services.

(3) A health insuring corporation that offers coverage for basic health care services is not required to offer coverage for diagnostic and treatment services for biologically based mental illnesses in combination with the offer of coverage for all other listed basic health care services if all of the following apply:

(a) The health insuring corporation submits documentation 84 certified by an independent member of the American academy of 85 actuaries to the superintendent of insurance showing that 86 incurred claims for diagnostic and treatment services for 87 biologically based mental illnesses for a period of at least six 88 months independently caused the health insuring corporation's 89 costs for claims and administrative expenses for the coverage of 90 basic health care services to increase by more than one per cent 91 per year. 92

(b) The health insuring corporation submits a signed 93 letter from an independent member of the American academy of 94 actuaries to the superintendent of insurance opining that the 95 increase in costs described in division (A)(3)(a) of this 96 section could reasonably justify an increase of more than one 97 per cent in the annual premiums or rates charged by the health 98 insuring corporation for the coverage of basic health care 99 services. 100

(c) The superintendent of insurance makes the following
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determinations from the documentation and opinion submitted
pursuant to divisions (A) (3) (a) and (b) of this section:
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(i) Incurred claims for diagnostic and treatment servicesfor biologically based mental illnesses for a period of at least105

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six months independently caused the health insuring 106 corporation's costs for claims and administrative expenses for 107 the coverage of basic health care services to increase by more 108 than one per cent per year. 109 (ii) The increase in costs reasonably justifies an 110 increase of more than one per cent in the annual premiums or 111 rates charged by the health insuring corporation for the 112 coverage of basic health care services. 113 Any determination made by the superintendent under this 114 division is subject to Chapter 119. of the Revised Code. 115 (B) (1) "Supplemental health care services" means any 116 health care services other than basic health care services that 117 a health insuring corporation may offer, alone or in combination 118 with either basic health care services or other supplemental 119 health care services, and includes: 120 (a) Services of facilities for intermediate or long-term 121 care, or both; 122 (b) Dental care services; 123 (c) Vision care and optometric services including lenses 124 and frames; 125 (d) Podiatric care or foot care services; 126 (e) Mental health services, excluding diagnostic and 127 treatment services for biologically based mental illnesses; 128 (f) Short-term outpatient evaluative and crisis-129 intervention mental health services; 130

(g) Medical or psychological treatment and referral131services for alcohol and drug abuse or addiction;132

(h) Home health services; 133 (i) Prescription drug services; 134 (j) Nursing services; 135 (k) Services of a dietitian licensed under Chapter 4759. 136 of the Revised Code; 137 (1) Physical therapy services; 138 (m) Chiropractic services; 139 (n) Any other category of services approved by the 140 superintendent of insurance. 141 (2) If a health insuring corporation offers prescription 142 drug services under this division, the coverage shall include 143 prescription drug services for the treatment of biologically 144 based mental illnesses on the same terms and conditions as other 145 physical diseases and disorders. 146 (C) "Specialty health care services" means one of the 147 supplemental health care services listed in division (B) of this 148 section, when provided by a health insuring corporation on an 149 outpatient-only basis and not in combination with other 150 supplemental health care services. 151 (D) "Biologically based mental illnesses" means 152

(D) Biologically based mental linesses means152schizophrenia, schizoaffective disorder, major depressive153disorder, bipolar disorder, paranoia and other psychotic154disorders, obsessive-compulsive disorder, and panic disorder, as155these terms are defined in the most recent edition of the156diagnostic and statistical manual of mental disorders published157by the American psychiatric association.158

(E) "Closed panel plan" means a health care plan that

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requires enrollees to use participating providers.

(F) "Compensation" means remuneration for the provision of
health care services, determined on other than a fee-for-service
or discounted-fee-for-service basis.

(G) "Contractual periodic prepayment" means the formula for determining the premium rate for all subscribers of a health insuring corporation.

(H) "Corporation" means a corporation formed under Chapter
1701. or 1702. of the Revised Code or the similar laws of
another state.

(I) "Emergency health services" means those health care
services that must be available on a seven-days-per-week,
twenty-four-hours-per-day basis in order to prevent jeopardy to
an enrollee's health status that would occur if such services
were not received as soon as possible, and includes, where
appropriate, provisions for transportation and indemnity
payments or service agreements for out-of-area coverage.

(J) "Enrollee" means any natural person who is entitled to 177receive health care benefits provided by a health insuring 178corporation. 179

(K) "Evidence of coverage" means any certificate,
agreement, policy, or contract issued to a subscriber that sets
out the coverage and other rights to which such person is
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entitled under a health care plan.

(L) "Health care facility" means any facility, except a
health care practitioner's office, that provides preventive,
diagnostic, therapeutic, acute convalescent, rehabilitation,
mental health, intellectual disability, intermediate care, or
skilled nursing services.

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(M) "Health care services" means basic, supplemental, and189specialty health care services.190

(N) "Health delivery network" means any group of providers
or health care facilities, or both, or any representative
thereof, that have entered into an agreement to offer health
care services in a panel rather than on an individual basis.

(0) "Health insuring corporation" means a corporation, as 195 defined in division (H) of this section, that, pursuant to a 196 policy, contract, certificate, or agreement, pays for, 197 reimburses, or provides, delivers, arranges for, or otherwise 198 makes available, basic health care services, supplemental health 199 care services, or specialty health care services, or a 200 combination of basic health care services and either 201 supplemental health care services or specialty health care 202 services, through either an open panel plan or a closed panel 203 plan. 204

"Health insuring corporation" does not include a limited 205 liability company formed pursuant to Chapter 1705. of the 206 Revised Code, an insurer licensed under Title XXXIX of the 207 Revised Code if that insurer offers only open panel plans under 208 which all providers and health care facilities participating 209 receive their compensation directly from the insurer, a 210 corporation formed by or on behalf of a political subdivision or 211 a department, office, or institution of the state, or a public 212 entity formed by or on behalf of a board of county 213 commissioners, a county board of developmental disabilities, an 214 alcohol and drug addiction services board, a board of alcohol, 215 drug addiction, and mental health services, or a community 216 mental health board, as those terms are used in Chapters 340. 217 and 5126. of the Revised Code. Except as provided by division 218

(D) of section 1751.02 of the Revised Code, or as otherwise 219 provided by law, no board, commission, agency, or other entity 220 under the control of a political subdivision may accept 221 insurance risk in providing for health care services. However, 222 nothing in this division shall be construed as prohibiting such 223 entities from purchasing the services of a health insuring 224 corporation or a third-party administrator licensed under 225 Chapter 3959. of the Revised Code. 226

(P) "Intermediary organization" means a health delivery 227 228 network or other entity that contracts with licensed health 229 insuring corporations or self-insured employers, or both, to provide health care services, and that enters into contractual 230 arrangements with other entities for the provision of health 231 care services for the purpose of fulfilling the terms of its 232 contracts with the health insuring corporations and self-insured 233 2.34 employers.

(Q) "Intermediate care" means residential care above the
level of room and board for patients who require personal
assistance and health-related services, but who do not require
skilled nursing care.

(R) "Medical record" means the personal information that
relates to an individual's physical or mental condition, medical
history, or medical treatment.
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(S) (1) "Open panel plan" means a health care plan that
 provides incentives for enrollees to use participating providers
 and that also allows enrollees to use providers that are not
 participating providers.

(2) No health insuring corporation may offer an open panelplan, unless the health insuring corporation is also licensed as247

an insurer under Title XXXIX of the Revised Code, the health 248 insuring corporation, on June 4, 1997, holds a certificate of 249 authority or license to operate under Chapter 1736. or 1740. of 250 the Revised Code, or an insurer licensed under Title XXXIX of 251 the Revised Code is responsible for the out-of-network risk as 2.52 evidenced by both an evidence of coverage filing under section 253 1751.11 of the Revised Code and a policy and certificate filing 254 under section 3923.02 of the Revised Code. 255 (T) "Osteopathic hospital" means a hospital registered 256 under section 3701.07 of the Revised Code that advocates 257 osteopathic principles and the practice and perpetuation of 258 osteopathic medicine by doing any of the following: 259 (1) Maintaining a department or service of osteopathic 260 medicine or a committee on the utilization of osteopathic 261 principles and methods, under the supervision of an osteopathic 262 physician; 263 (2) Maintaining an active medical staff, the majority of 264 which is comprised of osteopathic physicians; 265 (3) Maintaining a medical staff executive committee that 266 has osteopathic physicians as a majority of its members. 267 (U) "Panel" means a group of providers or health care 268 facilities that have joined together to deliver health care 269 services through a contractual arrangement with a health 270 insuring corporation, employer group, or other payor. 271 (V) "Person" has the same meaning as in section 1.59 of 272

the Revised Code, and, unless the context otherwise requires,273includes any insurance company holding a certificate of274authority under Title XXXIX of the Revised Code, any subsidiary275and affiliate of an insurance company, and any government276

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agency.

(W) "Premium rate" means any set fee regularly paid by a
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subscriber to a health insuring corporation. A "premium rate"
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does not include a one-time membership fee, an annual
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administrative fee, or a nominal access fee, paid to a managed
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health care system under which the recipient of health care
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services remains solely responsible for any charges accessed for
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those services by the provider or health care facility.

(X) "Primary care provider" means a provider that is
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designated by a health insuring corporation to supervise,
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coordinate, or provide initial care or continuing care to an
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enrollee, and that may be required by the health insuring
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corporation to initiate a referral for specialty care and to
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maintain supervision of the health care services rendered to the
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enrollee.

(Y) "Provider" means any natural person or partnership of 292 natural persons who are licensed, certified, accredited, or 293 otherwise authorized in this state to furnish health care 294 services, or any professional association organized under 295 Chapter 1785. of the Revised Code, provided that nothing in this 296 chapter or other provisions of law shall be construed to 297 preclude a health insuring corporation, health care 298 practitioner, or organized health care group associated with a 299 health insuring corporation from employing certified nurse 300 practitioners, certified nurse anesthetists, clinical nurse 301 specialists, certified nurse-midwives, dietitians, physician 302 assistants, dental assistants, dental hygienists, dental 303 therapists, optometric technicians, or other allied health 304 personnel who are licensed, certified, accredited, or otherwise 305 authorized in this state to furnish health care services. 306

(Z) "Provider sponsored organization" means a corporation, 307 as defined in division (H) of this section, that is at least 308 eighty per cent owned or controlled by one or more hospitals, as 309 defined in section 3727.01 of the Revised Code, or one or more 310 physicians licensed to practice medicine or surgery or 311 osteopathic medicine and surgery under Chapter 4731. of the 312 Revised Code, or any combination of such physicians and 313 hospitals. Such control is presumed to exist if at least eighty 314 per cent of the voting rights or governance rights of a provider 315 sponsored organization are directly or indirectly owned, 316 controlled, or otherwise held by any combination of the 317 physicians and hospitals described in this division. 318

(AA) "Solicitation document" means the written materials
provided to prospective subscribers or enrollees, or both, and
used for advertising and marketing to induce enrollment in the
health care plans of a health insuring corporation.

(BB) "Subscriber" means a person who is responsible for323making payments to a health insuring corporation for324participation in a health care plan, or an enrollee whose325employment or other status is the basis of eligibility for326enrollment in a health insuring corporation.327

(CC) "Urgent care services" means those health care 328 services that are appropriately provided for an unforeseen 329 condition of a kind that usually requires medical attention 330 without delay but that does not pose a threat to the life, limb, 331 or permanent health of the injured or ill person, and may 332 include such health care services provided out of the health 333 insuring corporation's approved service area pursuant to 334 indemnity payments or service agreements. 335

Sec. 2305.234. (A) As used in this section: 336

(1) "Chiropractic claim," "medical claim," and "optometric 337 claim" have the same meanings as in section 2305.113 of the 338 Revised Code. 339 (2) "Dental claim" has the same meaning as in section 340 2305.113 of the Revised Code, except that it does not include 341 any claim arising out of a dental operation or any derivative 342 claim for relief that arises out of a dental operation. 343 (3) "Governmental health care program" has the same 344 meaning as in section 4731.65 of the Revised Code. 345 (4) "Health care facility or location" means a hospital, 346 clinic, ambulatory surgical facility, office of a health care 347 professional or associated group of health care professionals, 348 training institution for health care professionals, a free 349 clinic or other nonprofit shelter or health care facility as 350 those terms are defined in section 3701.071 of the Revised Code, 351 or any other place where medical, dental, or other health-352 related diagnosis, care, or treatment is provided to a person. 353 (5) "Health care professional" means any of the following 354 who provide medical, dental, or other health-related diagnosis, 355 356 care, or treatment: (a) Physicians authorized under Chapter 4731. of the 357 Revised Code to practice medicine and surgery or osteopathic 358 medicine and surgery; 359 (b) Advanced practice registered nurses, registered 360

(b) Advanced practice registered nurses, registered 360 nurses, and licensed practical nurses licensed under Chapter 361 4723. of the Revised Code; 362

(c) Physician assistants authorized to practice under363Chapter 4730. of the Revised Code;364

(d) Dentists and , dental hygienists, and dental	365
therapists licensed under Chapter 4715. of the Revised Code;	366
(e) Physical therapists, physical therapist assistants,	367
occupational therapists, occupational therapy assistants, and	368
athletic trainers licensed under Chapter 4755. of the Revised	369
Code;	370
(f) Chiropractors licensed under Chapter 4734. of the	371
Revised Code;	372
(g) Optometrists licensed under Chapter 4725. of the	373
Revised Code;	374
(h) Podiatrists authorized under Chapter 4731. of the	375
Revised Code to practice podiatry;	376
(i) Dietitians licensed under Chapter 4759. of the Revised	377
Code;	378
(j) Pharmacists licensed under Chapter 4729. of the	379
Revised Code;	380
(k) Emergency medical technicians-basic, emergency medical	381
technicians-intermediate, and emergency medical technicians-	382
paramedic, certified under Chapter 4765. of the Revised Code;	383
(1) Respiratory care professionals licensed under Chapter	384
4761. of the Revised Code;	385
(m) Speech-language pathologists and audiologists licensed	386
under Chapter 4753. of the Revised Code;	387
(n) Licensed professional clinical counselors, licensed	388
professional counselors, independent social workers, social	389
workers, independent marriage and family therapists, and	390
marriage and family therapists, licensed under Chapter 4757. of	391

the Revised Code;	392
(o) Psychologists licensed under Chapter 4732. of the	393
Revised Code;	394
(p) Independent chemical dependency counselors-clinical	395
supervisors, independent chemical dependency counselors,	396
chemical dependency counselors III, and chemical dependency	397
counselors II, licensed under Chapter 4758. of the Revised Code,	398
and chemical dependency counselor assistants, prevention	399
consultants, prevention specialists, prevention specialist	400
assistants, and registered applicants, certified under that	401
chapter.	402
(6) "Health care worker" means a person other than a	403
health care professional who provides medical, dental, or other	404
health-related care or treatment under the direction of a health	405
care professional with the authority to direct that individual's	406
activities, including medical technicians, medical assistants,	407
dental assistants, orderlies, aides, and individuals acting in	408
similar capacities.	409
(7) "Indigent and uninsured person" means a person who	410
meets both of the following requirements:	411
(a) Relative to being indigent, the person's income is not	412
greater than two hundred per cent of the federal poverty line,	413
as defined by the United States office of management and budget	414
and revised in accordance with section 673(2) of the "Omnibus	415
Budget Reconciliation Act of 1981," 95 Stat. 511, 42 U.S.C.	416
9902, as amended, except in any case in which division (A)(7)(b)	417
(iii) of this section includes a person whose income is greater	418
than two hundred per cent of the federal poverty line.	419

(b) Relative to being uninsured, one of the following 420

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#### applies:

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(i) The person is not a policyholder, certificate holder,	422
insured, contract holder, subscriber, enrollee, member,	423
beneficiary, or other covered individual under a health	424
insurance or health care policy, contract, or plan.	425
(ii) The person is a policyholder, certificate holder,	426
insured, contract holder, subscriber, enrollee, member,	427
beneficiary, or other covered individual under a health	428
insurance or health care policy, contract, or plan, but the	429
insurer, policy, contract, or plan denies coverage or is the	430
subject of insolvency or bankruptcy proceedings in any	431
jurisdiction.	432

(iii) Until June 30, 2019, the person is eligible for the medicaid program or is a medicaid recipient.

(iv) Except as provided in division (A) (7) (b) (iii) of this
section, the person is not eligible for or a recipient,
enrollee, or beneficiary of any governmental health care
program.

(8) "Nonprofit health care referral organization" means an
entity that is not operated for profit and refers patients to,
or arranges for the provision of, health-related diagnosis,
care, or treatment by a health care professional or health care
worker.

(9) "Operation" means any procedure that involves cutting
or otherwise infiltrating human tissue by mechanical means,
including surgery, laser surgery, ionizing radiation,
therapeutic ultrasound, or the removal of intraocular foreign
bodies. "Operation" does not include the administration of
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medication by injection, unless the injection is administered in

conjunction with a procedure infiltrating human tissue by450mechanical means other than the administration of medicine by451injection. "Operation" does not include routine dental452restorative procedures, the scaling of teeth, or extractions of453teeth that are not impacted.454

(10) "Tort action" means a civil action for damages for
injury, death, or loss to person or property other than a civil
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action for damages for a breach of contract or another agreement
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between persons or government entities.

(11) "Volunteer" means an individual who provides any 459 medical, dental, or other health-care related diagnosis, care, 460 or treatment without the expectation of receiving and without 461 receipt of any compensation or other form of remuneration from 462 an indigent and uninsured person, another person on behalf of an 463 indigent and uninsured person, any health care facility or 464 location, any nonprofit health care referral organization, or 465 any other person or government entity. 466

(12) "Community control sanction" has the same meaning as in section 2929.01 of the Revised Code.

