As Reported by the House Government Accountability and Oversight Committee

132nd General Assembly

Regular Session 2017-2018

Sub. H. B. No. 189

Representatives Roegner, Reece

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

A BILL

То	amend sed	ctions 292	25.01, 470	09.03, 47	13.01,		1
	4713.02,	4713.07,	4713.071,	4713.08,	4713.083	L,	2
	4713.09,	4713.10,	4713.14,	4713.141,	4713.16,	,	3
	4713.17,	4713.24,	4713.28,	4713.31,	4713.32,		4
	4713.34,	4713.35,	4713.36,	4713.41,	4713.44,		5
	4713.45,	4713.55,	4713.56,	4713.58,	4713.59,		6
	4713.60,	4713.61,	4713.62,	4713.63,	4713.64,	and	7
	4713.69,	to enact	new secti	lon 4713.3	39 and		8
	sections	4713.341,	4713.70,	and 4713	3.71, and	to	9
	repeal se	ections 47	713.25, 47	713.30, ar	nd 4713.39) of	10
	the Revis	sed Code t	to make ch	nanges to	the		11
	Cosmetolo	ogy Licens	sing Law.				12

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

Section 1. That sections 2925.01, 4709.03, 4713.01,	13
4713.02, 4713.07, 4713.071, 4713.08, 4713.081, 4713.09, 4713.10,	14
4713.14, 4713.141, 4713.16, 4713.17, 4713.24, 4713.28, 4713.31,	15
4713.32, 4713.34, 4713.35, 4713.36, 4713.41, 4713.44, 4713.45,	16
4713.55, 4713.56, 4713.58, 4713.59, 4713.60, 4713.61, 4713.62,	17

(b) An amount equal to or exceeding ten grams of a	47
compound, mixture, preparation, or substance that is or contains	48
any amount of raw or gum opium;	49
(c) An amount equal to or exceeding thirty grams or ten	50
unit doses of a compound, mixture, preparation, or substance	51
that is or contains any amount of a schedule I hallucinogen	52
other than tetrahydrocannabinol or lysergic acid amide, or a	53
schedule I stimulant or depressant;	54
(d) An amount equal to or exceeding twenty grams or five	55
times the maximum daily dose in the usual dose range specified	56
in a standard pharmaceutical reference manual of a compound,	57
mixture, preparation, or substance that is or contains any	58
amount of a schedule II opiate or opium derivative;	59
(e) An amount equal to or exceeding five grams or ten unit	60
doses of a compound, mixture, preparation, or substance that is	61
or contains any amount of phencyclidine;	62
(f) An amount equal to or exceeding one hundred twenty	63
grams or thirty times the maximum daily dose in the usual dose	64
range specified in a standard pharmaceutical reference manual of	65
a compound, mixture, preparation, or substance that is or	66
contains any amount of a schedule II stimulant that is in a	67
final dosage form manufactured by a person authorized by the	68
"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21	69
U.S.C.A. 301, as amended, and the federal drug abuse control	70
laws, as defined in section 3719.01 of the Revised Code, that is	71
or contains any amount of a schedule II depressant substance or	72
a schedule II hallucinogenic substance;	73
(g) An amount equal to or exceeding three grams of a	74

compound, mixture, preparation, or substance that is or contains

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security guard employee under Chapter 4749. of the Revised Code;	331
(29) A person licensed and registered to practice as a	332
nursing home administrator under Chapter 4751. of the Revised	333
Code;	334
(30) A person licensed to practice as a speech-language	335
pathologist or audiologist under Chapter 4753. of the Revised	336
Code;	337
(31) A person issued a license as an occupational	338
therapist or physical therapist under Chapter 4755. of the	339
Revised Code;	340
(32) A person who is licensed as a licensed professional	341
clinical counselor, licensed professional counselor, social	342
worker, independent social worker, independent marriage and	343
family therapist, or marriage and family therapist, or	344
registered as a social work assistant under Chapter 4757. of the	345
Revised Code;	346
(33) A person issued a license to practice dietetics under	347
Chapter 4759. of the Revised Code;	348
(34) A person who has been issued a license or limited	349
permit to practice respiratory therapy under Chapter 4761. of	350
the Revised Code;	351
(35) A person who has been issued a real estate appraiser	352
certificate under Chapter 4763. of the Revised Code;	353
(36) A person who has been admitted to the bar by order of	354
the supreme court in compliance with its prescribed and	355
published rules.	356
(X) "Cocaine" means any of the following:	357

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the commission of any theft offense.	415
(KK) "Deception" and "theft offense" have the same	416
meanings as in section 2913.01 of the Revised Code.	417
Sec. 4709.03. The following persons are exempt from this	418
chapter while in the proper discharge of their professional	419
duties:	420
(A) Persons licensed by this state to practice medicine	421
and surgery;	422
(B) Commissioned medical or surgical officers of the	423
United States army, navy, or marine hospital service;	424
(C) Nurses registered under Chapter 4723. of the Revised	425
Code;	426
(D) Cosmetologists and hair designers licensed under	427
Chapter 4713. of the Revised Code, insofar as their usual and	428
ordinary vocation and profession is concerned as described in	429
section 4713.01 of the Revised Code, including shaving with a	430
disposable safety razor, as defined in section 4713.01 of the	431
Revised Code;	432
(E) Funeral directors, embalmers, and apprentices licensed	433
or registered under Chapter 4717. of the Revised Code.	434
Sec. 4713.01. As used in this chapter:	435
"Apprentice instructor" means an individual holding a	436
practicing license issued by the state cosmetology and barber	437
board who is engaged in learning or acquiring knowledge of the	438
occupation of an instructor of a branch of cosmetology at a	439
school of cosmetology.	440
"Apprentice cosmetologist" means an individual who does	441

