As Reported by the House Government Accountability and Oversight Committee

131st General Assembly

Regular Session 2015-2016

Sub. S. B. No. 213

Senators Jordan, Tavares

Cosponsors: Senators Beagle, Brown, Eklund, Uecker, Yuko, Coley, Burke, Faber, Hite, Hughes, Jones, Obhof, Peterson Representatives Brown, Green

A BILL

То	amend sections 2925.01, 4713.01, 4713.02,	1
	4713.03, 4713.06, 4713.07, 4713.08, 4713.081,	2
	4713.082, 4713.09, 4713.10, 4713.13, 4713.14,	3
	4713.141, 4713.16, 4713.17, 4713.20, 4713.21,	4
	4713.22, 4713.24, 4713.25, 4713.26, 4713.28,	5
	4713.30, 4713.31, 4713.34, 4713.35, 4713.36,	6
	4713.37, 4713.39, 4713.41, 4713.42, 4713.44,	7
	4713.45, 4713.48, 4713.55, 4713.56, 4713.57,	8
	4713.58, 4713.59, 4713.60, 4713.61, 4713.62,	9
	4713.63, 4713.64, 4713.641, and 4713.99 and to	10
	enact sections 4713.071, 4713.66, and 4713.69 of	11
	the Revised Code to make changes to the	12
	Cosmetology Licensing Law.	13

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

Section 1. That sections 2925.01, 4713.01, 4713.02,	14
4713.03, 4713.06, 4713.07, 4713.08, 4713.081, 4713.082, 4713.09,	15
4713.10, 4713.13, 4713.14, 4713.141, 4713.16, 4713.17, 4713.20,	16
4713.21. 4713.22. 4713.24. 4713.25. 4713.26. 4713.28. 4713.30.	17

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- 76 (g) An amount equal to or exceeding three grams of a compound, mixture, preparation, or substance that is or contains 77 any amount of a schedule II stimulant, or any of its salts or 78 isomers, that is not in a final dosage form manufactured by a 79 person authorized by the Federal Food, Drug, and Cosmetic Act 80 and the federal drug abuse control laws. 81 (2) An amount equal to or exceeding one hundred twenty 82 grams or thirty times the maximum daily dose in the usual dose 83 range specified in a standard pharmaceutical reference manual of 84 a compound, mixture, preparation, or substance that is or 85 contains any amount of a schedule III or IV substance other than 86 an anabolic steroid or a schedule III opiate or opium 87 derivative; 88 (3) An amount equal to or exceeding twenty grams or five 89 times the maximum daily dose in the usual dose range specified 90 in a standard pharmaceutical reference manual of a compound, 91 mixture, preparation, or substance that is or contains any 92
- (4) An amount equal to or exceeding two hundred fifty milliliters or two hundred fifty grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule V substance;

amount of a schedule III opiate or opium derivative;

- (5) An amount equal to or exceeding two hundred solid dosage units, sixteen grams, or sixteen milliliters of a compound, mixture, preparation, or substance that is or contains any amount of a schedule III anabolic steroid.
- (E) "Unit dose" means an amount or unit of a compound, 102 mixture, or preparation containing a controlled substance that 103 is separately identifiable and in a form that indicates that it 104

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is the amount or unit by which the controlled substance is	105
separately administered to or taken by an individual.	106
(F) "Cultivate" includes planting, watering, fertilizing, or tilling.	107 108
(G) "Drug abuse offense" means any of the following:	109
(1) A violation of division (A) of section 2913.02 that constitutes theft of drugs, or a violation of section 2925.02,	110 111
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12, 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,	112 113
or 2925.37 of the Revised Code;	114
(2) A violation of an existing or former law of this or	115
any other state or of the United States that is substantially	116
equivalent to any section listed in division (G)(1) of this	117
section;	118
(3) An offense under an existing or former law of this or	119
any other state, or of the United States, of which planting,	120
cultivating, harvesting, processing, making, manufacturing,	121
producing, shipping, transporting, delivering, acquiring,	122
possessing, storing, distributing, dispensing, selling, inducing	123
another to use, administering to another, using, or otherwise	124
dealing with a controlled substance is an element;	125
(4) A conspiracy to commit, attempt to commit, or	126
complicity in committing or attempting to commit any offense	127
under division (G)(1), (2), or (3) of this section.	128
(H) "Felony drug abuse offense" means any drug abuse	129
offense that would constitute a felony under the laws of this	130
state, any other state, or the United States.	131
(I) "Harmful intoxicant" does not include beer or	132

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intoxicating liquor but means any of the following:	133
(1) Any compound, mixture, preparation, or substance the	134
gas, fumes, or vapor of which when inhaled can induce	135
intoxication, excitement, giddiness, irrational behavior,	136
depression, stupefaction, paralysis, unconsciousness,	137
asphyxiation, or other harmful physiological effects, and	138
includes, but is not limited to, any of the following:	139
(a) Any volatile organic solvent, plastic cement, model	140
cement, fingernail polish remover, lacquer thinner, cleaning	141
fluid, gasoline, or other preparation containing a volatile	142
organic solvent;	143
(b) Any aerosol propellant;	144
(c) Any fluorocarbon refrigerant;	145
(d) Any anesthetic gas.	146
(2) Gamma Butyrolactone;	147
(3) 1,4 Butanediol.	148
(J) "Manufacture" means to plant, cultivate, harvest,	149
process, make, prepare, or otherwise engage in any part of the	150
production of a drug, by propagation, extraction, chemical	151
synthesis, or compounding, or any combination of the same, and	152
includes packaging, repackaging, labeling, and other activities	153
incident to production.	154
(K) "Possess" or "possession" means having control over a	155
thing or substance, but may not be inferred solely from mere	156
access to the thing or substance through ownership or occupation	157
of the premises upon which the thing or substance is found.	158
(L) "Sample drug" means a drug or pharmaceutical	159

if the offender commits the offense on school premises, in a	188
school building, or within one thousand feet of the boundaries	189
of any school premises, regardless of whether the offender knows	190
the offense is being committed on school premises, in a school	191
building, or within one thousand feet of the boundaries of any	192
school premises.	193

