As Reported by the House Health Committee

132nd General Assembly

Regular Session 2017-2018 Sub. S. B. No. 259

Senator Hackett

Cosponsors: Senators Tavares, Brown, Burke, Hoagland, Manning, McColley, O'Brien, Schiavoni, Thomas, Yuko

A BILL

To amend sections 1739.05, 2925.01, 4715.03,	1
4715.09, 4715.10, 4715.11, 4715.13, 4715.22,	2
4715.23, 4715.36, 4715.365, 4715.39, 4715.56,	3
4715.64, 4730.05, 4730.06, 4730.11, 4730.203,	4
4730.21, 4730.38, 4730.39, 4730.41, 4730.42,	5
4730.43, and 4730.44, to enact sections 1751.90,	6
3333.614, 3923.90, 4715.43, 4715.431, 4715.432,	7
4715.433, 4715.434, 4715.435, 4715.436,	8
4715.437, 4730.15, and 5164.951, and to repeal	9
section 4730.40 of the Revised Code to revise	10
the laws regulating physician assistants,	11
dentists, dental hygienists, and expanded	12
function dental auxiliaries.	13

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

Section 1. That sections 1739.05, 2925.01, 4715.03,	14
4715.09, 4715.10, 4715.11, 4715.13, 4715.22, 4715.23, 4715.36,	15
4715.365, 4715.39, 4715.56, 4715.64, 4730.05, 4730.06, 4730.11	, 16
4730.203, 4730.21, 4730.38, 4730.39, 4730.41, 4730.42, 4730.43	, 17
and 4730.44 be amended and sections 1751.90, 3333.614, 3923.90	, 18

4715.43, 4715.431, 4715.432, 4715.433, 4715.434, 4715.435, 4715.436, 4715.437, 4730.15, and 5164.951 of the Revised Code be enacted to read as follows:

Sec. 1739.05. (A) A multiple employer welfare arrangement 22 that is created pursuant to sections 1739.01 to 1739.22 of the 23 Revised Code and that operates a group self-insurance program 24 may be established only if any of the following applies: 25

(1) The arrangement has and maintains a minimum enrollment26of three hundred employees of two or more employers.27

(2) The arrangement has and maintains a minimum enrollment28of three hundred self-employed individuals.29

(3) The arrangement has and maintains a minimum enrollment of three hundred employees or self-employed individuals in any combination of divisions (A)(1) and (2) of this section.

(B) A multiple employer welfare arrangement that is 33 created pursuant to sections 1739.01 to 1739.22 of the Revised 34 Code and that operates a group self-insurance program shall 35 comply with all laws applicable to self-funded programs in this 36 state, including sections 3901.04, 3901.041, 3901.19 to 3901.26, 37 3901.38, 3901.381 to 3901.3814, 3901.40, 3901.45, 3901.46, 38 3901.491, 3902.01 to 3902.14, 3923.041, 3923.24, 3923.282, 39 3923.30, 3923.301, 3923.38, 3923.581, 3923.602, 3923.63, 40 3923.80, 3923.84, 3923.85, 3923.851, <u>3923.90</u>, 3924.031, 41 3924.032, and 3924.27 of the Revised Code. 42

(C) A multiple employer welfare arrangement created
pursuant to sections 1739.01 to 1739.22 of the Revised Code
shall solicit enrollments only through agents or solicitors
licensed pursuant to Chapter 3905. of the Revised Code to sell
or solicit sickness and accident insurance.

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(D) A multiple employer welfare arrangement created	48
pursuant to sections 1739.01 to 1739.22 of the Revised Code	49
shall provide benefits only to individuals who are members,	50
employees of members, or the dependents of members or employees,	51
or are eligible for continuation of coverage under section	52
1751.53 or 3923.38 of the Revised Code or under Title X of the	53
"Consolidated Omnibus Budget Reconciliation Act of 1985," 100	54
Stat. 227, 29 U.S.C.A. 1161, as amended.	55
(E) A multiple employer welfare arrangement created	56
pursuant to sections 1739.01 to 1739.22 of the Revised Code is	57
subject to, and shall comply with, sections 3903.81 to 3903.93	58
of the Revised Code in the same manner as other life or health	59
insurers, as defined in section 3903.81 of the Revised Code.	60
Sec. 1751.90. (A) As used in this section, "teledentistry"	61
has the same meaning as in section 4715.43 of the Revised Code.	62
(B) No individual or group health insuring corporation	63
policy, contract, or agreement shall deny coverage for the costs	64
of any services provided to an insured through teledentistry if	65
those services would be covered if the services were delivered	66
other than through teledentistry.	67
(C) The coverage that may not be excluded under division	68
(B) of this section is subject to all terms, conditions,	69
restrictions, exclusions, and limitations that apply to other	70
coverage for services performed by participating and	71
nonparticipating providers.	72
Sec. 2925.01. As used in this chapter:	73
(A) "Administer," "controlled substance," "controlled	74
substance analog," "dispense," "distribute," "hypodermic,"	75
"manufacturer," "official written order," "person,"	76

"pharmacist," "pharmacy," "sale," "schedule I," "schedule II," 77
"schedule III," "schedule IV," "schedule V," and "wholesaler" 78
have the same meanings as in section 3719.01 of the Revised 79
Code. 80

(B) "Drug dependent person" and "drug of abuse" have the same meanings as in section 3719.011 of the Revised Code.

(C) "Drug," "dangerous drug," "licensed health
professional authorized to prescribe drugs," and "prescription"
have the same meanings as in section 4729.01 of the Revised
Code.

(D) "Bulk amount" of a controlled substance means any of87the following:88

(1) For any compound, mixture, preparation, or substance
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included in schedule I, schedule II, or schedule III, with the
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exception of any controlled substance analog, marihuana,
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cocaine, L.S.D., heroin, any fentanyl-related compound, and
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hashish and except as provided in division (D) (2), (5), or (6)
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of this section, whichever of the following is applicable:

(a) An amount equal to or exceeding ten grams or twenty95
five unit doses of a compound, mixture, preparation, or
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substance that is or contains any amount of a schedule I opiate
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or opium derivative;
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(b) An amount equal to or exceeding ten grams of a 99
compound, mixture, preparation, or substance that is or contains 100
any amount of raw or gum opium; 101

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

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schedule I stimulant or depressant;

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

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

(f) An amount equal to or exceeding one hundred twenty 115 grams or thirty times the maximum daily dose in the usual dose 116 range specified in a standard pharmaceutical reference manual of 117 a compound, mixture, preparation, or substance that is or 118 contains any amount of a schedule II stimulant that is in a 119 final dosage form manufactured by a person authorized by the 120 "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 121 U.S.C.A. 301, as amended, and the federal drug abuse control 122 laws, as defined in section 3719.01 of the Revised Code, that is 123 or contains any amount of a schedule II depressant substance or 124 a schedule II hallucinogenic substance; 125

(g) An amount equal to or exceeding three grams of a 126 compound, mixture, preparation, or substance that is or contains 127 any amount of a schedule II stimulant, or any of its salts or 128 isomers, that is not in a final dosage form manufactured by a 129 person authorized by the Federal Food, Drug, and Cosmetic Act 130 and the federal drug abuse control laws. 131

(2) An amount equal to or exceeding one hundred twenty
grams or thirty times the maximum daily dose in the usual dose
range specified in a standard pharmaceutical reference manual of
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a compound, mixture, preparation, or substance that is or 135 contains any amount of a schedule III or IV substance other than 136 an anabolic steroid or a schedule III opiate or opium 137 derivative; 138

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

(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;

(5) An amount equal to or exceeding two hundred solid
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dosage units, sixteen grams, or sixteen milliliters of a
compound, mixture, preparation, or substance that is or contains
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any amount of a schedule III anabolic steroid;
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(6) For any compound, mixture, preparation, or substance 152 that is a combination of a fentanyl-related compound and any 153 other compound, mixture, preparation, or substance included in 154 schedule III, schedule IV, or schedule V, if the defendant is 155 charged with a violation of section 2925.11 of the Revised Code 156 and the sentencing provisions set forth in divisions (C) (10) (b) 157 and (C)(11) of that section will not apply regarding the 158 defendant and the violation, the bulk amount of the controlled 159 substance for purposes of the violation is the amount specified 160 in division (D)(1), (2), (3), (4), or (5) of this section for 161 the other schedule III, IV, or V controlled substance that is 162 combined with the fentanyl-related compound. 163

(E) "Unit dose" means an amount or unit of a compound,
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mixture, or preparation containing a controlled substance that
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is separately identifiable and in a form that indicates that it
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is the amount or unit by which the controlled substance is
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separately administered to or taken by an individual.

(F) "Cultivate" includes planting, watering, fertilizing, or tilling.

(G) "Drug abuse offense" means any of the following:

(1) A violation of division (A) of section 2913.02 that
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constitutes theft of drugs, or a violation of section 2925.02,
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2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,
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2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,
or 2925.37 of the Revised Code;

(2) A violation of an existing or former law of this or
any other state or of the United States that is substantially
equivalent to any section listed in division (G) (1) of this
section;

(3) An offense under an existing or former law of this or
any other state, or of the United States, of which planting,
cultivating, harvesting, processing, making, manufacturing,
producing, shipping, transporting, delivering, acquiring,
possessing, storing, distributing, dispensing, selling, inducing
another to use, administering to another, using, or otherwise
dealing with a controlled substance is an element;

(4) A conspiracy to commit, attempt to commit, or
complicity in committing or attempting to commit any offense
under division (G)(1), (2), or (3) of this section.

(H) "Felony drug abuse offense" means any drug abuseoffense that would constitute a felony under the laws of this192

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state, any other state, or the United States.	193
(I) "Harmful intoxicant" does not include beer or	194
intoxicating liquor but means any of the following:	195
(1) Any compound, mixture, preparation, or substance the	196
gas, fumes, or vapor of which when inhaled can induce	197
intoxication, excitement, giddiness, irrational behavior,	198
depression, stupefaction, paralysis, unconsciousness,	199
asphyxiation, or other harmful physiological effects, and	200
includes, but is not limited to, any of the following:	201
(a) Any volatile organic solvent, plastic cement, model	202
cement, fingernail polish remover, lacquer thinner, cleaning	203
fluid, gasoline, or other preparation containing a volatile	204
organic solvent;	205
(b) Any aerosol propellant;	206
(c) Any fluorocarbon refrigerant;	207
(d) Any anesthetic gas.	208
(2) Gamma Butyrolactone;	209
(3) 1,4 Butanediol.	210
(J) "Manufacture" means to plant, cultivate, harvest,	211
process, make, prepare, or otherwise engage in any part of the	212
production of a drug, by propagation, extraction, chemical	213
synthesis, or compounding, or any combination of the same, and	214
includes packaging, repackaging, labeling, and other activities	215
incident to production.	216
(K) "Possess" or "possession" means having control over a	217
thing or substance, but may not be inferred solely from mere	218

access to the thing or substance through ownership or occupation 219

of the premises upon which the thing or substance is found.	220
(L) "Sample drug" means a drug or pharmaceutical	221
preparation that would be hazardous to health or safety if used	222
without the supervision of a licensed health professional	223
authorized to prescribe drugs, or a drug of abuse, and that, at	224
one time, had been placed in a container plainly marked as a	225
sample by a manufacturer.	226
(M) "Standard pharmaceutical reference manual" means the	227
current edition, with cumulative changes if any, of references	228
that are approved by the state board of pharmacy.	229
(N) "Juvenile" means a person under eighteen years of age.	230
(O) "Counterfeit controlled substance" means any of the	231
following:	232
(1) Any drug that bears, or whose container or label	233
bears, a trademark, trade name, or other identifying mark used	234
without authorization of the owner of rights to that trademark,	235
trade name, or identifying mark;	236
(2) Any unmarked or unlabeled substance that is	237
represented to be a controlled substance manufactured,	238
processed, packed, or distributed by a person other than the	239
person that manufactured, processed, packed, or distributed it;	240
(3) Any substance that is represented to be a controlled	241
substance but is not a controlled substance or is a different	242
controlled substance;	243
(4) Any substance other than a controlled substance that a	244
reasonable person would believe to be a controlled substance	245
because of its similarity in shape, size, and color, or its	246
markings, labeling, packaging, distribution, or the price for	247

which it is sold or offered for sale.

(P) An offense is "committed in the vicinity of a school" 249 if the offender commits the offense on school premises, in a 250 school building, or within one thousand feet of the boundaries 251 of any school premises, regardless of whether the offender knows 252 the offense is being committed on school premises, in a school 253 building, or within one thousand feet of the boundaries of any 254 school premises. 255

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

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

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

(2) Any other parcel of real property that is owned or 269 leased by a board of education of a school, the governing 270 authority of a community school established under Chapter 3314. 271 of the Revised Code, or the governing body of a nonpublic school 272 for which the state board of education prescribes minimum 273 standards under section 3301.07 of the Revised Code and on which 274 some of the instruction, extracurricular activities, or training 275 of the school is conducted, whether or not any instruction, 276

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extracurricular activities, or training provided by the school 277 is being conducted on the parcel of real property at the time a 278 criminal offense is committed. 279

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

(T) "Disciplinary counsel" means the disciplinary counsel
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appointed by the board of commissioners on grievances and
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discipline of the supreme court under the Rules for the
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Government of the Bar of Ohio.
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(U) "Certified grievance committee" means a duly
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constituted and organized committee of the Ohio state bar
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association or of one or more local bar associations of the
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state of Ohio that complies with the criteria set forth in Rule
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V, section 6 of the Rules for the Government of the Bar of Ohio.