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cutting or singeing, except as needed to finish the ends of	471
synthetic fibers used to add bulk to or lengthen hair.	472
"Branch of cosmetology" means the practice of cosmetology,	473
practice of esthetics, practice of hair design, practice of	474
manicuring, practice of natural hair styling, or practice of	475
boutique services.	476
"Clean" or "cleaning" means the act of preparing nonporous	477
items for disinfection by removing surface and visible debris	478
and washing with soap and water, detergent, or chemical cleaners	479
to slow the growth of pathogens. "Cleaning" does not make multi-	480
use items safe for subsequent use.	481
"Cosmetic therapy" has the same meaning as in section	482
4731.15 of the Revised Code.	483
"Cosmetologist" means an individual authorized to engage	484
in all branches of cosmetology in a licensed facility.	485
"Cosmetology" means the art or practice of embellishment,	486
cleansing, beautification, and styling providing services	487
described under the branches of hair, wigs, postiches, face,	488
body, or nails cosmetology.	489
"Cosmetology instructor" means an individual authorized to	490
teach the theory and practice of all branches of cosmetology at	491
a school of cosmetology.	492
"Disinfect" or "disinfection" means the process of making	493
a nonporous item safe for use through the use of a chemical	494
intended to kill or denature bacteria, viruses, or fungi.	495
Disinfection is done after cleaning. "Disinfect" does not	496
include the use of ultraviolet light.	497
"Disposable safety razor" means a shaving implement	498

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"Hair design salon" means a salon in which an individual	528
engages in the practice of hair design but no other branch of	529
cosmetology.	530
"Hair removal" includes tweezing, waxing, sugaring, and	531
threading. "Hair removal" does not include electrolysis.	532
"Independent contractor" means an individual who is not an	533
employee of a salon but practices a branch of cosmetology, other	534
than the practice of boutique services, within a salon in a	535
licensed facility.	536
"Infection control" means the practice of ensuring that a	537
salon, including all equipment, implements, and other personal	538
property in the salon, is properly cleaned and disinfected at	539
all times, except for the immediate period during which a person	540
licensed under this chapter is performing a cosmetology service	541
or preparing the service area for a patron.	542
"Instructor license" means a license to teach the theory	543
and practice of a branch of cosmetology at a school of	544
cosmetology.	545
"Licensed facility" means any premises, building, or part	546
of a building licensed under section 4713.41 of the Revised	547
Code, or any other temporary location identified in rule by the	548
state cosmetology and barber board in which cosmetology services	549
are authorized by the state cosmetology and barber board to be	550
performed.	551
"Advanced cosmetologist" means an individual authorized to-	552
work in a beauty salon and engage in all branches of	553
cosmetology.	554
"Advanced esthetician" means an individual authorized to	555
work in an esthetics salon, but no other type of salon, and	556

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"Practice of manicuring" means cleaning, trimming, shaping	644
the free edge of, or applying polish to the nails of any	645
individual; applying nail enhancements and embellishments to any	646
individual; massaging the hands and lower arms up to the elbow	647
of any individual; massaging the feet and lower legs up to the	648
knee of any individual; using lotions or softeners on the hands	649
and feet of any individual; or any combination of these types of	650
services.	651
"Practice of natural hair styling" means utilizing	652
techniques performed by hand that result in tension on hair	653
roots such as twisting, wrapping, weaving, extending, locking,	654
or braiding of the hair. "Practice of natural hair styling" does	655
not include the application of dyes, reactive chemicals, or	656
other preparations to alter the color or to straighten, curl, or	657
alter the structure of the hair. "Practice of natural hair	658
styling" also does not include embellishing or beautifying hair	659
by cutting or singeing, except as needed to finish off the end-	660
of a braid, or by dressing, pressing, curling, waving, permanent	661
waving, or similar work.	662
"Practicing license" means a license to practice a branch	663
of cosmetology in a licensed facility.	664
"Register" or "registration" means a requirement that an	665
individual provide notice to the state of the individual's	666
intent to provide certain services in a branch of cosmetology	667
for compensation.	668
"Salon" means a licensed facility on any premises,	669
building, or part of a building in which an individual engages	670
in the practice, instruction, or learning of one or more	671
branches of cosmetology. "Salon" does not include a barber shop	672

licensed under Chapter 4709. of the Revised Code. "Salon" does

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the same manner prescribed for the regular appointment to the	759
board, fill the vacancy by appointing a member. Any member	760
appointed to fill a vacancy occurring prior to the expiration of	761
the term for which the member's predecessor was appointed shall	762
hold office for the remainder of such term. Any member shall	763
continue in office subsequent to the expiration date of the	764
member's term until the member's successor takes office, or	765
until a period of sixty days has elapsed, whichever occurs	766
first. Before entering upon the discharge of the duties of the	767
office of member, each member shall take, and file with the	768
secretary of state, the oath of office required by Section 7 of	769
Article XV, Ohio Constitution.	770