- (Q) "School" means any school operated by a board of 194 education, any community school established under Chapter 3314. 195 of the Revised Code, or any nonpublic school for which the state 196 board of education prescribes minimum standards under section 197 3301.07 of the Revised Code, whether or not any instruction, 198 extracurricular activities, or training provided by the school 199 is being conducted at the time a criminal offense is committed. 200
 - (R) "School premises" means either of the following:
- (1) The parcel of real property on which any school is

 situated, whether or not any instruction, extracurricular

 activities, or training provided by the school is being

 conducted on the premises at the time a criminal offense is

 committed;

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

certificate as a certified public accountant or who has

registered as a public accountant under Chapter 4701. of the

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professional authorized to prescribe drugs, that is not altered	415
or forged, and that was not obtained by means of deception or by	416
the commission of any theft offense.	417
(KK) "Deception" and "theft offense" have the same	418
meanings as in section 2913.01 of the Revised Code.	419
Sec. 4713.01. As used in this chapter:	420
"Apprentice instructor" means a person an individual	421
holding a practicing license issued by the state board of	422
cosmetology who is engaged in learning or acquiring knowledge of	423
the occupation of an instructor of a branch of cosmetology at a	424
school of cosmetology.	425
"Beauty salon" means any premises, building, or part of a	426
building salon in which a person an individual is authorized to	427
engage in all branches of cosmetology. "Beauty salon" does not	428
include a barber shop licensed under Chapter 4709. of the	429
Revised Code in which a person engages in the practice of	430
manicuring.	431
"Biennial licensing period" means the two-year period	432
beginning on the first day of February of an odd-numbered year	433
and ending on the last day of January of the next odd-numbered	434
year.	435
"Boutique salon" means a salon in which an individual	436
engages in boutique services and no other branch of cosmetology.	437
"Boutique services" means braiding, threading, and	438
shampooing.	439
"Braiding" means intertwining the hair in a systematic	440
motion to create patterns in a three-dimensional form, inverting	441
the hair against the scalp along part of a straight or curved	442

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row of intertwined hair, or twisting the hair in a systematic	443
motion, and includes extending the hair with natural or	444
synthetic hair fibers.	445
"Branch of cosmetology" means the practice of cosmetology,	446
practice of esthetics, practice of hair design, practice of	447
manicuring, or practice of natural hair styling, or practice of	448
boutique services.	449
"Cosmetic therapy" has the same meaning as in section	450
4731.15 of the Revised Code.	451
"Cosmetologist" means a person an individual authorized to	452
engage in all branches of cosmetology in a licensed facility.	453
"Cosmetology" means the art or practice of embellishment,	454
cleansing, beautification, and styling of hair, wigs, postiches,	455
<pre>face, body, or nails.</pre>	456
"Cosmetology instructor" means a person an individual	457
authorized to teach the theory and practice of all branches of	458
cosmetology at a school of cosmetology.	459
"Esthetician" means a person an individual who engages in	460
the practice of esthetics but no other branch of cosmetology in	461
a licensed facility.	462
"Esthetics instructor" means a person an individual who	463
teaches the theory and practice of esthetics, but no other	464
branch of cosmetology, at a school of cosmetology.	465
"Esthetics salon" means any premises, building, or part of	466
a building <u>salon</u> in which <u>a person an individual</u> engages in the	467
practice of esthetics but no other branch of cosmetology.	468
"Eye lash extensions" include temporary and semi-permanent	469
enhancements designed to add length, thickness, and fullness to	470

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natural eyelashes.	471
"Hair designer" means a person an individual who engages	472
in the practice of hair design but no other branch of	473
cosmetology in a licensed facility.	474
"Hair design instructor" means a person an individual who	475
teaches the theory and practice of hair design, but no other	476
branch of cosmetology, at a school of cosmetology.	477
"Hair design salon" means any premises, building, or part	478
of—a building—salon_in which a person—an individual_engages in	479
the practice of hair design but no other branch of cosmetology.	480
"Hair removal" includes tweezing, waxing, sugaring, and	481
threading. "Hair removal" does not include electrolysis.	482
"Independent contractor license" means a license to	483
practice an individual who is not an employee of a salon but	484
$\underline{\text{practices}}$ a branch of cosmetology $\underline{\text{at-}\underline{\text{within}}}$ a salon in $\underline{\text{which the-}}$	485
license holder rents booth spacea licensed facility.	486
"Instructor license" means a license to teach the theory	487
and practice of a branch of cosmetology at a school of	488
cosmetology.	489
"Licensed facility" means any premises, building, or part	490
of a building licensed under section 4713.41 of the Revised Code	491
in which cosmetology services are authorized by the state board	492
of cosmetology to be performed.	493
"Managing Advanced cosmetologist" means a person an	494
<u>individual</u> authorized to <u>manage</u> <u>work in</u> a beauty salon and	495
engage in all branches of cosmetology.	496
"Managing Advanced esthetician" means a person an	497
<u>individual</u> authorized to <u>manage</u> <u>work in</u> an esthetics salon, but	498

preparations for the purpose of skin beautification and includes	557
preparation of the skin by manual massage techniques or by use	558
of electrical, mechanical, or other apparatus; enhancement of	559
the skin by skin care, facials, body treatments, hair removal,	560
and other treatments; and eye lash extension services.	561