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

(W) "Professionally licensed person" means any of thefollowing:

(1) A person who has obtained a license as a manufacturer
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 of controlled substances or a wholesaler of controlled
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 substances under Chapter 3719. of the Revised Code;
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(2) A person who has received a certificate or temporary 306 certificate as a certified public accountant or who has 307 registered as a public accountant under Chapter 4701. of the 308 Revised Code and who holds an Ohio permit issued under that 309 chapter; 310 (3) A person who holds a certificate of qualification to 311 practice architecture issued or renewed and registered under 312 Chapter 4703. of the Revised Code; 313 314 (4) A person who is registered as a landscape architect under Chapter 4703. of the Revised Code or who holds a permit as 315 a landscape architect issued under that chapter; 316 (5) A person licensed under Chapter 4707. of the Revised 317 Code; 318 (6) A person who has been issued a certificate of 319 registration as a registered barber under Chapter 4709. of the 320 Revised Code; 321 (7) A person licensed and regulated to engage in the 322 business of a debt pooling company by a legislative authority, 323 under authority of Chapter 4710. of the Revised Code; 324 (8) A person who has been issued a cosmetologist's 325 326 license, hair designer's license, manicurist's license, esthetician's license, natural hair stylist's license, advanced 327 cosmetologist's license, advanced hair designer's license, 328 advanced manicurist's license, advanced esthetician's license, 329 advanced natural hair stylist's license, cosmetology 330 instructor's license, hair design instructor's license, 331 manicurist instructor's license, esthetics instructor's license, 332 natural hair style instructor's license, independent 333 contractor's license, or tanning facility permit under Chapter 334

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4713. of the Revised Code;

(9) A person who has been issued a license to practice
dentistry, a general anesthesia permit, a conscious intravenous
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sedation permit, a limited resident's license, a limited
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teaching license, a dental hygienist's license, or a dental
hygienist's teacher's certificate under Chapter 4715. of the
Revised Code;

(10) A person who has been issued an embalmer's license, a 342 funeral director's license, a funeral home license, or a 343 crematory license, or who has been registered for an embalmer's 344 or funeral director's apprenticeship under Chapter 4717. of the 345 Revised Code; 346

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

(13) A person licensed to act as a pawnbroker underChapter 4727. of the Revised Code;355

(14) A person licensed to act as a precious metals dealerunder Chapter 4728. of the Revised Code;357

(15) A person licensed as a pharmacist, a pharmacy intern,
a wholesale distributor of dangerous drugs, or a terminal
distributor of dangerous drugs under Chapter 4729. of the
Revised Code;

(16) A person who is authorized to practice as a physician 362

assistant under Chapter 4730. of the Revised Code;	363
(17) A person who has been issued a license to practice	364
medicine and surgery, osteopathic medicine and surgery, or	365
podiatric medicine and surgery under Chapter 4731. of the	366
Revised Code or has been issued a certificate to practice a	367
limited branch of medicine under that chapter;	368
(18) A person licensed as a psychologist or school	369
psychologist under Chapter 4732. of the Revised Code;	370
(19) A person registered to practice the profession of	371
engineering or surveying under Chapter 4733. of the Revised	372
Code;	373
(20) A person who has been issued a license to practice	374
chiropractic under Chapter 4734. of the Revised Code;	375
(21) A person licensed to act as a real estate broker or	376
real estate salesperson under Chapter 4735. of the Revised Code;	377
(22) A person registered as a registered sanitarian under	378
Chapter 4736. of the Revised Code;	379
(23) A person licensed to operate or maintain a junkyard	380
under Chapter 4737. of the Revised Code;	381
(24) A person who has been issued a motor vehicle salvage	382
dealer's license under Chapter 4738. of the Revised Code;	383
(25) A person who has been licensed to act as a steam	384
engineer under Chapter 4739. of the Revised Code;	385
(26) A person who has been issued a license or temporary	386
permit to practice veterinary medicine or any of its branches,	387
or who is registered as a graduate animal technician under	388
Chapter 4741. of the Revised Code;	389

(27) A person who has been issued a hearing aid dealer's 390or fitter's license or trainee permit under Chapter 4747. of the 391Revised Code; 392

(28) A person who has been issued a class A, class B, or
class C license or who has been registered as an investigator or
security guard employee under Chapter 4749. of the Revised Code;
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(29) A person licensed and registered to practice as a
nursing home administrator under Chapter 4751. of the Revised
Code;
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(30) A person licensed to practice as a speech-language 399pathologist or audiologist under Chapter 4753. of the Revised 400Code; 401

(31) A person issued a license as an occupational
therapist or physical therapist under Chapter 4755. of the
Revised Code;

(32) A person who is licensed as a licensed professional
(32) A person who is licensed as a licensed professional
(32) A person who is licensed as a licensed professional
(32) A person who is licensed as a social worker, independent counselor, social
(32) A person who is licensed as a licensed professional counselor, social
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(407) A person worker, independent marriage and 407
(408) A person worker, independent therapist, or
(409) A person worker, independent therapist, or

(33) A person issued a license to practice dietetics underChapter 4759. of the Revised Code;412

(34) A person who has been issued a license or limited
permit to practice respiratory therapy under Chapter 4761. of
the Revised Code;

(35) A person who has been issued a real estate appraisercertificate under Chapter 4763. of the Revised Code;417

(36) A person who has been admitted to the bar by order of 418 the supreme court in compliance with its prescribed and 419 published rules. 420 (X) "Cocaine" means any of the following: 421 (1) A cocaine salt, isomer, or derivative, a salt of a 422 cocaine isomer or derivative, or the base form of cocaine; 423 (2) Coca leaves or a salt, compound, derivative, or 424 preparation of coca leaves, including ecgonine, a salt, isomer, 425 or derivative of ecqonine, or a salt of an isomer or derivative 426 of ecgonine; 427 (3) A salt, compound, derivative, or preparation of a 428 substance identified in division (X)(1) or (2) of this section 429 that is chemically equivalent to or identical with any of those 430 substances, except that the substances shall not include 431 decocainized coca leaves or extraction of coca leaves if the 432 extractions do not contain cocaine or ecgonine. 433 (Y) "L.S.D." means lysergic acid diethylamide. 434 (Z) "Hashish" means the resin or a preparation of the 435 resin contained in marihuana, whether in solid form or in a 436 liquid concentrate, liquid extract, or liquid distillate form. 437 (AA) "Marihuana" has the same meaning as in section 438 3719.01 of the Revised Code, except that it does not include 439 hashish. 440 (BB) An offense is "committed in the vicinity of a 441 juvenile" if the offender commits the offense within one hundred 442 feet of a juvenile or within the view of a juvenile, regardless 443 of whether the offender knows the age of the juvenile, whether 444

the offender knows the offense is being committed within one

hundred feet of or within view of the juvenile, or whether the	446
juvenile actually views the commission of the offense.	447
(CC) "Presumption for a prison term" or "presumption that	448
a prison term shall be imposed" means a presumption, as	449
described in division (D) of section 2929.13 of the Revised	450
Code, that a prison term is a necessary sanction for a felony in	451
order to comply with the purposes and principles of sentencing	452
under section 2929.11 of the Revised Code.	453
(DD) "Major drug offender" has the same meaning as in	454
section 2929.01 of the Revised Code.	455
(EE) "Minor drug possession offense" means either of the	456
following:	457
(1) A violation of section 2925.11 of the Revised Code as	458
it existed prior to July 1, 1996;	459
(2) A violation of section 2925.11 of the Revised Code as	460
it exists on and after July 1, 1996, that is a misdemeanor or a	461
felony of the fifth degree.	462
(FF) "Mandatory prison term" has the same meaning as in	463
section 2929.01 of the Revised Code.	464
(GG) "Adulterate" means to cause a drug to be adulterated	465
as described in section 3715.63 of the Revised Code.	466
(HH) "Public premises" means any hotel, restaurant,	467
tavern, store, arena, hall, or other place of public	468
accommodation, business, amusement, or resort.	469
(II) "Methamphetamine" means methamphetamine, any salt,	470
isomer, or salt of an isomer of methamphetamine, or any	471
compound, mixture, preparation, or substance containing	472
methamphetamine or any salt, isomer, or salt of an isomer of	473

methamphetamine. 474 (JJ) "Lawful prescription" means a prescription that is 475 issued for a legitimate medical purpose by a licensed health 476 professional authorized to prescribe drugs, that is not altered 477 or forged, and that was not obtained by means of deception or by 478 the commission of any theft offense. 479 (KK) "Deception" and "theft offense" have the same 480 meanings as in section 2913.01 of the Revised Code. 481 (LL) "Fentanyl-related compound" means any of the 482 following: 483 (1) Fentanyl; 484 (2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-485 phenyl)ethyl-4-piperidyl] propionanilide; 1-(1-methyl-2-486 phenylethyl)-4-(N-propanilido) piperidine); 487 (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-488 thienyl)ethyl-4-piperidinyl]-N-phenylpropanamide); 489 (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-490 piperidinyl]-N-phenylpropanamide); 491 (5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-492 hydroxy-2-phenethyl)-3-methyl-4-piperidinyl]-N-493 494 phenylpropanamide);

(6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4- 495
piperidyl]-N- phenylpropanamide); 496

(7)3-methylthiofentanyl (N-[3-methyl-1-[2-(thienyl)ethyl]497
4-piperidinyl]-N-phenylpropanamide);
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(8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2- 499
phenethyl)-4-piperidinyl]propanamide; 500

(9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4- piperidinyl]-propanamide;	501 502
(10) Alfentanil;	503
(11) Carfentanil;	504
<pre>(12) Remifentanil;</pre>	505
(13) Sufentanil;	506
(14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-	507
phenethyl)-4-piperidinyl]-N-phenylacetamide); and	508
(15) A schedule I narcotic-opiate that meets the fentanyl	509
pharmacophore requirements specified in division (A)(56) of	510
section 3719.41 of the Revised Code, including acetylfentanyl,	511
furanylfentanyl, valerylfentanyl, butyrylfentanyl,	512
isobutyrylfentanyl, 4-methoxybutyrylfentanyl, para-	513
fluorobutyrylfentanyl, acrylfentanyl, and ortho-fluorofentanyl.	514
Sec. 3333.614. (A) The deans of the Ohio state university	515
college of dentistry and case western reserve university school	516
of dental medicine shall jointly develop a proposal for the	517
creation of a primary care dental student component of the	518
choose Ohio first scholarship program operated under section	519
3333.61 of the Revised Code. The purpose of the component is to	520
annually award scholarships to dental students who meet the	521
requirements of division (D) of this section.	522
(B) The deans shall consider including in the proposal	523
provisions that do the following:	524
(1) Establish a scholarship fund of sufficient size to	525
permit annually not more than eight dental students to receive	526
<u>scholarships;</u>	527

(2) Specify that a scholarship may be provided to a dental	528
student for not more than four years.	529
<u>Seddene for not more enan four years.</u>	525
(C) The deans shall submit the proposal to the chancellor	530
of higher education not later than January 1, 2020, for the	531
chancellor's review. The chancellor shall decide whether to	532
implement the component as part of the program.	533
(D) If the component is implemented, a dental student must	534
meet both of the following requirements to be eligible for a	535
scholarship:	536
(1) Commit to practice dentistry, for not less than four	537
years, in a dental health resource shortage area that has been	538
designated under section 3702.87 of the Revised Code;	539
(2) Accept medicaid recipients as patients, without	540
restriction and, as compared to other patients, in a proportion	541
that is specified in the scholarship.	542
Sec. 3923.90. (A) As used in this section, "teledentistry"	543
has the same meaning as in section 4715.43 of the Revised Code.	544
(B) No individual or group policy of sickness and accident	545
insurance or public employee benefit plan shall deny coverage	546
for the costs of any services provided to an insured through	547
teledentistry if those services would be covered if the services	548
were delivered other than through teledentistry.	549
(C) The coverage that may not be excluded under division	550
(B) of this section is subject to all terms, conditions,	551
restrictions, exclusions, and limitations that apply to any	552
other coverage for services performed by participating and	553
nonparticipating providers.	554
Sec. 4715.03. (A) The state dental board shall organize by	555

electing from its members a president, secretary, and vice-556 secretary. The secretary and vice-secretary shall be elected 557 from the members of the board who are dentists. It shall hold 558 meetings monthly at least eight months a year at such times and 559 places as the board designates. A majority of the members of the 560 board shall constitute a quorum. The board shall make such 561 562 reasonable rules as it determines necessary pursuant to Chapter 119. of the Revised Code. 563

(B) A concurrence of a majority of the members of theboard shall be required to do any of the following:565

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

(2) Seek an injunction under section 4715.05 of theRevised Code;571

(3) Enter into a consent agreement with a license holder; 572

(4) If the board develops and implements the quality
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intervention program under section 4715.031 of the Revised Code,
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refer a license holder to the program;
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(5) Terminate an investigation conducted under division 576(D) of this section; 577

(6) Dismiss any complaint filed with the board.