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

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

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

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the expiration of the member's term of office. 789 (F) Whenever the term "state board of cosmetology" is 790 used, referred to, or designated in statute, rule, contract, 791 grant, or other document, the use, reference, or designation 792 shall be deemed to mean the "state cosmetology and barber board" 793 or the executive director of the state cosmetology and barber 794 board, whichever is appropriate in context. Whenever the term 795 "barber board" is used, referred to, or designated in statute, 796 rule, contract, grant, or other document, the use, reference, or 797 designation shall be deemed to mean the "state cosmetology and 798 barber board" or the executive director of the state cosmetology 799 and barber board, whichever is appropriate in context. 800 Sec. 4713.07. (A) The state cosmetology and barber board 801 shall do all of the following: 802 (1) Regulate the practice of cosmetology and all of its 803 branches in this state; 804 (2) Investigate or inspect, when evidence appears to 805 demonstrate that an individual has violated any provision of 806 this chapter or any rule adopted pursuant to it, the activities 807 808 or premises of a license holder or unlicensed individual; (3) Adopt rules in accordance with section 4713.08 of the 809 Revised Code; 810 (4) Prescribe and make available application forms to be 811 used by individuals seeking admission to an examination 812 conducted under section 4713.24 of the Revised Code or a license 813 or registration issued under this chapter; 814 (5) Prescribe and make available application forms to be 815 used by individuals seeking renewal of a license or registration 816

issued under this chapter;

4713.06 of the Revised Code to conduct inspections of licensed	845
or permitted facilities, including salons and boutique salons,	846
schools of cosmetology, barber schools, barber shops, and	847
tanning facilities, within ninety days of the opening for	848
business of a licensed facility, upon complaints reported to the	849
board, within ninety days after a violation was documented at a	850
facility, and at least once every two years. Any individual,	851
after providing the individual's name and contact information,	852
may report to the board any information the individual may have	853
that appears to show a violation of any provision of this	854
chapter or rule adopted under it or a violation of any provision	855
of Chapter 4709. of the Revised Code or rule adopted by the	856
board pursuant to Chapter 4709. of the Revised Code. In the	857
absence of bad faith, any individual who reports information of	858
that nature or who testifies before the board in any	859
adjudication conducted under Chapter 119. of the Revised Code	860
shall not be liable for damages in a civil action as a result of	861
the report or testimony. For the purpose of inspections, an	862
independent contractor shall be added to the board's records as	863
an individual salon.	864
(12) Supply a copy of the poster created pursuant to	865
division (B) of section 5502.63 of the Revised Code to each	866
person authorized to operate a salon, school of cosmetology,	867
tanning facility, or other type of facility under this chapter;	868
(13) Process applications to open a new salon under	869
section 4713.41 of the Revised Code within five days from	870
receipt of the application;	871
(14) All other duties that this chapter imposes on the	872
board.	873

(B) The board may delegate any of the duties listed in

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taking certain medications and of the possible relationship of

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of cosmetology to an individual whose license has been	1016
classified inactive.	1017
(19) Establish a fee for approval of a continuing	1018
education program under section 4713.62 of the Revised Code that	1019
is adequate to cover any expense the board incurs in the	1020
approval process;	1021
(20) (a) Establish conditions under which a cosmetology	1022
student seeking a practicing license may take the examination	1023
required by section 4713.24 of the Revised Code before the	1024
student has completed the minimum number of hours of training	1025
required under section 4713.28 of the Revised Code for the	1026
license;	1027
(b) The rules shall do all of the following:	1028
(i) Permit the student to take the examination required by	1029
section 4713.24 of the Revised Code after the student has	1030
completed the minimum hours of training for that license	1031
described in division (G) of section 4713.24 of the Revised	1032
Code;	1033
(ii) Require the student to complete the remainder of the	1034
required training prior to licensure;	1035
(iii) Require the board to grant the student a license	1036
upon successful completion of the requirements established in	1037
the rules, unless the individual is subject to potential	1038
disciplinary action under section 4713.64 of the Revised Code.	1039
(21) Specify conditions and the fee for a special event	1040
permit under section 4713.70 of the Revised Code, and specify	1041
the amount of time such a permit is valid;	1042
(22) Require each mobile salon to hold a license in	1043

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division (A)(16) of this section shall cover the cost the board	1072
incurs in inspecting tanning facilities and enforcing the	1073
board's rules but may not exceed one hundred dollars per	1074
location of such facilities.	1075

Sec. 4713.081. The state cosmetology and barber board 1076 shall furnish a copy of the sanitary standards established by 1077 rules adopted under section 4713.08 of the Revised Code to each 1078 individual to whom the board issues a practicing license, 1079 advanced license, license to operate a salon or school of 1080 1081 cosmetology, or boutique services registration. The board also shall furnish a copy of the sanitary standards to each 1082 individual providing cosmetic therapy, massage therapy, or other 1083 professional service in a salon under section 4713.42 of the 1084 Revised Code. A salon or school of cosmetology provided a copy 1085 of the sanitary standards shall post the standards in a public 1086 and conspicuous place in the salon or school. 1087

Sec. 4713.09. (A) The state cosmetology and barber board 1088 may adopt rules in accordance with section 4713.08 of the 1089 Revised Code to establish a continuing education requirement, 1090 not to exceed eight hours in a biennial licensing period, as a 1091 condition of renewal for a practicing license, advanced license, 1092 instructor license, or boutique services independent contractor 1093 registration. These hours may include training in identifying 1094 and addressing the crime of trafficking in persons as described 1095 in section 2905.32 of the Revised Code. At least two of the 1096 eight hours of the continuing education requirement must be 1097 achieved in courses concerning safety and sanitation infection 1098 control, and at least one hour of the eight hours of the 1099 continuing education requirement must be achieved in courses 1100 concerning law and rule updates. 1101