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

"Practice of manicuring" means manicuring cleaning, 570 trimming, shaping the free edge of, or applying polish to the 571 nails of any person, individual; applying artificial or 572 sculptured nails nail enhancements and embellishments to any 573 person, individual; massaging the hands and lower arms up to the 574 elbow of any person, individual; massaging the feet and lower 575 legs up to the knee of any person, individual; using lotions or 576 softeners on the hands and feet of any individual; or any 577 combination of these four types of services. 578

"Practice of natural hair styling" means utilizing 579 techniques performed by hand that result in tension on hair 580 roots such as twisting, wrapping, weaving, extending, locking, 581 or braiding of the hair. "Practice of natural hair styling" does 582 not include the application of dyes, reactive chemicals, or 583 other preparations to alter the color or to straighten, curl, or 584 alter the structure of the hair. "Practice of natural hair 585 styling" also does not include embellishing or beautifying hair 586

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(4) One person individual who represents individuals who	645
teach the theory and practice of a branch of cosmetology at a	646
vocational or career-technical school;	647
(5) One owner or executive actively engaged in the daily	648
<pre>operations of a licensed school of cosmetology;</pre>	649
(6) One owner of at least five licensed salons;	650
(7) One person individual who is either a certified nurse	651
practitioner or clinical nurse specialist holding a certificate	652
of authority issued under Chapter 4723. of the Revised Code, or	653
a physician authorized under Chapter 4731. of the Revised Code	654
to practice medicine and surgery or osteopathic medicine and	655
surgery;	656
(8) One person_individual_representing the general	657
public-:	658
(9) One individual who holds a current, valid tanning	659
permit and who has owned or managed a tanning facility for at	660
least five years immediately preceding the individual's	661
<pre>appointment;</pre>	662
(10) One individual who holds a current, valid esthetician	663
license and who has been actively practicing esthetics for a	664
period of not less than five years immediately preceding the	665
<pre>individual's appointment.</pre>	666
(B) The superintendent of public instruction shall	667
nominate three <pre>persons_individuals</pre> for the governor to choose	668
from when making an appointment under division (A)(4) of this	669
section.	670
(C) All members shall be at least twenty-five years of	671
age, residents of the state, and citizens of the United States.	672

No more than two members, at any time, shall be graduates of the	673
same school of cosmetology. Not more than one member shall have	674
a common financial connection with any school of cosmetology or	675
salon.	676
Except for the initial members appointed under divisions-	677
(A) (3) and (4) of this section, terms of office are for	678
five years. The term of the initial member appointed under-	679
division (A) (3) of this section shall be three years. The term	680
of the initial member appointed under division (A) (4) of this-	681
section shall be four years. Terms shall commence on the first	682
day of November and end on the thirty-first day of October. Each	683
member shall hold office from the date of appointment until the	684
end of the term for which appointed. In case of a vacancy	685
occurring on the board, the governor shall, in the same manner	686
prescribed for the regular appointment to the board, fill the	687
vacancy by appointing a member. Any member appointed to fill a	688
vacancy occurring prior to the expiration of the term for which	689
the member's predecessor was appointed shall hold office for the	690
remainder of such term. Any member shall continue in office	691
subsequent to the expiration date of the member's term until the	692
member's successor takes office, or until a period of sixty days	693
has elapsed, whichever occurs first. Before entering upon the	694
discharge of the duties of the office of member, each member	695
shall take, and file with the secretary of state, the oath of	696
office required by Section 7 of Article XV, Ohio Constitution.	697
The members of the board shall receive an amount fixed	698
pursuant to Chapter 124. of the Revised Code per diem for every	699
meeting of the board which they attend, together with their	700

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necessary expenses, and mileage for each mile necessarily

traveled.

contents of examinations, and clerks, or other individuals as

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necessary for the administration of this chapter. All inspectors	733
and examiners shall be licensed cosmetologists.	734
The board may appoint inspectors of to inspect and	735
investigate all facilities regulated by this chapter, including	736
tanning facilities—as needed to make periodic inspections as the—	737
board specifies, to ensure compliance with this chapter, the	738
rules adopted pursuant to it, and the board's policies, in	739
accordance with division (A) (11) of section 4713.07 of the	740
Revised Code.	741
Sec. 4713.07. (A) The state board of cosmetology shall do	742
all of the following:	743
(A) (1) Regulate the practice of cosmetology and all of its	744
<pre>branches in this state;</pre>	745
(2) Investigate or inspect, when evidence appears to	746
demonstrate that an individual has violated any provision of	747
this chapter or any rule adopted pursuant to it, the activities	748
or premises of a license holder or unlicensed individual;	749
(3) Adopt rules in accordance with section 4713.08 of the	750
Revised Code;	751
(4) Prescribe and make available application forms to be	752
used by <pre>persons-individuals</pre> seeking admission to an examination	753
conducted under section 4713.24 of the Revised Code or a license	754
or registration issued under this chapter;	755
$\frac{B}{S}$ Prescribe and make available application forms to	756
be used by persons—individuals seeking renewal of a license or	757
registration issued under this chapter;	758
(C) (6) Provide a toll-free number and an online service to	759
receive complaints alleging violations of this chapter;	760