(C) (1) The board shall adopt rules in accordance with 579Chapter 119. of the Revised Code to do both of the following: 580

(a) Establish standards for the safe practice of dentistry
and dental hygiene by qualified practitioners and shall, through
582
its policies and activities, promote such practice;
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(b) Establish universal blood and body fluid precautions	584
that shall be used by each person licensed under this chapter	585
who performs exposure prone invasive procedures.	586
(2) The rules adopted under division (C)(1)(b) of this	587
section shall define and establish requirements for universal	588
blood and body fluid precautions that include the following:	589
(a) Appropriate use of hand washing;	590
(b) Disinfection and sterilization of equipment;	591
(c) Handling and disposal of needles and other sharp	592
instruments;	593
(d) Wearing and disposal of gloves and other protective	594
garments and devices.	595
garmenteb and deviceb.	000
(D) The board shall administer and enforce the provisions	596
of this chapter. The board shall, in accordance with sections	597
4715.032 to 4715.035 of the Revised Code, investigate evidence	598
which appears to show that any person has violated any provision	599
of this chapter. Any person may report to the board under oath	600
any information such person may have appearing to show a	601
violation of any provision of this chapter. In the absence of	602
bad faith, any person who reports such information or who	603
testifies before the board in any disciplinary proceeding	604
conducted pursuant to Chapter 119. of the Revised Code is not	605
liable for civil damages as a result of making the report or	606
providing testimony. If after investigation and reviewing the	607
recommendation of the supervisory investigative panel issued	608
pursuant to section 4715.034 of the Revised Code the board	609
determines that there are reasonable grounds to believe that a	610
violation of this chapter has occurred, the board shall, except	611
as provided in this chapter, conduct disciplinary proceedings	612

pursuant to Chapter 119. of the Revised Code, seek an injunction613under section 4715.05 of the Revised Code, enter into a consent614agreement with a license holder, or provide for a license holder615to participate in the quality intervention program established616under section 4715.031 of the Revised Code if the board develops617and implements that program.618

For the purpose of any disciplinary proceeding or any 619 investigation conducted under this division, the board may 620 administer oaths, order the taking of depositions, issue 621 subpoenas in accordance with section 4715.033 of the Revised 622 623 Code, compel the attendance and testimony of persons at depositions, and compel the production of books, accounts, 624 625 papers, documents, or other tangible things. The hearings and investigations of the board shall be considered civil actions 626 for the purposes of section 2305.252 of the Revised Code. 627 Notwithstanding section 121.22 of the Revised Code and except as 62.8 provided in section 4715.036 of the Revised Code, proceedings of 629 the board relative to the investigation of a complaint or the 630 determination whether there are reasonable grounds to believe 631 that a violation of this chapter has occurred are confidential 632 and are not subject to discovery in any civil action. 633

(E) (1) The board shall examine or cause to be examined
eligible applicants to practice dental hygiene. The board may
distinguish by rule different classes of qualified personnel
according to skill levels and require all or only certain of
these classes of qualified personnel to be examined and
certified by the board.

(2) The board shall administer a written jurisprudence
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examination to each applicant for a license to practice
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dentistry. The examination shall cover only the statutes and
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administrative rules governing the practice of dentistry in this	643
state.	644
(F) In accordance with Chapter 119. of the Revised Code,	645
the board shall adopt, and may amend or rescind, rules	646
establishing the eligibility criteria, the application and	647
permit renewal procedures, and safety standards applicable to a	648
dentist licensed under this chapter who applies for a permit to	649
employ or use conscious intravenous sedation. These rules shall	650
include all of the following:	651
(1) The eligibility requirements and application	652
procedures for an eligible dentist to obtain a conscious	653
intravenous-sedation permit;	654
(2) The minimum educational and clinical training	655
standards required of applicants, which shall include	656
satisfactory completion of an advanced cardiac life support	657
course;	658
(3) The facility equipment and inspection requirements;	659
(4) Safety standards;	660
(5) Requirements for reporting adverse occurrences.	661
(G) In accordance with Chapter 119. of the Revised Code,	662
the board shall adopt rules establishing eligibility criteria,	663
application and permit renewal procedures, and safety standards	664
applicable to a dentist licensed under this chapter who applies	665
for a general anesthesia permit.	666
Sec. 4715.09. (A) No person shall practice dentistry	667
without a current license from the state dental board. No person	668
shall practice dentistry while the person's license is under	669
suspension by the state dental board.	670

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(B) No dentist shall use the services of any person not 671 licensed to practice dentistry in this state, or the services of 672 any partnership, corporation, or association, to construct, 673 alter, repair, or duplicate any denture, plate, bridge, splint, 674 or orthodontic or prosthetic appliance, without first furnishing 675 the unlicensed person, partnership, corporation, or association 676 with a written work authorization on forms prescribed by the 677 state dental board. 678

The unlicensed person, partnership, corporation, or 679 association shall retain the original work authorization, and 680 the dentist shall retain a duplicate copy of the work 681 authorization, for two years from its date. Work authorizations 682 required by this section shall be open for inspection during the 683 two-year period by the state dental board, its authorized agent, 684 or the prosecuting attorney of a county or the director of law 685 of a municipal corporation wherein the work authorizations are 686 located. 687

(C) If the person, partnership, association, or
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corporation receiving a written authorization from a licensed
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dentist engages another person, firm, or corporation, referred
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to in this division as "subcontractor," to perform some of the
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services relative to the work authorization, he or it the person
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shall furnish a written sub-work authorization with respect
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thereto on forms prescribed by the state dental board.

The subcontractor shall retain the sub-work authorization695and the issuer thereof shall retain a duplicate copy, attached696to the work authorization received from the licensed dentist,697for inspection by the state dental board or its duly authorized698agents, for a period of two years in both cases.699

(D) No unlicensed person, partnership, association, or

corporation shall perform any service described in division (B) 701 of this section without a written work authorization from a 702 licensed dentist. Provided, that if a written work authorization 703 is demanded from a licensed dentist who fails or refuses to 704 furnish it for any reason, the unlicensed person, partnership, 705 association, or corporation shall not, in such event, be subject 706 to the enforcement provisions of section 4715.05 or the penal 707 provisions of section 4715.99 of the Revised Code. 708

(E) No dentist shall employ or use conscious intravenous
sedation unless the dentist possesses a valid permit issued by
the state dental board authorizing him the dentist to do so.

(F) No dentist shall employ or use general anesthesia712unless the dentist possesses a valid permit issued by the state713dental board authorizing the dentist to do so.714

Sec. 4715.10. (A) As used in this section, "accredited 715 dental college" means a dental college accredited by the 716 commission on dental accreditation or a dental college that has 717 educational standards recognized by the commission on dental 718 accreditation and is approved by the state dental board. 719

(B) Each person who desires to practice dentistry in this 720 state shall file a written application for a license with the 721 722 secretary of the state dental board. The application shall be on 723 a form prescribed by the board and verified by oath. Each applicant shall furnish satisfactory proof to the board that the 724 applicant has met the requirements of divisions (C) and (D) of 725 this section, and if the applicant is a graduate of an 726 unaccredited dental college located outside the United States, 727 division (E) of this section. 728

(C) To be granted a license to practice dentistry, an

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applicant must meet all of the following requirements:	730
(1) Be at least eighteen years of age;	731
(2) Be of good moral character;	732
(3) Be a graduate of an accredited dental college or of a	733
dental college located outside the United States who meets the	734
standards adopted under section 4715.11 of the Revised Code;	735
(4) Have passed parts I and II of the examination given by	736
the national board of dental examiners;	737
(5) Have passed a written jurisprudence examination	738
administered by the state dental board under division (E)(2) of	739
section 4715.03 of the Revised Code;	740
(6) Pay the fee required by division (A)(1) of section	741
4715.13 of the Revised Code.	742
(D) To be granted a license to practice dentistry, an	743
applicant must meet any one of the following requirements:	744
(1) Have taken an examination administered by any of the	745
following regional testing agencies and received on each-	746
component of the examination a passing score as specified in	747
division (A) of section 4715.11 of the Revised Code on the	748
examination as determined by the administering agency: the	749
central regional dental testing service, inc., northeast	750
regional board of dental examiners, inc., the commission on	751
dental competency assessments, the southern regional dental	752
testing agency, inc., the council of interstate testing	753
agencies, inc., or the western regional examining board;	754
(2) Have taken an examination administered by the state	755
dental board and received a passing score as established by the	756
board;	757

(3) Possess a license in good standing from another state
and have actively engaged in the legal and reputable practice of
dentistry in another state or in the armed forces of the United
States, the United States public health service, or the United
States department of veterans' affairs for five years
immediately preceding application;

(4) Have completed a dental residency program accredited
 or approved by the commission on dental accreditation and
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 administered by an accredited dental college or hospital.
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(E) To be granted a license to practice dentistry, a 767
graduate of an unaccredited dental college located outside the 768
United States must meet both of the following requirements: 769

(1) Have taken a basic science and laboratory examination
 consistent with rules adopted under section 4715.11 of the
 Revised Code and received a passing score as established by the
 board;

(2) Have had sufficient clinical training in an accredited
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 institution to reasonably assure a level of competency equal to
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 that of graduates of accredited dental colleges, as determined
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 by the board.

Sec. 4715.11. In the state dental board's implementation 778 of section 4715.10 of the Revised Code, all of the following 779 apply: 780

(A) For purposes of division (D) (1) of section 4715.10 of
the Revised Code, a passing score on a component of an
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examination administered by a regional testing agency is the
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score established by the agency as a passing score for the
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component or, if the agency has not established a passing score
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for the component, the score established by the board as a
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passing score for the component. The board shall adopt rules	787
establishing passing scores for examination components as	788
necessary to implement this division.	789
(B) T he board shall adopt rules establishing standards	790
that must be met by graduates of unaccredited dental colleges	791
located outside the United States. The standards must reasonably	792
assure that the graduates have received a level of education and	793
training equal to that provided by accredited dental colleges.	794
$\frac{(C)}{(B)}$ The board shall adopt rules governing the basic	795
sciences and laboratory examination required by division (E)(1)	796
of section 4715.10 of the Revised Code.	797
Sec. 4715.13. (A) Applicants for licenses to practice	798
dentistry or for a general anesthesia permit or a conscious	799
intravenous sedation permit shall pay to the secretary of the	800
state dental board the following fees:	801
(1) For license to practice dentistry, two hundred sixty-	802
seven dollars if issued in an odd-numbered year or four hundred	803
fifty-four dollars if issued in an even-numbered year;	804
(2) For duplicate license, to be granted upon proof of	805
loss of the original, twenty dollars;	806
(3) For a general anesthesia permit, one hundred twenty-	807
seven dollars;	808
Seven dollars,	000
(4) For a conscious intravenous sedation permit, one	809
hundred twenty-seven dollars.	810
(B) Forty dollars of each fee collected under division (A)	811
(1) of this section for a license issued in an even-numbered	812
year and twenty dollars of each fee collected under division (A)	813
(1) of this section in an odd-numbered year shall be paid to the	814

dentist loan repayment fund established under section 3702.95 of 815 the Revised Code. 816 (C) In the case of a person who applies for a license to 817 practice dentistry by taking an examination administered by the 818 state dental board, both of the following apply: 819 (1) The fee in division (A)(1) of this section may be 820 refunded to an applicant who is unavoidably prevented from 821 attending the examination, or the applicant may be examined at 822 the next regular or special meeting of the board without an 823 additional fee. 824 825 (2) An applicant who fails the first examination may be re-examined at the next regular or special meeting of the board 826 without an additional fee. 827 Sec. 4715.22. (A)(1) This section applies only when a 828 licensed dental hygienist is not practicing under a in 829 accordance with either of the following: 830 (a) A permit issued pursuant to section 4715.363 of the 8.31 Revised Code authorizing practice under the oral health access 832 supervision of a dentist; 833 (b) Section 4715.431 of the Revised Code. 834 (2) As used in this section, "health care facility" means 835 either of the following: 836 837 (a) A hospital registered under section 3701.07 of the Revised Code; 838 (b) A "home" as defined in section 3721.01 of the Revised 839 Code. 840 (B) A licensed dental hygienist shall practice under the 841

supervision, order, control, and full responsibility of a	842
dentist licensed under this chapter. A dental hygienist may	843
practice in a dental office, public or private school, health	844
care facility, dispensary, or public institution. Except as	845
provided in divisions (C) to (E) of this section, a dental	846
hygienist may not provide dental hygiene services to a patient	847
when the supervising dentist is not physically present at the	848
location where the dental hygienist is practicing.	849
(C) A dental hygienist may provide, for not more than	850
fifteen consecutive business days, dental hygiene services to a	851
patient when the supervising dentist is not physically present	852
at the location where the services are provided if all of the	853
following requirements are met:	854
(1) The dental hygienist has at least one year and a	855
minimum of one thousand five hundred hours of experience in the	856
practice of dental hygiene.	857
(2) The dental hygienist has successfully completed a	858
course approved by the state dental board in the identification	859
and prevention of potential medical emergencies.	860
(3) The dental hygienist complies with written protocols	861
the supervising dentist establishes for emergencies.	862
(4) The dental hygienist does not perform, while the	863
supervising dentist is absent from the location, procedures	864
while the patient is anesthetized, definitive root planing,	865
definitive subgingival curettage, or other procedures identified	866
in rules the state dental board adopts.	867
$\frac{(5)}{(4)}$ The supervising dentist has evaluated the dental	868
hygienist's skills.	869
(6) The supervising dentist examined the patient not	870

more than one year prior to the date the dental hygienist 871 provides the dental hygiene services to the patient. 872 (7) (6) The dental hygienist complies with written 873 protocols or written standing orders that the supervising 874 dentist establishes, including those established for 875 876 emergencies. (8) (7) The supervising dentist completed and evaluated a 877 medical and dental history of the patient not more than one year 878 prior to the date the dental hygienist provides dental hygiene 879 services to the patient and, except when the dental hygiene 880 services are provided in a health care facility, the supervising 881 dentist determines that the patient is in a medically stable 882 condition. 883 $\frac{(9)}{(8)}$ If the dental hygiene services are provided in a 884 health care facility, a doctor of medicine and surgery or 885 osteopathic medicine and surgery who holds a current certificate 886 issued under Chapter 4731. of the Revised Code or a registered 887 nurse licensed under Chapter 4723. of the Revised Code is 888 present in the health care facility when the services are 889 provided. 890 891 (10) (9) In advance of the appointment for dental hygiene services, the patient is notified that the supervising dentist 892 will be absent from the location and that the dental hygienist 893 cannot diagnose the patient's dental health care status. 894 (11) (10) The dental hygienist is employed by, or under 895 contract with, one of the following: 896

(a) The supervising dentist;

(b) A dentist licensed under this chapter who is one of898the following:

(i) The employer of the supervising dentist; 900 (ii) A shareholder in a professional association formed 901 under Chapter 1785. of the Revised Code of which the supervising 902 dentist is a shareholder: 903 (iii) A member or manager of a limited liability company 904 formed under Chapter 1705. of the Revised Code of which the 905 supervising dentist is a member or manager; 906 907 (iv) A shareholder in a corporation formed under division (B) of section 1701.03 of the Revised Code of which the 908 supervising dentist is a shareholder; 909 (v) A partner or employee of a partnership or a limited 910 liability partnership formed under Chapter 1775. or 1776. of the 911 Revised Code of which the supervising dentist is a partner or 912 employee. 913 (c) A government entity that employs the dental hygienist 914

to provide dental hygiene services in a public school or in 915 connection with other programs the government entity 916 administers. 917