(13) "Deep sedation" means a drug-induced depression of 469 consciousness during which a patient cannot be easily aroused 470 but responds purposefully following repeated or painful 471 stimulation, a patient's ability to independently maintain 472 ventilatory function may be impaired, a patient may require 473 assistance in maintaining a patent airway and spontaneous 474 ventilation may be inadequate, and cardiovascular function is 475 usually maintained. 476

(14) "General anesthesia" means a drug-induced loss of477consciousness during which a patient is not arousable, even by478

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painful stimulation, the ability to independently maintain479ventilatory function is often impaired, a patient often requires480assistance in maintaining a patent airway, positive pressure481ventilation may be required because of depressed spontaneous482ventilation or drug-induced depression of neuromuscular483function, and cardiovascular function may be impaired.484

(B)(1) Subject to divisions (F) and (G)(3) of this 485 section, a health care professional who is a volunteer and 486 complies with division (B)(2) of this section is not liable in 487 damages to any person or government entity in a tort or other 488 civil action, including an action on a medical, dental, 489 chiropractic, optometric, or other health-related claim, for 490 injury, death, or loss to person or property that allegedly 491 arises from an action or omission of the volunteer in the 492 provision to an indigent and uninsured person of medical, 493 dental, or other health-related diagnosis, care, or treatment, 494 including the provision of samples of medicine and other medical 495 products, unless the action or omission constitutes willful or 496 wanton misconduct. 497

(2) To qualify for the immunity described in division (B)
(1) of this section, a health care professional shall do all of
the following prior to providing diagnosis, care, or treatment:

(a) Determine, in good faith, that the indigent and
uninsured person is mentally capable of giving informed consent
to the provision of the diagnosis, care, or treatment and is not
subject to duress or under undue influence;

(b) Inform the person of the provisions of this section,
including notifying the person that, by giving informed consent
to the provision of the diagnosis, care, or treatment, the
person cannot hold the health care professional liable for
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damages in a tort or other civil action, including an action on509a medical, dental, chiropractic, optometric, or other health-510related claim, unless the action or omission of the health care511professional constitutes willful or wanton misconduct;512

(c) Obtain the informed consent of the person and a 513 written waiver, signed by the person or by another individual on 514 behalf of and in the presence of the person, that states that 515 the person is mentally competent to give informed consent and, 516 without being subject to duress or under undue influence, gives 517 informed consent to the provision of the diagnosis, care, or 518 treatment subject to the provisions of this section. A written 519 waiver under division (B)(2)(c) of this section shall state 520 clearly and in conspicuous type that the person or other 521 individual who signs the waiver is signing it with full 522 knowledge that, by giving informed consent to the provision of 523 the diagnosis, care, or treatment, the person cannot bring a 524 tort or other civil action, including an action on a medical, 525 dental, chiropractic, optometric, or other health-related claim, 526 against the health care professional unless the action or 527 omission of the health care professional constitutes willful or 528 wanton misconduct. 529

(3) A physician or podiatrist who is not covered by
medical malpractice insurance, but complies with division (B) (2)
of this section, is not required to comply with division (A) of
section 4731.143 of the Revised Code.
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(C) Subject to divisions (F) and (G) (3) of this section,
health care workers who are volunteers are not liable in damages
to any person or government entity in a tort or other civil
action, including an action upon a medical, dental,
chiropractic, optometric, or other health-related claim, for
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injury, death, or loss to person or property that allegedly 539 arises from an action or omission of the health care worker in 540 the provision to an indigent and uninsured person of medical, 541 dental, or other health-related diagnosis, care, or treatment, 542 unless the action or omission constitutes willful or wanton 543 misconduct. 544

(D) Subject to divisions (F) and (G)(3) of this section, a 545 nonprofit health care referral organization is not liable in 546 damages to any person or government entity in a tort or other 547 civil action, including an action on a medical, dental, 548 chiropractic, optometric, or other health-related claim, for 549 injury, death, or loss to person or property that allegedly 550 arises from an action or omission of the nonprofit health care 551 referral organization in referring indigent and uninsured 552 persons to, or arranging for the provision of, medical, dental, 553 or other health-related diagnosis, care, or treatment by a 554 health care professional described in division (B)(1) of this 555 section or a health care worker described in division (C) of 556 this section, unless the action or omission constitutes willful 557 or wanton misconduct. 558

(E) Subject to divisions (F) and (G)(3) of this section 559 and to the extent that the registration requirements of section 560 3701.071 of the Revised Code apply, a health care facility or 561 location associated with a health care professional described in 562 division (B)(1) of this section, a health care worker described 563 in division (C) of this section, or a nonprofit health care 564 referral organization described in division (D) of this section 565 is not liable in damages to any person or government entity in a 566 tort or other civil action, including an action on a medical, 567 dental, chiropractic, optometric, or other health-related claim, 568 for injury, death, or loss to person or property that allegedly 569

arises from an action or omission of the health care570professional or worker or nonprofit health care referral571organization relative to the medical, dental, or other health-572related diagnosis, care, or treatment provided to an indigent573and uninsured person on behalf of or at the health care facility574or location, unless the action or omission constitutes willful575or wanton misconduct.576

(F)(1) Except as provided in division (F)(2) of this 577 section, the immunities provided by divisions (B), (C), (D), and 578 (E) of this section are not available to a health care 579 professional, health care worker, nonprofit health care referral 580 organization, or health care facility or location if, at the 581 time of an alleged injury, death, or loss to person or property, 582 the health care professionals or health care workers involved 583 are providing one of the following: 584

(a) Any medical, dental, or other health-related
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diagnosis, care, or treatment pursuant to a community service
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work order entered by a court under division (B) of section
2951.02 of the Revised Code or imposed by a court as a community
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control sanction;

(b) Performance of an operation to which any one of the 590 following applies: 591

(i) The operation requires the administration of deep sedation or general anesthesia.

(ii) The operation is a procedure that is not typicallyperformed in an office.

(iii) The individual involved is a health care 596 professional, and the operation is beyond the scope of practice 597 or the education, training, and competence, as applicable, of 598

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the health care professional.

(c) Delivery of a baby or any other purposeful termination600of a human pregnancy.601

(2) Division (F)(1) of this section does not apply when a
health care professional or health care worker provides medical,
dental, or other health-related diagnosis, care, or treatment
that is necessary to preserve the life of a person in a medical
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emergency.

(G) (1) This section does not create a new cause of action
or substantive legal right against a health care professional,
health care worker, nonprofit health care referral organization,
or health care facility or location.

(2) This section does not affect any immunities from civil 611 liability or defenses established by another section of the 612 Revised Code or available at common law to which a health care 613 professional, health care worker, nonprofit health care referral 614 organization, or health care facility or location may be 615 entitled in connection with the provision of emergency or other 616 medical, dental, or other health-related diagnosis, care, or 617 treatment. 618

(3) This section does not grant an immunity from tort or
other civil liability to a health care professional, health care
worker, nonprofit health care referral organization, or health
care facility or location for actions that are outside the scope
of authority of health care professionals or health care
workers.

In the case of the diagnosis, care, or treatment of an 625 indigent and uninsured person who is eligible for the medicaid 626 program or is a medicaid recipient, this section grants an 627

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immunity from tort or other civil liability only if the person's 628 diagnosis, care, or treatment is provided in a free clinic, as 629 defined in section 3701.071 of the Revised Code. 630 (4) This section does not affect any legal responsibility 631 of a health care professional, health care worker, or nonprofit 632 health care referral organization to comply with any applicable 633 law of this state or rule of an agency of this state. 634 (5) This section does not affect any legal responsibility 635 of a health care facility or location to comply with any 636 applicable law of this state, rule of an agency of this state, 637 or local code, ordinance, or regulation that pertains to or 638 regulates building, housing, air pollution, water pollution, 639 sanitation, health, fire, zoning, or safety. 640 Sec. 2925.01. As used in this chapter: 641 (A) "Administer," "controlled substance," "controlled 642 substance analog," "dispense," "distribute," "hypodermic," 643 "manufacturer," "official written order," "person," 644 "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," 645 "schedule III," "schedule IV," "schedule V," and "wholesaler" 646 647 have the same meanings as in section 3719.01 of the Revised Code. 648 (B) "Drug dependent person" and "drug of abuse" have the 649 same meanings as in section 3719.011 of the Revised Code. 650 (C) "Drug," "dangerous drug," "licensed health 651 professional authorized to prescribe drugs," and "prescription" 652 have the same meanings as in section 4729.01 of the Revised 653 Code. 654

(D) "Bulk amount" of a controlled substance means any of655the following:

(a) An amount equal to or exceeding ten grams or twentyfive unit doses of a compound, mixture, preparation, or
substance that is or contains any amount of a schedule I opiate
or opium derivative;

(b) An amount equal to or exceeding ten grams of a
compound, mixture, preparation, or substance that is or contains
any amount of raw or gum opium;

(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
grams or thirty times the maximum daily dose in the usual dose
range specified in a standard pharmaceutical reference manual of
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a compound, mixture, preparation, or substance that is or 686 contains any amount of a schedule II stimulant that is in a 687 final dosage form manufactured by a person authorized by the 688 "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 689 U.S.C.A. 301, as amended, and the federal drug abuse control 690 laws, as defined in section 3719.01 of the Revised Code, that is 691 or contains any amount of a schedule II depressant substance or 692 a schedule II hallucinogenic substance; 693

(g) An amount equal to or exceeding three grams of a
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compound, mixture, preparation, or substance that is or contains
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any amount of a schedule II stimulant, or any of its salts or
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isomers, that is not in a final dosage form manufactured by a
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person authorized by the Federal Food, Drug, and Cosmetic Act
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and the federal drug abuse control laws.

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

(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;
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(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 716 dosage units, sixteen grams, or sixteen milliliters of a 717 compound, mixture, preparation, or substance that is or contains 718 any amount of a schedule III anabolic steroid. 719 (E) "Unit dose" means an amount or unit of a compound, 720 mixture, or preparation containing a controlled substance that 721 is separately identifiable and in a form that indicates that it 722 is the amount or unit by which the controlled substance is 723 separately administered to or taken by an individual. 724 (F) "Cultivate" includes planting, watering, fertilizing, 725 or tilling. 726 (G) "Drug abuse offense" means any of the following: 727 (1) A violation of division (A) of section 2913.02 that 728 constitutes theft of drugs, or a violation of section 2925.02, 729 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, 730 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36, 731 or 2925.37 of the Revised Code; 732 (2) A violation of an existing or former law of this or 733 any other state or of the United States that is substantially 734 equivalent to any section listed in division (G)(1) of this 735 section; 736 (3) An offense under an existing or former law of this or 737 any other state, or of the United States, of which planting, 738 cultivating, harvesting, processing, making, manufacturing, 739 producing, shipping, transporting, delivering, acquiring, 740 possessing, storing, distributing, dispensing, selling, inducing 741 another to use, administering to another, using, or otherwise 742 dealing with a controlled substance is an element; 743

(4) A conspiracy to commit, attempt to commit, or 744

complicity in committing or attempting to commit any offense 745 under division (G)(1), (2), or (3) of this section. 746 (H) "Felony drug abuse offense" means any drug abuse 747 offense that would constitute a felony under the laws of this 748 state, any other state, or the United States. 749 (I) "Harmful intoxicant" does not include beer or 750 intoxicating liquor but means any of the following: 751 752 (1) Any compound, mixture, preparation, or substance the 753 gas, fumes, or vapor of which when inhaled can induce 754 intoxication, excitement, giddiness, irrational behavior, depression, stupefaction, paralysis, unconsciousness, 755 asphyxiation, or other harmful physiological effects, and 756 includes, but is not limited to, any of the following: 757 (a) Any volatile organic solvent, plastic cement, model 758 cement, fingernail polish remover, lacquer thinner, cleaning 759 fluid, gasoline, or other preparation containing a volatile 760 organic solvent; 761 (b) Any aerosol propellant; 762 (c) Any fluorocarbon refrigerant; 763 (d) Any anesthetic gas. 764 (2) Gamma Butyrolactone; 765 (3) 1,4 Butanediol. 766 (J) "Manufacture" means to plant, cultivate, harvest, 767 process, make, prepare, or otherwise engage in any part of the 768 production of a drug, by propagation, extraction, chemical 769 synthesis, or compounding, or any combination of the same, and 770 includes packaging, repackaging, labeling, and other activities 771

incident to production.

(K) "Possess" or "possession" means having control over a
thing or substance, but may not be inferred solely from mere
access to the thing or substance through ownership or occupation
of the premises upon which the thing or substance is found.

(L) "Sample drug" means a drug or pharmaceutical
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preparation that would be hazardous to health or safety if used
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without the supervision of a licensed health professional
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authorized to prescribe drugs, or a drug of abuse, and that, at
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one time, had been placed in a container plainly marked as a
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sample by a manufacturer.

(M) "Standard pharmaceutical reference manual" means the current edition, with cumulative changes if any, of references that are approved by the state board of pharmacy.

(N) "Juvenile" means a person under eighteen years of age. 786

(O) "Counterfeit controlled substance" means any of thefollowing:787

(1) Any drug that bears, or whose container or label
bears, a trademark, trade name, or other identifying mark used
without authorization of the owner of rights to that trademark,
trade name, or identifying mark;
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(2) Any unmarked or unlabeled substance that is
represented to be a controlled substance manufactured,
processed, packed, or distributed by a person other than the
person that manufactured, processed, packed, or distributed it;
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(3) Any substance that is represented to be a controlled
 substance but is not a controlled substance or is a different
 controlled substance;

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(4) Any substance other than a controlled substance that a 800 reasonable person would believe to be a controlled substance 801 because of its similarity in shape, size, and color, or its 802 markings, labeling, packaging, distribution, or the price for 803 which it is sold or offered for sale. 804

(P) An offense is "committed in the vicinity of a school" 805 if the offender commits the offense on school premises, in a 806 school building, or within one thousand feet of the boundaries 807 of any school premises, regardless of whether the offender knows 808 the offense is being committed on school premises, in a school building, or within one thousand feet of the boundaries of any 810 school premises.

(Q) "School" means any school operated by a board of 812 education, any community school established under Chapter 3314. 813 of the Revised Code, or any nonpublic school for which the state 814 board of education prescribes minimum standards under section 815 3301.07 of the Revised Code, whether or not any instruction, 816 extracurricular activities, or training provided by the school 817 is being conducted at the time a criminal offense is committed. 818

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

(1) The parcel of real property on which any school is 820 situated, whether or not any instruction, extracurricular 821 822 activities, or training provided by the school is being conducted on the premises at the time a criminal offense is 823 committed; 824

(2) Any other parcel of real property that is owned or 825 leased by a board of education of a school, the governing 826 authority of a community school established under Chapter 3314. 827 of the Revised Code, or the governing body of a nonpublic school 828

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for which the state board of education prescribes minimum829standards under section 3301.07 of the Revised Code and on which830some of the instruction, extracurricular activities, or training831of the school is conducted, whether or not any instruction,832extracurricular activities, or training provided by the school833is being conducted on the parcel of real property at the time a834criminal offense is committed.835

(S) "School building" means any building in which any of
(S) "School building" means any building in which any of
(S) the instruction, extracurricular activities, or training
(S) the school is conducted in the school building at the time
(S) the school offense is committed.

(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.
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(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
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registration that is described in divisions (W) (1) to (36) of
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this section and that qualifies a person as a professionally
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licensed person.

(W) "Professionally licensed person" means any of the

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following: 858 (1) A person who has obtained a license as a manufacturer 859 of controlled substances or a wholesaler of controlled 860 substances under Chapter 3719. of the Revised Code; 861 862 (2) A person who has received a certificate or temporary certificate as a certified public accountant or who has 863 registered as a public accountant under Chapter 4701. of the 864 Revised Code and who holds an Ohio permit issued under that 865 866 chapter; (3) A person who holds a certificate of qualification to 867 868 practice architecture issued or renewed and registered under Chapter 4703. of the Revised Code; 869 (4) A person who is registered as a landscape architect 870 under Chapter 4703. of the Revised Code or who holds a permit as 871 a landscape architect issued under that chapter; 872 (5) A person licensed under Chapter 4707. of the Revised 873 Code: 874 (6) A person who has been issued a certificate of 875 registration as a registered barber under Chapter 4709. of the 876 Revised Code; 877 (7) A person licensed and regulated to engage in the 878 business of a debt pooling company by a legislative authority, 879 under authority of Chapter 4710. of the Revised Code; 880

(8) A person who has been issued a cosmetologist's
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license, hair designer's license, manicurist's license,
esthetician's license, natural hair stylist's license, advanced
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cosmetologist's license, advanced hair designer's license,
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advanced manicurist's license, advanced esthetician's license,

advanced natural hair stylist's license, cosmetology886instructor's license, hair design instructor's license,887manicurist instructor's license, esthetics instructor's license,888natural hair style instructor's license, independent889contractor's license, or tanning facility permit under Chapter8904713. of the Revised Code;891

(9) A person who has been issued a license to practice 892 dentistry, a <u>dentist's</u> general anesthesia permit, a <u>dentist's</u> 893 894 conscious intravenous sedation permit, a <u>dental resident's</u> limited resident's license, a <u>dentist's</u> limited teaching 895 license, <u>a dental therapist license, a dental thera</u>pist's 896 <u>limited teaching license</u>, a dental hygienist's hygienist 897 license, or a dental hygienist's teacher's certificate under 898 Chapter 4715. of the Revised Code; 899

(10) A person who has been issued an embalmer's license, a 900 funeral director's license, a funeral home license, or a 901 crematory license, or who has been registered for an embalmer's 902 or funeral director's apprenticeship under Chapter 4717. of the 903 Revised Code; 904

(11) A person who has been licensed as a registered nurse
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or practical nurse, or who has been issued a certificate for the
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practice of nurse-midwifery under Chapter 4723. of the Revised
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Code;
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(12) A person who has been licensed to practice optometry
or to engage in optical dispensing under Chapter 4725. of the
Revised Code;
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(13) A person licensed to act as a pawnbroker under912Chapter 4727. of the Revised Code;913

(14) A person licensed to act as a precious metals dealer 914

under Chapter 4728. of the Revised Code; 915 (15) A person licensed as a pharmacist, a pharmacy intern, 916 a wholesale distributor of dangerous drugs, or a terminal 917 distributor of dangerous drugs under Chapter 4729. of the 918 Revised Code: 919 (16) A person who is authorized to practice as a physician 920 assistant under Chapter 4730. of the Revised Code; 921 922 (17) A person who has been issued a certificate to practice medicine and surgery, osteopathic medicine and surgery, 923 a limited branch of medicine, or podiatry under Chapter 4731. of 924 the Revised Code; 925 (18) A person licensed as a psychologist or school 926 psychologist under Chapter 4732. of the Revised Code; 927 (19) A person registered to practice the profession of 928 engineering or surveying under Chapter 4733. of the Revised 929 Code; 930 (20) A person who has been issued a license to practice 931 chiropractic under Chapter 4734. of the Revised Code; 932 (21) A person licensed to act as a real estate broker or 933 real estate salesperson under Chapter 4735. of the Revised Code; 934 (22) A person registered as a registered sanitarian under 935 Chapter 4736. of the Revised Code; 936 (23) A person licensed to operate or maintain a junkyard 937 under Chapter 4737. of the Revised Code; 938 (24) A person who has been issued a motor vehicle salvage 939 dealer's license under Chapter 4738. of the Revised Code; 940 (25) A person who has been licensed to act as a steam 941

engineer under Chapter 4739. of the Revised Code;

Chapter 4759. of the Revised Code;

(26) A person who has been issued a license or temporary 943 permit to practice veterinary medicine or any of its branches, 944 or who is registered as a graduate animal technician under 945 Chapter 4741. of the Revised Code; 946 (27) A person who has been issued a hearing aid dealer's 947 or fitter's license or trainee permit under Chapter 4747. of the 948 Revised Code; 949 (28) A person who has been issued a class A, class B, or 950 class C license or who has been registered as an investigator or 951 security quard employee under Chapter 4749. of the Revised Code; 952 (29) A person licensed and registered to practice as a 953 nursing home administrator under Chapter 4751. of the Revised 954 Code; 955 (30) A person licensed to practice as a speech-language 956 pathologist or audiologist under Chapter 4753. of the Revised 957 Code; 958 (31) A person issued a license as an occupational 959 therapist or physical therapist under Chapter 4755. of the 960 Revised Code; 961 962 (32) A person who is licensed as a licensed professional clinical counselor, licensed professional counselor, social 963 worker, independent social worker, independent marriage and 964 family therapist, or marriage and family therapist, or 965 registered as a social work assistant under Chapter 4757. of the 966 Revised Code; 967 (33) A person issued a license to practice dietetics under 968

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permit to practice respiratory therapy under Chapter 4761. of 971 the Revised Code; 972 (35) A person who has been issued a real estate appraiser 973 certificate under Chapter 4763. of the Revised Code; 974 (36) A person who has been admitted to the bar by order of 975 the supreme court in compliance with its prescribed and 976 977 published rules. (X) "Cocaine" means any of the following: 978 (1) A cocaine salt, isomer, or derivative, a salt of a 979 cocaine isomer or derivative, or the base form of cocaine; 980 (2) Coca leaves or a salt, compound, derivative, or 981 preparation of coca leaves, including ecgonine, a salt, isomer, 982 or derivative of ecgonine, or a salt of an isomer or derivative 983 of ecgonine; 984 (3) A salt, compound, derivative, or preparation of a 985 substance identified in division (X)(1) or (2) of this section 986 that is chemically equivalent to or identical with any of those 987 substances, except that the substances shall not include 988 decocainized coca leaves or extraction of coca leaves if the 989 990 extractions do not contain cocaine or ecgonine. (Y) "L.S.D." means lysergic acid diethylamide. 991 (Z) "Hashish" means the resin or a preparation of the 992 resin contained in marihuana, whether in solid form or in a 993 liquid concentrate, liquid extract, or liquid distillate form. 994

(34) A person who has been issued a license or limited

(AA) "Marihuana" has the same meaning as in section 9953719.01 of the Revised Code, except that it does not include 996hashish. 997

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(BB) An offense is "committed in the vicinity of a 998 juvenile" if the offender commits the offense within one hundred 999 feet of a juvenile or within the view of a juvenile, regardless 1000 of whether the offender knows the age of the juvenile, whether 1001 the offender knows the offense is being committed within one 1002 hundred feet of or within view of the juvenile, or whether the 1003 juvenile actually views the commission of the offense. 1004

(CC) "Presumption for a prison term" or "presumption that 1005 a prison term shall be imposed" means a presumption, as 1006 described in division (D) of section 2929.13 of the Revised 1007 Code, that a prison term is a necessary sanction for a felony in 1008 order to comply with the purposes and principles of sentencing 1009 under section 2929.11 of the Revised Code. 1010

(DD) "Major drug offender" has the same meaning as in 1011 section 2929.01 of the Revised Code. 1012

(EE) "Minor drug possession offense" means either of the 1013 following: 1014

(1) A violation of section 2925.11 of the Revised Code as 1015it existed prior to July 1, 1996; 1016

(2) A violation of section 2925.11 of the Revised Code as 1017
it exists on and after July 1, 1996, that is a misdemeanor or a 1018
felony of the fifth degree. 1019

(FF) "Mandatory prison term" has the same meaning as in 1020
section 2929.01 of the Revised Code. 1021

(GG) "Adulterate" means to cause a drug to be adulterated 1022
as described in section 3715.63 of the Revised Code. 1023

(HH) "Public premises" means any hotel, restaurant,1024tavern, store, arena, hall, or other place of public1025

accommodation, business, amusement, or resort.