licenses issued by the board to find employment within salons or	788
other facilities within this state;	789
(G)(11) Require inspectors appointed pursuant to section	790
4713.06 of the Revised Code to conduct inspections of licensed	791
or permitted facilities, including salons and boutique salons,	792
schools of cosmetology, and tanning facilities, within ninety	793
days of the opening for business of a licensed facility, upon	794
complaints reported to the board, within ninety days after a	795
violation was documented at a facility, and at least once every	796
two years. Any individual, after providing the individual's name	797
and contact information, may report to the board any information	798
the individual may have that appears to show a violation of any	799
provision of this chapter or rule adopted under it. In the	800
absence of bad faith, any individual who reports information of	801
that nature or who testifies before the board in any	802
adjudication conducted under Chapter 119. of the Revised Code	803
shall not be liable for damages in a civil action as a result of	804
the report or testimony. For the purpose of inspections, an	805
independent contractor shall be added to the board's records as	806
an individual salon.	807
(12) Supply a copy of the poster created pursuant to	808
division (B) of section 5502.63 of the Revised Code to each	809
person authorized to operate a salon, school of cosmetology,	810
tanning facility, or other type of facility under this chapter;	811
canning radirity, or denor type or radirity ander this enapter,	011
(13) All other duties that this chapter imposes on the	812
board.	813
(B) The board may delegate any of the duties listed in	814
division (A) of this section to the executive director of the	815
board or to an individual designated by the executive director.	816

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Sec. 4713.071. (A) Beginning one year after the effective	817
date of this section, the state board of cosmetology shall	818
annually submit a written report to the governor, president of	819
the senate, and speaker of the house of representatives. The	820
report shall list all of the following for the preceding twelve-	821
month period:	822
(1) The number of students enrolled in courses at licensed	823
<pre>public and private schools of cosmetology;</pre>	824
(2) The number of students graduating from licensed public	825
and private schools of cosmetology;	826
(3) The annual cost for students to attend each licensed	827
<pre>public or private school of cosmetology;</pre>	828
(4) The loan default rates for licensed public and private	829
schools of cosmetology;	830
(5) The first-time licensure passage rate for graduates of	831
all public and private schools;	832
(6) The total number of new and renewal licenses in each	833
<pre>profession;</pre>	834
(7) The total number of complaint-driven inspections	835
conducted by the board;	836
(8) The total number and type of violations, including a	837
list of the top ten violations, which shall aid in the	838
identification of focus areas for continuing education purposes;	839
(9) The twenty salons and individuals cited with the most	840
violations for unlicensed workers;	841
(10) The number of adjudications or other disciplinary	842
action taken by the board.	843

managing advanced license, or license to operate a salon or

school of cosmetology, or boutique services registration. The

board also shall furnish a copy of the sanitary standards to

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of cosmetology any person individual has engaged in or is about	1072
to engage in any acts or practices that constitute a violation	1073
of this chapter, or any rule adopted under this chapter, the	1074
board may apply to the appropriate court for an order enjoining	1075
the acts or practices, and upon a showing by the board that the	1076
person-individual has engaged in the acts or practices, the	1077
court shall grant an injunction, restraining order, or other	1078
order as may be appropriate.	1079
Sec. 4713.14. No person individual shall do any of the following:	1080 1081
(A) Use fraud or deceit in making application for a	1082
license-or, permit, or registration;	1083
(B) Aid or abet any <pre>personindividual or entity in any of</pre> the following:	1084 1085
(1) Violating this chapter or a rule adopted under it;	1086
(2) Obtaining a license—or , permit, or registration fraudulently;	1087 1088
(3) Falsely pretending to hold a current, valid license or permit.	1089 1090
(C) Practice a branch of cosmetology, for pay, free, or	1091
otherwise, without one of the following authorizing the practice	1092
of that branch of cosmetology:	1093
(1) A current, valid license under section 4713.28,	1094
4713.30, or 4713.34 of the Revised Code;	1095
(2) A current, valid temporary pre-examination work permit	1096
issued under section 4713.22 of the Revised Code;	1097
(3) A current, valid temporary special occasion work	1098

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permit issued under section 4713.37 of the Revised Code;	1099
(4) A current, valid temporary work permit issued under	1100
rules adopted by the board pursuant to section 4713.08 of the	1101
Revised Code;	1102
(5) A current, valid registration under section 4713.69 of	1103
the Revised Code.	1104
(D) Employ a person an individual to practice a branch of	1105
cosmetology if the <pre>person_individual_does not hold one of the</pre>	1106
following authorizing the practice of that branch of	1107
cosmetology:	1108
(1) A current, valid license under section 4713.28,	1109
4713.30, or 4713.34 of the Revised Code;	1110
(2) A current, valid temporary pre-examination work permit	1111
issued under section 4713.22 of the Revised Code;	1112
(3) A current, valid temporary special occasion work	1113
permit issued under section 4713.37 of the Revised Code;	1114
(4) A current, valid temporary work permit issued under	1115
rules adopted by the board pursuant to section 4713.08 of the	1116
Revised Code;	1117
(5) A current, valid registration under section 4713.69 of	1118
the Revised Code.	1119
(E) Manage a salon without a current, valid license under-	1120
section 4713.30 or 4713.34 of the Revised Code to manage that	1121
type of salon;	1122
(F) Except for apprentice instructors and as provided in	1123
section 4713.45 of the Revised Code, teach the theory or	1124
practice of a branch of cosmetology at a school of cosmetology	1125