(D) A dental hygienist may provide dental hygiene services
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to a patient when the supervising dentist is not physically
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present at the location where the services are provided if the
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services are provided as part of a dental hygiene program that
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is approved by the state dental board and all of the following
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requirements are met:
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(1) The program is operated through a school district
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board of education or the governing board of an educational
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service center; the board of health of a city or general health
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district or the authority having the duties of a board of health
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under section 3709.05 of the Revised Code; a national, state,
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district, or local dental association; or any other public or

private entity recognized by the state dental board. 930 (2) The supervising dentist is employed by or a volunteer 931 for, and the patients are referred by, the entity through which 932 the program is operated. 933 (3) (a) Except as provided in division (D) (3) (b) of this 934 section, the services are performed after examination and 935 diagnosis by the dentist and in accordance with the dentist's 936 937 written treatment plan. (b) The requirement in division (D) (3) (a) of this section 938 does not apply when the only service services to be provided by 939 the dental hygienist is are the placement of pit and fissure 940 sealants and the application of fluoride varnish. 941 (E) A dental hygienist may apply fluoride varnish, apply-942 desensitizing agents, and discuss general nonmedical nutrition 943 information for the purpose of maintaining good oral health do 944 any of the following when the supervising dentist is not 945 physically present at the location where the services are 946 provided, regardless of whether the dentist has examined the 947 948 patient, if the dental hygienist is employed by, or under contract with, the supervising dentist or another person or 949 950 government entity specified in division (C) $\frac{(11)}{(10)}$ (b) or (c) of 951 this section: (1) Apply fluoride varnish; 952 (2) Apply desensitizing agents, excluding silver diamine 953 fluoride; 954

(4) Apply pit and fissure sealants; 956

(3) Apply disclosing solutions;

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(5) Recement temporary crowns or recement crowns with	957
temporary cement;	958
(6) Conduct caries susceptibility testing;	959
(7) Provide instruction on oral hygiene home care,	960
including the use of toothbrushes and dental floss;	961
(8) Discuss general nonmedical nutrition information for	962
the purpose of maintaining good oral health.	963
As used in this division (E)(8) of this section , "general	964
nonmedical nutrition information" means information on the	965
following: principles of good nutrition and food preparation,	966
food to be included in the normal daily diet, the essential	967
nutrients needed by the body, recommended amounts of the	968
essential nutrients, the actions of nutrients on the body, the	969
effects of deficiencies or excesses of nutrients, or food and	970
supplements that are good sources of essential nutrients.	971
(F) No person shall do either of the following:	972
(1) Practice dental hygiene in a manner that is separate	973
or otherwise independent from the dental practice of a	974
supervising dentist;	975
(2) Establish or maintain an office or practice that is	976
primarily devoted to the provision of dental hygiene services.	977
(G) The state dental board shall adopt rules under	978
division (C) of section 4715.03 of the Revised Code identifying	979
procedures a dental hygienist may not perform when practicing in	980
the absence of the supervising dentist pursuant to division (C)	981
or (D) of this section. The board shall not identify	982
recementation of temporary crowns or recementation of crowns	983
with temporary cement as such procedures.	984

Sec. 4715.23. The practice of a dental hygienist shall 985 consist of those prophylactic, preventive, and other procedures 986 that licensed dentists are authorized by this chapter and rules 987 of the dental board to assign only to licensed dental hygienists 988 or to qualified personnel under section 4715.39 of the Revised 989 Code. 990

Licensed dentists A licensed dentist may assign to a 991 dental hygienists hygienist intraoral tasks that do not require 992 the professional competence or skill of the licensed dentist and 993 994 that are authorized by board rule. Such performance of intraoral tasks by <u>a</u>dental hygienists hygienist shall be under 995 supervision and full responsibility of the licensed dentist, and 996 at no time shall more than four dental hygienists be practicing 997 clinical hygiene under the supervision of the same dentist. The 998 foregoing shall not be construed as authorizing the assignment 999 of diagnosis, treatment planning and prescription (including 1000 prescriptions for drugs and medicaments or authorizations for 1001 restorative, prosthodontic, or orthodontic appliances); or, 1002 except when done in conjunction with the removal of calcarious 1003 deposits, dental cement, or accretions on the crowns and roots 1004 of teeth, surgical procedures on hard and soft tissues within 1005 the oral cavity or any other intraoral procedure that 1006 contributes to or results in an irremediable alteration of the 1007 oral anatomy; or the making of final impressions from which 1008 casts are made to construct any dental restoration. 1009

A licensed dentist may assign to a dental hygienist the1010application of silver diamine flouride if the dentist has1011examined the patient and diagnosed the need for such treatment1012and the dental hygienist has completed a course approved in1013accordance with rules adopted under division (B) of section10144715.436 of the Revised Code.1015

The state dental board shall issue rules defining the 1016 procedures that may be performed by licensed dental hygienists 1017 engaged in school health activities or employed by public 1018 1019 agencies. Sec. 4715.36. As used in this section and sections 1020 4715.361 to 4715.374 of the Revised Code: 1021 (A) "Accredited dental hygiene school" means a dental 1022 1023 hygiene school accredited by the American dental association commission on dental accreditation or a dental hygiene school 1024 whose educational standards are recognized by the American 1025 dental association commission on dental accreditation and 1026 approved by the state dental board. 1027 (B) "Authorizing dentist" means a dentist who authorizes a 1028 dental hygienist to perform dental hygiene services under 1029 section 4715.365 of the Revised Code. 1030 (C) "Clinical evaluation" means a diagnosis and treatment 1031 plan formulated for an individual patient by a dentist. 1032 (D) "Dentist" means an individual licensed under this 1033 chapter to practice dentistry. 1034 (E) "Dental hygienist" means an individual licensed under 1035 1036 this chapter to practice as a dental hygienist. (F) "Dental hygiene services" means the prophylactic, 1037 preventive, and other procedures that dentists are authorized by 1038 this chapter and rules of the state dental board to assign to 1039 dental hygienists, except for procedures while a patient is 1040 anesthetized, definitive root planing, definitive subgingival 1041 curettage, the administration of local anesthesia, and the 1042 procedures specified in rules adopted by the board as described 1043

in division (C) $\frac{(4)-(3)}{(3)}$ of section 4715.22 of the Revised Code.

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(G) "Facility" means any of the following: 1045 (1) A health care facility, as defined in section 4715.22 1046 of the Revised Code; 1047 (2) A state correctional institution, as defined in 1048 section 2967.01 of the Revised Code; 1049 (3) A comprehensive child development program that 1050 receives funds distributed under the "Head Start Act," 95 Stat. 1051 499 (1981), 42 U.S.C. 9831, as amended, and is licensed as a 1052 child day-care center; 1053 (4) A residential facility licensed under section 5123.19 1054 of the Revised Code; 1055 (5) A public school, as defined in section 3701.93 of the 1056 Revised Code, located in an area designated as a dental health 1057 resource shortage area pursuant to section 3702.87 of the 1058 Revised Code; 1059 (6) A nonpublic school, as defined in section 3701.93 of 1060 the Revised Code, located in an area designated as a dental 1061 health resource shortage area pursuant to section 3702.87 of the 1062 Revised Code; 1063 (7) A federally qualified health center or federally 1064 qualified health center look-alike, as defined in section 1065 3701.047 of the Revised Code; 1066 (8) A shelter for victims of domestic violence, as defined 1067 in section 3113.33 of the Revised Code; 1068 (9) A facility operated by the department of youth 1069 services under Chapter 5139. of the Revised Code; 1070 (10) A foster home, as defined in section 5103.02 of the 1071

Revised Code;	1072
(11) A nonprofit clinic, as defined in section 3715.87 of	1073
the Revised Code;	1074
(12) The residence of one or more individuals receiving	1075
services provided by a home health agency, as defined in section	1076
3701.881 of the Revised Code;	1077
(13) A dispensary;	1078
(14) A health care facility, such as a clinic or hospital,	1079
of the United States department of veterans affairs;	1080
(15) The residence of one or more individuals enrolled in	1081
a home and community-based services medicaid waiver component,	1082
as defined in section 5166.01 of the Revised Code;	1083
(16) A facility operated by the board of health of a city	1084
or general health district or the authority having the duties of	1085
a board of health under section 3709.05 of the Revised Code;	1086
(17) A women, infants, and children clinic;	1087
(18) A mobile dental unit located at any location listed	1088
in divisions (G)(1) to (17) of this section;	1089
(19) Any other location, as specified by the state dental	1090
board in rules adopted under section 4715.372 of the Revised	1091
Code, that is in an area designated as a dental health resource	1092
shortage area pursuant to section 3702.87 of the Revised Code	1093
and provides health care services to individuals who are	1094
medicaid recipients and to indigent and uninsured persons, as	1095
defined in section 2305.234 of the Revised Code.	1096
Sec. 4715.365. (A) A dentist who holds a current, valid	1097
oral health access supervision permit issued under section	1098

4715.362 of the Revised Code may authorize a dental hygienist	1099
who holds a current, valid permit issued under section 4715.363	1100
of the Revised Code to perform dental hygiene services at a	1101
facility when no dentist is physically present if all of the	1102
following conditions are met:	1103
(1) The authorizing dentist's authorization is in writing	1104
and includes, at a minimum, all of the following:	1105
(a) The authorizing dentist's name and permit number;	1106
(b) The dental hygienist's name and permit number;	1107
(c) The patient's name;	1108
(d) The name and address of the location where the dental	1109
hygiene services are to be provided;	1110
(e) The date of authorization;	1111
(f) A statement, signed by the dental hygienist, that the	1112
hygienist agrees to comply with section 4715.366 of the Revised	1113
Code.	1114
(2) The authorizing dentist has personally evaluated the	1115
dental hygienist's skills prior to authorizing the dental	1116
hygienist to provide the dental hygiene services.	1117
(3) Prior to authorizing the dental hygienist to perform	1118
the dental hygiene services, the patient's medical and dental	1119
history is made available to the authorizing dentist and the	1120
authorizing dentist reviews and evaluates the history and	1121
determines that the patient may safely receive dental hygiene	1122
services.	1123
(4) Immediately prior to the provision of dental hygiene	1124

services, the patient or patient's representative verifies, by 1125

the signature or mark of the patient or representative, that no	1126
medically significant changes to the patient's medical or dental	1127
history have occurred since the authorizing dentist most	1128
recently reviewed and evaluated the history and determined that	1129
the patient could safely receive dental hygiene services. The	1130
signature or mark may be provided through reasonable	1131
accommodation, including the use of assistive technology or	1132
augmentative devices.	1133
(5) Prior to receiving dental hygiene services, the	1134
patient and the operator of the facility where the dental	1135
hygiene services are to be provided are notified that no dentist	1136
will be present at the location and that the dental hygienist is	1137
prohibited from doing either of the following:	1138
(a) Diagnosing the patient's oral health care status;	1139
(b) Providing dental hygiene services to the same patient	1140
on a subsequent occasion until the patient has received a	1141
clinical evaluation performed by a dentist, except in instances	1142
described in division (D)(2) of this section.	1143
(6) The dental hygienist is employed by, or under contract	1144
with, one of the following:	1145
(a) The authorizing dentist;	1146
(b) A dentist who is any of the following:	1147
(i) The authorizing dentist's employer;	1148
(ii) A shareholder in a professional association, formed	1149
under Chapter 1785. of the Revised Code, of which the	1150
authorizing dentist is a shareholder;	1151
(iii) A member or manager of a limited liability company,	1152

formed under Chapter 1705. of the Revised Code, of which the 1153

authorizing dentist is a member or manager; 1154 (iv) A shareholder in a corporation, formed under division 1155 (B) of section 1701.03 of the Revised Code, of which the 1156 authorizing dentist is a shareholder; 1157 (v) A partner or employee of a partnership, formed under 1158 Chapter 1775. of the Revised Code, of which the authorizing 1159 dentist is a partner or employee; 1160 1161 (vi) A partner or employee of a limited liability partnership, formed under Chapter 1775. of the Revised Code, of 1162 which the authorizing dentist is a partner or employee. 1163 (c) A government entity that employs the dental hygienist 1164 to provide dental hygiene services; 1165 (d) An entity that employs the authorizing dentist so long 1166 as the dentist's practice is not in violation of section 4715.18 1167 of the Revised Code. 1168 (7) If the patient to whom the services are to be provided 1169 previously received dental hygiene services under this section, 1170 there is written evidence that the patient received a clinical 1171 evaluation after the most recent provision of those services. 1172 (B) No dentist shall authorize a dental hygienist to 1173 perform, and no dental hygienist shall perform, dental hygiene 1174 services on a patient under this section unless all of the 1175 conditions in division (A) of this section are met. 1176 (C) If a patient or patient's representative indicates, 1177 under division (A)(4) of this section, that a medically 1178 significant change has occurred in the patient's medical or 1179

dental history since the authorizing dentist's most recent1180review and evaluation of the medical and dental history required1181

by division (A)(3) of this section, no dental hygiene services 1182 shall be provided under this section until the authorizing 1183 dentist completes another review and evaluation of the patient's 1184 medical and dental history. The authorizing dentist may complete 1185 the subsequent review and evaluation of the patient's medical 1186 and dental history by telephone, facsimile, electronic mail, 1187 video, or any other means of electronic communication. 1188

(D) (1) Except as provided in division (D) (2) of this
section, no dentist shall authorize a dental hygienist to
provide, and no dental hygienist shall provide, dental hygiene
services under this section to the same patient on a subsequent
occasion until the patient has received a clinical evaluation
performed by a dentist.

(2) Division (D)(1) of this section does not apply if the 1195 patient requires multiple visits to complete one or more 1196 procedures that could not be completed during the visit in which 1197 dental hygiene services were commenced. If the patient requires 1198 multiple visits to complete the one or more procedures that 1199 could not be completed during the visit in which dental hygiene 1200 services were commenced, the one or more procedures shall be 1201 completed not later than eight weeks after the visit in which 1202 1203 the dental hygiene services were commenced.