(II) "Methamphetamine" means methamphetamine, any salt,

isomer, or salt of an isomer of methamphetamine, or any

compound, mixture, preparation, or substance containing 1029 methamphetamine or any salt, isomer, or salt of an isomer of 1030 methamphetamine. 1031 (JJ) "Lawful prescription" means a prescription that is 1032 issued for a legitimate medical purpose by a licensed health 1033 professional authorized to prescribe drugs, that is not altered 1034 or forged, and that was not obtained by means of deception or by 1035 the commission of any theft offense. 1036 (KK) "Deception" and "theft offense" have the same 1037 meanings as in section 2913.01 of the Revised Code. 1038

Sec. 3701.245. (A) No state agency as defined in section 1039 1.60 of the Revised Code, political subdivision, agency of local 1040 government, or private nonprofit corporation receiving state or 1041 local government funds shall refuse to admit as a patient, or to 1042 provide services to, any individual solely because <u>he the</u> 1043 <u>individual</u> refuses to consent to an HIV test or to disclose HIV 1044 test results. 1045

(B) The prohibition contained in division (A) of this 1046 section does not prevent a physician or a person licensed to-1047 practice dentistry under Chapter 4715. of the Revised Code to 1048 practice dentistry or dental therapy from referring an 1049 individual he the physician, dentist, or dental therapist has 1050 reason to believe may have AIDS or an AIDS-related condition to 1051 an appropriate health care provider or facility, if the referral 1052 is based on reasonable professional judgment and not solely on 1053 grounds of the refusal of the individual to consent to an HIV 1054

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test or to disclose the result of an HIV test.	1055
Sec. 3701.74. (A) As used in this section and section	1056
3701.741 of the Revised Code:	1057
(1) "Ambulatory care facility" means a facility that	1058
provides medical, diagnostic, or surgical treatment to patients	1059
who do not require hospitalization, including a dialysis center,	1060
ambulatory surgical facility, cardiac catheterization facility,	1061
diagnostic imaging center, extracorporeal shock wave lithotripsy	1062
center, home health agency, inpatient hospice, birthing center,	1063
radiation therapy center, emergency facility, and an urgent care	1064
center. "Ambulatory care facility" does not include the private	1065
office of a physician or dentist, whether the office is for an	1066
individual or group practice.	1067
(2) "Chiropractor" means an individual licensed under	1068
Chapter 4734. of the Revised Code to practice chiropractic.	1069
(3) "Emergency facility" means a hospital emergency	1070
department or any other facility that provides emergency medical	1071
services.	1072
(4) "Health care practitioner" means all of the following:	1073
(a) A dentist <del>or</del> , dental hygienist, or dental therapist	1074
licensed under Chapter 4715. of the Revised Code;	1075
(b) A registered or licensed practical nurse licensed	1076
under Chapter 4723. of the Revised Code;	1077
(c) An optometrist licensed under Chapter 4725. of the	1078
Revised Code;	1079
(d) A dispensing optician, spectacle dispensing optician,	1080
contact lens dispensing optician, or spectacle-contact lens	1081
dispensing optician licensed under Chapter 4725. of the Revised	1082

Code;

(e) A pharmacist licensed under Chapter 4729. of the 1084 Revised Code; 1085 1086 (f) A physician; (g) A physician assistant authorized under Chapter 4730. 1087 of the Revised Code to practice as a physician assistant; 1088 (h) A practitioner of a limited branch of medicine issued 1089 a certificate under Chapter 4731. of the Revised Code; 1090 (i) A psychologist licensed under Chapter 4732. of the 1091 Revised Code; 1092 (j) A chiropractor; 1093 (k) A hearing aid dealer or fitter licensed under Chapter 1094 4747. of the Revised Code; 1095 (1) A speech-language pathologist or audiologist licensed 1096 under Chapter 4753. of the Revised Code; 1097 (m) An occupational therapist or occupational therapy 1098 assistant licensed under Chapter 4755. of the Revised Code; 1099 (n) A physical therapist or physical therapy assistant 1100 licensed under Chapter 4755. of the Revised Code; 1101 (o) A licensed professional clinical counselor, licensed 1102 professional counselor, social worker, independent social 1103 worker, independent marriage and family therapist, or marriage 1104 and family therapist licensed, or a social work assistant 1105 registered, under Chapter 4757. of the Revised Code; 1106 (p) A dietitian licensed under Chapter 4759. of the 1107 Revised Code; 1108

(q) A respiratory care professional licensed under Chapter 1109 4761. of the Revised Code; 1110 (r) An emergency medical technician-basic, emergency 1111 medical technician-intermediate, or emergency medical 1112 technician-paramedic certified under Chapter 4765. of the 1113 Revised Code. 1114 (5) "Health care provider" means a hospital, ambulatory 1115 care facility, long-term care facility, pharmacy, emergency 1116 facility, or health care practitioner. 1117 (6) "Hospital" has the same meaning as in section 3727.01 1118 of the Revised Code. 1119 (7) "Long-term care facility" means a nursing home, 1120 residential care facility, or home for the aging, as those terms 1121 are defined in section 3721.01 of the Revised Code; a 1122 residential facility licensed under section 5119.34 of the 1123 Revised Code that provides accommodations, supervision, and 1124 personal care services for three to sixteen unrelated adults; a 1125 nursing facility, as defined in section 5165.01 of the Revised 1126 Code; a skilled nursing facility, as defined in section 5165.01 1127 1128 of the Revised Code; and an intermediate care facility for individuals with intellectual disabilities, as defined in 1129 section 5124.01 of the Revised Code. 1130 (8) "Medical record" means data in any form that pertains 1131

to a patient's medical history, diagnosis, prognosis, or medical 1132 condition and that is generated and maintained by a health care 1133 provider in the process of the patient's health care treatment. 1134

(9) "Medical records company" means a person who stores,
locates, or copies medical records for a health care provider,
or is compensated for doing so by a health care provider, and
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charges a fee for providing medical records to a patient or 1138 patient's representative. 1139 (10) "Patient" means either of the following: 1140 (a) An individual who received health care treatment from 1141 1142 a health care provider; (b) A guardian, as defined in section 1337.11 of the 1143 Revised Code, of an individual described in division (A)(10)(a) 1144 of this section. 1145 1146 (11) "Patient's personal representative" means a minor patient's parent or other person acting in loco parentis, a 1147 court-appointed quardian, or a person with durable power of 1148 attorney for health care for a patient, the executor or 1149 administrator of the patient's estate, or the person responsible 1150 for the patient's estate if it is not to be probated. "Patient's 1151 personal representative" does not include an insurer authorized 1152 under Title XXXIX of the Revised Code to do the business of 1153 sickness and accident insurance in this state, a health insuring 1154 corporation holding a certificate of authority under Chapter 1155 1751. of the Revised Code, or any other person not named in this 1156 division. 1157 (12) "Pharmacy" has the same meaning as in section 4729.01 1158

of the Revised Code. 1159 (13) "Physician" means a person authorized under Chapter 1160

4731. of the Revised Code to practice medicine and surgery,1161osteopathic medicine and surgery, or podiatric medicine and1162surgery.1163

(14) "Authorized person" means a person to whom a patient
has given written authorization to act on the patient's behalf
regarding the patient's medical record.

(B) A patient, a patient's personal representative, or an 1167 authorized person who wishes to examine or obtain a copy of part 1168 or all of a medical record shall submit to the health care 1169 provider a written request signed by the patient, personal 1170 representative, or authorized person dated not more than one 1171 year before the date on which it is submitted. The request shall 1172 indicate whether the copy is to be sent to the requestor, 1173 physician or chiropractor, or held for the requestor at the 1174 office of the health care provider. Within a reasonable time 1175 after receiving a request that meets the requirements of this 1176 division and includes sufficient information to identify the 1177 record requested, a health care provider that has the patient's 1178 medical records shall permit the patient to examine the record 1179 during regular business hours without charge or, on request, 1180 shall provide a copy of the record in accordance with section 1181 3701.741 of the Revised Code, except that if a physician, 1182 psychologist, licensed professional clinical counselor, licensed 1183 professional counselor, independent social worker, social 1184 worker, independent marriage and family therapist, marriage and 1185 family therapist, or chiropractor who has treated the patient 1186 determines for clearly stated treatment reasons that disclosure 1187 of the requested record is likely to have an adverse effect on 1188 the patient, the health care provider shall provide the record 1189 to a physician, psychologist, licensed professional clinical 1190 counselor, licensed professional counselor, independent social 1191 worker, social worker, independent marriage and family 1192 therapist, marriage and family therapist, or chiropractor 1193 designated by the patient. The health care provider shall take 1194 reasonable steps to establish the identity of the person making 1195 the request to examine or obtain a copy of the patient's record. 1196

(C) If a health care provider fails to furnish a medical 1197

record as required by division (B) of this section, the patient, 1198 personal representative, or authorized person who requested the 1199 record may bring a civil action to enforce the patient's right 1200 of access to the record. 1201

(D) (1) This section does not apply to medical records
whose release is covered by section 173.20 or 3721.13 of the
Revised Code, by Chapter 1347., 5119., or 5122. of the Revised
Code, by 42 C.F.R. part 2, "Confidentiality of Alcohol and Drug
Abuse Patient Records," or by 42 C.F.R. 483.10.

(2) Nothing in this section is intended to supersede the
1207
confidentiality provisions of sections 2305.24, 2305.25,
1208
2305.251, and 2305.252 of the Revised Code.
1209

Sec. 3709.161. (A) The board of health of a city or 1210 general health district may procure a policy or policies of 1211 insurance insuring the members of the board, the health 1212 commissioner, and the employees of the board against liability 1213 on account of damage or injury to persons and property resulting 1214 from any act or omission that occurs in the individual's 1215 official capacity as a member or employee of the board or 1216 resulting solely out of such membership or employment. 1217

(B) (1) As used in this division, "health careprofessional" means all of the following:1219

(a) A dentist or , dental hygienist, or dental therapist
licensed under Chapter 4715. of the Revised Code;
1221

(b) A registered nurse or licensed practical nurse1222licensed under Chapter 4723. of the Revised Code;1223

(c) A person licensed under Chapter 4729. of the Revised 1224Code to practice as a pharmacist; 1225

1227 Code to practice as a physician assistant; (e) A person authorized under Chapter 4731. of the Revised 1228 Code to practice medicine and surgery, osteopathic medicine and 1229 1230 surgery, or podiatry; (f) A psychologist licensed under Chapter 4732. of the 1231 Revised Code; 1232 (g) A veterinarian licensed under Chapter 4741. of the 1233 Revised Code; 1234 (h) A speech-language pathologist or audiologist licensed 1235 under Chapter 4753. of the Revised Code; 1236 1237 (i) An occupational therapist, physical therapist, physical therapist assistant, or athletic trainer licensed under 1238 1239 Chapter 4755. of the Revised Code; (j) A licensed professional clinical counselor, licensed 1240 professional counselor, independent social worker, or social 1241 worker licensed under Chapter 4757. of the Revised Code; 1242 (k) A dietitian licensed under Chapter 4759. of the 1243 Revised Code. 1244 (2) The board of health of a city or general health 1245 district may purchase liability insurance for a health care 1246 professional with whom the board contracts for the provision of 1247 health care services against liability on account of damage or 1248 injury to persons and property arising from the health care 1249 professional's performance of services under the contract. The 1250 policy shall be purchased from an insurance company licensed to 1251 do business in this state, if such a policy is available from 1252 such a company. The board of health of a city or general health 1253

(d) A person authorized under Chapter 4730. of the Revised

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district shall report the cost of the liability insurance policy and subsequent increases in the cost to the director of health 1255 on a form prescribed by the director. 1256 Sec. 3715.872. (A) As used in this section, "health care 1257 professional" means any of the following who provide medical, 1258 dental, or other health-related diagnosis, care, or treatment: 1259 (1) Individuals authorized under Chapter 4731. of the 1260 Revised Code to practice medicine and surgery, osteopathic 1261 medicine and surgery, or podiatric medicine and surgery; 1262 (2) Registered nurses and licensed practical nurses 1263 licensed under Chapter 4723. of the Revised Code; 1264 (3) Physician assistants authorized to practice under 1265 Chapter 4730. of the Revised Code; 1266 (4) Dentists and , dental hygienists, and dental 1267 therapists licensed under Chapter 4715. of the Revised Code; 1268 (5) Optometrists licensed under Chapter 4725. of the 1269 Revised Code; 1270 (6) Pharmacists licensed under Chapter 4729. of the 1271 Revised Code. 1272 (B) For matters related to donating, giving, accepting, or 1273 dispensing drugs under the drug repository program, all of the 1274 1275 following apply: (1) Any person, including a pharmacy, drug manufacturer, 1276 or health care facility, or any government entity that donates 1277 or gives drugs to the drug repository program shall not be 1278 subject to liability in tort or other civil action for injury, 1279

death, or loss to person or property.

Page 45

1254

(2) A pharmacy, hospital, or nonprofit clinic that accepts
or dispenses drugs under the program shall not be subject to
liability in tort or other civil action for injury, death, or
loss to person or property, unless an action or omission of the
pharmacy, hospital, or nonprofit clinic constitutes willful and
l285
wanton misconduct.

(3) A health care professional who accepts or dispenses 1287 drugs under the program on behalf of a pharmacy, hospital, or 1288 nonprofit clinic, and the pharmacy, hospital, or nonprofit 1289 1290 clinic that employs or otherwise uses the services of the health care professional, shall not be subject to liability in tort or 1291 other civil action for injury, death, or loss to person or 1292 property, unless an action or omission of the health care 1293 professional, pharmacy, hospital, or nonprofit clinic 1294 constitutes willful and wanton misconduct. 1295

(4) The state board of pharmacy and the director of health
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shall not be subject to liability in tort or other civil action
for injury, death, or loss to person or property, unless an
action or omission of the board or director constitutes willful
1299
and wanton misconduct.

(C) In addition to the immunity granted under division (B) 1301 (1) of this section, any person, including a pharmacy, drug 1302 manufacturer, or health care facility, and any government entity 1303 that donates or gives drugs to the program shall not be subject 1304 to criminal prosecution for the donation, giving, acceptance, or 1305 dispensing of drugs under the program, unless an action or 1306 omission of the person or government entity does not comply with 1307 the provisions of this chapter or the rules adopted under it. 1308

(D) In the case of a drug manufacturer, the immunities 1309 granted under divisions (B)(1) and (C) of this section apply 1310

with respect to any drug manufactured by the drug manufacturer that is donated or given by any person or government entity 1312 under the program, including but not limited to liability for 1313 failure to transfer or communicate product or consumer 1314 information or the expiration date of the drug donated or given. 1315 Sec. 3721.21. As used in sections 3721.21 to 3721.34 of 1316 the Revised Code: 1317 (A) "Long-term care facility" means either of the 1318 1319 following: (1) A nursing home as defined in section 3721.01 of the 1320 Revised Code; 1321 (2) A facility or part of a facility that is certified as 1322 a skilled nursing facility or a nursing facility under Title 1323 XVIII or XIX of the "Social Security Act." 1324 (B) "Residential care facility" has the same meaning as in 1325 section 3721.01 of the Revised Code. 1326 1327 (C) "Abuse" means knowingly causing physical harm or recklessly causing serious physical harm to a resident by 1328 physical contact with the resident or by use of physical or 1329 chemical restraint, medication, or isolation as punishment, for 1330 staff convenience, excessively, as a substitute for treatment, 1331 or in amounts that preclude habilitation and treatment. 1332 (D) "Neglect" means recklessly failing to provide a 1333 resident with any treatment, care, goods, or service necessary 1334 to maintain the health or safety of the resident when the 1335 failure results in serious physical harm to the resident. 1336 "Neglect" does not include allowing a resident, at the 1337 resident's option, to receive only treatment by spiritual means 1338 through prayer in accordance with the tenets of a recognized 1339

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religious denomination.	1340
(E) "Misappropriation" means depriving, defrauding, or	1341
otherwise obtaining the real or personal property of a resident	1342
by any means prohibited by the Revised Code, including	1343
violations of Chapter 2911. or 2913. of the Revised Code.	1344
(F) "Resident" includes a resident, patient, former	1345
resident or patient, or deceased resident or patient of a long-	1346
term care facility or a residential care facility.	1347
(G) "Physical restraint" has the same meaning as in	1348
section 3721.10 of the Revised Code.	1349
(H) "Chemical restraint" has the same meaning as in	1350
section 3721.10 of the Revised Code.	1351
(I) "Nursing and nursing-related services" means the	1352
personal care services and other services not constituting	1353
skilled nursing care that are specified in rules the director of	1354
health shall adopt in accordance with Chapter 119. of the	1355
Revised Code.	1356
(J) "Personal care services" has the same meaning as in	1357
section 3721.01 of the Revised Code.	1358
(K)(1) Except as provided in division (K)(2) of this	1359
section, "nurse aide" means an individual who provides nursing	1360
and nursing-related services to residents in a long-term care	1361
facility, either as a member of the staff of the facility for	1362
monetary compensation or as a volunteer without monetary	1363
compensation.	1364
(2) "Nurse aide" does not include either of the following:	1365
(a) A licensed health professional practicing within the	1366
scope of the professional's license;	1367

(b) An individual providing nursing and nursing-related 1368 services in a religious nonmedical health care institution, if 1369 the individual has been trained in the principles of nonmedical 1370 care and is recognized by the institution as being competent in 1371 the administration of care within the religious tenets practiced 1372 by the residents of the institution. 1373 (L) "Licensed health professional" means all of the 1374 following: 1375 (1) An occupational therapist or occupational therapy 1376 assistant licensed under Chapter 4755. of the Revised Code; 1377 (2) A physical therapist or physical therapy assistant 1378 licensed under Chapter 4755. of the Revised Code; 1379 (3) A physician authorized under Chapter 4731. of the 1380 Revised Code to practice medicine and surgery, osteopathic 1381 medicine and surgery, or podiatry; 1382 (4) A physician assistant authorized under Chapter 4730. 1383 of the Revised Code to practice as a physician assistant; 1384 (5) A registered nurse or licensed practical nurse 1385 licensed under Chapter 4723. of the Revised Code; 1386 (6) A social worker or independent social worker licensed 1387 under Chapter 4757. of the Revised Code or a social work 1388 assistant registered under that chapter; 1389 1390 (7) A speech-language pathologist or audiologist licensed under Chapter 4753. of the Revised Code; 1391 (8) A dentist-or, dental hygienist, or dental therapist 1392 licensed under Chapter 4715. of the Revised Code; 1393 (9) An optometrist licensed under Chapter 4725. of the 1394

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Revised Code;	1395
(10) A pharmacist licensed under Chapter 4729. of the	1396
Revised Code;	1397
(11) A psychologist licensed under Chapter 4732. of the	1398
Revised Code;	1399
(12) A chiropractor licensed under Chapter 4734. of the	1400
Revised Code;	1401
(13) A nursing home administrator licensed or temporarily	1402
licensed under Chapter 4751. of the Revised Code;	1403
(14) A licensed professional counselor or licensed	1404
professional clinical counselor licensed under Chapter 4757. of	1405
the Revised Code;	1406
(15) A marriage and family therapist or independent	1407
marriage and family therapist licensed under Chapter 4757. of	1408
the Revised Code.	1409
(M) "Religious nonmedical health care institution" means	1410
an institution that meets or exceeds the conditions to receive	1411
payment under the medicare program established under Title XVIII	1412
of the "Social Security Act" for inpatient hospital services or	1413
post-hospital extended care services furnished to an individual	1414
in a religious nonmedical health care institution, as defined in	1415
section 1861(ss)(1) of the "Social Security Act," 79 Stat. 286	1416
(1965), 42 U.S.C. 1395x(ss)(1), as amended.	1417
(N) "Competency evaluation program" means a program	1418
through which the competency of a nurse aide to provide nursing	1419
and nursing-related services is evaluated.	1420
(O) "Training and competency evaluation program" means a	1421

program of nurse aide training and evaluation of competency to 1422

provide nursing and nursing-related services.