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free at the <pre>person's individual's home for a family member who</pre>	1211
resides in the same household as the <pre>personindividual;</pre>	1212
$\frac{(B)}{(2)}$ The retail sale, or trial demonstration by	1213
application to the skin for purposes of retail sale, of	1214
cosmetics, preparations, tonics, antiseptics, creams, lotions,	1215
wigs, or hairpieces without a practicing license or	1216
<pre>registration;</pre>	1217
$\frac{(C)}{(3)}$ The retailing, at a salon, of cosmetics,	1218
preparations, tonics, antiseptics, creams, lotions, wigs,	1219
hairpieces, clothing, or any other items that pose no risk of	1220
creating unsanitary conditions at the salon;	1221
$\frac{\text{(D)}}{\text{(4)}}$ The provision of glamour photography services at a	1222
licensed salon if either of the following is the case:	1223
(1) (a) A branch of cosmetology is not practiced as part	1224
of the services.	1225
(2)—(b) If a branch of cosmetology is practiced as part of	1226
the services, the part of the services that is a branch of	1227
cosmetology is performed by a person an individual who holds	1228
either of the following authorizing the <pre>person_individual_to</pre>	1229
practice that branch of cosmetology:	1230
(a) (i) A current, valid license under section 4713.28,	1231
4713.30, or 4713.34 of the Revised Code;	1232
(b) (ii) A current, valid temporary special occasion work	1233
permit issued under section 4713.37 of the Revised Code.	1234
$\frac{(E)}{(5)}$ A student engaging, as a student, in work	1235
connected with a branch of cosmetology taught at the school of	1236
cosmetology at which the student is enrolled:	1237
(B) A student in a career-technical program learning a	1238

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chemical products such as permanent wave, hair dye, or chemical	1268
hair relaxer, which without proper training would pose a health	1269
or safety problem to the patient.	1270
(7) Nurse aides and other employees of hospitals and homes	1271
as defined in section 3721.01 of the Revised Code, who practice	1272
a branch of cosmetology on registered patients only as part of	1273
general patient care services and who do not charge patients	1274
directly on a fee for service basis;	1275
(8) Cosmetic therapists and massage therapists who hold	1276
current, valid certificates to practice cosmetic or massage	1277
therapy issued by the state medical board under section 4731.15	1278
of the Revised Code, to the extent their actions are authorized	1279
by their certificates to practice;	1280
(9) Inmates who provide services related to a branch of	1281
cosmetology to other inmates, except when those services are	1282
provided in a licensed school of cosmetology within a state	1283
correctional institution for females.	1284
(B) The director of rehabilitation and correction shall	1285
oversee the services described in division (A)(9) of this	1286
section with respect to sanitation and adopt rules governing	1287
those types of services provided by inmates.	1288
Sec. 4713.20. (A) Each person_individual who seeks	1289
admission to an examination conducted under section 4713.24 of	1290
the Revised Code and each person who seeks a license under this-	1291
<pre>chapter shall do all submit both of the following:</pre>	1292
(1) Submit to the state board of cosmetology—a written—	1293
application containing :	1294
(A) As part of a license application, proof of the	1295
following:	1296

completed, in addition to the hours required for licensure as an

esthetician or cosmetologist, at least one hundred fifty hours

of board-approved managing advanced esthetician training.

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(H) In the case of an applicant for an initial managing 1557 advanced hair designer license, does either of the following: 1558 (1) Has the licensed managing advanced hair designer, 1559 licensed managing_advanced_cosmetologist, or owner of a licensed 1560 hair design salon or licensed beauty salon located in this or 1561 another state certify to the board that the applicant has 1562 practiced hair design for at least two thousand one thousand 1563 eight hundred hours as a hair designer in a licensed hair design 1564 salon or as a cosmetologist in a licensed beauty salon; 1565 (2) Has a school of cosmetology licensed in this state 1566 certify to the board that the applicant has successfully 1567 completed, in addition to the hours required for licensure as a 1568 hair designer or cosmetologist, at least two hundred forty hours 1569 of board-approved managing advanced hair designer training. 1570 (I) In the case of an applicant for an initial managing-1571 advanced manicurist license, does either of the following: 1572 (1) Has the licensed managing advanced manicurist, 1573 licensed managing advanced cosmetologist, or owner of a licensed 1574 nail salon, licensed beauty salon, or licensed barber shop 1575 located in this or another state certify to the board that the 1576 applicant has practiced manicuring for at least two-one thousand 1577 eight hundred hours as a manicurist in a licensed nail salon or 1578 licensed barber shop or as a cosmetologist in a licensed beauty 1579 salon or licensed barber shop; 1580 (2) Has a school of cosmetology licensed in this state 1581 certify to the board that the applicant has successfully 1582 completed, in addition to the hours required for licensure as a 1583 manicurist or cosmetologist, at least one hundred hours of 1584 board-approved managing advanced manicurist training. 1585

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(D) Pays to the board the applicable fee;

(E) In the case of an applicant for an initial cosmetology

instructor license, holds a current, valid managing advanced

cosmetologist license issued in this state and does either of

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(1) Has the licensed managing advanced hair designer,	1643
licensed <u>managing advanced</u> cosmetologist, or owner of the	1644
licensed hair design salon or licensed beauty salon in which the	1645
applicant has been employed certify to the board that the	1646
applicant has engaged in the practice of hair design in a	1647
licensed hair design salon or practice of cosmetology in a	1648
licensed beauty salon for at least two-one thousand eight	1649
<pre>hundred_hours;</pre>	1650
(2) Has a school of cosmetology licensed in this state	1651
certify to the board that the applicant has successfully	1652
completed at least eight hundred hours of board-approved hair	1653
design instructor's training as an apprentice instructor.	1654
(H) In the case of an applicant for an initial manicurist	1655
instructor license, holds a current, valid managing advanced	1656
manicurist or managing advanced cosmetologist license and does	1657
either of the following:	1658
(1) Has the licensed managing advanced manicurist,	1659
licensed <u>managing_advanced_cosmetologist</u> , or owner of the	1660
licensed nail salon or licensed beauty salon in which the	1661
applicant has been employed certify to the board that the	1662
applicant has engaged in the practice of manicuring in a	1663
licensed nail salon or practice of cosmetology in a licensed	1664
beauty salon for at least two one thousand eight hundred hours;	1665
(2) Has a school of cosmetology licensed in this state	1666
certify to the board that the applicant has successfully	1667
completed at least three hundred hours of board-approved	1668
manicurist instructor training as an apprentice instructor.	1669
(I) In the case of an applicant for an initial natural	1670