(5) Volunteers of hospitals, and homes as defined in 1353 section 3721.01 of the Revised Code, who render service to 1354 registered patients and inpatients who reside in such hospitals 1355 or homes. Such volunteers shall not use or work with any 1356 chemical products such as permanent wave, hair dye, or chemical 1357 hair relaxer, which without proper training would pose a health 1358 1359 or safety problem to the patient. (6) Nurse aides and other employees of hospitals and homes 1360 as defined in section 3721.01 of the Revised Code, who practice 1361 a branch of cosmetology on registered patients only as part of 1362 general patient care services and who do not charge patients 1363 directly on a fee for service basis; 1364 (7) Cosmetic therapists and massage therapists who hold 1365 current, valid certificates to practice cosmetic or massage 1366 therapy issued by the state medical board under section 4731.15 1367 of the Revised Code, to the extent their actions are authorized 1368 by their certificates to practice; 1369 (8) Inmates who provide services related to a branch of 1370 cosmetology to other inmates, except when those services are 1371 provided in a licensed school of cosmetology within a state 1372 correctional institution for females. 1373 (B) The director of rehabilitation and correction shall 1374 oversee the services described in division (A)(8) of this 1375 section with respect to sanitation_infection control and adopt 1376 rules governing those types of services provided by inmates. 1377 Sec. 4713.24. (A) The state cosmetology and barber board 1378 shall conduct an examination for each individual who satisfies 1379 the requirements established by section 4713.20 of the Revised 1380 Code for admission to the examination. Examinations for 1381

licensure for any branch of cosmetology shall assess the ability	1382
of a prospective cosmetology professional to maintain a safe and	1383
sanitary place of service delivery. The board may develop and	1384
administer the appropriate examination or enter into an-	1385
agreement with a national testing service to develop the	1386
examination, administer the examination, or both. The	1387
examination shall be <u>a national</u> , <u>standardized examination that</u>	1388
$\underline{\text{is}}$ specific to the type of license the individual seeks, and	1389
<pre>shall satisfy all of the following conditions:</pre>	1390
(1) Include both practical demonstrations and written or	1391
oral tests related to the type of license the individual seeks;	1392
. The written portion of the examination shall include both	1393
theoretical and procedural skill questions as prescribed by the	1394
board in rules adopted in accordance with section 4713.08 of the	1395
Revised Code.	1396
(2) Relate only to a branch of cosmetology, but not be	1397
confined to any special system or method;	1398
(3) Be consistent in both practical and technical	1399
requirements for the type of license the individual seeks;	1400
(4) Be of sufficient thoroughness to satisfy the board as	1401
to the individual's skill in and knowledge of the branch of	1402
cosmetology for which the examination is conducted.	1403
cosmetorogy for which one chamination is conducted.	1100
(B) Not later than two years after September 13, 2016 2018,	1404
the board shall create a curriculum and an examination for	1405
individuals seeking licensure to become an instructor and shall	1406
conduct an examination for each individual who satisfies the	1407
requirements established pursuant to section 4713.31 of the	1408
Revised Code for admission to the examination.	1409
(C) The board shall adopt rules regarding the equipment or	1410

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shall issue a practicing license to an applicant who satisfies	1468
all of the following applicable conditions:	1469
(1) Is at least sixteen years of age;	1470
(2) Is of good moral character;	1471
(3) Has the equivalent of an Ohio public school tenth	1472
grade education;	1473
(4) Has submitted a written application on a form	1474
furnished by the board that contains all of the following:	1475
(a) The name of the individual and any other identifying	1476
information required by the board;	1477
(b) A recent photograph of the individual that meets the	1478
specifications established by the board;	1479
(e) A photocopy of the individual's current driver's	1480
license or other proof of legal residence;	1481
$\frac{(d)-(c)}{(c)}$ Proof that the individual is qualified to take the	1482
applicable examination as required by section 4713.20 of the	1483
Revised Code;	1484
(e) (d) An oath verifying that the information in the	1485
application is true;	1486
(f) (e) The applicable application fee.	1487
(5) Passes an examination conducted under division (A) of	1488
section 4713.24 of the Revised Code for the branch of	1489
cosmetology the applicant seeks to practice;	1490
(6) Pays to the board the applicable license fee;	1491
(7) (a) In the case of an applicant for an initial	1492
cosmetologist license, has successfully completed at least one	1493

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thousand five hundred hours of board-approved cosmetology	1494
training in a school of cosmetology licensed in this <u>or another</u>	1495
state, except that only one thousand four hundred hours of	1496
board-approved cosmetology training in a <u>licensed</u> school of	1497
cosmetology-licensed in this state is required of an individual	1498
licensed as a barber under Chapter 4709. of the Revised Code;	1499
(b) The training required by division (A)(7)(a) of this	1500
section shall, at a minimum, include the following subjects and	1501
the hours assigned to each:	1502
(i) Twenty-four hours of professional requirements	1503
<pre>instruction;</pre>	1504
(ii) Twenty-six hours of safety, health, and infection	1505
<pre>control training;</pre>	1506
(iii) Fifteen hours of anatomy and physiology training;	1507
(iv) Ten hours of hair analysis training;	1508
(v) Ten hours of hair and scalp disorders and diseases	1509
<pre>training;</pre>	1510
(vi) Five hours of chemistry as applied to cosmetology	1511
<pre>training;</pre>	1512
(vii) Thirty hours of shampoos, rinses, conditioners, and	1513
<pre>treatments training;</pre>	1514
(viii) One hundred seventy-five hours of hair cutting and	1515
shaping training;	1516
(ix) Two hundred forty-five hours of hair styling	1517
<pre>training;</pre>	1518
(x) One hundred eighty hours of chemical restructuring	1519
training;	1520