Sec. 4715.01. Any person shall be regarded as practicing 1424 dentistry, who is a manager, proprietor, operator, or conductor 1425 of a place for performing dental operations, or who teaches 1426 clinical dentistry, or who performs, or advertises to perform, 1427 dental operations of any kind, or who diagnoses or treats 1428 diseases or lesions of human teeth or jaws, or associated 1429 structures, or attempts to correct malpositions thereof, or who 1430 takes impressions of the human teeth or jaws, or who constructs, 1431 1432 supplies, reproduces, or repairs any prosthetic denture, bridge, artificial restoration, appliance, or other structure to be used 1433 or worn as a substitute for natural teeth, except upon the order 1434 or prescription of a licensed dentist and constructed upon or by 1435 the use of casts or models made from an impression taken by a 1436 licensed dentist, or who advertises, offers, sells, or delivers 1437 any such substitute or the services rendered in the 1438 construction, reproduction, supply, or repair thereof to any 1439 person other than a licensed dentist, or who places or adjusts 1440 such substitute in the oral cavity of another, or uses the words 1441 "dentist," "dental surgeon," the letters "D.D.S.," or other 1442 letters or title in connection with his the person's name, which 1443 in any way represents him the person as being engaged in the 1444 practice of dentistry. 1445

"Manager, proprietor, operator, or conductor" as used in 1446
this section includes any person: 1447

(A) Who employs licensed operators; <del>(B)</del> 1448

(B) Who places in the possession of licensed operators 1449 dental offices or dental equipment necessary for the handling of 1450 dental offices on the basis of a lease or any other agreement 1451 for compensation or profit for the use of such office or 1452

equipment, when such compensation is manifestly in excess of the 1453 reasonable rental value of such premises and equipment; 1454

(C) Who makes any other arrangements whereby he the person 1455 derives profit, compensation, or advantage through retaining the 1456 ownership or control of dental offices or necessary dental 1457 equipment by making the same available in any manner for the use 1458 of licensed operators; provided that this section does not apply 1459 to bona fide sales of dental equipment secured by chattel 1460 mortgage. 1461

Whoever having a license to practice dentistry-or, dental 1462 hygiene, or dental therapy enters the employment of, or enters 1463 into any of the arrangements described in this section with, an 1464 unlicensed manager, proprietor, operator, or conductor, or who 1465 is determined mentally incompetent by a court of competent 1466 jurisdiction, or is committed by a court having jurisdiction for 1467 treatment of mental illness, may have his the person's license 1468 suspended or revoked by the state dental board. 1469

Sec. 4715.02. The governor, with the advice and consent of 1470 the senate, shall appoint a state dental board consisting of 1471 thirteen <u>fifteen</u> persons, nine of whom shall be graduates of a 1472 reputable dental college, shall be citizens of the United 1473 States, and shall have been in the legal and reputable practice 1474 of dentistry in the state at least five years next preceding 1475 their appointment; three of whom shall be graduates of a 1476 reputable school of dental hygiene, shall be citizens of the 1477 United States, and shall have been in the legal and reputable 1478 practice of dental hygiene in the state at least five years next 1479 preceding their appointment; two of whom shall be graduates of a 1480 reputable dental therapy program, shall be citizens of the 1481 United States, and shall have been in the legal and reputable 1482 practice of dental therapy in the state at least six months next 1483 preceding their appointment; and one of whom shall be a member 1484 of the public at large who is not associated with or financially 1485 interested in the practice of dentistry. 1486 Of the nine members who are in the practice of dentistry, 1487 two shall be persons recognized as specialists pursuant to rules 1488 adopted by the board. The specialist members shall be appointed 1489 in such a manner that the same specialty is not represented by 1490 both members at the same time. When a vacancy occurs in a 1491 position held by a specialist member, the governor shall make 1492 all reasonable efforts to fill the vacancy with a person who 1493 represents a specialty that is different from the specialty that 1494 was represented by the member who vacated the position. 1495

Of the three members who are in the practice of dental1496hygiene, not more than one may be a person employed as a full-1497time teacher of dental hygiene students.1498

Of the two members who are in the practice of dental1499therapy, not more than one may be a person employed as a full-1500time teacher of dental therapy students.1501

Representation of the various geographical areas of the1502state shall be considered in making appointments for members who1503are in the practice of dentistry and for members who are in the1504practice of dental hygiene, except in the case of the member1505representing the public at large.1506

Terms of office shall be for four years, commencing on the1507seventh day of April and ending on the sixth day of April. Each1508member shall hold office from the date of the member's1509appointment until the end of the term for which the member was1510appointed. Any member appointed to fill a vacancy occurring1511

prior to the expiration of the term for which the member's1512predecessor was appointed shall hold office for the remainder of1513such term. Any member shall continue in office subsequent to the1514expiration date of the member's term until the member's1515successor takes office, or until a period of sixty days has1516elapsed, whichever occurs first. No person so appointed shall1517serve to exceed two terms.1518

The Ohio dental association may submit to the governor the 1519 names of five nominees for each position to be filled by a 1520 dentist and from the those names so submitted or from others, at 1521 the governor's discretion, the governor shall make-such-1522 appointments each appointment; provided that all such appointees 1523 1524 shall possess each appointee possesses the required qualifications. The Ohio dental hygienists association, inc., 1525 may submit to the governor the names of five nominees for each 1526 position to be filled by a dental hygienist and from the those 1527 names so submitted or from others, at the governor's discretion, 1528 the governor shall make such appointments each appointment; 1529 provided that all such appointees shall possess each appointee\_ 1530 possesses the required qualifications. No A state or national 1531 1532 organization that represents the practice of dental therapy may submit to the governor the names of five nominees for each 1533 position to be filled by a dental therapist and from those names 1534 or from others, at the governor's discretion, the governor shall 1535 make each appointment; provided that each appointee possesses 1536 the required qualifications. 1537

No person shall be appointed to the state dental board who 1538 is employed by or practices in a corporation holding a 1539 certificate of authority under Chapter 1751. of the Revised Code 1540 with a person who is a member of the board. 1541

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No member of the board shall administer to a student in1542this state or to a graduate of a dental college located in this1543state an examination on behalf of any of the following: the1544central regional dental testing service, inc., northeast1545regional board of dental examiners, inc., southern regional1546testing agency, inc., or western regional examining board.1547

Sec. 4715.03. (A) The state dental board shall organize by 1548 electing from its members a president, secretary, and vice-1549 secretary. The secretary and vice-secretary shall be elected 1550 1551 from the members of the board who are dentists. It shall hold meetings monthly at least eight months a year at such times and 1552 places as the board designates. A majority of the members of the 1553 board shall constitute a quorum. The board shall make such 1554 reasonable rules as it determines necessary pursuant to Chapter 1555 119. of the Revised Code. 1556

(B) A concurrence of a majority of the members of theboard shall be required to do any of the following:1558

(1) Grant, refuse, suspend, place on probationary status,
revoke, refuse to renew, or refuse to reinstate a license or
censure a license holder or take any other action authorized
under section 4715.30 of the Revised Code;

(2) Seek an injunction under section 4715.05 of theRevised Code;1564

(3) Enter into a consent agreement with a license holder; 1565

(4) If the board develops and implements the quality
intervention program under section 4715.031 of the Revised Code,
refer a license holder to the program;
1568

(5) Terminate an investigation conducted under division(D) of this section;1570

(6) Dismiss any complaint filed with the board. 1571 (C) (1) The board shall adopt rules in accordance with 1572 Chapter 119. of the Revised Code to do both of the following: 1573 (a) Establish standards for the safe practice of dentistry 1574 and \_, dental hygiene, and dental therapy by qualified 1575 practitioners and shall, through its policies and activities, 1576 1577 promote such practice; (b) Establish universal blood and body fluid precautions 1578 that shall be used by each person licensed under this chapter 1579 who performs exposure prone invasive procedures. 1580 (2) The rules adopted under division (C) (1) (b) of this 1581 section shall define and establish requirements for universal 1582 blood and body fluid precautions that include the following: 1583 (a) Appropriate use of hand washing; 1584 (b) Disinfection and sterilization of equipment; 1585 (c) Handling and disposal of needles and other sharp 1586 instruments; 1587 (d) Wearing and disposal of gloves and other protective 1588 garments and devices. 1589 (D) The board shall administer and enforce the provisions 1590 of this chapter. The board shall, in accordance with sections 1591 4715.032 to 4715.035 of the Revised Code, investigate evidence 1592 which appears to show that any person has violated any provision 1593 of this chapter. Any person may report to the board under oath 1594 any information such person may have appearing to show a 1595 violation of any provision of this chapter. In the absence of 1596 bad faith, any person who reports such information or who 1597 testifies before the board in any disciplinary proceeding 1598

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conducted pursuant to Chapter 119. of the Revised Code is not 1599 liable for civil damages as a result of making the report or 1600 providing testimony. If after investigation and reviewing the 1601 recommendation of the supervisory investigative panel issued 1602 pursuant to section 4715.034 of the Revised Code the board 1603 determines that there are reasonable grounds to believe that a 1604 violation of this chapter has occurred, the board shall, except 1605 as provided in this chapter, conduct disciplinary proceedings 1606 pursuant to Chapter 119. of the Revised Code, seek an injunction 1607 under section 4715.05 of the Revised Code, enter into a consent 1608 agreement with a license holder, or provide for a license holder 1609 to participate in the quality intervention program established 1610 under section 4715.031 of the Revised Code if the board develops 1611 and implements that program. 1612

For the purpose of any disciplinary proceeding or any 1613 investigation conducted under this division, the board may 1614 administer oaths, order the taking of depositions, issue 1615 subpoenas in accordance with section 4715.033 of the Revised 1616 Code, compel the attendance and testimony of persons at 1617 depositions, and compel the production of books, accounts, 1618 papers, documents, or other tangible things. The hearings and 1619 investigations of the board shall be considered civil actions 1620 for the purposes of section 2305.252 of the Revised Code. 1621 Notwithstanding section 121.22 of the Revised Code and except as 1622 provided in section 4715.036 of the Revised Code, proceedings of 1623 the board relative to the investigation of a complaint or the 1624 determination whether there are reasonable grounds to believe 1625 that a violation of this chapter has occurred are confidential 1626 and are not subject to discovery in any civil action. 1627

(E) (1) The board shall examine or cause to be examined 1628 eligible applicants to practice dental hygiene<u>or dental</u> 1629

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therapy. The board may distinguish by rule different classes of1630qualified personnel according to skill levels and require all or1631only certain of these classes of qualified personnel to be1632examined and certified by the board.1633

(2) The board shall administer a written jurisprudence
1634
examination to each applicant for a license to practice
dentistry. The examination shall cover only the statutes and
administrative rules governing the practice of dentistry in this
state.

(F) In accordance with Chapter 119. of the Revised Code, 1639 the board shall adopt, and may amend or rescind, rules 1640 establishing the eligibility criteria, the application and 1641 permit renewal procedures, and safety standards applicable to a 1642 dentist licensed under this chapter who applies for a permit to 1643 employ or use conscious intravenous sedation. These rules shall 1644 include all of the following: 1645

(1) The eligibility requirements and application
 procedures for an eligible dentist to obtain a conscious
 1647
 intravenous sedation permit;
 1648

(2) The minimum educational and clinical training
standards required of applicants, which shall include
satisfactory completion of an advanced cardiac life support
course;

(3) The facility equipment and inspection requirements;(4) Safety standards;1654

(5) Requirements for reporting adverse occurrences. 1655

Sec. 4715.05. The prosecuting attorney of a county, or the1656village solicitor or city director of law of a municipal1657

corporation, wherein a violation of this chapter allegedly 1658 occurs, shall, when so requested by the state dental board, take 1659 charge of and conduct the prosecution. 1660

In addition to any other remedy provided in this chapter, 1661 the state dental board may request the attorney general, or the 1662 prosecuting attorney of any county where a person is practicing 1663 dentistry-or\_, dental hygiene, or dental therapy without a 1664 license or certificate from the board to apply to the court of 1665 common pleas of the county where the unauthorized practice 1666 occurs for any injunction to restrain such practice. The court 1667 shall grant injunctive relief upon a showing that the respondent 1668 named in the petition is practicing dentistry-or, dental 1669 hygiene, or dental therapy without a valid license or exemption 1670 from licensure granted pursuant to this chapter. 1671

Sec. 4715.22. (A) (1) This section applies only when a1672licensed dental hygienist is not practicing under a permit1673issued pursuant to section 4715.363 of the Revised Code1674authorizing practice under the oral health access supervision of1675a dentist.1676

(2) As used in this section, "health : 1677

(1) "General supervision" means that the supervising1678dentist is reasonably available for consultation and direction1679through some form of communication, regardless of whether the1680supervising dentist is physically present at the location where1681the individual being supervised is providing services.1682

(2) "Health care facility" means either of the following:1683(a) A hospital registered under section 3701.07 of the1684Revised Code;1685

(b) A "home" as defined in section 3721.01 of the Revised 1686

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## Code.

(B) A licensed dental hygienist shall practice under the	1688
supervision, order, control, and full responsibility of a	1689
dentist licensed under this chapter. A dental hygienist may	1690
practice in a dental office, public or private school, health	1691
care facility, dispensary, or public institution. Except as	1692
provided in divisions (C) to $\frac{(E)-(F)}{(E)}$ of this section, a dental	1693
hygienist may not provide dental hygiene services to a patient	1694
when the supervising dentist is not physically present at the	1695
location where the dental hygienist is practicing.	1696

(C) A dental hygienist may provide, for not more than
fifteen consecutive business days, dental hygiene services to a
patient when the supervising dentist is not physically present
at the location where the services are provided if all of the
following requirements are met:

(1) The dental hygienist has at least one year and a1702minimum of one thousand five successfully completed four hundred1703hours of experience in the clinical practice under the direct1704supervision of dental hygiene a dentist.1705

(2) The dental hygienist has successfully completed a
 course approved by the state dental board in the identification
 and prevention of potential medical emergencies.
 1708

(3) The dental hygienist complies with written protocolsthe supervising dentist establishes for emergencies.1710

(4) The dental hygienist does not perform, while the
1711
supervising dentist is absent from the location, procedures
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while the patient is anesthetized, definitive root planing,
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definitive subgingival curettage, or other procedures identified
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in rules the state dental board adopts.

hygienist's skills.

the dental hygiene services to the patient.

(5) The supervising dentist has evaluated the dental 1716 1717 (6) The supervising dentist examined the patient not more 1718 than one year prior to the date the dental hygienist provides 1719

(7) The dental hygienist complies with written protocols 1721 or written standing orders that the supervising dentist 1722 1723 establishes.

(8) The supervising dentist completed and evaluated a 1724 medical and dental history of the patient not more than one year 1725 prior to the date the dental hygienist provides dental hygiene 1726 services to the patient and, except when the dental hygiene 1727 services are provided in a health care facility, the supervising 1728 dentist determines that the patient is in a medically stable 1729 condition. 1730

(9) If the dental hygiene services are provided in a 1731 health care facility, a doctor of medicine and surgery or 1732 osteopathic medicine and surgery who holds a current certificate 1733 issued under Chapter 4731. of the Revised Code or a registered 1734 nurse licensed under Chapter 4723. of the Revised Code is 1735 present in the health care facility when the services are 1736 provided. 1737

(10) In advance of the appointment for dental hygiene 1738 services, the patient is notified that the supervising dentist 1739 will be absent from the location and that the dental hygienist 1740 cannot diagnose the patient's dental health care status. 1741

(11) The dental hygienist is employed by, or under 1742 contract with, one of the following: 1743

(a) The supervising dentist;

1720

(b) A dentist licensed under this chapter who is one of 1745 the following: 1746 (i) The employer of the supervising dentist; 1747 (ii) A shareholder in a professional association formed 1748 under Chapter 1785. of the Revised Code of which the supervising 1749 dentist is a shareholder; 1750 (iii) A member or manager of a limited liability company 1751 formed under Chapter 1705. of the Revised Code of which the 1752 supervising dentist is a member or manager; 1753 (iv) A shareholder in a corporation formed under division 1754 (B) of section 1701.03 of the Revised Code of which the 1755 supervising dentist is a shareholder; 1756 (v) A partner or employee of a partnership or a limited 1757 liability partnership formed under Chapter 1775. or 1776. of the 1758 Revised Code of which the supervising dentist is a partner or 1759 employee. 1760 (c) A government entity that employs the dental hygienist 1761 to provide dental hygiene services in a public school or in 1762 connection with other programs the government entity 1763 administers. 1764 (D) A dental hygienist may provide dental hygiene services 1765 to a patient when the supervising dentist is not physically 1766 present at the location where the services are provided if the 1767 services are provided as part of a dental hygiene program that 1768 is approved by the state dental board and all of the following 1769 requirements are met: 1770 (1) The program is operated through a school district 1771 board of education or the governing board of an educational 1772 service center; the board of health of a city or general health 1773 district or the authority having the duties of a board of health 1774 under section 3709.05 of the Revised Code; a national, state, 1775 district, or local dental association; or any other public or 1776 private entity recognized by the state dental board. 1777

(2) The supervising dentist is employed by or a volunteerfor, and the patients are referred by, the entity through which1779the program is operated.1780

(3) (a) Except as provided in division (D) (3) (b) of this
section, the services are performed after examination and
diagnosis by the dentist and in accordance with the dentist's
written treatment plan.

(b) The requirement in division (D) (3) (a) of this section
does not apply when the only service to be provided by the
dental hygienist is the placement of pit and fissure sealants.
1787

(E) <u>A dental hygienist may provide dental hygiene services</u>
1788
<u>to a patient when a dentist is not physically present at the</u>
<u>location where the services are provided without a dentist</u>
<u>having examined, diagnosed, or provided treatment planning for</u>
<u>the patient if all of the following requirements are met:</u>
1792

(1) The dental hygienist and a supervising dentist have1793entered into a supervision agreement under section 4715.221 of1794the Revised Code.1795

(2) The supervision agreement authorizes the dental1796hygienist to practice under general supervision.1797

(3) The dental hygienist complies with the supervision1798agreement.1799

(4) After receiving a license under section 4715.21 of the 1800

Revised Code, the dental hygienist successfully completes four 1801 hundred hours of clinical practice under the direct supervision 1802 of a dentist. 1803 (5) The dental hygienist demonstrates to the supervising 1804 dentist proficiency in each service authorized under the 1805 supervision agreement. 1806 (F) A dental hygienist may apply fluoride varnish, apply 1807 desensitizing agents, and discuss general nonmedical nutrition 1808 information for the purpose of maintaining good oral health when 1809 the supervising dentist is not physically present at the 1810 location where the services are provided, regardless of whether 1811 the dentist has examined the patient, if the dental hygienist is 1812 employed by, or under contract with, the supervising dentist or 1813 another person or government entity specified in division (C) 1814 (11) (b) or (c) of this section. 1815 As used in this division, "general nonmedical nutrition 1816 information" means information on the following: principles of 1817 good nutrition and food preparation, food to be included in the 1818

normal daily diet, the essential nutrients needed by the body, 1819 recommended amounts of the essential nutrients, the actions of 1820 nutrients on the body, the effects of deficiencies or excesses 1821 of nutrients, or food and supplements that are good sources of 1822 essential nutrients. 1823

 $\frac{(F)}{(G)}$  No person shall do either of the following:

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

(2) Establish or maintain an office or practice that isprimarily devoted to the provision of dental hygiene services.1829

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(G) (H) The state dental board shall adopt rules under 1830 division (C) of section 4715.03 of the Revised Code identifying 1831 procedures a dental hygienist may not perform when practicing in 1832 the absence of the supervising dentist pursuant to division (C) 1833 or (D) of this section. The board shall not identify 1834 recementation of temporary crowns or recementation of crowns 1835 1836 with temporary cement as such procedures. Sec. 4715.221. As used in this section, "general 1837 supervision" has the same meaning as in section 4715.22 of the 1838 Revised Code. 1839 To be eligible under division (E) of section 4715.22 of 1840 the Revised Code to provide dental hygiene services under 1841 general supervision when the supervising dentist is not 1842 physically present at the location where the services are 1843 provided, a dental hygienist must enter into a written 1844 supervision agreement with the supervising dentist. The 1845 supervision agreement must include all of the following: 1846 (A) Any exclusions, limitations, or conditions on the 1847 services the dental hygienist is authorized to provide; 1848 (B) A statement from the dental hygienist agreeing to 1849 comply with any written protocols or standing orders the 1850 1851 supervising dentist establishes; (C) A description of circumstances under which the dental 1852 hygienist is required to refer patients to the supervising 1853 dentist or another dentist or health care professional. 1854 Sec. 4715.23. The practice of a dental hygienist shall 1855 consist of those prophylactic, preventive, and other procedures 1856

consist of those prophylactic, preventive, and other procedures1856that licensed dentists are authorized by this chapter and rules1857of the dental board to assign only to licensed dental hygienists1858

or to qualified personnel under section 4715.39 of the Revised 1859 Code. 1860

Licensed dentists may assign to dental hygienists 1861 intraoral tasks that do not require the professional competence 1862 or skill of the licensed dentist and that are authorized by this 1863 chapter or by board rule. Such performance of intraoral tasks by 1864 dental hygienists shall be under supervision and full 1865 responsibility of the licensed dentist, and at no time shall 1866 more than four dental hygienists be practicing clinical hygiene 1867 1868 under the supervision of the same dentist. The Except as provided in section 4715.232 of the Revised Code, the foregoing 1869 shall not be construed as authorizing the assignment of 1870 diagnosis, treatment planning and prescription (including 1871 prescriptions for drugs and medicaments or authorizations for 1872 restorative, prosthodontic, or orthodontic appliances); or, 1873 except when done in conjunction with the removal of calcarious 1874 deposits, dental cement, or accretions on the crowns and roots 1875 of teeth, surgical procedures on hard and soft tissues within 1876 the oral cavity or any other intraoral procedure that 1877 contributes to or results in an irremediable alteration of the 1878 oral anatomy; or the making of final impressions from which 1879 casts are made to construct any dental restoration. 1880