hair style instructor license, holds a current, valid managing

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the name of the apprentice cosmetology instructor to the board

along with the date on which the apprentice's instructor

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training began;	1904
(7) Instructs not more than six apprentice cosmetology	1905
instructors at any one time;	1906
(8) Files with the board a good and sufficient surety bond	1907
executed by the <pre>personindividual</pre> , firm, or corporation operating	1908
the school of cosmetology as principal and by a surety company	1909
as surety in the amount of ten thousand dollars; provided, that	1910
this requirement does not apply to a vocational or career-	1911
technical school program conducted by a city, exempted village,	1912
local, or joint vocational school district. The bond shall be in	1913
the form prescribed by the board and be conditioned upon the	1914
school's continued instruction in the theory and practice of the	1915
branches of cosmetology. Every bond shall continue in effect	1916
until notice of its termination is given to the board by	1917
registered mail and every bond shall so provide.	1918
(9) Establishes and maintains an internal procedure for	1919
processing complaints filed against the school and for providing	1920
students with instructions on how to file a complaint directly	1921
with the board pursuant to section 4713.641 of the Revised Code.	1922
(B) A school of cosmetology holding a license issued under	1923
division (A) of this section is an educational institution and	1924
is authorized to offer educational programs beyond secondary	1925
education, advanced practice programs, or both in accordance	1926
with rules adopted by the board pursuant to section 4713.08 of	1927
the Revised Code.	1928
(C) A school of cosmetology holding a license to operate a	1929
school of cosmetology on the effective date of this amendment	1930
<u>September 29, 2013,</u> shall establish and maintain an internal	1931
procedure for processing complaints filed against the school and	1932

(C) A-To continue operating, a permit holder may shall	1989
biennially renew $\frac{1}{2}$ the permit by the last day of January of each	1990
odd-numbered year-upon. The board shall renew the permit upon	1991
the holder's payment to the treasurer of state of the biennial	1992
renewal fee.	1993
Sec. 4713.55. Every license issued by the state board of	1994
cosmetology shall be signed by the chairperson and attested by	1995
the executive director thereofof the board, with the seal of the	1996
board attached.	1997
The board shall specify on each practicing license that	1998
the board issues the branch of cosmetology that the license	1999
entitles the holder to practice. The board shall specify on each	2000
managing advanced license that the board issues the type of	2001
salon that in which the license entitles the holder to manage	2002
work and the branch of cosmetology that the license entitles the	2003
holder to practice. The board shall specify on each instructor	2004
license that the board issues the branch of cosmetology that the	2005
license entitles the holder to teach. The board shall specify on	2006
each salon license that the board issues the branch of	2007
cosmetology that the license entitles the holder to offer. The	2008
board shall specify on each independent contractor license that	2009
the board issues the branch of cosmetology that the license	2010
entitles the holder to offer within a licensed salon. Such	2011
licenses are prima-facie evidence of the right of the holder to	2012
practice or teach the branch of cosmetology, or manage the type	2013
of salon, that the license specifies.	2014
Sec. 4713.56. Every holder of a practicing license-	2015
managing license, instructor license, or independent contractor	2016
license, or boutique service registration issued by the state	2017
board of cosmetology shall display maintain the board-issued,	2018

rules under section 4713.09 of the Revised Code to establish a	2077
continuing education requirement as a condition of renewal for a	2078
practicing license, managing advanced license, or instructor	2079
license, the board shall inform each affected licensee of the	2080
continuing education requirement that applies to the next	2081
biennial licensing period by including athat information in the	2082
renewal notification in the license renewal application form it	2083
sends the licensee. The notification shall state that the	2084
licensee must complete the continuing education requirement by	2085
the <u>last_fifteenth_</u> day of January of the next odd-numbered year.	2086

Hours completed in excess of the continuing education 2087 requirement may not be applied to the next biennial licensing 2088 period. 2089

Sec. 4713.60. (A) Except as provided in division (C) of 2090 this section, a person an individual seeking a renewal of a 2091 license to practice a branch of cosmetology, managing_advanced_ 2092 license, or instructor license, or boutique services 2093 <u>registration</u> shall include in the renewal application proof 2094 satisfactory to the board of completion of any applicable 2095 continuing education requirements established by rules adopted 2096 under section 4713.09 of the Revised Code. 2097

(B) If an applicant fails to provide satisfactory proof of 2098 completion of any applicable continuing education requirements, 2099 the board shall notify the applicant that the application is 2100 incomplete. The board shall not renew the license or 2101 registration until the applicant provides satisfactory proof of 2102 completion of any applicable continuing education requirements. 2103 The board may provide the applicant with an extension of up to 2104 ninety days in which to complete the continuing education 2105 requirement. In providing for the extension, the board may 2106