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

Sec. 4715.39. (A) The state dental board may define the1210duties that may be performed by dental assistants and other1211

individuals designated by the board as qualified personnel. If 1212 defined, the duties shall be defined in rules adopted in 1213 accordance with Chapter 119. of the Revised Code. The rules may 1214 include training and practice standards for dental assistants 1215 and other qualified personnel. The standards may include 1216 examination and issuance of a certificate. If the board issues a 1217 certificate, the recipient shall display the certificate in a 1218 conspicuous location in any office in which the recipient is 1219 employed to perform the duties authorized by the certificate. 1220

(B) A dental assistant may polish the clinical crowns of1221teeth if all of the following requirements are met:1222

(1) The dental assistant's polishing activities are
limited to the use of a rubber cup attached to a slow-speed
rotary dental hand piece to remove soft deposits that build up
over time on the crowns of teeth.

(2) The polishing is performed only after a dentist has
evaluated the patient and any calculus detected on the teeth to
be polished has been removed by a dentist or dental hygienist.
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(3) The dentist supervising the assistant supervises not
 more than two dental assistants engaging in polishing activities
 1231
 at any given time.

(4) The dental assistant is certified by the dental
 assisting national board or the Ohio commission on dental
 1234
 assistant certification.

(5) The dental assistant receives a certificate from the
board authorizing the assistant to engage in the polishing
activities. The board shall issue the certificate if the
individual has successfully completed training in the polishing
of clinical crowns through a program accredited by the American

dental association commission on dental accreditation or 1241 equivalent training approved by the board. The training shall 1242 include courses in basic dental anatomy and infection control, 1243 followed by a course in coronal polishing that includes 1244 didactic, preclinical, and clinical training; any other training 1245 required by the board; and a skills assessment that includes 1246 successful completion of standardized testing. The board shall 1247 adopt rules pursuant to division (A) of this section 1248 establishing standards for approval of this training. 1249

(C) A dental assistant may apply pit and fissure sealants1250if all of the following requirements are met:1251

(1) A dentist evaluates the patient and designates the
teeth and surfaces that will benefit from the application of
sealant on the day the application is to be performed.
1254

(2) The dental assistant is certified by the dental
 assisting national board or the Ohio commission on dental
 1256
 assistant certification.

(3) The dental assistant has successfully completed a
1258
course in the application of sealants consisting of at least two
hours of didactic instruction and six hours of clinical
instruction through a program provided by an institution
accredited by the American dental association commission on
dental accreditation or a program provided by a sponsor of
continuing education approved by the board.

(4) The dentist supervising the assistant has observed the 1265assistant successfully apply at least six sealants. 1266

(5) Except as provided in division (D) or (E) of this
section, the dentist supervising the assistant checks and
approves the application of all sealants placed by the assistant
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before the patient leaves the location where the sealant	1270
application procedure is performed.	1271
(D)(1) A dental assistant who is certified by the dental	1272
assisting national board or the Ohio commission on dental	1273
assistant certification may provide, for not more than fifteen	1274
consecutive business days, all of the following services to a	1275
patient when the supervising dentist is not physically present	1276
at the location where the services are provided if the	1277
conditions specified in division (D)(2) of this section have	1278
been satisfied:	1279
(a) Recementation of temporary crowns or recementation of	1280
crowns with temporary cement;	1281
(b) Application of fluoride varnish;	1282
(c) Application of disclosing solutions;	1283
(d) Application of desensitizing agents, excluding silver	1284
<u>diamine fluoride</u> ;	1285
(e) Caries susceptibility testing;	1286
(f) Instruction on oral hygiene home care, including the	1287
use of toothbrushes and dental floss.	1288
(2) The conditions that must be satisfied before a dental	1289
assistant may provide the services specified in division (D)(1)	1290
of this section are all of the following:	1291
(a) The dental assistant has at least two years <u>one year</u>	1292
and a minimum of three one thousand five hundred hours of	1293
experience practicing as a dental assistant.	1294
(b) The dental assistant has successfully completed a	1295
course approved by the state dental board in the identification	1296

and prevention of potential medical emergencies.	1297
(c) The supervising dentist has evaluated the dental	1298
assistant's skills.	1299
(d) The supervising dentist examined the patient not more-	1300
than one year prior to the date that the dental assistant-	1301
provides the services to the patient.	1302
(e) The supervising dentist has established written	1303
protocols or written standing orders for the dental assistant to	1304
follow during and in the absence of an emergency.	1305
(f) (e) The supervising dentist completed and evaluated a	1306
medical and dental history of the patient not more than one year	1307
prior to the date that the dental assistant provides services to	1308
the patient, and the supervising dentist determines that the	1309
patient is in a medically stable condition.	1310
(g) (f) The patient is notified, in advance of the	1311
appointment for services, that the supervising dentist will be	1312
absent from the location and that the dental assistant cannot	1313
diagnose the patient's dental health care status.	1314
(h) (g) The dental assistant is employed by, or under	1315
contract with, the supervising dentist, a dentist licensed under	1316
this chapter who meets one of the criteria specified in division	1317
(C) $\frac{(11)}{(10)}$ (b) of section 4715.22 of the Revised Code, or a	1318
government entity that employs the dental assistant to provide	1319
	±0±9
services in a public school or in connection with other programs	1320
services in a public school or in connection with other programs	1320
services in a public school or in connection with other programs the government entity administers.	1320 1321
services in a public school or in connection with other programs the government entity administers. (3) A dental assistant who is certified by the dental	1320 1321 1322

dentist is not physically present at the location where the1326sealants are to be applied if the dental assistant meets the1327requirements in divisions (C) (3) and (4) of this section and all1328of the conditions specified in division (D) (2) of this section1329have been satisfied.1330

(E) A dental assistant who is certified by the dental
assisting national board or the Ohio commission on dental
assistant certification may apply pit and fissure sealants prior
to a dentist examining the patient and rendering a diagnosis,
and when a dentist is not physically present at the location
where the service is provided, if all of the following are the
case:

(1) The dental assistant meets the requirements indivisions (C)(3) and (4) of this section.1339

(2) <u>All of the <u>The</u> conditions specified in <u>division</u>
<u>divisions</u> (D) (2) (a), (b), (c), (d), (f), and (g) of this section
have been satisfied.
</u>

(3) The dental assistant is providing the service as part 1343 of a program operated through any of the following: a school 1344 district board of education or the governing board of an 1345 educational service center; the board of health of a city or 1346 general health district or the authority having the duties of a 1347 board of health under section 3709.05 of the Revised Code; a 1348 national, state, district, or local dental association; or any 1349 other public or private entity recognized by the state dental 1350 board. 1351

(4) A supervising dentist for the program described indivision (E)(3) of this section meets both of the following1353conditions:

(a) Is employed by or a volunteer for, and the patients 1355 are referred by, the entity through which the program is 1356 operated; 1357 (b) Is available for consultation by telephone, 1358 videoconferencing, or other means of electronic communication. 1359 (5) The application of pit and fissure sealants is limited 1360 to erupted permanent posterior teeth without suspicion of 1361 dentinal cavitation. 1362 1363 (6) If the patient is a minor, a parent, guardian, or other person responsible for the patient has been notified that 1364 a dentist will not be present at the location and that the 1365 dental assistant is not trained to diagnose or treat other 1366 serious dental concerns that could exist. 1367 (F) Subject to this section and the applicable rules of 1368 the board, licensed dentists may assign to dental assistants and 1369 other qualified personnel dental procedures that do not require 1370 the professional competence or skill of the licensed dentist, a 1371 dental hygienist, or an expanded function dental auxiliary as 1372

this section or the board by rule authorizes dental assistants 1373 and other qualified personnel to perform. Except as provided in 1374 division (D) or (E) of this section, the performance of dental 1375 procedures by dental assistants and other qualified personnel 1376 shall be under direct supervision and full responsibility of the 1377 licensed dentist. 1378

(G) Nothing in this section shall be construed by rule of 1379the state dental board or otherwise to do the following: 1380

(1) Authorize dental assistants or other qualified
personnel to engage in the practice of dental hygiene as defined
by sections 4715.22 and 4715.23 of the Revised Code or to
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perform the duties of a dental hygienist, including the removal 1384 of calcarious deposits, dental cement, or accretions on the 1385 crowns and roots of teeth other than as authorized pursuant to 1386 this section; 1387 (2) Authorize dental assistants or other qualified 1388 personnel to engage in the practice of an expanded function 1389 dental auxiliary as specified in section 4715.64 of the Revised 1390 Code or to perform the duties of an expanded function dental 1391 auxiliary other than as authorized pursuant to this section. 1392 (3) Authorize the assignment of any of the following: 1393 1394 (a) Diagnosis; (b) Treatment planning and prescription, including 1395 prescription for drugs and medicaments or authorization for 1396 restorative, prosthodontic, or orthodontic appliances; 1397 (c) Surgical procedures on hard or soft tissue of the oral 1398 cavity, or any other intraoral procedure that contributes to or 1399 results in an irremediable alteration of the oral anatomy; 1400 (d) The making of final impressions from which casts are 1401 made to construct any dental restoration. 1402 (H) No dentist shall assign any dental assistant or other 1403 individual acting in the capacity of qualified personnel to 1404 perform any dental procedure that the assistant or other 1405 individual is not authorized by this section or by board rule to 1406 perform. No dental assistant or other individual acting in the 1407 capacity of qualified personnel shall perform any dental 1408 procedure other than in accordance with this section and any 1409 applicable board rule or any dental procedure that the assistant 1410 or other individual is not authorized by this section or by 1411 1412 board rule to perform.

Sec. 4715.43. (A) As used in this section and in sections	1413
4715.431 to 4715.437 of the Revised Code:	1414
(1) "Authorizing dentist" means the holder of a current,	1415
valid teledentistry permit issued under this section who	1416
authorizes a dental hygienist or expanded function dental	1417
auxiliary to perform services under section 4715.431 of the	1418
Revised Code.	1419
(2) "Dental hygiene services" means the prophylactic,	1420
preventive, and other procedures that dentists are authorized by	1421
this chapter and rules of the state dental board to assign to	1422
dental hygienists, except for procedures while a patient is	1423
anesthetized, definitive root planing, definitive subgingival	1424
curettage, the administration of local anesthesia, and the	1425
procedures specified in rules adopted by the board as described	1426
in division (C)(3) of section 4715.22 of the Revised Code.	1427
(3) "Interim therapeutic restoration" means a direct	1428
provisional restoration placed to stabilize a tooth until a	1429
licensed dentist can assess the need for further treatment.	1430
"Interim therapeutic restoration" includes the removal of	1431
debris, other than carious or noncarious tooth structure, from	1432
the carious lesion using air or water irrigation.	1433
(4) "Synchronous, real-time communication" means a live,	1434
two-way interaction between a patient and a dentist conducted	1435
through audiovisual technology.	1436
(5) "Teledentistry" means the delivery of dental services	1437
through the use of synchronous, real-time communication and the	1438
delivery of services of a dental hygienist or expanded function	1439
dental auxiliary pursuant to a dentist's authorization.	1440
(B) A dentist who desires to provide dental services	1441

through teledentistry shall apply to the state dental board for	1442
a teledentistry permit. The application must be made under oath	1443
on a form prescribed by the board and be accompanied by a	1444
twenty-dollar application fee. To be eligible for the permit,	1445
the dentist must meet the requirements established by the board	1446
in rules adopted under section 4715.436 of the Revised Code.	1447
The state dental board shall issue a teledentistry permit	1448
to a dentist who is in good standing with the board and	1449
satisfies all of the requirements of this section.	1450
Sec. 4715.431. (A) If all of the conditions in division	1451
(B) of this section are met, an authorizing dentist may do	1452
either of the following under a teledentistry permit without	1453
examining a patient in person:	1454
(1) Authorize a dental hygienist or expanded function	1455
dental auxiliary to perform services as set forth in division	1456
(E) or (F) of this section, as applicable, at a location where	1457
no dentist is physically present;	1458
(2) Prescribe a drug that is not a controlled substance	1459
for a patient who is at a location where no dentist is	1460
physically present.	1461
(B) The conditions that must be met under division (A) of	1462
this section are the following:	1463
(1) The authorizing dentist must prepare a written	1464
authorization that includes all of the following:	1465
(a) The authorizing dentist's name and permit number;	1466
(b) The name of the dental hygienist or expanded function	1467
<u>dental auxiliary;</u>	1468
(c) The patient's name;	1469

(d) The name and address of the location where the	1470
services are to be provided;	1471
(e) The date of the authorization;	1472
(f) A statement signed by the dental hygienist or expanded	1473
function dental auxiliary agreeing to comply with the written	1474
protocols or written standing orders the authorizing dentist	1475
establishes, including those for dealing with emergencies;	1476
(g) Any other information the dentist considers	1477
appropriate.	1478
(2) Before any dental services are provided all of the	1479
following must occur:	1480
(a) The patient is notified that an authorizing dentist	1481
will perform a clinical evaluation through teledentistry.	1482
(b) The patient is given an explanation of alternatives	1483
to, and the capabilities and limitations of, teledentistry.	1484
(c)(i) Subject to division (B)(2)(c)(ii) of this section,	1485
the patient consents to the provision of services through	1486
teledentistry and the consent is documented in the patient's	1487
record.	1488
(ii) If the services to be provided are the placement of	1489
interim therapeutic restorations or the application of silver	1490
diamine fluoride, the requirements for informed consent in rules	1491
adopted under division (C) of section 4715.436 of the Revised	1492
Code have been met.	1493
(3) The authorizing dentist establishes the patient's	1494
identity and physical location through synchronous, real-time	1495
communication.	1496