The state dental board shall issue rules defining the1881procedures that may be performed by licensed dental hygienists1882engaged in school health activities or employed by public1883agencies.1884

Sec. 4715.231. (A) As used in this section, "direct1885supervision" means a dentist licensed under this chapter is1886present, for purposes of consultation and direction, at the1887location where a dental hygienist performs the administration of1888

mean that the dentist must observe the administration of local 1890 anesthesia to a patient. 1891 (B) Under the direct Except when practicing under general 1892 supervision of as a dentist dental hygienist therapist, a dental 1893 hygienist may administer intraoral block and infiltration local 1894 anesthesia to a patient <u>only</u> if the dental hygienist <u>does so</u> 1895 under the direct supervision of a dentist, is in compliance with 1896 division (D) of this section, and either of the following is the 1897 1898 case: (1) The dental hygienist has met both of the following 1899 requirements: 1900 (a) Successfully completed a course in the administration 1901 of local anesthesia approved by the state dental board and 1902 offered by a dental or dental hygiene program that is accredited 1903 by the commission on dental accreditation of the American dental 1904 association; 1905 (b) Within eighteen months of completion of the anesthesia 1906 course, successfully passed a state or regional written 1907 examination on local anesthesia approved by the board. 1908 (2) The dental hygienist is authorized to administer local 1909 anesthesia by another state's licensing authority with 1910 jurisdiction over the practice of dental hygiene and both of the 1911 following conditions are met: 1912 (a) The dental hygienist was required by the licensing 1913

local anesthesia to a patient. "Direct supervision" does not

(a) The dental hygienist was required by the licensing1913authority of the other state to complete, and the dental1914hygienist successfully completed, a course or instruction as a1915requirement to be authorized to administer local anesthesia.1916

(b) Either of the following applies: 1917

(i) The required hours and content of the course or
1918
instruction described in division (B) (2) (a) of this section are
1919
substantially equivalent, as determined by the board, to the
1920
required hours and content of the course described in division
1921
(C) of this section.

(ii) The board determines that the required hours and 1923 content of the course or instruction described in division (B) 1924 (2) (a) of this section are not substantially equivalent to the 1925 required hours and content of the course described in division 1926 (C) of this section, but the dental hygienist submits evidence 1927 satisfactory to the board that the dental hygienist obtained, 1928 within the forty-eight months immediately preceding the date 1929 that the dental hygienist applied under section 4715.21 of the 1930 Revised Code for a license to practice as a dental hygienist, 1931 twenty-four consecutive months of experience in the 1932 administration of local anesthesia in the other state where the 1933 dental hygienist is authorized to administer local anesthesia. 1934

(C) To be approved by the board, the local anesthesia 1935 administration course described in division (B)(1)(a) of this 1936 section must contain not less than fifteen hours of didactic 1937 instruction and not less than fourteen hours of clinical 1938 experience and include instruction on each of the following 1939 subjects: 1940

- (1) Theory of pain control; 1941
- (2) Selection of pain control modalities;
  (3) Anatomy;
  (4) Neurophysiology;
  1944
- (5) Pharmacology of local anesthetics;

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(6) Pharmacology of vasoconstrictors; 1946 (7) Psychological aspects of pain control; 1947 (8) Systemic complications; 1948 (9) Techniques of maxillary and mandibular anesthesia 1949 taught by a dentist or other qualified instructor; 1950 (10) Infection control; 1951 (11) Local anesthesia medical emergencies. 1952 (D) A dental hygienist may administer local anesthesia 1953 only if the dental hygienist has obtained current certification 1954 to perform basic cardiac life-support procedures as required by 1955 section 4715.251 of the Revised Code. 1956 Sec. 4715.232. A licensed dentist may assign to a dental 1957 hygienist the following intraoral tasks: 1958 (A) Performance of oral cancer screenings; 1959 (B) Prescription, administration, and dispensing of 1960 topical or prophylactic agents, including fluoride varnishes, 1961 antimicrobial solutions for mouth rinsing, and other\_ 1962 antimicrobial agents; 1963 (C) Application of fluoride and pit and fissure sealants, 1964 regardless of whether the dentist has examined the patient. 1965 Sec. 4715.25. (A) Every person licensed to practice as a 1966 dental hygienist and required to register with the state dental 1967 board shall certify to the board at the time of applying for a 1968 renewal of registration that in the two-year period preceding 1969 the registration period for which renewal is sought the 1970

registrant completed a minimum of twenty-four hours of

continuing dental hygiene education. Certification shall be made

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1971

pursuant to section 4715.24 of the Revised Code. 1974 (B) (1) The board shall apply toward the satisfaction of a 1975 registrant's continuing dental hygiene education requirement any 1976 of the following courses that the registrant completed: 1977 (a) The basic life-support training course required by 1978 section 4715.251 of the Revised Code; 1979 1980 (b) Any course required by statute or rule of the board for registration; 1981 (c) Any course required by statute or rule of the board as 1982 a condition of performing a particular function; 1983 (d) Any other course that the board determines acceptable. 1984 (2) In the case of a registrant whose license was 1985 reinstated under section 4715.242 of the Revised Code, the board 1986 shall apply toward the satisfaction of the registrant's 1987 continuing dental hygiene education requirement any course that 1988 the board applied toward the continuing dental hygiene education 1989 requirement for reinstatement of the license if the course was 1990 completed during the two-year period immediately preceding the 1991 registration period for which renewal is sought. 1992 1993 (3) In the case of a registrant who is a dental hygienist therapist, the board shall apply toward the satisfaction of the 1994 registrant's continuing dental hygiene education requirement any 1995 course that must be completed to maintain a license to practice 1996 as a dental therapist under section 4715.76 of the Revised Code. 1997 (C) Continuing education programs may be developed and 1998 offered to dental hygienists by any of the following agencies or 1999 organizations: 2000

upon the application for registration prescribed by the board

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(1) National, state, district, or local dental hygienists' 2001 associations affiliated with the American dental hygienists' 2002 association; 2003 (2) National, state, district, or local dental 2004 associations affiliated with the American dental association or 2005 national dental association; 2006 (3) National or state dental therapy associations or 2007 district or local dental therapy associations affiliated with a 2008 national or state dental therapy association; 2009 (4) Accredited dental hygiene colleges or schools; 2010 (4) (5) Accredited dental colleges or schools; 2011 (5) (6) Dental therapy education programs accredited by 2012 the commission on dental accreditation; 2013 (7) Other organizations, schools, paraprofessional 2014 programs, or agencies approved by the state dental board. 2015 (D) A licensed dental hygienist shall retain in the dental 2016 hygienist's records for a period of at least four years such 2017 receipts, vouchers, or certificates as may be necessary to 2018 document completion of continuing education programs. With 2019 cause, the board may request such documentation from licensed 2020 dental hygienists, and the board may request such documentation 2021 from licensed dental hygienists at random without cause. 2022 2023 (E) The board may excuse licensed dental hygienists, as a group or as individuals, from all or any part of the 2024 requirements of this section because of an unusual circumstance, 2025 emergency, or special hardship. 2026 (F) Failure to comply with the requirements of this 2027 section constitutes a failure to renew registration pursuant to 2028

section 4715.24 of the Revised Code.

Sec. 4715.30. (A) An applicant for or holder of a 2030 certificate or license issued under this chapter is subject to 2031 disciplinary action by the state dental board for any of the 2032 following reasons: 2033

(1) Employing or cooperating in fraud or material2034deception in applying for or obtaining a license or certificate;2035

(2) Obtaining or attempting to obtain money or anything of
 value by intentional misrepresentation or material deception in
 2037
 the course of practice;
 2038

(3) Advertising services in a false or misleading manner2039or violating the board's rules governing time, place, and manner2040of advertising;2041

(4) Commission of an act that constitutes a felony in this
state, regardless of the jurisdiction in which the act was
2043
committed;

(5) Commission of an act in the course of practice that
constitutes a misdemeanor in this state, regardless of the
jurisdiction in which the act was committed;
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(6) Conviction of, a plea of guilty to, a judicial finding
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of guilt of, a judicial finding of guilt resulting from a plea
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of no contest to, or a judicial finding of eligibility for
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intervention in lieu of conviction for, any felony or of a
2051
misdemeanor committed in the course of practice;
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(7) Engaging in lewd or immoral conduct in connection with 2053the provision of dental services; 2054

(8) Selling, prescribing, giving away, or administering2055drugs for other than legal and legitimate therapeutic purposes,2056

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or conviction of, a plea of guilty to, a judicial finding of2057guilt of, a judicial finding of guilt resulting from a plea of2058no contest to, or a judicial finding of eligibility for2059intervention in lieu of conviction for, a violation of any2060federal or state law regulating the possession, distribution, or2061use of any drug;2062

(9) Providing or allowing <u>dental therapists</u>, dental 2063 hygienists, expanded function dental auxiliaries, or other 2064 practitioners of auxiliary dental occupations working under the 2065 certificate or license holder's supervision, or a dentist 2066 2067 holding a temporary limited continuing education license under division (C) of section 4715.16 of the Revised Code working 2068 under the certificate or license holder's direct supervision, to 2069 provide dental care that departs from or fails to conform to 2070 accepted standards for the profession, whether or not injury to 2071 2072 a patient results;

(10) Inability to practice under accepted standards of the 2073
profession because of physical or mental disability, dependence 2074
on alcohol or other drugs, or excessive use of alcohol or other 2075
drugs; 2076

(11) Violation of any provision of this chapter or any2077rule adopted thereunder;2078

(12) Failure to use universal blood and body fluid 2079
precautions established by rules adopted under section 4715.03 2080
of the Revised Code; 2081

(13) Except as provided in division (H) of this section, 2082 either of the following: 2083

(a) Waiving the payment of all or any part of a deductible2084or copayment that a patient, pursuant to a health insurance or2085

health care policy, contract, or plan that covers dental 2086 services, would otherwise be required to pay if the waiver is 2087 used as an enticement to a patient or group of patients to 2088 receive health care services from that certificate or license 2089 holder; 2090

(b) Advertising that the certificate or license holder
will waive the payment of all or any part of a deductible or
copayment that a patient, pursuant to a health insurance or
health care policy, contract, or plan that covers dental
services, would otherwise be required to pay.

(14) Failure to comply with section 4715.302 or 4729.79 of 2096 the Revised Code, unless the state board of pharmacy no longer 2097 maintains a drug database pursuant to section 4729.75 of the 2098 Revised Code; 2099

(15) Any of the following actions taken by an agency 2100 responsible for authorizing, certifying, or regulating an 2101 individual to practice a health care occupation or provide 2102 health care services in this state or another jurisdiction, for 2103 any reason other than the nonpayment of fees: the limitation, 2104 2105 revocation, or suspension of an individual's license to practice; acceptance of an individual's license surrender; 2106 denial of a license; refusal to renew or reinstate a license; 2107 imposition of probation; or issuance of an order of censure or 2108 other reprimand; 2109

(16) Failure to cooperate in an investigation conducted by 2110 the board under division (D) of section 4715.03 of the Revised 2111 Code, including failure to comply with a subpoena or order 2112 issued by the board or failure to answer truthfully a question 2113 presented by the board at a deposition or in written 2114 interrogatories, except that failure to cooperate with an 2115

investigation shall not constitute grounds for discipline under 2116 this section if a court of competent jurisdiction has issued an 2117 order that either quashes a subpoena or permits the individual 2118 to withhold the testimony or evidence in issue; 2119

(17) Failure to comply with the requirements in section
3719.061 of the Revised Code before issuing for a minor a
prescription for an opioid analgesic, as defined in section
3719.01 of the Revised Code.
2123

2124 (B) A manager, proprietor, operator, or conductor of a dental facility shall be subject to disciplinary action if any 2125 dentist, dental hygienist, dental therapist, expanded function 2126 dental auxiliary, or qualified personnel providing services in 2127 the facility is found to have committed a violation listed in 2128 division (A) of this section and the manager, proprietor, 2129 operator, or conductor knew of the violation and permitted it to 2130 occur on a recurring basis. 2131

(C) Subject to Chapter 119. of the Revised Code, the board 2132
may take one or more of the following disciplinary actions if 2133
one or more of the grounds for discipline listed in divisions 2134
(A) and (B) of this section exist: 2135

(1) Censure the license or certificate holder;

(2) Place the license or certificate on probationarystatus for such period of time the board determines necessaryand require the holder to:2139

(a) Report regularly to the board upon the matters whichare the basis of probation;2141

(b) Limit practice to those areas specified by the board; 2142

(c) Continue or renew professional education until a 2143

satisfactory degree of knowledge or clinical competency has been 2144
attained in specified areas. 2145
(3) Suspend the certificate or license; 2146
(4) Revoke the certificate or license. 2147
Where the board places a holder of a license or 2148
certificate on probationary status pursuant to division (C)(2) 2149
of this section, the board may subsequently suspend or revoke 2150

the license or certificate if it determines that the holder has2151not met the requirements of the probation or continues to engage2152in activities that constitute grounds for discipline pursuant to2153division (A) or (B) of this section.2154

Any order suspending a license or certificate shall state 2155 the conditions under which the license or certificate will be 2156 restored, which may include a conditional restoration during 2157 which time the holder is in a probationary status pursuant to 2158 division (C)(2) of this section. The board shall restore the 2159 license or certificate unconditionally when such conditions are 2160 met. 2161

(D) If the physical or mental condition of an applicant or 2162 a license or certificate holder is at issue in a disciplinary 2163 2164 proceeding, the board may order the license or certificate holder to submit to reasonable examinations by an individual 2165 designated or approved by the board and at the board's expense. 2166 The physical examination may be conducted by any individual 2167 authorized by the Revised Code to do so, including a physician 2168 assistant, a clinical nurse specialist, a certified nurse 2169 practitioner, or a certified nurse-midwife. Any written 2170 documentation of the physical examination shall be completed by 2171 the individual who conducted the examination. 2172

Failure to comply with an order for an examination shall2173be grounds for refusal of a license or certificate or summary2174suspension of a license or certificate under division (E) of2175this section.2176

(E) If a license or certificate holder has failed to 2177 comply with an order under division (D) of this section, the 2178 board may apply to the court of common pleas of the county in 2179 which the holder resides for an order temporarily suspending the 2180 holder's license or certificate, without a prior hearing being 2181 afforded by the board, until the board conducts an adjudication 2182 2183 hearing pursuant to Chapter 119. of the Revised Code. If the court temporarily suspends a holder's license or certificate, 2184 the board shall give written notice of the suspension personally 2185 or by certified mail to the license or certificate holder. Such 2186 notice shall inform the license or certificate holder of the 2187 right to a hearing pursuant to Chapter 119. of the Revised Code. 2188

(F) Any holder of a certificate or license issued under 2189 this chapter who has pleaded guilty to, has been convicted of, 2190 or has had a judicial finding of eligibility for intervention in 2191 lieu of conviction entered against the holder in this state for 2192 aggravated murder, murder, voluntary manslaughter, felonious 2193 2194 assault, kidnapping, rape, sexual battery, gross sexual imposition, aggravated arson, aggravated robbery, or aggravated 2195 burglary, or who has pleaded guilty to, has been convicted of, 2196 or has had a judicial finding of eligibility for treatment or 2197 intervention in lieu of conviction entered against the holder in 2198 another jurisdiction for any substantially equivalent criminal 2199 offense, is automatically suspended from practice under this 2200 chapter in this state and any certificate or license issued to 2201 the holder under this chapter is automatically suspended, as of 2202 the date of the guilty plea, conviction, or judicial finding, 2203

whether the proceedings are brought in this state or another 2204 jurisdiction. Continued practice by an individual after the 2205 suspension of the individual's certificate or license under this 2206 division shall be considered practicing without a certificate or 2207 license. The board shall notify the suspended individual of the 2208 suspension of the individual's certificate or license under this 2209 division by certified mail or in person in accordance with 2210 section 119.07 of the Revised Code. If an individual whose 2211 certificate or license is suspended under this division fails to 2212 2213 make a timely request for an adjudicatory hearing, the board shall enter a final order revoking the individual's certificate 2214 or license. 2215

(G) If the supervisory investigative panel determines both of the following, the panel may recommend that the board suspend an individual's certificate or license without a prior hearing:

(1) That there is clear and convincing evidence that an2219individual has violated division (A) of this section;2220

(2) That the individual's continued practice presents a 2221danger of immediate and serious harm to the public. 2222

Written allegations shall be prepared for consideration by 2223 the board. The board, upon review of those allegations and by an 2224 affirmative vote of not fewer than four dentist members of the 2225 board and seven of its members in total, excluding any member on 2226 the supervisory investigative panel, may suspend a certificate 2227 or license without a prior hearing. A telephone conference call 2228 may be utilized for reviewing the allegations and taking the 2229 vote on the summary suspension. 2230

The board shall issue a written order of suspension by2231certified mail or in person in accordance with section 119.07 of2232

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the Revised Code. The order shall not be subject to suspension 2233 2234 by the court during pendency or any appeal filed under section 119.12 of the Revised Code. If the individual subject to the 2235 summary suspension requests an adjudicatory hearing by the 2236 board, the date set for the hearing shall be within fifteen 2237 days, but not earlier than seven days, after the individual 2238 requests the hearing, unless otherwise agreed to by both the 2239 board and the individual. 2240

Any summary suspension imposed under this division shall 2241 2242 remain in effect, unless reversed on appeal, until a final 2243 adjudicative order issued by the board pursuant to this section and Chapter 119. of the Revised Code becomes effective. The 2244 board shall issue its final adjudicative order within seventy-2245 five days after completion of its hearing. A failure to issue 2246 the order within seventy-five days shall result in dissolution 2247 of the summary suspension order but shall not invalidate any 2248 subsequent, final adjudicative order. 2249

(H) Sanctions shall not be imposed under division (A) (13)
 of this section against any certificate or license holder who
 2251
 waives deductibles and copayments as follows:
 2252

(1) In compliance with the health benefit plan that
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expressly allows such a practice. Waiver of the deductibles or
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copayments shall be made only with the full knowledge and
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consent of the plan purchaser, payer, and third-party
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administrator. Documentation of the consent shall be made
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available to the board upon request.

(2) For professional services rendered to any other person
 who holds a certificate or license issued pursuant to this
 chapter to the extent allowed by this chapter and the rules of
 the board.

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(I) In no event shall the board consider or raise during a
hearing required by Chapter 119. of the Revised Code the
circumstances of, or the fact that the board has received, one
or more complaints about a person unless the one or more
complaints are the subject of the hearing or resulted in the
board taking an action authorized by this section against the
person on a prior occasion.