charge the licensee or registrant a fine of up to one hundred 2107 dollars. 2108 (C) The board may waive, or extend the period for 2109 completing, any continuing education requirement if a licensee 2110 or registrant applies to the board and provides proof 2111 satisfactory to the board of being unable to complete the 2112 requirement within the time allowed because of any of the 2113 2114 following: 2115 (1) An emergency; (2) An unusual or prolonged illness; 2116 (3) Active duty service in any branch of the armed forces 2117 of the United States or a reserve component of the armed forces 2118 of the United States, including the Ohio national guard or the 2119 national guard of any other state. 2120 2121 The board shall determine the period of time during which each extension is effective and shall inform the applicant. The 2122 2123 board shall also inform the applicant of the continuing education requirements that must be met to have the license<u>or</u> 2124 registration renewed. If an extension is granted for less than 2125 one year, the continuing education requirement for that year, in 2126 addition to the required continuing education for the succeeding 2127 year, must be completed in the succeeding year. In all other 2128 cases the board may waive all or part of the continuing 2129 education requirement on a case-by-case basis. Any required 2130 continuing education shall be completed and satisfactory proof 2131 of its completion submitted to the board by a date specified by 2132 the board. Every license which or registration that has not been 2133 renewed in any odd-numbered year by the last day of January in 2134

the timeframe specified in section 4713.57 of the Revised Code

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and for which the continuing education requirement has not been	2136
waived or extended shall be considered expired.	2137
Sec. 4713.61. (A) If the state board of cosmetology adopts	2138
a continuing education requirement under section 4713.09 of the	2139
Revised Code, it may develop a procedure by which a person an	2140
individual who holds a license to practice a branch of	2141
cosmetology, managing advanced license, or instructor license	2142
and who is not currently engaged in the practice of the branch	2143
of cosmetology, managing a salon, or teaching the theory and	2144
practice of the branch of cosmetology, but who desires to be so	2145
engaged in the future, may apply to the board to have the	2146
person's individual's license classified inactive. If the board	2147
develops such a procedure, a person an individual seeking to	2148
have the <pre>person's individual's</pre> license classified inactive shall	2149
apply to the board on a form provided by the board and pay the	2150
fee established by rules adopted under section 4713.08 of the	2151
Revised Code.	2152
(B) The board shall not restore an inactive license until	2153
the later of the following:	2154
(1) The date that the person_individual_holding the	2155
license submits proof satisfactory to the board that the person-	2156
individual has completed the continuing education that a rule	2157
adopted under section 4713.08 of the Revised Code requires;	2158
(2) The last day of January of the next odd-numbered year	2159
following the year the license is classified inactive.	2160
(C) A person An individual who holds an inactive license	2161
may engage in the practice of a branch of cosmetology if the	2162
<pre>person_individual_holds a temporary work permit as specified in</pre>	2163

rules adopted by the board under section 4713.08 of the Revised

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Sec. 4713.64. (A) The state board of cosmetology may take	2222
disciplinary action for any of the following:	2223
(1) Failure to comply with the safety, sanitation, and	2224
<u>licensing</u> requirements of this chapter or rules adopted under	2225
it;	2226
(2) Continued practice by a person an individual knowingly	2227
having an infectious or contagious disease;	2228
(3) Habitual drunkenness or addiction to any habit-forming	2229
drug;	2230
(4) Willful false and fraudulent or deceptive advertising;	2231
(5) Falsification of any record or application required to	2232
be filed with the board;	2233
(6) Failure to pay a fine or abide by a suspension order	2234
issued by the board;	2235
(7) Failure to cooperate with an investigation or	2236
<pre>inspection;</pre>	2237
(8) Failure to respond to a subpoena;	2238
(9) Conviction of or plea of guilty to a violation of	2239
section 2905.32 of the Revised Code;	2240
(10) In the case of a salon, any individual's conviction	2241
of or plea of guilty to a violation of section 2905.32 of the	2242
Revised Code for an activity that took place on the premises of	2243
the salon.	2244
(B) On determining that there is cause for disciplinary	2245
action, the board may do one or more of the following:	2246
(1) Deny, revoke, or suspend a license—or permit, or	2247
registration issued by the board;	2248

<pre>inspection shall be not more than five two hundred fifty dollars</pre>	2278
if the violator has not previously been fined for that offense.	2279
Any fines issued for additional violations during such an	2280
inspection shall not be more than one hundred dollars for each	2281
additional violation. The fine shall be not more than one	2282
thousand five hundred dollars if the violator has been fined for	2283
the same offense once before. Any fines issued for additional	2284
violations during a second inspection shall not be more than two	2285
hundred dollars for each additional violation. The fine shall be	2286
not more than one thousand five hundred dollars if the violator	2287
has been fined for the same offense two or more times before.	2288
Any fines issued for additional violations during a third	2289
inspection shall not be more than three hundred dollars for each	2290
additional violation.	2291
(2) The board shall issue an order notifying a violator of	2292
a fine imposed under division (E)(1) of this section. The notice	2293
shall specify the date by which the fine is to be paid. The date	2294
shall be less than forty-five days after the board issues the	2295
order.	2296
(3) At the request of a violator who is temporarily unable	2297
to pay a fine, or upon its own motion, the board may extend the	2298
time period within which the violator shall pay the fine up to	2299
ninety days after the date the board issues the order.	2300
(4) If a violator fails to pay a fine by the date	2301
specified in the board's order and does not request an extension	2302
within ten days after the date the board issues the order, or if	2303
the violator fails to pay the fine within the extended time	2304
period as described in division (E)(3) of this section, the	2305
board shall add to the fine an additional penalty equal to ten	2306
per cent of the fine.	2307