(4) The authorizing dentist provides dental services	1497
through teledentistry only as is appropriate for the patient and	1498
in accordance with appropriate standards of care.	1499
in accordance with appropriate standards of care.	1499
(5) The authorizing dentist establishes a diagnosis and	1500
treatment plan and documents it in the patient's record.	1501
(6) The authorizing dentist specifies the services the	1502
dental hygienist or expanded function dental auxiliary is	1503
authorized to provide to the patient.	1504
(7) The dental hygienist or expanded function dental	1505
auxiliary is employed by, or under contract with, one of the	1506
following:	1507
(a) The authorizing dentist;	1508
(b) A dentist who is any of the following:	1509
(i) The authorizing dentist's employer;	1510
(ii) A shareholder in a professional association formed	1511
under Chapter 1785. of the Revised Code of which the authorizing	1512
<u>dentist is a shareholder;</u>	1513
(iii) A member or manager of a limited liability company	1514
formed under Chapter 1705. of the Revised Code of which the	1515
authorizing dentist is a member or manager;	1516
(iv) A shareholder in a corporation formed under division	1517
(B) of section 1701.03 of the Revised Code of which the	1518
authorizing dentist is a shareholder;	1519
(v) A partner or employee of a partnership, formed under	1520
Chapter 1775. of the Revised Code, of which the authorizing	1521
dentist is a partner or employee;	1522
(vi) A partner or employee of a limited liability	1523

partnership, formed under Chapter 1775. of the Revised Code, of	1524
which the authorizing dentist is a partner or employee.	1525
(C) A dentist retains responsibility for ensuring the	1526
safety and quality of services provided to patients through	1527
teledentistry. Services delivered through teledentistry must be	1528
consistent with in-person services. Persons involved with	1529
providing services through teledentistry must abide by laws	1530
addressing the privacy and security of the patient's dental and	1531
medical information.	1532
(D) An authorizing dentist may not have more than a total	1533
of three dental hygienists and expanded dental function	1534
auxiliaries working under the dentist's authorization pursuant	1535
to this section at any time.	1536
(E)(1) If authorized to do so by an authorizing dentist in	1537
accordance with this section, a dental hygienist may provide	1538
dental hygiene services at a location where no dentist is	1530
physically present if all of the following requirements are met:	1540
physically present if all of the following requirements are met.	1040
(a) The dental hygienist has at least one year and a	1541
minimum of one thousand five hundred hours of experience in the	1542
practice of dental hygiene.	1543
(b) The dental hygienist has completed a course described	1544
in division (C)(2) of section 4715.22 of the Revised Code on the	1545
identification and prevention of potential medical emergencies.	1546
(c) The authorizing dentist has evaluated the dental	1547
hygienist's skills.	1548
(d) The depted burging ist compliant with written protocols	1549
(d) The dental hygienist complies with written protocols	
or written standing orders established by the authorizing	1550
dentist, including written protocols established for	1551
emergencies.	1552

(2) If authorized to do so by an authorizing dentist in	1553
accordance with this section, a dental hygienist may place	1554
interim therapeutic restorations when a dentist is not	1555
physically present at the location where the dental hygienist is	1556
practicing if the requirements of division (E)(1) of this	1557
section are met and the dental hygienist has successfully	1558
completed a state dental board-approved course in the proper	1559
placement of interim therapeutic restorations.	1560
(3) If authorized to do so by an authorizing dentist in	1561
accordance with this section, a dental hygienist may apply	1562
silver diamine fluoride when a dentist is not physically present	1563
at the location where the dental hygienist is practicing if the	1564
requirements of division (E)(1) of this section are met and the	1565
dental hygienist has successfully completed a state dental	1566
board-approved course in the application of silver diamine	1567
fluoride.	1568
(F)(1) If authorized to do so by an authorizing dentist in	1569
accordance with this section, an expanded function dental	1570
auxiliary may provide the services listed in divisions (A)(2) to	1571
(10) of section 4715.64 of the Revised Code, and any additional	1572
procedures authorized pursuant to division (A)(11) of that	1573
section, when a dentist is not physically present at the	1574
location where the expanded function dental auxiliary is	1575
practicing if all of the following requirements are met:	1576
(a) The expanded function dental auxiliary has at least	1577
one year and a minimum of one thousand five hundred hours of	1578
experience practicing as an expanded function dental auxiliary.	1579
(b) The expanded function dental auxiliary has completed a	1580
course described in division (C)(2) of section 4715.64 of the	1581
Revised Code on the identification and prevention of potential	1582

medical emergencies.	1583
(c) The authorizing dentist has evaluated the expanded	1584
function dental auxiliary's skills.	1585
(d) The expanded function dental auxiliary complies with	1586
written protocols or written standing orders established by the	1587
authorizing dentist, including written protocols for	1588
emergencies.	1589
(2) If authorized to do so by an authorizing dentist in	1590
accordance with this section, an expanded function dental	1591
auxiliary who meets the requirements of division (F)(1) of this	1592
section and has successfully completed a state dental board-	1593
approved course in the proper placement of interim therapeutic	1594
restorations may place interim therapeutic restorations when a	1595
dentist is not physically present at the location where the	1596
expanded function dental auxiliary is practicing.	1597
(3) If authorized to do so by an authorizing dentist in	1598
accordance with this section, an expanded function dental	1599
auxiliary who meets the requirements of division (F)(1) of this	1600
section and has successfully completed a state dental board-	1601
approved course in the application of silver diamine fluoride	1602
may apply silver diamine fluoride when a dentist is not	1603
physically present at the location where the expanded function	1604
dental auxiliary is practicing.	1605
(4) If authorized to do so by an authorizing dentist in	1606
accordance with this section, an expanded function dental	1607
auxiliary who meets the requirements of division (F)(1) of this	1608
section and holds a current, valid dental x-ray machine operator	1609
certificate issued by the board pursuant to section 4715.53 of	1610
the Revised Code may perform, for the purpose of contributing to	1611

the provision of dental care to a dental patient, standard,	1612
diagnostic radiologic procedures when a dentist is not	1613
physically present at the location where the expanded function	1614
dental auxiliary is practicing.	1615
Sec. 4715.432. A teledentistry permit issued under section	1616
4715.43 of the Revised Code expires on the thirty-first day of	1617
December of the first odd-numbered year occurring after the	1618
permit's issuance. A dentist who desires to renew a permit shall	1619
apply, under oath, to the state dental board on a form	1620
prescribed by the board and pay a renewal fee of twenty dollars.	1621
The board shall renew a teledentistry permit for a two-	1622
year period if the dentist is in good standing with the board	1623
and meets all of the following conditions:	1624
(A) Submits a complete application;	1625
(B) Pays the renewal fee;	1626
(C) Verifies with the board the locations where dental	1627
hygienists and expanded function dental auxiliaries have	1628
provided services pursuant to the dentist's authorization since	1629
the teledentistry permit was most recently issued or renewed.	1630
Sec. 4715.433. The state dental board may, in accordance	1631
with Chapter 119. of the Revised Code, suspend or revoke a	1632
permit issued under section 4715.43 of the Revised Code if the	1633
permit holder fails to comply with sections 4715.431 to 4715.437	1634
of the Revised Code, including any rules adopted by the board	1635
under section 4715.346 of the Revised Code.	1636
Sec. 4715.434. At the request of the state dental board,	1637
an authorizing dentist, or a dental hygienist or expanded	1638
function dental auxiliary who has been authorized to perform	1639
services in accordance with section 4715.431 of the Revised	1640

Code, shall make available to the board a list of all locations	1641
where the dental hygienist or expanded function dental auxiliary	1642
provided services, the locations where the hygienist or	1643
auxiliary is expected to provide services in the future, or	1644
both, as specified in the board's request.	1645
Sec. 4715.435. (A) No person shall provide services under	1646
section 4715.431 of the Revised Code unless one of the following	1647
applies:	1648
(1) The person is a dentist who holds a current, valid	1649
teledentistry permit issued under section 4715.43 of the Revised	1650
<u>Code.</u>	1651
(2) The person is providing services in accordance with	1652
section 4715.431 of the Revised Code and is either a dental	1653
hygienist or an expanded function dental auxiliary.	1654
(B) No person shall authorize a dental hygienist or	1655
expanded function dental auxiliary to provide services under	1656
section 4715.431 of the Revised Code unless the person is a	1657
dentist who holds a current, valid teledentistry permit issued	1658
under section 4715.43 of the Revised Code and the dental	1659
hygienist or expanded function dental hygienist will provide the	1660
services in accordance with division (E) or (F) of section	1661
4715.431 of the Revised Code, as appropriate.	1662
(C) No authorizing dentist shall authorize a dental	1663
hygienist or expanded function dental auxiliary to diagnose a	1664
patient's oral health care status.	1665
No dental hygienist or expanded function dental auxiliary	1666
shall diagnose a patient's oral health care status as part of	1667
services provided under section 4715.431 of the Revised Code.	1668
Sec. 4715.436. The state dental board shall adopt rules in	1669

accordance with Chapter 119. of the Revised Code as it considers	1670
necessary to implement sections 4715.43 to 4715.435 of the	1671
Revised Code. The rules shall include all of the following:	1672
(A) Requirements that must be met for issuance of a	1673
teledentistry permit under section 4715.43 of the Revised Code;	1674
(B) Approval of courses on the proper placement of interim	1675
therapeutic restorations and the application of silver diamine	1676
fluoride, as authorized under section 4715.431 of the Revised	1677
Code.	1678
(C) Requirements for obtaining informed consent for the	1679
placement of interim therapeutic restorations or the application	1680
of silver diamine fluoride when the patient is not examined in	1681
person by a dentist and the services are provided under a	1682
teledentistry permit, as described in section 4715.431 of the	1683
Revised Code.	1684
The rules may specify procedures a dental hygienist is not	1685
permitted to perform when practicing in the absence of the	1686
authorizing dentist pursuant to section 4715.431 of the Revised	1687
Code.	1688
Sec. 4715.437. Nothing in sections 4715.43 to 4715.436 of	1689
the Revised Code authorizes any activity prohibited by division	1690
(F) of section 4715.22 of the Revised Code, prohibited or not	1691
authorized by section 4715.23 of the Revised Code, or prohibited	1692
by this chapter or a rule adopted by the state dental board	1693
under this chapter.	1694
Sec. 4715.56. (A) Except as provided in division (B) of	1695
this section, a dental x-ray machine operator may perform	1696
radiologic procedures only if a dentist is providing direct	1697
supervision. Direct supervision does not require the dentist to	1698

observe each radiologic procedure performed by the operator, but1699does require that the dentist be present at the location where1700the operator is performing radiologic procedures for purposes of1701consulting with and directing the operator while performing the1702procedures.1703

(B) A dental x-ray machine operator may perform radiologic
 procedures for a patient when the supervising dentist is not
 physically present at the location where the radiologic
 procedures are performed if <u>either of the following applies:</u>

(1) The supervising dentist examined the patient not more1708than one year prior to the date the dental x-ray machine1709operator performs the radiologic procedures and the supervising1710dentist has ordered the radiologic procedures.1711

(2) The radiologic procedures are performed in accordance1712with section 4715.431 of the Revised Code.1713

Sec. 4715.64. (A) Subject to divisions (B), (C), and (D) 1714 of this section and section 4715.431 of the Revised Code, the 1715 practice of an expanded function dental auxiliary shall consist 1716 of the following: 1717

(1) Procedures involved in the placement of restorative
 materials limited to amalgam restorative materials and
 nonmetallic restorative materials, including direct-bonded
 1720
 restorative materials;

(2) Application of pit and fissure sealants;

(3) Recementation of temporary crowns or recementation of 1723crowns with temporary cement; 1724

(4) Application of topical fluoride;

(5) Application of fluoride varnish; 1726

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(6) Application of disclosing solutions;	1727
(7) Application Except as provided in division (A)(10) of	1728
this section, application of desensitizing agents;	1729
(8) Caries susceptibility testing;	1730
(9) Instruction on oral hygiene home care, including the	1731
use of toothbrushes and dental floss;	1732
(10) Application of silver diamine fluoride, but only when	1733
the expanded function dental auxiliary's supervising dentist has	1734
examined the patient and diagnosed the need for such treatment	1735
and the expanded function dental auxiliary has completed a	1736
course approved in accordance with rules adopted under division	1737
(B) of section 4715.436 of the Revised Code;	1738
(11) Any additional procedures authorized by the state	1739
dental board in rules adopted under section 4715.66 of the	1740
Revised Code.	1741
(B) An expanded function dental auxiliary shall perform	1742
the services specified in divisions (A)(1) and (11) of this	1743
section only under the supervision, order, control, and full	1744
responsibility of a dentist licensed under this chapter. At no	1745
time shall more than two expanded function dental auxiliaries be	1746
practicing as expanded function dental auxiliaries under the	1747
supervision of the same dentist. Except as provided in divisions	1748
(C) and (D) of this section and section 4715.431 of the Revised	1749
Code, an expanded function dental auxiliary shall not practice	1750
as an expanded function dental auxiliary when the supervising	1751
dentist is not physically present at the location where the	1752
expanded function dental auxiliary is practicing.	1753

(C) An expanded function dental auxiliary may perform, for1754not more than fifteen consecutive business days, the services1755

specified in divisions (A)(2) to (10) of this section-	1756
application of pit and fissure sealants when the supervising	1757
dentist is not physically present at the location where the	1758
expanded function dental auxiliary is practicing if all of the	1759
following conditions have been satisfied:	1760
(1) The expanded function dental auxiliary has at least	1761
two years one year and a minimum of three one thousand five	1762
hundred hours of experience practicing as an expanded function	1763
	1764
dental auxiliary <u>or dental assistant</u> .	1/04
(2) The expanded function dental auxiliary has	1765
successfully completed a course approved by the board in the	1766
identification and prevention of potential medical emergencies.	1767
(3) The supervising dentist has evaluated the expanded	1768
function dental auxiliary's skills.	1769
runeeron denear advirtary 5 Skiris.	1/05
(4) The supervising dentist examined the patient not more-	1770
(4) The supervising dentist examined the patient not more-	1770 1771
	-
than one year prior to the date that the expanded function- dental auxiliary provides services to the patient.	1771
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5) The supervising dentist has established written	1771 1772
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5)—The supervising dentist has established written protocols or written standing orders for the expanded function	1771 1772 1773
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5)—The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an	1771 1772 1773 1774
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5)—The supervising dentist has established written protocols or written standing orders for the expanded function	1771 1772 1773 1774 1775
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5)—The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an	1771 1772 1773 1774 1775
than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5) The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an emergency.	1771 1772 1773 1774 1775 1776
<pre>than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5) The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an emergency. (6) (5) The supervising dentist completed and evaluated a</pre>	1771 1772 1773 1774 1775 1776 1777
<pre>than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5)—The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an emergency. (6)—(5) The supervising dentist completed and evaluated a medical and dental history of the patient not more than one year</pre>	1771 1772 1773 1774 1775 1776 1777 1778
<pre>than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5) The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an emergency. (6) - (5) The supervising dentist completed and evaluated a medical and dental history of the patient not more than one year prior to the date that the expanded function dental auxiliary</pre>	1771 1772 1773 1774 1775 1776 1777 1778 1779
<pre>than one year prior to the date that the expanded function dental auxiliary provides services to the patient. (5) The supervising dentist has established written protocols or written standing orders for the expanded function dental auxiliary to follow during and in the absence of an emergency. (6)-(5) The supervising dentist completed and evaluated a medical and dental history of the patient not more than one year prior to the date that the expanded function dental auxiliary provides services to the patient, and the supervising dentist determines that the patient is in a medically stable condition.</pre>	1771 1772 1773 1774 1775 1776 1777 1778 1779 1780 1781
<pre>than one year prior to the date that the expanded function- dental auxiliary provides services to the patient.</pre>	1771 1772 1773 1774 1775 1776 1777 1778 1779 1780

from the location and that the expanded function dental

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auxiliary cannot diagnose the patient's dental health care status.