2270 (J) The board may share any information it receives pursuant to an investigation under division (D) of section 2271 4715.03 of the Revised Code, including patient records and 2272 patient record information, with law enforcement agencies, other 2273 licensing boards, and other governmental agencies that are 2274 prosecuting, adjudicating, or investigating alleged violations 2275 of statutes or administrative rules. An agency or board that 2276 receives the information shall comply with the same requirements 2277 regarding confidentiality as those with which the state dental 2278 board must comply, notwithstanding any conflicting provision of 2279 the Revised Code or procedure of the agency or board that 2280 applies when it is dealing with other information in its 2281 possession. In a judicial proceeding, the information may be 2282 admitted into evidence only in accordance with the Rules of 2283 Evidence, but the court shall require that appropriate measures 2284 are taken to ensure that confidentiality is maintained with 2285 respect to any part of the information that contains names or 2286 other identifying information about patients or complainants 2287 whose confidentiality was protected by the state dental board 2288 when the information was in the board's possession. Measures to 2289 ensure confidentiality that may be taken by the court include 2290 sealing its records or deleting specific information from its 2291 records. 2292

Sec. 4715.301. The state dental board shall adopt rules in 2293

accordance with Chapter 119. of the Revised Code establishing 2294 standards for approving and designating physicians and 2295 facilities as treatment providers for dentists or , dental 2296 hygienists, or dental therapists with substance abuse problems 2297 and shall approve and designate treatment providers in 2298 accordance with the rules. The rules shall include standards for 2299 both inpatient and outpatient treatment. The rules shall provide 2300 that to be approved, a treatment provider must be capable of 2301 making an initial examination to determine the type of treatment 2302 required for a dentist or dental hygienist the individual with 2303 substance abuse problems. Subject to the rules, the board shall 2304 review and approve treatment providers on a regular basis and 2305 may, at its discretion, withdraw or deny approval. 2306 An approved treatment provider shall: 2307 (A) Report to the board the name of any dentist or dental 2308 hygienist individual suffering or showing evidence of suffering 2309 inability to practice under accepted standards as described in 2310 division (A)(10) of section 4715.30 of the Revised Code who 2311 fails to comply within one week with a referral for examination; 2312 (B) Report to the board the name of any impaired dentist 2313

or dental hygienist individual who fails to enter treatment2313within forty-eight hours following the provider's determination2315that treatment is needed;2316

(C) Require every dentist or dental hygienist individual 2317
who enters treatment to agree to a treatment contract 2318
establishing the terms of treatment and aftercare, including any 2319
required supervision or restrictions of practice during 2320
treatment or aftercare; 2321

(D) Require a dentist or dental hygienist an individual to 2322

suspend practice on entering any required inpatient treatment;	2323
(E) Report to the board any failure by an impaired <del>dentist</del>	2324
<del>or dental hygienist individual to</del> comply with the terms of the	2325
treatment contract during inpatient or outpatient treatment or	2326
aftercare;	2327
(F) Report to the board the resumption of practice of any	2328
impaired dentist or dental hygienist individual before the	2329
treatment provider has made a clear determination that the	2330
individual is capable of practicing according to accepted	2331
standards of the profession;	2332
(G) Require a dentist or dental hygienist an individual	2333
who resumes practice after completion of treatment to comply	2334
with an aftercare contract that meets the requirements of rules	2335
adopted by the board for approval of treatment providers;	2336
(H) Report to the board any <del>dentist or dental hygienist</del>	2337
individual who suffers a relapse at any time during or following	2338
aftercare.	2339
Any <del>dentist or dental hygienist <u>individual</u> who enters into</del>	2340
treatment by an approved treatment provider shall be deemed to	2341
have waived any confidentiality requirements that would	2342
otherwise prevent the treatment provider from making reports	2343
required under this section.	2344
In the absence of fraud or bad faith, no professional	2345
association of dentists <del>or,</del> dental hygienists, or dental	2346
therapists licensed under this chapter that sponsors a committee	2347
or program to provide peer assistance to <del>dentists or dental</del>	2348
hygienists individuals with substance abuse problems, no	2349
representative or agent of such a committee or program, and no	2350
member of the state dental board shall be liable to any person	2351

for damages in a civil action by reason of actions taken to2352refer a dentist or dental hygienist an individual to a treatment2353provider designated by the board or actions or omissions of the2354provider in treating a dentist or dental hygienist the2355individual.2356

In the absence of fraud or bad faith, no person who reports to the board a dentist or <u>,</u> dental hygienist<u>, or dental</u> <u>therapist</u> with a suspected substance abuse problem shall be liable to any person for damages in a civil action as a result of making the report.

Sec. 4715.33. Sections 4715.01 to 4715.35 of the Revised 2362 Code do not apply to a bona fide student of dentistry when he 2363 the student is participating in any of the educational programs 2364 of an accredited dental college. Sections 4715.23 to 4715.30 of 2365 the Revised Code do not apply to a bona fide dental hygiene 2366 student when he the student is participating in any of the 2367 educational programs of an accredited dental hygiene school. -A-2368 licensed Sections 4715.70 to 4715.79 of the Revised Code do not 2369 apply to a bona fide dental therapy student when the student is 2370 2371 participating in a dental therapy education program accredited by the commission on dental accreditation. 2372

<u>A</u>dentist or a dentist holding a <u>license or a limited</u> teaching <u>certificate\_license</u> shall be physically present in the facility whenever students of dentistry or <u>,</u> dental hygiene<u>, or</u> <u>dental therapy</u> are performing clinical dental procedures on patients.

Sec. 4715.39. (A) The state dental board may define the 2378 duties that may be performed by dental assistants and other 2379 individuals designated by the board as qualified personnel. If 2380 defined, the duties shall be defined in rules adopted in 2381

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accordance with Chapter 119. of the Revised Code. The rules may 2382 include training and practice standards for dental assistants 2383 and other qualified personnel. The standards may include 2384 examination and issuance of a certificate. If the board issues a 2385 certificate, the recipient shall display the certificate in a 2386 conspicuous location in any office in which the recipient is 2387 employed to perform the duties authorized by the certificate. 2388 (B) A dental assistant may polish the clinical crowns of 2389 teeth if all of the following requirements are met: 2390 (1) The dental assistant's polishing activities are 2391 limited to the use of a rubber cup attached to a slow-speed 2392 rotary dental hand piece to remove soft deposits that build up 2393 over time on the crowns of teeth. 2394 (2) The polishing is performed only after a dentist or 2395 dental therapist has evaluated the patient and any calculus 2396 detected on the teeth to be polished has been removed by a 2397 dentist or dental hygienist. 2398 (3) The dentist supervising the assistant supervises not 2399 more than two dental assistants engaging in polishing activities 2400 2401 at any given time. 2402 (4) The dental assistant is certified by the dental 2403 assisting national board or the Ohio commission on dental assistant certification. 2404 (5) The dental assistant receives a certificate from the 2405 board authorizing the assistant to engage in the polishing 2406 activities. The board shall issue the certificate if the 2407

individual has successfully completed training in the polishing2408of clinical crowns through a program accredited by the American2409dental association commission on dental accreditation or2410

equivalent training approved by the board. The training shall 2411 include courses in basic dental anatomy and infection control, 2412 followed by a course in coronal polishing that includes 2413 didactic, preclinical, and clinical training; any other training 2414 required by the board; and a skills assessment that includes 2415 successful completion of standardized testing. The board shall 2416 adopt rules pursuant to division (A) of this section 2417 establishing standards for approval of this training. 2418

(C) A dental assistant may apply pit and fissure sealants2419if all of the following requirements are met:2420

(1) A dentist <u>or dental therapist</u> evaluates the patient 2421 and designates the teeth and surfaces that will benefit from the 2422 application of sealant on the day the application is to be 2423 performed. 2424

(2) The dental assistant is certified by the dental2425assisting national board or the Ohio commission on dental2426assistant certification.2427

(3) The dental assistant has successfully completed a 2428 course in the application of sealants consisting of at least two 2429 hours of didactic instruction and six hours of clinical 2430 instruction through a program provided by an institution 2431 accredited by the American dental association commission on 2432 dental accreditation or a program provided by a sponsor of 2433 continuing education approved by the board. 2428

(4) The dentist supervising the assistant has observed the 2435assistant successfully apply at least six sealants. 2436

(5) Except as provided in division (D) or (E) of this
section, the dentist <u>or dental therapist</u> supervising the
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assistant checks and approves the application of all sealants
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placed by the assistant before the patient leaves the location	2440
where the sealant application procedure is performed.	2441
(D)(1) A dental assistant who is certified by the dental	2442
assisting national board or the Ohio commission on dental	2443
assistant certification may provide, for not more than fifteen	2444
consecutive business days, all of the following services to a	2445
patient when the supervising dentist, supervising dental	2446
therapist, or supervising dental hygienist is not physically	2447
present at the location where the services are provided if the	2448
conditions specified in division (D)(2) of this section have	2449
been satisfied:	2450
(a) Recementation of temporary crowns or recementation of	2451
crowns with temporary cement;	2452
(b) Application of fluoride varnish;	2453
(c) Application of disclosing solutions;	2454
(d) Application of desensitizing agents;	2455
(e) Caries susceptibility testing;	2456
(f) Instruction on oral hygiene home care, including the	2457
use of toothbrushes and dental floss.	2458
(2) The conditions that must be satisfied before a dental	2459
assistant may provide the services specified in division (D)(1)	2460
of this section are all of the following:	2461
(a) The dental assistant has at least two years and a	2462
minimum of three thousand hours of experience practicing as a	2463
dental assistant.	2464
(b) The dental assistant has successfully completed a	2465
course approved by the state dental board in the identification	2466

and prevention of potential medical emergencies.

(c) The supervising dentist has evaluated the dental 2468 assistant's skills. 2469 (d) The supervising dentist examined the patient not more 2470 2471 than one year prior to the date that the dental assistant provides the services to the patient. 2472 (e) The supervising dentist has established written 2473 protocols or written standing orders for the dental assistant to 2474 follow during and in the absence of an emergency. 2475 2476 (f) The supervising dentist completed and evaluated a medical and dental history of the patient not more than one year 2477 prior to the date that the dental assistant provides services to 2478 the patient, and the supervising dentist determines that the 2479 patient is in a medically stable condition. 2480 (g) The patient is notified, in advance of the appointment 2481 for services, that the supervising dentist will be absent from 2482 the location and that the dental assistant cannot diagnose the 2483 patient's dental health care status. 2484 (h) The dental assistant is employed by, or under contract 2485 with, the supervising dentist, a dentist licensed under this 2486 chapter who meets one of the criteria specified in division (C) 2487 (11) (b) of section 4715.22 of the Revised Code, or a government 2488 entity that employs the dental assistant to provide services in 2489 a public school or in connection with other programs the 2490 government entity administers. 2491 (3) A dental assistant who is certified by the dental 2492

assisting national board or the Ohio commission on dental 2493 assistant certification may apply, for not more than fifteen 2494 business days, pit and fissure sealants when the supervising 2495

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dentist, supervising dental therapist, or supervising dental	2496
hygienist is not physically present at the location where the	2497
sealants are to be applied if the dental assistant meets the	2498
requirements in divisions (C)(3) and (4) of this section and all	2499
of the conditions specified in division (D)(2) of this section	2500
have been satisfied.	2501
(E) A dental assistant who is certified by the dental	2502
assisting national board or the Ohio commission on dental	2503
assistant certification may apply pit and fissure sealants prior	2504
to a dentist examining the patient and rendering a diagnosis,	2505
and when-a_the supervising dentist, supervising dental_	2506
therapist, or supervising dental hygienist is not physically	2507
present at the location where the service is provided, if all of	2508
the following are the case:	2509
(1) The destal encidence whether the memory is an in	0510
(1) The dental assistant meets the requirements in	2510
divisions (C)(3) and (4) of this section.	2511
(2) All of the conditions specified in division (D)(2) of	2512
this section have been satisfied.	2513
(3) The dental assistant is providing the service as part	2514
of a program operated through any of the following: a school	2515
district board of education or the governing board of an	2516
educational service center; the board of health of a city or	2517
general health district or the authority having the duties of a	2518
board of health under section 3709.05 of the Revised Code; a	2519
national, state, district, or local dental association; or any	2520
other public or private entity recognized by the state dental	2521
board.	2522
(1) Dependentiet for the survey described in	0500
(4) A supervising dentist for the program described in	2523

(4) A supervising dentist for the program described in2523division (E)(3) of this section meets both of the following2524

conditions:

(a) Is employed by or a volunteer for, and the patients 2526 are referred by, the entity through which the program is 2527 2528 operated; (b) Is available for consultation by telephone, 2529 videoconferencing, or other means of electronic communication. 2530 (5) The application of pit and fissure sealants is limited 2531 to erupted permanent posterior teeth without suspicion of 2532 dentinal cavitation. 2533 (6) If the patient is a minor, a parent, guardian, or 2534 other person responsible for the patient has been notified that 2535 a dentist will not be present at the location and that the 2536 dental assistant is not trained to diagnose or treat other 2537 serious dental concerns that could exist. 2538 (F) (1) Subject to this section and the applicable rules of 2539 the board, licensed dentists may assign to dental assistants and 2540 other qualified personnel dental procedures that do not require 2541 the professional competence or skill of the licensed dentist, a 2542 dental hygienist, or an expanded function dental auxiliary as 2543 this section or the board by rule authorizes dental assistants 2544 and other qualified personnel to perform. Except as provided in 2545 division (D)  $- or_{,}$  (E), or (F)(2) of this section, the 2546 performance of dental procedures by dental assistants and other 2547 qualified personnel shall be under direct supervision and full 2548 responsibility of the licensed dentist. 2549 (2) Dental assistants or other qualified personnel may 2550 perform dental procedures under the direct supervision of either 2551 of the following: 2552

(a) A licensed dental hygienist authorized under this 2553

chapter or rules adopted under it to perform the procedure;	2554
(b) A licensed dental therapist authorized under this	2555
chapter or rules adopted under it to perform the procedure.	2556
(G) Nothing in this section shall be construed by rule of	2557
the state dental board or otherwise to do the following:	2558
(1) Authorize dental assistants or other qualified	2559
personnel to engage in the practice of dental hygiene as defined	2560
by sections 4715.22 and 4715.23 of the Revised Code or to	2561
perform the duties of a dental hygienist, including the removal	2562
of calcarious deposits, dental cement, or accretions on the	2563
crowns and roots of teeth other than as authorized pursuant to	2564
this section;	2565
(2) Authorize dental assistants or other qualified	2566
personnel to engage in the practice of an expanded function	2567
dental auxiliary as specified in section 4715.64 of the Revised	2568
Code or to perform the duties of an expanded function dental	2569
auxiliary other than as authorized pursuant to this section.	2570
(3) Authorize the assignment of any of the following:	2571
(a) Diagnosis;	2572
(b) Treatment planning and prescription, including	2573
prescription for drugs and medicaments or authorization for	2574
restorative, prosthodontic, or orthodontic appliances;	2575
(c) Surgical procedures on hard or soft tissue of the oral	2576
cavity, or any other intraoral procedure that contributes to or	2577
results in an irremediable alteration of the oral anatomy;	2578
(d) The making of final impressions from which casts are	2579
made to construct any dental restoration.	2580

(H) (1) No dentist, dental hygienist, or dental therapist 2581 shall assign to any dental assistant or other individual acting 2582 in the capacity of qualified personnel to perform any dental 2583 procedure that the assistant or other individual is not 2584 authorized by this section or by board rule to perform. No 2585 dental assistant or other individual acting in the capacity of 2586 qualified personnel shall perform any dental procedure other 2587 than in accordance with this section and any applicable board 2588 rule or any dental procedure that the assistant or other 2589 individual is not authorized by this section or by board rule to 2590 2591 perform. (2) No person shall negligently violate division (H)(1) of 2592 2593 this section. Sec. 4715.42. (A) (1) As used in this section: 2594 (a) "Free clinic" has the same meaning as in section 2595 3701.071 of the Revised Code. 2596 (b) "Indigent and uninsured person" and "operation" have 2597 the same meanings as in section 2305.234 of the Revised Code. 2598 (2) For the purposes of this section, a person shall be 2599 considered retired from practice if the person's license has 2600 been surrendered or allowed to expire with the intention of 2601 ceasing to practice as a dentist<del>or</del>, dental hygienist, or 2602 dental therapist for remuneration. 2603 (B) Within thirty days after receiving an application for 2604 a volunteer's certificate that includes all of the items listed 2605 in divisions (C)(1), (2), and (3) of this section, the state 2606 dental board shall issue, without examination, a volunteer's 2607

certificate to a person who is retired from practice so that the

person may provide dental services to indigent and uninsured

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persons at any location, including a free clinic.	2610
(C) An application for a volunteer's certificate shall	2611
include all of the following:	2612
(1) A copy of the applicant's degree from dental college	2613
or dental hygiene school or certificate of graduation from a	2614
dental therapy program.	2615
(2) One of the following, as applicable:	2616
(a) A copy of the applicant's most recent license to	2617
practice dentistry <del>or,</del> dental hygiene, or dental therapy issued	2618
by a jurisdiction in the United States that licenses persons to	2619
practice dentistry-ordental hygiene, or dental therapy.	2620
(b) A copy of the applicant's most recent license	2621
equivalent to a license to practice dentistry <del>or</del> , dental	2622
hygiene, or dental therapy in one or more branches of the United	2623
States armed services that the United States government issued.	2624
(3) Evidence of one of the following, as applicable:	2625
(a) The applicant has maintained for at least ten years	2626
prior to retirement full licensure in good standing in any	2627
jurisdiction in the United States that licenses persons to	2628
practice dentistry-or-, dental hygiene, or dental therapy.	2629
(b) The applicant has practiced as a dentist-or_,_dental	2630
hygienist, or dental therapist in good standing for at least ten	2631
years prior to retirement in one or more branches of the United	2632
States armed services.	2633
(D) The holder of a volunteer's certificate may provide	2634
dental services only to indigent and uninsured persons, but may	2635
do so at any location, including a free clinic. The holder shall	2636
not accept any form of remuneration for providing dental	2637

services while in possession of the certificate. Except in a 2638 dental emergency, the holder shall not perform any operation. 2639 The board may revoke a volunteer's certificate on receiving 2640 proof satisfactory to the board that the holder has engaged in 2641 practice in this state outside the scope of the holder's 2642 certificate or that there are grounds for action against the 2643 person under section 4715.30 of the Revised Code. 2644

(E) (1) A volunteer's certificate shall be valid for a 2645 period of three years, and may be renewed upon the application 2646 of the holder, unless the certificate was previously revoked 2647 under division (D) of this section. The board shall maintain a 2648 register of all persons who hold volunteer's certificates. The 2649 board shall not charge a fee for issuing or renewing a 2650 certificate pursuant to this section. 2651

(2) To be eligible for renewal of a volunteer's 2652 certificate, the holder of the certificate shall certify to the 2653 board completion of sixty hours of continuing dental education 2654 that meets the requirements of section 4715.141 of the Revised 2655 Code and the rules adopted under that section, or completion of 2656 eighteen hours of continuing dental hygiene education that meets 2657 the requirements of section 4715.25 or 4715.76 of the Revised 2658 Code and the rules adopted under that section either of those 2659 sections, as the case may be. The board may not renew a 2660 certificate if the holder has not complied with the appropriate 2661 continuing education requirements. Any entity for which the 2662 holder provides dental services may pay for or reimburse the 2663 holder for any costs incurred in obtaining the required 2664 continuing education credits. 2665

(3) The board shall issue to each person who qualifies2666under this section for a volunteer's certificate a wallet2667

2305.234 of the Revised Code.

certificate and a wall certificate that state that the 2668 certificate holder is authorized to provide dental services 2669 pursuant to the laws of this state. The holder shall keep the 2670 wallet certificate on the holder's person while providing dental 2671 services and shall display the wall certificate prominently at 2672 the location where the holder primarily practices. 2673 (4) The holder of a volunteer's certificate issued 2674 pursuant to this section is subject to the immunity provisions 2675 regarding the provision of services to indigent and uninsured 2676 persons in section 2305.234 of the Revised Code. 2677 (F) The board shall adopt rules in accordance with Chapter 2678 119. of the Revised Code to administer and enforce this section. 2679 (G) The state dental board shall make available through 2680 the board's web site the application form for a volunteer's 2681 certificate under this section, a description of the application 2682 2683 process, and a list of all items that are required by division (C) of this section to be submitted with the application. 2684 Sec. 4715.421. (A) As used in this section: 2685 (1) "Accredited dental college" has the same meaning as in 2686 section 4715.10 of the Revised Code. 2687 (2) "Accredited dental hygiene school" has the same-2688 meaning as in section 4715.36 of the Revised Code means a dental 2689 hygiene school accredited by the commission on dental 2690 accreditation or a dental hygiene school with educational 2691 standards that are recognized by the commission on dental\_ 2692 accreditation that is approved by the state dental board. 2693 (3) "Operation" has the same meaning as in section 2694