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sanitation, scalp care, anatomy, hair styling, communication	1550
skills, and laws and rules governing the practice of	1551
cosmetology .	1552
(B) A licensed career-technical school shall meet in its	1553
cosmetology curriculum the minimum hours of training required by	1554
this section for the applicable branch of cosmetology.	1555
(C) The board shall not deny a license to any applicant	1556
based on prior incarceration or conviction for any crime. If the	1557
board denies an individual a license or license renewal, the	1558
reasons for such denial shall be put in writing.	1559
Sec. 4713.31. The state cosmetology and barber board shall	1560
issue an instructor license to an applicant who satisfies all of	1561
the following applicable conditions:	1562
(A) Is at least eighteen years of age;	1563
(B) Is of good moral character;	1564
(C) Has the equivalent of an Ohio public school twelfth	1565
grade education;	1566
(D) Provides proof of sufficient relevant experience, as	1567
determined by the board;	1568
(E) Pays to the board the applicable fee;	1569
$\frac{(E)}{(F)}$ In the case of an applicant for an initial	1570
cosmetology instructor license, holds a current, valid advanced	1571
cosmetologist license issued in this state and does either of	1572
the following:	1573
(1) Has the licensed advanced cosmetologist or owner of	1574
the licensed beauty salon in which the applicant has been	1575
employed certify to the board that the applicant has engaged in	1576

(F) In the case of an applicant for an initial esthetics—
instructor license, holds a current, valid advanced esthetician—
or advanced cosmetologist license issued in this state and does—
either of the following:

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(1) Has the licensed advanced esthetician, licensed advanced cosmetologist, or owner of the licensed esthetics salon or licensed beauty salon in which the applicant has been employed certify to the board that the applicant has engaged in the practice of esthetics in a licensed esthetics salon or practice of cosmetology in a licensed beauty salon for at least one thousand eight hundred hours;

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

certify to the board that the applicant has successfully

completed at least five hundred hours of board-approved

esthetics instructor training as an apprentice instructor.

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(G) In the case of an applicant for an initial hair design

instructor license, holds a current, valid advanced hair

designer or advanced cosmetologist license and does either of

the following:

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(1) Has the licensed advanced hair designer, licensed

advanced cosmetologist, or owner of the licensed hair design

salon or licensed beauty salon in which the applicant has been

employed certify to the board that the applicant has engaged in

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with rules adopted under section 4713.08 of the Revised Code.	1807
(F) (G) A notice that contains a toll-free number and	1808
online process for reporting alleged violations of this chapter,	1809
as prescribed by the board of cosmetology , is posted at the	1810
salon in a common area for all customers of salon services.	1811
Sec. 4713.44. (A) The state cosmetology and barber board	1812
shall issue a license to operate a school of cosmetology to an	1813
applicant who pays the applicable fee and satisfies all of the	1814
following requirements:	1815
(1) Maintains a course of practical training and technical	1816
instruction for the branch or branches of cosmetology to be	1817
taught at the school equal to the requirements for admission to	1818
an examination under section 4713.24 of the Revised Code that an	1819
individual must pass to obtain a license to practice that branch	1820
or those branches of cosmetology;	1821
(2) Possesses or makes available apparatus and equipment	1822
sufficient for the ready and full teaching of all subjects of	1823
the curriculum;	1824
(3) Maintains individuals licensed under section 4713.31	1825
or 4713.34 of the Revised Code to teach the theory and practice	1826
of the branches of cosmetology;	1827
(4) Notifies the board of the enrollment of each new	1828
student, keeps a record devoted to the different practices,	1829
establishes grades, and holds examinations in order to certify	1830
the students' completion of the prescribed course of study	1831
before the issuance of certificates of completion;	1832
(5) In the case of a school of cosmetology that offers	1833
clock hours for the purpose of satisfying minimum hours of	1834
training and instruction, keeps a daily record of the attendance	1835

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of each student; 1836 (6) On the date that an apprentice cosmetology instructor 1837 begins cosmetology instructor training at the school, certifies 1838 the name of the apprentice cosmetology instructor to the board 1839 along with the date on which the apprentice's instructor 1840 training began; 1841 (7) Instructs not more than six apprentice cosmetology 1842 instructors at any one time; 1843 (8) Files with the board a good and sufficient surety bond 1844 executed by the individual, firm, or corporation operating the 1845 school of cosmetology as principal and by a surety company as 1846 surety in the amount of ten thousand dollars; provided, that 1847 this requirement does not apply to a vocational or career-1848 technical school program conducted by a city, exempted village, 1849 local, or joint vocational school district. The bond shall be in 1850 the form prescribed by the board and be conditioned upon the 1851 school's continued instruction in the theory and practice of the 1852 branches of cosmetology. Every bond shall continue in effect 1853 until notice of its termination is given to the board by 1854 registered mail and every bond shall so provide. 1855 (9) Establishes and maintains an internal procedure for 1856 processing complaints filed against the school and for providing 1857 students with instructions on how to file a complaint directly 1858 with the board pursuant to section 4713.641 of the Revised Code. 1859 (B) A school of cosmetology holding a license issued under 1860 division (A) of this section is an educational institution and 1861 is authorized to offer educational programs beyond secondary 1862 education, advanced practice programs, or both in accordance 1863