(8) (7) The expanded function dental auxiliary is employed 1787 by, or under contract with, the supervising dentist, a dentist 1788 licensed under this chapter who meets one of the criteria 1789 specified in division (C) $\frac{(11)}{(10)}$ (b) of section 4715.22 of the 1790 Revised Code, or a government entity that employs the expanded 1791 function dental auxiliary to provide services in a public school 1792 or in connection with other programs the government entity 1793 administers. 1794

(D) An expanded function dental auxiliary may apply pit
 and fissure sealants prior to a dentist examining the patient
 and rendering a diagnosis, and when a dentist is not physically
 present at the location where the service is provided, if all of
 the following are the case:

(1) All of the <u>The</u> conditions specified in division
<u>divisions</u> (C) (1), (2), (3), (4), (6), and (7) of this section
have been satisfied.

(2) The expanded function dental auxiliary is providing 1803 1804 the service as part of a program operated through any of the following: a school district board of education or the governing 1805 board of an educational service center; the board of health of a 1806 city or general health district or the authority having the 1807 duties of a board of health under section 3709.05 of the Revised 1808 Code; a national, state, district, or local dental association; 1809 or any other public or private entity recognized by the state 1810 dental board. 1811

(3) A supervising dentist for the program described in1812division (D)(2) of this section meets both of the following1813

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conditions: 1814 (a) Is employed by or a volunteer for, and the patients 1815 are referred by, the entity through which the program is 1816 operated; 1817 (b) Is available for consultation by telephone, 1818 videoconferencing, or other means of electronic communication. 1819 (4) The application of pit and fissure sealants is limited 1820 to erupted permanent posterior teeth without suspicion of 1821 cavitation. 1822 1823 (5) If the patient is a minor, a parent, quardian, or other person responsible for the patient has been notified that 1824 a dentist will not be present at the location and that the 1825 expanded function dental auxiliary is not trained to diagnose or 1826 treat other serious dental concerns that could exist. 1827 (E) An expanded function dental auxiliary may perform the 1828 services specified in divisions (A) (3) to (9) of this section 1829 when the supervising dentist is not physically present at the 1830 location where the services are provided, regardless of whether 1831 the dentist has examined the patient, if the expanded function 1832 dental auxiliary is employed by, or under contract with, the 1833 supervising dentist, a dentist licensed under this chapter who 1834 meets one of the criteria specified in division (C)(10)(b) of 1835 section 4715.22 of the Revised Code, or a government entity that 1836 employs the expanded function dental auxiliary to provide 1837 services in a public school or in connection with other programs 1838 the government entity administers. 1839

(F) Nothing in this section shall be construed by rule of 1840 the board or otherwise to authorize an expanded function dental 1841 auxiliary to engage in the practice of dental hygiene as defined 1842

by sections 4715.22 and 4715.23 of the Revised Code. 1843

Sec. 4730.05. (A) There is hereby created the physician 1844 assistant policy committee of the state medical board. The 1845 president of the board shall appoint the members of the 1846 committee. The committee shall consist of the seven members 1847 specified in divisions (A)(1) to (3) of this section. When the 1848 committee is developing or revising policy and procedures for 1849 physician-delegated prescriptive authority for physician 1850 assistants, the committee shall include the two-additional 1851 members member specified in division (A)(4) of this section. 1852

(1) Three members of the committee shall be physicians. Of 1853 the physician members, one shall be a member of the state 1854 medical board, one shall be appointed from a list of five 1855 physicians recommended by the Ohio state medical association, 1856 and one shall be appointed from a list of five physicians 1857 recommended by the Ohio osteopathic association. At all times, 1858 the physician membership of the committee shall include at least 1859 one physician who is a supervising physician of a physician 1860 assistant, preferably with at least two years' experience as a 1861 1862 supervising physician.

(2) Three members shall be physician assistants appointed
from a list of five individuals recommended by the Ohio
1864
association of physician assistants.
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(3) One member, who is not affiliated with any health care
 profession, shall be appointed to represent the interests of
 1867
 consumers.

(4) The two One additional members member, appointed to 1869
serve only when the committee is developing or revising policy 1870
and procedures for physician-delegated prescriptive authority 1871

for physician assistants, shall be pharmacists a pharmacist. Of1872these members, one The member shall be appointed from a list of1873five clinical pharmacists recommended by the Ohio pharmacists1874association and one shall be or appointed from the pharmacist1875members of the state board of pharmacy, preferably from among1876the members who are clinical pharmacists.1877

The pharmacist members member shall have voting privileges1878only for purposes of developing or revising policy and1879procedures for physician-delegated prescriptive authority for1880physician assistants. Presence of the pharmacist members member1881shall not be required for the transaction of any other business.1882

(B) Terms of office shall be for two years, with each term 1883 ending on the same day of the same month as did the term that it 1884 succeeds. Each member shall hold office from the date of being 1885 appointed until the end of the term for which the member was 1886 appointed. Members may be reappointed, except that a member may 1887 not be appointed to serve more than three consecutive terms. As 1888 vacancies occur, a successor shall be appointed who has the 1889 qualifications the vacancy requires. A member appointed to fill 1890 a vacancy occurring prior to the expiration of the term for 1891 which a predecessor was appointed shall hold office as a member 1892 1893 for the remainder of that term. A member shall continue in office subsequent to the expiration date of the member's term 1894 until a successor takes office or until a period of sixty days 1895 has elapsed, whichever occurs first. 1896

(C) Each member of the committee shall receive the
member's necessary and actual expenses incurred in the
performance of official duties as a member.

(D) The committee members specified in divisions (A) (1) to 1900(3) of this section by a majority vote shall elect a chairperson 1901

from among those members. The members may elect a new	1902
chairperson at any time.	1903
(E) The state medical board may appoint assistants,	1904
clerical staff, or other employees as necessary for the	1905
committee to perform its duties adequately.	1906
(F) The committee shall meet at least four times a year	1907
and at such other times as may be necessary to carry out its	1908
responsibilities.	1909
(G) The board may permit meetings of the physician	1910
assistant policy committee to include the use of interactive	1911
videoconferencing, teleconferencing, or both if all of the	1912
following requirements are met:	1913
(1) The meeting location is open and accessible to the	1914
public.	1915
(2) Each committee member is permitted to choose whether	1916
the member attends in person or through the use of the meeting's	1917
videoconferencing or teleconferencing;	1918
(3) Any meeting related materials available before the	1919
meeting are sent to each committee member by electronic mail,	1920
facsimile, or United States mail, or are hand delivered.	1921
(4) If interactive videoconferencing is used, there is a	1922
clear video and audio connection that enables all participants	1923
at the meeting location to see and hear each committee member.	1924
(5) If teleconferencing is used, there is a clear audio	1925
connection that enables all participants at the meeting location	1926
to hear each committee member.	1927
(6) A roll call vote is recorded for each vote taken.	1928

(7) The meeting minutes specify for each member whether 1929 the member attended by videoconference, teleconference, or in 1930 person. 1931 Sec. 4730.06. (A) The physician assistant policy committee 1932 of the state medical board shall review, and shall submit to the 1933 board recommendations concerning, all of the following: 1934 (1) Requirements for issuing a license to practice as a 1935 physician assistant, including the educational requirements that 1936 must be met to receive the license; 1937 (2) Existing and proposed rules pertaining to the practice 1938 of physician assistants, the supervisory relationship between 1939 physician assistants and supervising physicians, and the 1940 administration and enforcement of this chapter; 1941 (3) In accordance with section 4730.38 of the Revised 1942 Code, physician-delegated prescriptive authority for physician 1943 assistants and proposed changes to the physician assistant-1944 formulary the board adopts pursuant to division (A) (1) of 1945 section 4730.39 of the Revised Code; 1946 (4) Application procedures and forms for a license to 1947 practice as a physician assistant; 1948 (5) Fees required by this chapter for issuance and renewal 1949 of a license to practice as a physician assistant; 1950 (6) Any issue the board asks the committee to consider. 1951 (B) In addition to the matters that are required to be 1952 reviewed under division (A) of this section, the committee may 1953 review, and may submit to the board recommendations concerning 1954 quality assurance activities to be performed by a supervising 1955 physician and physician assistant under a quality assurance 1956

system established pursuant to division (F) of section 4730.21 1957 of the Revised Code. 1958 (C) The board shall take into consideration all 1959 recommendations submitted by the committee. Not later than 1960 ninety days after receiving a recommendation from the committee, 1961 the board shall approve or disapprove the recommendation and 1962 notify the committee of its decision. If a recommendation is 1963 disapproved, the board shall inform the committee of its reasons 1964 for making that decision. The committee may resubmit the 1965 1966 recommendation after addressing the concerns expressed by the board and modifying the disapproved recommendation accordingly. 1967 Not later than ninety days after receiving a resubmitted 1968 recommendation, the board shall approve or disapprove the 1969 recommendation. There is no limit on the number of times the 1970 committee may resubmit a recommendation for consideration by the 1971 1972 board.

(D) (1) Except as provided in division (D) (2) of this
section, the board may not take action regarding a matter that
is subject to the committee's review under division (A) or (B)
of this section unless the committee has made a recommendation
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to the board concerning the matter.

(2) If the board submits to the committee a request for a
recommendation regarding a matter that is subject to the
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committee's review under division (A) or (B) of this section,
and the committee does not provide a recommendation before the
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sixty-first day after the request is submitted, the board may
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take action regarding the matter without a recommendation.

Sec. 4730.11. (A) To be eligible to receive a license to 1984 practice as a physician assistant, all of the following apply to 1985 an applicant: 1986

(1) The applicant shall be at least eighteen years of age.	1987
(2) The applicant shall be of good moral character.	1988
(3) The applicant shall hold current certification by the	1989
national commission on certification of physician assistants or	1990
a successor organization that is recognized by the state medical	1991
board.	1992
(4) The applicant shall meet either of the following	1993
requirements:	1994
(a) The educational requirements specified in division (B)	1995
(1) or (2) of this section;	1996
(b) The educational or other applicable requirements	1997
specified in division (C)(1), (2), or (3) of this section.	1998
(B) For purposes of division (A)(4)(a) of this section, an	1999
applicant shall meet either of the following educational	2000
requirements:	2001
(1) The applicant shall hold a master's or higher degree	2002
obtained from a program accredited by the accreditation review	2003
commission on education for the physician assistant or a	2004
predecessor or successor organization recognized by the board.	2005
(2) The applicant shall hold both of the following	2006
degrees:	2007
(a) A degree other than a master's or higher degree	2008
obtained from a program accredited by the accreditation review	2009
commission on education for the physician assistant or a	2010
predecessor or successor organization recognized by the board;	2011
(b) A master's or higher degree in a course of study with	2012
clinical relevance to the practice of physician assistants and	2013

obtained from a program accredited by a regional or specialized2014and professional accrediting agency recognized by the council2015for higher education accreditation.2016

(C) For purposes of division (A) (4) (b) of this section, an 2017 applicant shall present evidence satisfactory to the board of 2018 meeting one of the following requirements in lieu of meeting the 2019 educational requirements specified in division (B) (1) or (2) of 2020 this section: 2021

(1) The applicant shall hold a current, valid license or 2022 other form of authority to practice as a physician assistant 2023 issued by another jurisdiction and <u>either have been in active</u> 2024 practice in any jurisdiction throughout the <u>three-year two-year</u> 2025 period immediately preceding the date of application <u>or have met</u> 2026 <u>one or more of the following requirements as specified by the</u> 2027 <u>board:</u> 2028

(a) Passed an oral or written examination or assessment, or both types of examination or assessment, that determined the applicant's present fitness to resume practice;

(b) Obtained additional training and passed an examination2032or assessment on completion of the training;2033

(c) Agreed to limitations on the applicant's extent, scope, or type of practice.