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(B) Within thirty days after receiving an application for 2696 a temporary volunteer's certificate that includes all of the 2697 items listed in divisions (C)(1) and (2) of this section, the 2698 state dental board shall issue, without examination, a temporary 2699 volunteer's certificate to a person not licensed under this 2700 chapter so that the person may provide dental services in this 2701 state as a volunteer. 2702 (C) An application for a temporary volunteer's certificate 2703 shall include both of the following: 2704 (1) A copy of the applicant's degree from an accredited 2705 dental college or accredited dental hygiene school; 2706 (2) One of the following, as applicable: 2707 (a) Evidence satisfactory to the board that the applicant 2708 holds a valid, unrestricted license to practice dentistry or 2709 dental hygiene issued by a jurisdiction in the United States 2710 that licenses persons to practice dentistry or dental hygiene; 2711 (b) Evidence satisfactory to the board that the applicant 2712 is practicing dentistry or dental hygiene in one or more 2713 branches of the United States armed services. 2714 (D) The holder of a temporary volunteer's certificate 2715 shall not accept any form of remuneration for providing dental 2716 services pursuant to the certificate. Except in a dental 2717 emergency, the holder shall not perform any operation. The board 2718 may revoke a temporary volunteer's certificate on receiving 2719 2720 proof satisfactory to the board that the holder has engaged in practice in this state outside the scope of the holder's 2721 certificate or that there are grounds for action against the 2722 person under section 4715.30 of the Revised Code. 2723

(E) (1) A temporary volunteer's certificate shall be valid 2724

for a period of seven days, and may be renewed upon the2725application of the holder, unless the certificate was previously2726revoked under division (D) of this section. The board shall2727maintain a register of all persons who hold a temporary2728volunteer's certificate. The board may charge a fee not to2729exceed twenty-five dollars for issuing or renewing a certificate2730pursuant to this section.2731

(2) The board shall issue to each person who qualifies 2732 under this section for a temporary volunteer's certificate a 2733 wallet certificate that states that the certificate holder is 2734 authorized to provide dental services pursuant to the laws of 2735 this state. The holder shall keep the wallet certificate on the 2736 holder's person while providing dental services. 2737

(3) The holder of a temporary volunteer's certificate
issued pursuant to this section is subject to the immunity
provisions in section 2305.234 of the Revised Code.
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(F) The board shall adopt rules in accordance with Chapter 2741119. of the Revised Code to administer and enforce this section. 2742

(G) Not later than ninety days after the effective date of 2743 this section March 23, 2015, the state dental board shall make 2744 available through the board's internet web site the application 2745 form for a temporary volunteer's certificate under this section, 2746 a description of the application process, and a list of all 2747 items that are required by division (C) of this section to be 2748 submitted with the application. 2749

Sec. 4715.52. (A) Except as provided in division (B) of 2750 this section, no person shall practice or hold that person out 2751 as a dental x-ray machine operator without a valid certificate 2752 issued under section 4715.53 of the Revised Code. 2753

2755 the following: (1) Dentists or, dental hygienists, or dental therapists 2756 licensed under this chapter; 2757 (2) As specified in 42 C.F.R. 75, radiologic personnel 2758 employed by the federal government or serving in a branch of the 2759 armed forces of the United States; 2760 (3) Students engaging in any of the activities performed 2761 by dental x-ray machine operators as an integral part of a 2762 program of study leading to receipt of a license or certificate 2763 issued under this chapter, a license issued under Chapter 4734. 2764 or Chapter 4773. of the Revised Code, or a certificate issued 2765 under Chapter 4731. of the Revised Code. 2766 Sec. 4715.56. (A) Except as provided in division (B) of 2767 this section, a dental x-ray machine operator may perform 2768 radiologic procedures only if a dentist<u>or dental therapist</u> is 2769 providing direct supervision. Direct supervision does not 2770 require the <u>dentist\_supervisor</u> to observe each radiologic 2771 procedure performed by the operator, but does require that the 2772 dentist supervisor be present at the location where the operator 2773 is performing radiologic procedures for purposes of consulting 2774 with and directing the operator while performing the procedures. 2775 (B) A dental x-ray machine operator may perform radiologic 2776 procedures for a patient when the supervising dentist or dental 2777

(B) Division (A) of this section does not apply to any of

therapistis not physically present at the location where the2778radiologic procedures are performed if the supervising dentist2779or dental therapistexamined the patient not more than one year2780prior to the date the dental x-ray machine operator performs the2781radiologic procedures and the supervising dentist2782

therapist has ordered the radiologic procedures. 2783 Sec. 4715.61. (A) Except as provided in division (B) of 2784 this section, no person shall practice as an expanded function 2785 dental auxiliary without being registered under this chapter as 2786 an expanded function dental auxiliary. 2787 (B) Division (A) of this section does not apply to any of 2788 2789 the following: (1) A dentist or dental therapist licensed under this 2790 2791 2792 (2) A dental student who engages in any activities 2793 2794 2795 (3) An expanded function dental auxiliary student when the 2796 2797 2798 2799 (a) Provides the education or training necessary to (b) Ensures that a dentist licensed under this chapter, or-2802 a dentist who holds a limited teaching license issued under this 2803 chapter, a dental therapist licensed under this chapter, or a 2804 dental therapist who holds a limited teaching license issued 2805 under this chapter is physically present in the facility where 2806 the expanded function dental auxiliary performs clinical dental 2807 procedures on patients. 2808

Sec. 4715.64. (A) Subject to divisions (B), (C), and (D) 2809 of this section, the practice of an expanded function dental 2810

chapter;

performed by expanded function dental auxiliaries as an integral part of a program of study leading to the receipt of a license to practice as a dentist under this chapter;

student participates in an educational or training activity of an accredited educational institution or a training program that does both of the following:

2800 practice as an expanded function dental auxiliary; 2801

auxiliary shall consist of the following: 2811 (1) Procedures involved in the placement of restorative 2812 materials limited to amalgam restorative materials and 2813 nonmetallic restorative materials, including direct-bonded 2814 restorative materials; 2815 (2) Application of pit and fissure sealants; 2816 2817 (3) Recementation of temporary crowns or recementation of 2818 crowns with temporary cement; (4) Application of topical fluoride; 2819 (5) Application of fluoride varnish; 2820 (6) Application of disclosing solutions; 2821 (7) Application of desensitizing agents; 2822 (8) Caries susceptibility testing; 2823 (9) Instruction on oral hygiene home care, including the 2824 use of toothbrushes and dental floss; 2825 (10) Any additional procedures authorized by the state 2826 dental board in rules adopted under section 4715.66 of the 2827 Revised Code. 2828 (B) <u>An (1) Except as provided in division (B) (2) of this</u> 2829 section, an expanded function dental auxiliary shall perform the 2830 services specified in divisions division (A) (1) and (11) of this 2831 section only under the supervision, order, control, and full 2832 responsibility of a dentist licensed under this chapter. At-2833 (2) An expanded function dental auxiliary may perform a 2834 service specified in division (A) of this section under the 2835 2836 supervision of either of the following:

(a) A licensed dental hygienist authorized under this 2837 chapter or rules adopted under it to perform the service; 2838 (b) A licensed dental therapist authorized under this 2839 chapter or rules adopted under it to perform the service. 2840 (3) At no time shall one dentist use more than two 2841 expanded function dental auxiliaries be practicing as expanded 2842 function dental auxiliaries under the, regardless of whether 2843 supervision of is provided by the same dentist, a dental 2844 hygienist, or a dental therapist. Except as provided in 2845 2846 divisions (C) and (D) of this section, an expanded function dental auxiliary shall not practice as an expanded function 2847 dental auxiliary when the supervising dentist, supervising 2848 dental hygienist, or supervising dental therapist is not 2849 physically present at the location where the expanded function 2850 dental auxiliary is practicing. 2851 (C) An expanded function dental auxiliary may perform, for 2852

(C) An expanded function dental auxiliary may perform, for2852not more than fifteen consecutive business days, the services2853specified in divisions (A) (2) to (10) of this section when the2854supervising dentist, supervising dental hygienist, or2855supervising dental therapist is not physically present at the2856location where the expanded function dental auxiliary is2857practicing if all of the following conditions have been2858satisfied:2859

(1) The expanded function dental auxiliary has at least
two years and a minimum of three thousand hours of experience
practicing as an expanded function dental auxiliary.
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(2) The expanded function dental auxiliary has
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 successfully completed a course approved by the board in the
 2864
 identification and prevention of potential medical emergencies.
 2865

administers.

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	(3) The supervising dentist has evaluated the expanded	2866
f	unction dental auxiliary's skills.	2867
	(4) The supervising dentist examined the patient not more	2868
t	han one year prior to the date that the expanded function	2869
d	ental auxiliary provides services to the patient.	2870
	(5) The supervising dentist has established written	2871
p	rotocols or written standing orders for the expanded function	2872
d	ental auxiliary to follow during and in the absence of an	2873
e	mergency.	2874
	(6) The supervising dentist completed and evaluated a	2875
m	edical and dental history of the patient not more than one year	2876
p	rior to the date that the expanded function dental auxiliary	2877
p	rovides services to the patient, and the supervising dentist	2878
d	etermines that the patient is in a medically stable condition.	2879
	(7) In advance of the appointment for services, the	2880
p	atient is notified that the supervising dentist will be absent	2881
f	rom the location and that the expanded function dental	2882
a	uxiliary cannot diagnose the patient's dental health care	2883
S	tatus.	2884
	(8) The expanded function dental auxiliary is employed by,	2885
0	r under contract with, the supervising dentist, a dentist	2886
1	icensed under this chapter who meets one of the criteria	2887
S	pecified in division (C)(11)(b) of section 4715.22 of the	2888
R	evised Code, or a government entity that employs the expanded	2889
f	unction dental auxiliary to provide services in a public school	2890

(D) An expanded function dental auxiliary may apply pit2893and fissure sealants prior to a dentist examining the patient2894

or in connection with other programs the government entity

and rendering a diagnosis, and when <u>a the supervising</u> dentist, 2895 supervising dental hygienist, or supervising dental therapist is 2896 not physically present at the location where the service is 2897 provided, if all of the following are the case: 2898 (1) All of the conditions specified in division (C) of 2899 this section have been satisfied. 2900 (2) The expanded function dental auxiliary is providing 2901 the service as part of a program operated through any of the 2902 following: a school district board of education or the governing 2903 2904 board of an educational service center; the board of health of a city or general health district or the authority having the 2905 duties of a board of health under section 3709.05 of the Revised 2906 Code; a national, state, district, or local dental association; 2907 or any other public or private entity recognized by the state 2908 dental board. 2909 (3) A supervising dentist for the program described in 2910 division (D)(2) of this section meets both of the following 2911 conditions: 2912 (a) Is employed by or a volunteer for, and the patients 2913 are referred by, the entity through which the program is 2914 2915 operated; (b) Is available for consultation by telephone, 2916 videoconferencing, or other means of electronic communication. 2917 (4) The application of pit and fissure sealants is limited 2918 to erupted permanent posterior teeth without suspicion of 2919 cavitation. 2920 (5) If the patient is a minor, a parent, guardian, or 2921 other person responsible for the patient has been notified that 2922

a dentist will not be present at the location and that the

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expanded function dental auxiliary is not trained to diagnose or	2924
treat other serious dental concerns that could exist.	2925
(E) Nothing in this section shall be construed by rule of	2926
the board or otherwise to authorize an expanded function dental	2927
auxiliary to engage in the practice of dental hygiene as defined	2928
by sections 4715.22 and 4715.23 of the Revised Code.	2929
Sec. 4715.66. (A) The state dental board shall adopt rules	2930
as the board considers necessary to implement and administer	2931
sections 4715.61 to 4715.64 of the Revised Code. The rules shall	2932
be adopted in accordance with Chapter 119. of the Revised Code.	2933
(B) In adopting rules under this section, all of the	2934
following apply:	2935
(1) The board shall adopt rules specifying the education	2936
or training necessary for an individual to register as an	2937
expanded function dental auxiliary under this chapter.	2938
(2) The board shall adopt rules specifying the standards	2939
that must be met for an examination to be accepted by the board	2940
as an examination of competency to practice as an expanded	2941
function dental auxiliary. In specifying the standards, the	2942
board shall provide that an examination will be accepted only if	2943
the entity that administered the examination required an	2944
individual to be one of the following as a condition of	2945
admission to the examination:	2946
(a) An unlicensed dentist who has graduated from an	2947
accredited dental college, as specified in section 4715.10 of	2948
the Revised Code, and does not have a dental license under	2949
suspension or revocation by the board;	2950

(b) A dental student who is enrolled in an accredited2951dental college, as specified in section 4715.10 of the Revised2952

Code, and is considered by the dean of the college to be in good	2953
standing as a dental student;	2954
(c) A graduate of a dental college located outside of the	2955
United States;	2956
(d) A dental assistant who is certified by the dental	2957
assisting national board or the Ohio commission on dental	2958
assistant certification;	2959
(e) A dental hygienist licensed under this chapter whose	2960
license is in good standing;	2961
(f) An unlicensed dental hygienist who has graduated from	2962
an accredited dental hygiene school, as specified in section	2962
4715.21 of the Revised Code, and does not have a dental	2964
hygienist license under suspension or revocation by the board;	2965
(g) A dental therapist licensed under this chapter whose	2966
<u>license is in good standing;</u>	2967
(h) An unlicensed dental therapist who has graduated from	2968
a dental therapy education program accredited by the commission	2969
on dental accreditation and does not have a license to practice	2970
as a dental therapist under suspension or revocation by the	2971
board.	2972
(3) The board may adopt rules specifying procedures an	2973
expanded function dental auxiliary may perform that are in	2974
addition to the procedures specified in divisions (A)(1) to (10)	2975
of section 4715.64 of the Revised Code.	2976
and 1715 70. No menor shall summarily successing as a	0077
Sec. 4715.70. No person shall purposely practice as a	2977
dental therapist except an individual who has obtained a license	2978
from the state dental board to practice as a dental therapist.	2979
Sec. 4715.71. (A) An individual seeking to practice as a	2980

Sec. 4715.71. (A) An individual seeking to practice as a 2980

dental therapist shall file with the secretary of the state	2981
dental board a written application for a license. The	2982
application shall be submitted on a form prescribed by the board	2983
and shall be verified by oath.	2984
	0005
To be granted a license to practice as a dental therapist,	2985
an applicant must do all of the following:	2986
(1) Furnish proof satisfactory to the board of being at	2987
least eighteen years of age and of good moral character;	2988
(2) Present a diploma or certificate of graduation from a	2989
	2990
dental therapy education program accredited by the commission on	
dental accreditation;	2991
(3) Pass an examination prescribed by the board relating	2992
to dental therapy;	2993
(4) Pay an application fee of ninety-six dollars if the	2994
license is to be issued in an odd-numbered year or one hundred	2995
forty-seven dollars if issued in an even-numbered year.	2996
(B) If an applicant fails to pass the first examination	2997
required by division (A)(3) of this section, the applicant may	2998
apply for a reexamination at the next regular or special	2999
examination meeting of the board. An applicant shall not be	3000
admitted to more than two examinations without first presenting	3001
satisfactory proof that the applicant has successfully completed	3002
a refresher course from a dental therapy education program	3003
accredited by the commission on dental accreditation.	3004
	0005
(C) An applicant who submits a complete application and	3005
satisfies the requirements of division (A) of this section shall	3006
<u>be issued a license to practice as a dental therapist.</u>	3007
Sec. 4715.72. (A) A licensed dental therapist shall	3008

practice only under the supervision, control, and full 3009 responsibility of a dentist licensed under this chapter. A 3010 licensed dentist shall not supervise more than four dental 3011 therapists at the same time. 3012 Except as provided in section 4715.74 of the Revised Code, 3013 a dental therapist may not provide dental therapy services to a 3014 patient when the supervising dentist is not physically present 3015 at the location where the dental therapist is practicing. 3016 (B) A dental therapist may practice only in the following 3017 3018 areas: (1) An area designated as a dental health resource 3019 shortage area pursuant to section 3702.87 of the Revised Code; 3020 (2) An area designated as a dental care health 3021 professional shortage area by the United States health resources 3022 and services administration; 3023 3024 (3) Any area if at least twenty per cent of the supervising dentist's patients are medicaid recipients. 3025 3026 (C) No person shall purposely practice as a dental therapist in a manner that is independent from the dental 3027 practice of a supervising dentist or another licensed dentist 3028 authorized by the supervising dentist. 3029 Sec. 4715.73. (A) A dentist may authorize a dental 3030 therapist to provide any of the following services that the 3031 dental therapist is educated to provide: 3032 3033 (1) Oral health instruction and disease prevention education, including nutritional counseling and dietary 3034 3035 <u>analysis;</u>

(2) Dental charting, including the performance of 3036

periodontal screening examinations; 3037 (3) Making radiographs; 3038 (4) Dental prophylaxis, including removal of supra 3039 gingival visible calculus and subgingival scaling and root\_ 3040 3041 planning; 3042 (5) Mechanical polishing; (6) Prescription, administration, and dispensing of 3043 topical or prophylactic agents, including fluoride varnishes, 3044 antimicrobrial solutions for mouth rinsing, and other\_ 3045 antimicrobial agents; 3046 (7) Application of fluoride and pit and fissure sealants; 3047 (8) Pulp vitality testing; 3048 (9) Application of desensitizing medication or resin; 3049 (10) Fabrication of athletic mouth guards; 3050 (11) Placement of temporary restorations; 3051 (12) Fabrication of soft occlusal guards; 3052 3053 (13) Denture-related procedures known as tissue conditioning or soft reline; 3054 (14) Interim therapeutic restorations; 3055 (15) Periodontal dressing changes; 3056 (16) Emergent and interim tooth reimplantation and 3057 3058 stabilization of permanent teeth; (17) Subject to division (B) of this section, 3059 administration of local anesthetic; 3060 (18) Administration of nitrous oxide, if provided in 3061

accordance with rules adopted by the state dental board; 3062 (19) Diagnosis of dental disease and the formulation of an 3063 individualized treatment plan for services that may be provided 3064 by the dental therapist and referrals for services that may not 3065 be provided by the dental therapist; 3066 (20) Serial extractions of primary teeth, except 3067 3068 facilitative or surgical extractions; 3069 (21) Nonsurgical extractions of primary and permanent teeth, except when a tooth is unerupted, impacted, or fractured 3070 or must be sectioned for removal; 3071 (22) Emergency palliative treatment of dental pain; 3072 (23) Placement and removal of space maintainers; 3073 (24) Cavity preparation; 3074 (25) Restoration of primary and permanent teeth, excluding 3075 any procedures involving permanent tooth crowns, bridges, or 3076 denture fabrication; 3077 (26) Placement of temporary crowns; 3078 (27) Preparation and placement of preformed crowns; 3079 3080 (28) Pulpotomies on primary teeth; 3081 (29) Indirect and direct pulp capping on primary and 3082 permanent teeth; (30) Suture removal; 3083 3084 (31) Brush biopsies; (32) Repair of defective prosthetic devices; 3085 (33) Recementing of permanent crowns; 3086

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(35) Performing oral cancer screenings;	3089
(36) Any other service authorized by the state dental	3090
board.	3091
(B) A dental therapist may administer intraoral block and	3092
infiltration local anesthesia to a patient only if the therapist	3093
is currently certified to perform basic cardiac life-support	3094
procedures as required by section 4715.761 of the Revised Code	3095
and either of the following is the case:	3096
(1) The dental therapist has met both of the following	3097
requirements:	3098
(a) Successfully completed a course in the administration	3099
of local anesthesia that is approved by the state dental board	3100
and is offered by a dental, dental hygiene, or dental therapy	3101
program accredited by the commission on dental accreditation;	3102
(b) Within eighteen months of completion of the anesthesia	3103
course, successfully passed a state or regional written	3104
examination on local anesthesia approved by the board.	3105
(2) The dental therapist is authorized to administer local	3106
anesthesia by another state's licensing authority with	3107
jurisdiction over the practice of dental therapy and both of the	3108
following conditions are met:	3109
(a) The dental therapist was required by the licensing	3110
authority of the other state to complete, and the therapist	3111
successfully completed, a course or instruction as a requirement	3112
to be authorized to administer local anesthesia.	3113

(b) Either of the following applies:

(34) Providing, dispensing, and administering

nonprescription analgesic drugs;

(i) The required hours and content of the course or 3115 instruction described in division (B)(2)(a) of this section are 3116 substantially equivalent, as determined by the board, to the 3117 required hours and content of the course described in division 3118 (C) of this section; 3119 (ii) The board determines that the required hours and 3120 content of the course or instruction described in division (B) 3121 (2) (a) of this section are not substantially equivalent to the 3122 required hours and content of the course described in division 3123 (C) of this section, but the dental therapist submits evidence 3124 satisfactory to the board that the therapist obtained, within 3125 the forty-eight months immediately preceding the date that the 3126 therapist applied under this chapter for a license to practice 3127 as a dental therapist, twenty-four consecutive months of 3128 experience in the administration of local anesthesia in the 3129 other state where the therapist is authorized to administer 3130 local anesthesia. 3131 (C) (1) To be approved by the board, the local anesthesia 3132 administration course described in division (B)(1)(a) of this 3133 section must contain not less than fifteen hours of didactic 3134 instruction and not less than fourteen hours of clinical 3135 experience and include instruction on each of the following 3136 subjects: 3137 (a) Theory of pain control; 3138 (b) Selection of pain control modalities; 3139 3140 (c) Anatomy; (d) Neurophysiology; 3141 (e) Pharmacology of local anesthetics; 3142