with rules adopted by the board pursuant to section 4713.08 of

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the Revised Code. 1865 (C) A school of cosmetology holding a license to operate a 1866 school of cosmetology on September 29, 2013, shall establish and 1867 maintain an internal procedure for processing complaints filed 1868 against the school and shall provide each of the school's 1869 students with instructions on how to file a complaint directly 1870 with the board pursuant to section 4713.641 of the Revised Code. 1871 1872 Sec. 4713.45. (A) A school of cosmetology may do the 1873 following: (1) In accordance with rules adopted under section 4713.08 1874 of the Revised Code, a school of cosmetology operated by a 1875 public entity or a private person may offer clock hours, credit 1876 hours, or competency-based credits by classroom instruction or 1877 distance education for the purpose of satisfying minimum hours 1878 of training and instruction; 1879 (2) Allow an apprentice cosmetology instructor the regular 1880 quota of students prescribed by the state cosmetology and barber 1881 board if a cosmetology instructor is present; 1882 (3) Compensate an apprentice cosmetology instructor; 1883 (4) Subject to division (B) of this section, employ an 1884 individual who does not hold a current, valid instructor license 1885 to teach subjects related to a branch of cosmetology. 1886 (B) A school of cosmetology shall have a licensed 1887 cosmetology instructor present when an individual employed 1888 pursuant to division (A)(4) of this section teaches at the 1889 school, unless the individual is one of the following: 1890

(1) An individual with a current, valid teacher's

certificate or educator license issued by the state board of

education;	1893
(2) An individual with a bachelor's degree in the subject	1894
the person teaches at the school;	1895
(3) An individual also employed by a university or college	1896
to teach the subject the person teaches at the school.	1897
(C) A school of cosmetology shall annually review the	1898
subjects and coursework required to receive an initial	1899
cosmetology license and advanced license and, in doing so, shall	1900
incorporate standards adopted by the state cosmetology and	1901
barber board pursuant to division (A)(13) of section 4713.08 of	1902
the Revised Code.	1903
Sec. 4713.55. Every license issued by the state	1904
cosmetology and barber board shall be signed by the chairperson	1905
and attested by the executive director of the board, with the	1906
seal of the board attached.	1907
The board shall specify on each practicing license that	1908
the board issues the branch of cosmetology that the license	1909
entitles the holder to practice. The board shall specify on each	1910
advanced license that the board issues the type of salon in	1911
which the license entitles the holder to work and the branch of	1912
cosmetology that the license entitles the holder to practice.	1913
The board shall specify on each instructor license that the	1914
board issues the branch of cosmetology that the license entitles	1915
the holder to teach. The board shall specify on each salon	1916
license that the board issues the branch of cosmetology that the	1917
license entitles the holder to offer. The board shall specify on	1918
each independent contractor license that the board issues the-	1919
branch of cosmetology that the license entitles the holder to-	1920
offer within a licensed salon. Such licenses are prima-facie	1921

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evidence of the right of the holder to practice or teach the	1922
branch of cosmetology that the license specifies.	1923
Sec. 4713.56. Every holder of a practicing license,	1924
instructor license, independent contractor license, registration	1925
or boutique service registration issued by the state cosmetology	1926
and barber board shall maintain the board-issued, wallet-sized	1927
license or electronically generated license certification or	1928
registration and a current government-issued photo	1929
identification that can be produced upon inspection or request.	1930
Every holder of a license to operate a salon issued by the	1931
board shall display the license in a public and conspicuous	1932
place in the salon.	1933
Every holder of a license to operate a school of	1934
cosmetology issued by the board shall display the license in a	1935
public and conspicuous place in the school.	1936
Every individual who provides cosmetic therapy, massage	1937
therapy, or other professional service in a salon under section	1938
4713.42 of the Revised Code shall maintain the individual's	1939
professional license or certificate or electronically generated	1940
license certification or registration and a state of Ohio issued	1941
photo identification that can be produced upon inspection or	1942
request.	1943
Sec. 4713.58. (A) Except as provided in division (B) of	1944
this section, on payment of the renewal fee and submission of	1945
proof satisfactory to the state cosmetology and barber board	1946
that any applicable continuing education requirements have been	1947
completed, an individual currently licensed as:	1948
(1) A cosmetology instructor who has previously been	1949
licensed as a cosmetologist or an advanced cosmetologist, is	1950

in the renewal notification it sends the licensee. The	1980
notification shall state that the licensee must complete the	1981
continuing education requirement, via classroom instruction or	1982
distance education, by the fifteenth day of January of the next	1983
odd-numbered year.	1984
Hours completed in excess of the continuing education	1985
requirement may not be applied to the next biennial licensing	1986
period.	1987
Sec. 4713.60. (A) Except as provided in division (C) of	1988
this section, an individual seeking a renewal of a license to	1989
practice a branch of cosmetology, -advanced license, instructor	1990
license, or boutique services <u>independent contractor</u>	1991
registration shall include in the renewal application proof	1992
satisfactory to the board of completion of any applicable	1993
continuing education requirements established by rules adopted	1994
under section 4713.09 of the Revised Code.	1995
(B) If an applicant fails to provide satisfactory proof of	1996
completion of any applicable continuing education requirements,	1997
the board shall notify the applicant that the application is	1998
incomplete. The board shall not renew the license or	1999
registration until the applicant provides satisfactory proof of	2000
completion of any applicable continuing education requirements.	2001
The board may provide the applicant with an extension of up to	2002
ninety days in which to complete the continuing education	2003
requirement. In providing for the extension, the board may	2004
charge the licensee or registrant a fine of up to one hundred	2005
dollars.	2006
(C) The board may waive, or extend the period for	2007