(5) If a violator fails to pay a fine within ninety days	2308
after the board issues the order, the board shall add to the	2309
fine interest at a rate specified by the board in rules adopted	2310
under section 4713.08 of the Revised Code.	2311
(6) If the fine, including any interest or additional	2312
penalty, remains unpaid on the ninety-first day after the board	2313
issues an order under division (E)(2) of this section, the	2314
amount of the fine and any interest or additional penalty shall	2315
be certified to the attorney general for collection in the form	2316
and manner prescribed by the attorney general. The attorney	2317
general may assess the collection cost to the amount certified	2318
in such a manner and amount as prescribed by the attorney	2319
general.	2320
	2221
(F) In the case of an offense of failure to comply with	2321
division (A) or (B)(2) or (3) of section 4713.50 of the Revised	2322
Code, the board shall impose a fine of five hundred dollars if	2323
the violator has not previously been fined for that offense. If	2324
the violator has previously been fined for the offense, the	2325
board may impose a fine in accordance with this division or take	2326
another action in accordance with division (B) of this section.	2327
(E) (G) The board shall notify a licensee or registrant	2328
who is in violation of division (A) of this section and the	2329
owner of the salon in which the conditions constituting the	2330
violation were found. The individual receiving the notice of	2331
violation and the owner of the salon may request a hearing	2332
pursuant to section 119.07 of the Revised Code. If a person the	2333
<u>individual or owner</u> fails to request a hearing within or enter	2334
<u>into a consent agreement</u> thirty days of after the date the	2335
board, in accordance with section 119.07 of the Revised Code <u>and</u>	2336
division (J) of this section, notifies the person individual or	2337

<pre>owner_of the board's intent to act against the person_individual_</pre>	2338
or owner under division (A) of this section, the board by a	2339
majority vote of a quorum of the board members may take the	2340
action against the person individual or owner without holding an	2341
adjudication hearing.	2342
(F) (H) The board, after a hearing in accordance with	2343
Chapter 119. of the Revised Code or pursuant to a consent	2344
agreement, may suspend a tanning facility license, permit, or	2345
registration if the owner or operator licensee, permit holder,	2346
or registrant fails to correct an unsafe condition that exists	2347
in violation of the board's rules or fails to cooperate in an	2348
inspection of the tanning facility. If a violation of this	2349
chapter or rules adopted under it has resulted in a condition	2350
reasonably believed by an inspector to create an immediate	2351
danger to the health and safety of any person_individual_using	2352
the tanning facility, the inspector may suspend the license or	2353
permit of the facility or the individual responsible for the	2354
violation without a prior hearing until the condition is	2355
corrected or until a hearing in accordance with Chapter 119. of	2356
the Revised Code is held or a consent agreement is entered into	2357
and the board either upholds the suspension or reinstates the	2358
<u>license</u> , permit, or registration.	2359
(I) The board shall not take disciplinary action against	2360
an individual licensed to operate a salon or school of	2361
cosmetology for a violation of this chapter that was committed	2362
by an individual licensed to practice a branch of cosmetology,	2363
while practicing within the salon or school, when the	2364
individual's actions were beyond the control of the salon owner	2365
or school.	2366
(J) In addition to the methods of notification required_	2367

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under section 119.07 of the Revised Code, the board may send the	2368
notices required under divisions (C)(2), (E)(2), and (G) of this	2369
section by any delivery method that is traceable and requires	2370
that the delivery person obtain a signature to verify that the	2371
notice has been delivered. The board also may send the notices	2372
by electronic mail, provided that the electronic mail delivery	2373
system certifies that a notice has been received.	2374
Sec. 4713.641. Any student or former student of a school	2375
of cosmetology licensed under division (A) of section 4713.44 of	2376
the Revised Code may file a complaint with the state board of	2377
cosmetology alleging that the school has violated division (A)	2378
of section 4713.64 of the Revised Code. The complaint shall be	2379
in writing and signed by the person-individual bringing the	2380
complaint. Upon receiving a complaint, the board shall initiate	2381
a preliminary investigation to determine whether it is probable	2382
that a violation was committed. If the board determines after	2383
preliminary investigation that it is not probable that a	2384
violation was committed, the board shall notify the person	2385
individual who filed the complaint of the board's findings and	2386
that the board will not issue a formal complaint in the matter.	2387
If the board determines after a preliminary investigation that	2388
it is probable that a violation was committed, the board shall	2389
proceed against the school pursuant to the board's authority	2390
under section 4713.64 of the Revised Code and in accordance with	2391
the hearing and notice requirements prescribed in Chapter 119.	2392
of the Revised Code.	2393
Sec. 4713.66. (A) The state board of cosmetology, on its	2394
own motion or on receipt of a written complaint, may investigate	2395
or inspect the activities or premises of an individual or entity	2396
who is alleged to have violated this chapter or rules adopted	2397

under it, regardless of whether the individual or entity holds a

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4713.64, 4713.641, and 4713.99 of the Revised Code are hereby	2455
repealed.	2456
Section 3. Not more than two years after the effective	2457
date of this act, the State Board of Cosmetology shall issue an	2458
advanced license to all individuals holding a valid managing	2459
license for the level of licensure attained by the individual	2460
prior to the effective date of this act.	2461
Section 4. On or before December 31, 2016, the Governor	2462
shall appoint the member of the State Board of Cosmetology who	2463
holds a tanning permit, and the member who holds an esthetician	2464
license as described in section 4713.02 of the Revised Code. The	2465
initial terms of office shall be from the date of appointment	2466
until October 31, 2021.	2467
Section 5. Notwithstanding division (A) of section 4713.02	2468
of the Revised Code which, as a result of amendments made by	2469
this act, no longer permits an owner or manager of a licensed	2470
salon in which at least one person holding a current, valid	2471
independent contractor license practices a branch of cosmetology	2472
to be appointed to a seat on the Board of Cosmetology, an owner	2473
or manager of such a salon who holds a seat on the Board on the	2474
effective date of this act may retain that seat until the	2475
current term of the seat expires.	2476