(f) Pharmacology of vasoconstrictors;	3143
(q) Psychological aspects of pain control;	3144
(h) Systemic complications;	3145
(i) Techniques of maxillary and mandibular anesthesia	3146
taught by a dentist or other qualified instructor;	3147
(j) Infection control;	3148
(k) Local anesthesia medical emergencies.	3149
(2) For purposes of division (B)(1)(a) of this section,	3150
the board shall approve a local anesthesia administration course	3151
if the course satisfies the requirements of division (C)(1) of	3152
this section.	3153
Sec. 4715.74. (A) As used in this section, "general	3154
supervision" means a form of supervision in which the individual	3155
providing supervision is reasonably available for consultation	3156
and direction through some form of communication, regardless of	3157
whether the individual providing supervision is physically	3158
present at the location where the individual being supervised is	3159
providing services.	3160
(B) Notwithstanding the requirement of division (A) of	3161
section 4715.72 of the Revised Code that the supervising dentist	3162
be physically present at the location where the dental therapist	3163
is practicing, a dental therapist may perform any of the	3164
services described in section 4715.73 of the Revised Code under	3165
a dentist's general supervision, without a dentist having	3166
examined, diagnosed, or provided treatment planning for the	3167
patient if all of the following requirements are met:	3168
(1) The dental therapist and the supervising dentist have	3169
entered into a supervision agreement that satisfies the	3170

requirements of division (C) of this section. 3171 (2) The dental therapist is authorized in the supervision 3172 agreement to practice under a dentist's general supervision. 3173 (3) The dental therapist complies with the supervision 3174 3175 agreement. (4) After receiving a license under section 4715.71 of the 3176 Revised Code, the dental therapist successfully completes four 3177 hundred hours of clinical practice under the direct supervision 3178 of a dentist. 3179 (5) The dental therapist demonstrates to the supervising 3180 dentist proficiency in each service authorized under the 3181 supervision agreement. 3182 (C) The supervision agreement described in division (B) (1) 3183 of this section must include all of the following: 3184 (1) Any exclusions, limitations, or conditions on the 3185 services the dental therapist is authorized to provide; 3186 (2) A statement from the dental therapist agreeing to 3187 comply with any written protocols or standing orders the 3188 supervising dentist establishes; 3189 (3) A description of circumstances under which the dental 3190 therapist is required to refer patients to the supervising 3191 3192 dentist or another dentist or health care professional. Sec. 4715.75. (A) Each person who is licensed to practice 3193 as a dental therapist in this state shall, on or before the 3194 first day of January of each even-numbered year, register with 3195 the state dental board, unless the person is temporarily retired 3196 pursuant to section 4715.751 of the Revised Code. The 3197 registration shall be made on a form prescribed by the board and 3198

furnished by the secretary, shall include the licensee's name, 3199 address, license number, office location, name of the 3200 supervising dentist, and such other reasonable information as 3201 the board may consider necessary, and shall include payment of a 3202 biennial registration fee of one hundred five dollars. The fee 3203 shall be paid to the treasurer of state. Each registration shall 3204 be in effect for the two-year period beginning on the first day 3205 of January of each even-numbered year and ending on the last day 3206 of December of the following odd-numbered year, and shall be 3207 renewed in accordance with the standard renewal procedure 3208 specified in sections 4745.01 to 4745.03 of the Revised Code. 3209 The failure of a licensee to renew registration in accordance 3210 with this section shall result in the automatic suspension of 3211 the licensee's license to practice as a dental therapist, unless 3212 the licensee is temporarily retired pursuant to section 4715.751 3213 of the Revised Code. 3214 (B) Any dental therapist whose license has been 3215 automatically suspended under this section may be reinstated on 3216 application to the board on a form prescribed by the board for 3217 licensure reinstatement and payment of the biennial registration 3218 fee plus thirty-one dollars to cover the costs of reinstatement. 3219 (C) The license of a dental therapist shall be exhibited 3220 in a conspicuous place in the room in which the dental therapist 3221 practices. Each dental therapist licensed to practice, whether a 3222 resident or not, shall notify the secretary in writing or 3223 electronically of any change in the dental therapist's office 3224 address or employment within ten days after the change takes 3225 place. 3226 Sec. 4715.751. (A) As used in this section and sections 3227 4715.752 and 4715.76 of the Revised Code, "registration period" 3228

means the two-year period during which a dental therapist's	3229
registration is in effect under section 4715.75 of the Revised	3230
Code.	3231
(B) A dental therapist seeking to retire temporarily from	3232
the practice of dental therapy shall provide written notice of	3233
that intent to the state dental board. Except as provided in	3234
division (C) of this section, the board shall grant temporary	3235
retirement if the dental therapist has paid the registration fee	3236
required by section 4715.75 of the Revised Code for the	3237
registration period that includes the day immediately before the	3238
day that the temporary retirement is to begin. The license of a	3239
dental therapist who is granted temporary retirement shall be	3240
inactive.	3241
(C) The board may deny temporary retirement to a dental	3242
therapist who is, at the time that the board denies the	3243
temporary retirement, the subject of a disciplinary action	3244
initiated by the board under section 4715.30 of the Revised	3245
Code.	3246
Sec. 4715.752. (A) A dental therapist who is temporarily	3247
retired pursuant to section 4715.751 of the Revised Code may	3248
submit a written request to the state dental board at any time	3249
for reinstatement of the dental therapist's license. The board	3250
shall reinstate the license if the dental therapist does both of	3251
the following:	3252
(1) Pays the biennial registration fee established under	3253
section 4715.75 of the Revised Code for the registration period	3254
that includes the day on which the temporary retirement is to	3255
<u>cease;</u>	3256
(2) Provides the board satisfactory evidence that the	3257

antal therapist, during the two-year period immediately3258seceding the date that the dental therapist submitted the3259sitten request for license reinstatement, completed a minimum3260stwenty-four hours of continuing dental therapy education in3261scordance with division (B) of this section.3262
Sitten request for license reinstatement, completed a minimum3260Stwenty-four hours of continuing dental therapy education in3261
twenty-four hours of continuing dental therapy education in 3261
cordance with division (B) of this section. 3262
(B) The completion of continuing dental therapy education 3263
equired under division (A)(2) of this section is subject to 3264
vision (D) of section 4715.76 of the Revised Code. The 3265
Intinuing education programs may be developed and offered to3266
ode. The board may excuse dental therapists, as a group or as       3269         dividuals       furn all an any next of the manipuments of
dividuals, from all or any part of the requirements of 3270
vision (A)(2) of this section because of an unusual 3271
rcumstance, emergency, or special hardship. 3272
(C) The board shall register each dental therapist whose 3273
cense is reinstated under this section. The registration 3274
pires at the end of the registration period during which the 3275
cense is reinstated. 3276
Sec. 4715.76. (A) Each person licensed to practice as a 3277
ental therapist and required to register with the state dental 3278
pard shall certify to the board at the time of applying for a 3279
newal of registration that in the two-year period preceding 3280
ne registration period for which renewal is sought the 3281
de on the application for registration prescribed by the board 3284
rsuant to section 4715.75 of the Revised Code. 3285
(B)(1) The board shall apply toward the satisfaction of a 3286
gistrant's continuing dental therapy education requirement any 3287

of the following courses that the registrant completed: 3288 (a) The basic life-support training course required by 3289 section 4715.761 of the Revised Code; 3290 3291 (b) Any course required by statute or rule of the board for registration; 3292 (c) Any course required by statute or rule of the board as 3293 a condition of performing a particular function; 3294 (d) Any other course that the board considers acceptable. 3295 (2) In the case of a registrant whose license was 3296 reinstated under section 4715.752 of the Revised Code, the board 3297 shall apply toward the satisfaction of the registrant's 3298 3299 continuing dental therapy education requirement any course that the board applied toward the continuing dental therapy education 3300 requirement for reinstatement of the license if the course was 3301 completed during the two-year period immediately preceding the 3302 registration period for which renewal is sought. 3303 (3) In the case of a registrant who is a dental hygienist 3304 therapist, the board shall apply toward the satisfaction of the 3305 registrant's continuing dental therapy education requirement any 3306 course that must be completed to maintain a license to practice 3307 as a dental hygienist under section 4715.25 of the Revised Code. 3308 3309 (C) Continuing education programs may be developed and offered to dental therapists by any of the following agencies or 3310 organizations: 3311 (1) National or state dental therapy associations or 3312 district or local dental therapy associations affiliated with a 3313 national or state dental therapy association; 3314

(2) Dental therapy education programs accredited by the

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this section.

commission on dental accreditation; 3316 (3) Accredited dental colleges or schools; 3317 (4) Other organizations, schools, paraprofessional 3318 programs, or agencies approved by the state dental board. 3319 (D) A licensed dental therapist shall retain in the dental 3320 therapist's records for a period of at least four years such 3321 receipts, vouchers, or certificates as may be necessary to 3322 document completion of continuing education programs. The board 3323 may request such documentation from licensed dental therapists. 3324 (E) The board may excuse licensed dental therapists, as a 3325 group or as individuals, from all or any part of the 3326 requirements of this section because of an unusual circumstance, 3327 emergency, or special hardship. 3328 (F) Failure to comply with the requirements of this 3329 section constitutes a failure to renew registration pursuant to 3330 section 4715.75 of the Revised Code. 3331 Sec. 4715.761. Each person licensed to practice as a 3332 dental therapist and required to register with the state dental 3333 board shall, each time the person applies for renewal of 3334 3335 registration, be currently certified to perform basic lifesupport procedures by having successfully completed a basic 3336 life-support training course certified by the American red 3337 cross, the American heart association, or, if determined 3338 equivalent by the board, the American safety and health 3339 institute. An applicant for renewal of registration shall 3340 certify on the application for renewal of registration 3341 prescribed by the board under section 4715.75 of the Revised 3342 Code that the applicant possesses the certification required by 3343

The board shall determine whether basic life-support 3345 training certified by the American safety and health institute 3346 meets national standards. The board shall compare the training 3347 certified by the institute with the training certified by the 3348 American red cross and the American heart association and the 3349 training of instructors certified by the institute to the 3350 training of instructors certified by the American red cross and 3351 the American heart association. 3352 If the board determines that the training certified by the 3353 American safety and health institute meets national standards 3354 and is equivalent to the training certified by the American red 3355 cross and the American heart association, the board shall accept 3356 training certified by the American safety and health institute 3357 in fulfillment of the requirements of this section. 3358 Sec. 4715.77. The secretary of the state dental board 3359 shall keep a record of all dental therapists and dental 3360 hygienist therapists. The record shall include, for each dental 3361 therapist and dental hygiene therapist, the office location and 3362 name of the supervising dentist. 3363 Sec. 4715.78. (A) The state dental board may issue a 3364 license to practice as a dental therapist to an applicant if all 3365 of the following apply: 3366 (1) The applicant furnishes satisfactory proof of being at 3367 least eighteen years of age and of good moral character. 3368 (2) The applicant demonstrates, to the satisfaction of the 3369 board, knowledge of the laws, regulations, and rules governing 3370 the practice of dental therapy. 3371 (3) The applicant proves, to the satisfaction of the 3372 board, intent to practice as a dental therapist in this state.

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(4) The applicant is a graduate of an educational program 3374 that the board determines has standards substantially similar to 3375 those that must be met to be accredited by the commission on 3376 dental accreditation. 3377 (5) The applicant meets either of the following 3378 requirements: 3379 (a) The applicant holds a license or certification by 3380 examination from a similar licensing agency in another state, a 3381 federal jurisdiction, or another country. 3382 (b) The applicant passes an examination prescribed by the 3383 board relating to practice as a dental therapist. 3384 (B) On payment of fifty-eight dollars and submission of an 3385 application endorsed by a dental therapy education program 3386 accredited by the commission on dental accreditation, the board 3387 may without examination issue a limited teaching license to a 3388 dental therapist authorized to practice in another state or 3389 country. A limited teaching license shall be subject to annual 3390 renewal in accordance with the standard renewal procedure 3391 specified in sections 4745.01 to 4745.03 of the Revised Code, 3392 and shall not be construed as authorizing anything other than 3393 teaching or demonstrating the skills of a dental therapist in 3394 the educational program of the school that endorsed the 3395 application. 3396 Sec. 4715.79. No person shall knowingly employ a dental 3397 therapist who has not complied with this chapter. 3398 Sec. 4715.80. (A) The practice of a dental hygienist 3399 therapist shall consist of both the practice of a dental 3400

hygienist and the practice of a dental therapist.

(B) No person shall hold that person's self out as being 3402

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able to function as a dental hygienist therapist, or use any	3403
words or letters indicating or implying that the person is a	3404
dental hygienist therapist, without current, valid licenses to	3405
practice both dental therapy and dental hygiene issued pursuant	3406
to this chapter.	3407
Sec. 4715.99. (A) Whoever violates section 4715.17 of the	3408
Revised Code is guilty of a minor misdemeanor on a first offense	3409
and a misdemeanor of the fourth degree on each subsequent	3410
offense.	3411
(B) Whoever violates section 4715.18 of the Revised Code	3412
is guilty of a misdemeanor of the fourth degree.	3413
(C) Whoever violates section 4715.09, 4715.19, 4715.20,	3414
4715.29, 4715.32, 4715.39, 4715.52, <del>or </del> 4715.61 <u>, or 4715.70,</u>	3415
division (C) of section 4715.72, or section 4715.79 of the	3416
Revised Code is guilty of a misdemeanor of the first degree on a	3417
first offense and a felony of the fifth degree on each	3418
subsequent offense.	3419
(D) Whoever violates any provision of this chapter for	3420
which no specific penalty has been prescribed is guilty of a	3421
misdemeanor of the fourth degree on a first offense and a	3422
misdemeanor of the second degree on each subsequent offense.	3423
Sec. 4769.01. As used in this chapter:	3424
(A) "Medicare" means the program established by Title	3425
XVIII of the "Social Security Act," 49 Stat. 620 (1935), 42	3426
U.S.C.A. 301, as amended.	3427
(B) "Balance billing" means charging or collecting from a	3428
medicare beneficiary an amount in excess of the medicare	3429
reimbursement rate for medicare-covered services or supplies	3430
provided to a medicare beneficiary, except when medicare is the	3431

secondary insurer. When medicare is the secondary insurer, the 3432 health care practitioner may pursue full reimbursement under the 3433 terms and conditions of the primary coverage and, if applicable, 3434 the charge allowed under the terms and conditions of the 3435 appropriate provider contract, from the primary insurer, but the 3436 medicare beneficiary cannot be balance billed above the medicare 3437 reimbursement rate for a medicare-covered service or supply. 3438 "Balance billing" does not include charging or collecting 3439 deductibles or coinsurance required by the program. 3440 (C) "Health care practitioner" means all of the following: 3441 (1) A dentist-or, dental hygienist, or dental therapist 3442 licensed under Chapter 4715. of the Revised Code; 3443 (2) A registered or licensed practical nurse licensed 3444 under Chapter 4723. of the Revised Code; 3445 (3) An optometrist licensed under Chapter 4725. of the 3446 Revised Code; 3447 (4) A dispensing optician, spectacle dispensing optician, 3448 contact lens dispensing optician, or spectacle-contact lens 3449 dispensing optician licensed under Chapter 4725. of the Revised 3450 Code; 3451 (5) A pharmacist licensed under Chapter 4729. of the 3452 3453 Revised Code; (6) A physician authorized under Chapter 4731. of the 3454 Revised Code to practice medicine and surgery, osteopathic 3455 medicine and surgery, or podiatry; 3456 (7) A physician assistant authorized under Chapter 4730. 3457 of the Revised Code to practice as a physician assistant; 3458 (8) A practitioner of a limited branch of medicine issued 3459

a certificate under Chapter 4731. of the Revised Code; 3460 (9) A psychologist licensed under Chapter 4732. of the 3461 Revised Code; 3462 (10) A chiropractor licensed under Chapter 4734. of the 3463 Revised Code; 3464 3465 (11) A hearing aid dealer or fitter licensed under Chapter 4747. of the Revised Code; 3466 (12) A speech-language pathologist or audiologist licensed 3467 under Chapter 4753. of the Revised Code; 3468 (13) An occupational therapist or occupational therapy 3469 assistant licensed under Chapter 4755. of the Revised Code; 3470 (14) A physical therapist or physical therapy assistant 3471 licensed under Chapter 4755. of the Revised Code; 3472 (15) A licensed professional clinical counselor, licensed 3473 professional counselor, social worker, or independent social 3474 worker licensed, or a social work assistant registered, under 3475 Chapter 4757. of the Revised Code; 3476 (16) A dietitian licensed under Chapter 4759. of the 3477 Revised Code; 3478 (17) A respiratory care professional licensed under 3479 Chapter 4761. of the Revised Code; 3480 (18) An emergency medical technician-basic, emergency 3481 medical technician-intermediate, or emergency medical 3482 technician-paramedic certified under Chapter 4765. of the 3483 Revised Code. 3484 Sec. 4773.02. (A) Except as provided in division (B) of 3485 this section, no person shall practice or hold himself that 3486

person's self out as a general x-ray machine operator, 3487 radiographer, radiation therapy technologist, or nuclear 3488 medicine technologist without a valid license issued under this 3489 chapter for his the person's area of practice. 3490 (B) Division (A) of this section does not apply to any of 3491 the following: 3492 (1) A physician, podiatrist, mechanotherapist, or 3493 chiropractor; 3494 (2) An individual licensed under Chapter 4715. of the 3495 Revised Code to practice dentistry, to practice as a dental 3496 hygienist, to practice as a dental therapist, or to practice as 3497 a dental x-ray machine operator; 3498 (3) As specified in 42 C.F.R. 75, radiologic personnel 3499 employed by the federal government or serving in a branch of the 3500 armed forces of the United States; 3501 (4) Students engaging in any of the activities performed 3502 by basic x-ray machine operators, radiographers, radiation 3503 therapy technologists, and nuclear medicine technologists as an 3504 integral part of a program of study leading to receipt of a 3505 license issued under this chapter, Chapter 4715. or Chapter 3506 4734. of the Revised Code; or a certificate issued under Chapter 3507 4731. of the Revised Code. 3508 Section 2. That existing sections 1751.01, 2305.234, 3509 2925.01, 3701.245, 3701.74, 3709.161, 3715.872, 3721.21, 3510 4715.01, 4715.02, 4715.03, 4715.05, 4715.22, 4715.23, 4715.231, 3511 4715.25, 4715.30, 4715.301, 4715.33, 4715.39, 4715.42, 4715.421, 3512 4715.52, 4715.56, 4715.61, 4715.64, 4715.66, 4715.99, 4769.01, 3513 and 4773.02 and sections 4715.36, 4715.361, 4715.362, 4715.363, 3514 4715.364, 4715.365, 4715.366, 4715.367, 4715.368, 4715.369, 3515

4715.37, 4715.371, 4715.372, 4715.373, 4715.374, and 4715.375 of	3516
the Revised Code are hereby repealed.	3517
Section 3. Section 3701.74 of the Revised Code is	3518
presented in this act as a composite of the section as amended	3519
by both Sub. H.B. 232 and Am. Sub. H.B. 483 of the 130th General	3520
Assembly. The General Assembly, applying the principle stated in	3521
division (B) of section 1.52 of the Revised Code that amendments	3522
are to be harmonized if reasonably capable of simultaneous	3523
operation, finds that the composite is the resulting version of	3524
the section in effect prior to the effective date of the section	3525
as presented in this act.	3526
Section 4. Notwithstanding the amendments by this act of	3527
section 4715.02 of the Revised Code that require the State	3528
Dental Board to include two dental therapists who have been	3529
engaged in practice in this state for at least six months	3530
engaged in practice in this state for at least six months preceding appointment, until the Board has implemented this	3530 3531
preceding appointment, until the Board has implemented this	3531
preceding appointment, until the Board has implemented this act and individuals are available who meet the requirements	3531 3532
preceding appointment, until the Board has implemented this act and individuals are available who meet the requirements for appointment, the Governor may fill the vacancies by	3531 3532 3533