completing, any continuing education requirement if a licensee

or registrant applies to the board and provides proof

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cosmetology, advanced license, or instructor license and who is	2039
not currently engaged in the practice of the branch of	2040
cosmetology or teaching the theory and practice of the branch of	2041
cosmetology, but who desires to be so engaged in the future, may	2042
apply to the board to have the individual's license classified	2043
inactive. If the board develops such a procedure, an individual	2044
seeking to have the individual's license classified inactive	2045
shall apply to the board on a form provided by the board and pay	2046
the fee established by rules adopted under section 4713.08 of	2047
the Revised Code.	2048
(B) The board shall not restore an inactive license until	2049
the later of the following:	2050
(1) The date that the individual holding the license	2051
submits proof satisfactory to the board that the individual has	2052
completed the continuing education that a rule adopted under	2053
section 4713.08 of the Revised Code requires;	2054
(2) The last day of January of the next odd-numbered year	2055
following the year the license is classified inactive.	2056
(C) An individual who holds an inactive license may engage	2057
in the practice of a branch of cosmetology if the individual	2058
holds a temporary work permit as specified in rules adopted by	2059
the board under section 4713.08 of the Revised Code.	2060
Sec. 4713.62. (A) An individual holding a practicing	2061
license, advanced license, instructor license, or boutique	2062
services independent contractor registration may satisfy a	2063
continuing education requirement established by rules adopted	2064
under section 4713.09 of the Revised Code only by completing	2065
continuing education programs approved under division (B) of	2066
this section.	2067

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(B) The state cosmetology and barber board shall approve a	2068
continuing education program if all of the following conditions	2069
are satisfied:	2070
(1) The person operating the program submits to the board	2071
a written application for approval.	2072
(2) The person operating the program pays to the board a	2073
fee established by rules adopted under section 4713.08 of the	2074
Revised Code.	2075
(3) The program is operated by an employee, officer, or	2076
director of a nonprofit professional association, college or	2077
university, proprietary continuing education institutions	2078
providing programs approved by the board, vocational school,	2079
postsecondary proprietary school of cosmetology licensed by the	2080
board, salon licensed by the board, or manufacturer of supplies	2081
or equipment used in the practice of a branch of cosmetology.	2082
(4) The program will do at least one of the following:	2083
(a) Enhance the professional competency of the affected	2084
licensees or registrants;	2085
(b) Protect the public;	2086
(c) Educate the affected licensees or registrants in the	2087
application of the laws and rules regulating the practice of a	2088
branch of cosmetology.	2089
(5) The person operating the program provides the board a	2090
tentative schedule of when the program will be available so that	2091
the board can make the schedule readily available to all	2092
licensees and registrants throughout the state.	2093
Sec. 4713.63. A practicing license, advanced license, or	2094
instructor license that has not been renewed for any reason	2095

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Code against an individual or salon who violates division (A)(9)

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or (10) of this section. After the board takes such disciplinary

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action, the board shall give written notice to the subject of

the disciplinary action of the right to request a hearing under

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Chapter 119. of the Revised Code.

- (3) In lieu of an adjudication, the board may enter into a 2157 consent agreement with the holder of a license, permit, or 2158 registration issued under this chapter. A consent agreement that 2159 is ratified by a majority vote of a quorum of the board members 2160 is considered to constitute the findings and orders of the board 2161 with respect to the matter addressed in the agreement. If the 2162 board does not ratify a consent agreement, the admissions and 2163 findings contained in the agreement are of no effect, and the 2164 case shall be scheduled for adjudication under Chapter 119. of 2165 the Revised Code. 2166
- (D) The amount and content of corrective action courses 2167 and other relevant criteria shall be established by the board in 2168 rules adopted under section 4713.08 of the Revised Code. 2169
- (E) (1) The board may impose a separate fine for each 2170 offense listed in division (A) of this section. The amount of 2171 the first fine issued for a violation as the result of an 2172 inspection shall be not more than two hundred fifty dollars if 2173 the violator has not previously been fined for that offense. Any 2174 fines issued for additional violations during such an inspection 2175 shall not be more than one hundred dollars for each additional 2176 violation. The fine shall be not more than five hundred dollars 2177 if the violator has been fined for the same offense once before. 2178 Any fines issued for additional violations during a second 2179 inspection shall not be more than two hundred dollars for each 2180 additional violation. The fine shall be not more than one 2181

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thousand dollars if the violator has been fined for the same	2182
offense two or more times before. Any fines issued for	2183
additional violations during a third inspection shall not be	2184
more than three hundred dollars for each additional violation.	2185
(2) The board shall issue an order notifying a violator of	2186
a fine imposed under division (E)(1) of this section. The notice	2187
shall specify the date by which the fine is to be paid. The date	2188
shall be less than forty-five days after the board issues the	2189
order.	2190
(3) At the request of a violator who is temporarily unable	2191
to pay a fine, or upon its own motion, the board may extend the	2192
time period within which the violator shall pay the fine up to	2193
ninety one hundred eighty days after the date the board issues	2194
the order.	2195
(4) If a violator fails to pay a fine by the date	2196
specified in the board's order and does not request an extension	2197
within ten days after the date the board issues the order, or if	2198
the violator fails to pay the fine within the extended time	2199
period as described in division (E)(3) of this section, the	2200
board shall add to the fine an additional penalty equal to ten	2201
per cent of the fine.	2202
(5) If a violator fails to pay a fine within ninety days	2203
after the board issues the order, the board shall add to the	2204
fine interest at a rate specified by the board in rules adopted	2205
under section 4713.08 of the Revised Code.	2206
(6) If the fine, including any interest or additional	2207
penalty, remains unpaid on the ninety-first day after the board	2208
issues an order under division (E)(2) of this section, the	2209

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be certified to the attorney general for collection in the form	2211
and manner prescribed by the attorney general. The attorney	2212
general may assess the collection cost to the amount certified	2213
in such a manner and amount as prescribed by the attorney	2214
general.	2215

- (F) In the case of an offense of failure to comply with division (A) or (B)(2) or (3) of section 4713.50 of the Revised Code, the board shall impose a fine of five hundred dollars if the violator has not previously been fined for that offense. If the violator has previously been fined for the offense, the board may impose a fine in accordance with this division or take another action in accordance with division (B) of this section.
- 2223 (G) The board shall notify a licensee or registrant who is in violation of division (A) of this section and the owner of 2224 the salon in which the conditions constituting the violation 2225 were found. The individual receiving the notice of violation and 2226 the owner of the salon may request a hearing pursuant to section 2227 119.07 of the Revised Code. If the individual or owner fails to 2228 request a hearing or enter into a consent agreement thirty days 2229 after the date the board, in accordance with section 119.07 of 2230 the Revised Code and division (J) of this section, notifies the 2231 individual or owner of the board's intent to act against the 2232 individual or owner under division (A) of this section, the 2233 board by a majority vote of a quorum of the board members may 2234 take the action against the individual or owner without holding 2235 an adjudication hearing. 2236
- (H) The board, after a hearing in accordance with Chapter
 119. of the Revised Code or pursuant to a consent agreement, may
 suspend a license, permit, or registration if the licensee,
 permit holder, or registrant fails to correct an unsafe
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condition that exists in violation of the board's rules or fails	2241
to cooperate in an inspection. If a violation of this chapter or	2242
rules adopted under it has resulted in a condition reasonably	2243
believed by an inspector to create an immediate danger to the	2244
health and safety of any individual using the facility, the	2245
inspector may suspend the license or permit of the facility or	2246
the individual responsible for the violation without a prior	2247
hearing until the condition is corrected or until a hearing in	2248
accordance with Chapter 119. of the Revised Code is held or a	2249
consent agreement is entered into and the board either upholds	2250
the suspension or reinstates the license, permit, or	2251
registration.	2252

- (I) The board shall not take disciplinary action against 2253 an individual licensed to operate a salon or school of 2254 cosmetology for a violation of this chapter that was committed 2255 by an individual licensed to practice a branch of cosmetology, 2256 while practicing within the salon or school, when the 2257 individual's actions were beyond the control of the salon owner 2258 or school.
- (J) In addition to the methods of notification required 2260 under section 119.07 of the Revised Code, the board may send the 2261 notices required under divisions (C)(2), (E)(2), and (G) of this 2262 section by any delivery method that is traceable and requires 2263 that the delivery person obtain a signature to verify that the 2264 notice has been delivered. The board also may send the notices 2265 by electronic mail, provided that the electronic mail delivery 2266 system certifies that a notice has been received. 2267
- Sec. 4713.69. (A) The state cosmetology and barber board 2268 shall issue a boutique services registration to an applicant who 2269 satisfies all of the following applicable conditions: 2270

(C) The board shall specify the manner by which boutique	2298
services registrants shall fulfill the continuing education-	2299
requirements set forth in section 4713.09 of the Revised Code. A	2300
person may use "registered" as a designated title after	2301
receiving a boutique services registration.	2302
(D) A boutique services registration is not transferable	2303
to a person other than the person to whom the registration was	2304
<u>issued.</u>	2305
Sec. 4713.70. (A) The state cosmetology and barber board	2306
shall issue a special event permit to an applicant who satisfies	2307
all of the requirements established by the board in rules	2308
adopted pursuant to section 4713.08 of the Revised Code.	2309
(B) A special event permit issued under division (A) of	2310
this section shall permit a licensee or registrant to practice	2311
the branch of cosmetology for which the individual is licensed	2312
or registered on a limited and temporary basis in a place that	2313
is not licensed as a salon or school of cosmetology.	2314
(C) The board may inspect special events without notice.	2315
Sec. 4713.71. (A) The state cosmetology and barber board	2316
shall adopt rules, in accordance with section 4713.08 of the	2317
Revised Code, to establish an apprentice program for apprentice	2318
cosmetologists. The program shall allow apprentice	2319
cosmetologists to train in the practice of cosmetology in a	2320
licensed salon under a person holding a practicing or instructor	2321
license in cosmetology under this chapter.	2322
(B) To participate in the apprentice program, applicants	2323
must be enrolled in a cosmetology program through an approved	2324
and licensed post-secondary school of cosmetology. The post-	2325
secondary school of cosmetology shall provide oversight over the	2326

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Section 5. Notwithstanding the amendment of sections in	2414
Chapter 4713. of the Revised Code in this act, which no longer	2415
provides for independent contractor licenses, the member of the	2416
State Cosmetology and Barber Board who holds a seat pursuant to	2417
division (A)(3) of section 4713.02 of the Revised Code as it	2418
appeared immediately before the effective date of this act shall	2419
retain that seat until the current term of the seat expires, at	2420
which point the seat is to be filled with a person who is an	2421
independent contractor registered in accordance with section	2422
4713.39 of the Revised Code.	2423

Section 6. Notwithstanding the amendment of sections in 2424 Chapter 4713. of the Revised Code in this act, which no longer 2425 provides for natural hair stylist licenses or independent 2426 contractor licenses, a valid natural hair stylist license or 2427 independent contractor license held by a person on or after the 2428 effective date of this act is valid for the duration of that 2429 license term. For the duration of the license, the license shall 2430 be deemed to be the appropriate registration for the purposes of 2431 this act. Upon the expiration of that license, the licensee 2432 shall register in accordance with this act. 2433