(2) The applicant shall hold a degree obtained as a result
(2) The applicant shall hold a degree obtained as a result
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of being enrolled on January 1, 2008, in a program in this state
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that was accredited by the accreditation review commission on
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education for the physician assistant but did not grant a
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master's or higher degree to individuals enrolled in the program
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on that date, and completing the program on or before December
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(3) The applicant shall hold a degree obtained from a 2043 program accredited by the accreditation review commission on 2044 education for the physician assistant and meet either of the 2045 following experience requirements: 2046 (a) Have <u>Either have</u> experience practicing as a physician 2047 assistant for at least three two consecutive years immediately 2048 preceding the date of application while on active duty, with 2049 evidence of service under honorable conditions, in any of the 2050 armed forces of the United States or the national guard of any 2051 2052 state, including any experience attained while practicing as a physician assistant at a health care facility or clinic operated 2053 by the United States department of veterans affairs<u>or have met</u> 2054 one or more of the following requirements as specified by the 2055 board: 2056 (i) Passed an oral or written examination or assessment, 2057 or both types of examination or assessment, that determined the 2058 applicant's present fitness to resume practice; 2059 (ii) Obtained additional training and passed an 2060 examination or assessment on completion of the training; 2061 2062 (iii) Agreed to limitations on the applicant's extent, scope, or type of practice; 2063 2064 (b) Have Either have experience practicing as a physician assistant for at least three two consecutive years immediately 2065 preceding the date of application while on active duty in the 2066 United States public health service commissioned corps or have 2067 met one or more of the following requirements as specified by 2068 the board: 2069 (i) Passed an oral or written examination or assessment, 2070

or both types of examination or assessment, that determined the 2071

applicant's present fitness to resume practice;	2072
(ii) Obtained additional training and passed an	2073
examination or assessment on completion of the training;	2074
(iii) Agreed to limitations on the applicant's extent,	2075
scope, or type of practice.	2076
(D) Unless the applicant had prescriptive authority while	2077
practicing as a physician assistant in another jurisdiction, in-	2078
the military, or in the public health service, the license-	2079
issued to an applicant who does not hold a master's or higher-	2080
degree described in division (B) of this section does not-	2081
authorize the holder to exercise physician-delegated	2082
prescriptive authority and the state medical board shall not-	2083
issue a prescriber number.	2084
(E)(1) T his section does not require an individual to	2085
obtain a master's or higher degree as a condition of retaining	2086
or renewing a license to practice as a physician assistant if	2087
the individual received the license without holding a master's	2088
or higher degree as provided in either of the following:	2089
(a) (1) Before the educational requirements specified in	2090
division (B)(1) or (2) of this section became effective January	2091
1, 2008;	2092
(b) (2) By meeting the educational or other applicable	2093
requirements specified in division (C)(1), (2), or (3) of this	2094
section.	2095
(2) A license described in division (E)(1) of this section	2096
authorizes the license holder to exercise physician delegated	2097
prescriptive authority if, on October 15, 2015, the license	2098
holder held a valid certificate to prescribe issued under former	2099
section 4730.44 of the Revised Code, as it existed immediately-	2100

prior to October 15, 2015.

(3) On application of an individual who received a license-	2102
without having first obtained a master's or higher degree and is	2103
not authorized under division (E)(2) of this section to exercise	2104
physician-delegated prescriptive authority, the board shall-	2105
grant the individual the authority to exercise physician-	2106
delegated prescriptive authority if the individual meets either	2107
of the following requirements:	2108
(a) The individual provides evidence satisfactory to the	2109
board of having obtained a master's or higher degree from either-	2110
of the following:	2111

(i) A program accredited by the accreditation review2112commission on education for the physician assistant or a2113predecessor or successor organization recognized by the board;2114

(ii) A program accredited by a regional or specialized and2115professional accrediting agency recognized by the council for2116higher education accreditation, if the degree is in a course of2117study with clinical relevance to the practice of physician2118assistants.2119

(b) The individual meets the requirements specified in2120division (C)(1) or (3) of this section and had prescriptive2121authority while practicing as a physician assistant in another2122jurisdiction, in any of the armed forces of the United States or2123the national guard of any state, or in the United States public2124health service commissioned corps.2125

Sec. 4730.15. (A) A license issued by the state medical2126board under section 4730.12 of the Revised Code authorizes the2127license holder to exercise physician-delegated prescriptive2128authority if the holder meets either of the following2129

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requirements:	2130
(1) Holds a master's or higher degree described in	2131
division (B) of section 4730.11 of the Revised Code;	2132
(2) Had prescriptive authority while practicing as a	2133
physician assistant in another jurisdiction, in any of the armed	2134
forces of the United States or the national guard of any state,	2135
or in the United States public health service commissioned	2136
corps.	2137
(B) A license described in division (D) of section 4730.11	2138
of the Revised Code authorizes the license holder to exercise	2139
physician-delegated prescriptive authority if, on October 15,	2140
2015, the license holder held a valid certificate to prescribe	2141
issued under former section 4730.44 of the Revised Code, as it	2142
existed immediately prior to that date.	2143
(C) On application of an individual who holds a license	2144
issued under this chapter but is not authorized to exercise	2145
physician-delegated prescriptive authority, the board shall	2146
grant the authority to exercise physician-delegated prescriptive	2147
authority if the individual meets either of the following	2148
requirements:	2149
(1) The individual provides evidence satisfactory to the	2150
board of having obtained a master's or higher degree from either	2151
of the following:	2152
(a) A program accredited by the accreditation review	2153
commission on education for the physician assistant or a	2154
predecessor or successor organization recognized by the board;	2155
(b) A program accredited by a regional or specialized and	2156
professional accrediting agency recognized by the council for	2157
higher education accreditation, if the degree is in a course of	2158

study with clinical relevance to the practice of physician	2159
assistants.	2160
(2) The individual meets the requirements specified in_	2161
division (C)(1) or (3) of section 4730.11 of the Revised Code	2162
and had prescriptive authority while practicing as a physician	2163
assistant in another jurisdiction, in any of the armed forces of	2164
the United States or the national guard of any state, or in the	2165
United States public health service commissioned corps.	2166
(D) The board shall issue a prescriber number to each	2167
physician assistant licensed under this chapter who is	2168
authorized to exercise physician-delegated prescriptive	2169
authority.	2170
$\mathbf{a}_{\mathbf{a}}$	2171
Sec. 4730.203. (A) Acting pursuant to a supervision	
agreement, a physician assistant may delegate performance of a	2172
task to implement a patient's plan of care or, if the conditions	2173
in division (C) of this section are met, may delegate	2174
administration of a drug. Subject to division (D) of section	2175
4730.03 of the Revised Code, delegation may be to any person.	2176
The physician assistant must be physically present at the	2177
location where the task is performed or the drug administered.	2178
(B) Prior to delegating a task or administration of a	2179
drug, a physician assistant shall determine that the task or	2180
drug is appropriate for the patient and the person to whom the	2181
delegation is to be made may safely perform the task or	2182
administer the drug.	2183
(C) A physician assistant may delegate administration of a	2184
drug only if all of the following conditions are met:	2185
(1) The physician assistant has been granted physician-	2186
(I) THE PHYSICIAH ASSISTANT HAS DEEH ATAHLED PHYSICIAH-	2100

(1) The physician assistant has been granted physician-2186delegated prescriptive authority and is authorized to prescribe2187

the drug.	2188
(2) The drug is included in the formulary established	2189
under division (A) of section 4730.39 of the Revised Code.	2190
(3)—The drug is not a controlled substance.	2191
(4) (3) The drug will not be administered intravenously.	2192
(5) (4) The drug will not be administered in a hospital	2193
inpatient care unit, as defined in section 3727.50 of the	2194
Revised Code; a hospital emergency department; a freestanding	2195
emergency department; or an ambulatory surgical facility	2196
licensed under section 3702.30 of the Revised Code.	2197
(D) A person not otherwise authorized to administer a drug	2198
or perform a specific task may do so in accordance with a	2199
physician assistant's delegation under this section.	2200
Sec. 4730.21. (A) The supervising physician of a physician	2201
assistant exercises supervision, control, and direction of the	2202
physician assistant. A physician assistant may practice in any	2203
setting within which the supervising physician has supervision,	2204
control, and direction of the physician assistant.	2205
In supervising a physician assistant, all of the following	2206
apply:	2207
(1) The supervising physician shall be continuously	2208
available for direct communication with the physician assistant	2209
by either of the following means:	2210
(a) Being physically present at the location where the	2211
physician assistant is practicing;	2212
(b) Being readily available to the physician assistant	2213
through some means of telecommunication and being in a location	2214

that is a distance from the location where the physician2215assistant is practicing that reasonably allows the physician to2216assure proper care of patients.2217

(2) The supervising physician shall personally andactively review the physician assistant's professionalactivities.

(3) The supervising physician shall ensure that thequality assurance system established pursuant to division (F) of2222this section is implemented and maintained.2223

(4) The supervising physician shall regularly perform any(224other reviews of the physician assistant that the supervising(225physician considers necessary.(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2224(4) 2225(4) 2226(4) 2226

(B) A physician may enter into supervision agreements with
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 any number of physician assistants, but the physician may not
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 supervise more than three five physician assistants at any one
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 time. A physician assistant may enter into supervision
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 agreements with any number of supervising physicians.

(C) A supervising physician may authorize a physician
assistant to perform a service only if the physician is
satisfied that the physician assistant is capable of competently
performing the service. A supervising physician shall not
authorize a physician assistant to perform any service that is
beyond the physician's or the physician assistant's normal
course of practice and expertise.

(D) In the case of a health care facility with an
emergency department, if the supervising physician routinely
practices in the facility's emergency department, the
supervising physician shall provide on-site supervision of the
physician assistant when the physician assistant practices in
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the emergency department. If the supervising physician does not 2244 routinely practice in the facility's emergency department, the 2245 supervising physician may, on occasion, send the physician 2246 assistant to the facility's emergency department to assess and 2247 manage a patient. In supervising the physician assistant's 2248 assessment and management of the patient, the supervising 2249 physician shall determine the appropriate level of supervision 2250 in compliance with the requirements of divisions (A) to (C) of 2251 this section, except that the supervising physician must be 2252 2253 available to go to the emergency department to personally evaluate the patient and, at the request of an emergency 2254 department physician, the supervising physician shall go to the 2255 emergency department to personally evaluate the patient. 2256

(E) Each time a physician assistant writes a medical
order, including prescriptions written in the exercise of
physician-delegated prescriptive authority, the physician
assistant shall sign the form on which the order is written and
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record on the form the time and date that the order is written.

(F) (1) The supervising physician of a physician assistant 2262 shall establish a quality assurance system to be used in 2263 supervising the physician assistant. All or part of the system 2264 may be applied to other physician assistants who are supervised 2265 by the supervising physician. The system shall be developed in 2266 consultation with each physician assistant to be supervised by 2267 the physician.

(2) In establishing the quality assurance system, thesupervising physician shall describe a process to be used forall of the following:2271

(a) Routine review by the physician of selected patient2272record entries made by the physician assistant and selected2273

medical orders issued by the physician assistant;	2274
(b) Discussion of complex cases;	2275
(c) Discussion of new medical developments relevant to the	2276
practice of the physician and physician assistant;	2277
(d) Performance of any quality assurance activities	2278
required in rules adopted by state medical board pursuant to any	2279
recommendations made by the physician assistant policy committee	2280
under section 4730.06 of the Revised Code;	2281
(e) Performance of any other quality assurance activities	2282
that the supervising physician considers to be appropriate.	2283
(3) The supervising physician and physician assistant	2284
shall keep records of their quality assurance activities. On	2285
request, the records shall be made available to the board.	2286
Sec. 4730.38. (A) Except as provided in division (B) of	2287
this section, the The physician assistant policy committee of	2288
the state medical board shall, at such times the committee	2289
determines to be necessary, submit to the board recommendations	2290
regarding physician-delegated prescriptive authority for	2291
physician assistants. The committee's recommendations shall	2292
address both of the following:	2293
(1) Policy and procedures regarding physician-delegated	2294
prescriptive authority;	2295
(2) Any issue the committee considers necessary to assist	2296
the board in fulfilling its duty to adopt rules governing	2297
physician-delegated prescriptive authority.	2298
(B) Not less than every six months, the committee shall-	2299
review the physician assistant formulary the board adopts	2300
pursuant to division (A)(1) of section 4730.39 of the Revised	2301

Code and, to the extent it determines to be necessary, submit	2302
recommendations proposing changes to the formulary.	2303
(C) Recommendations submitted under this section are	2304
subject to the procedures and time frames specified in division	2305
(C) of section 4730.06 of the Revised Code.	2306
Sec. 4730.39. (A) The state medical board shall do all of	2307
the following:	2308
(1) Adopt a formulary listing the drugs and therapeutic-	2309
devices by class and specific generic nomenclature that a	2310
physician may include in the physician delegated prescriptive	2311
authority granted to a physician assistant who holds a valid	2312
prescriber number issued by the state medical board;	2313
(2) Adopt adopt rules governing physician-delegated	2314
prescriptive authority for physician assistants ;	2315
(3) Establish standards and procedures for delegation-	2316
under division (A) of section 4730.203 of the Revised Code of	2317
the authority to administer drugs. The rules shall be adopted in	2318
accordance with Chapter 119. of the Revised Code.	2319
(B) The board's rules governing physician-delegated	2320
prescriptive authority adopted pursuant to division (A)(2) of	2321
this section shall be adopted in accordance with Chapter 119. of	2322
the Revised Code and shall establish all of the following:	2323
(1) Requirements regarding the pharmacology courses that a	2324
physician assistant is required to complete;	2325
(2) A specific prohibition against prescribing any drug or	2326
device to perform or induce an abortion;	2327
(3) Standards and procedures to be followed by a physician	2328
assistant in personally furnishing samples of drugs or complete	2329

or partial supplies of drugs to patients under section 4730.43	2330
of the Revised Code;	2331
(4) Any other requirements the board considers necessary	2332
to implement the provisions of this chapter regarding physician-	2333
delegated prescriptive authority.	2334
(C)(1) After considering recommendations submitted by the-	2335
physician assistant policy committee pursuant to sections	2336
4730.06 and 4730.38 of the Revised Code, the board shall review	2337
either or both of the following, as appropriate according to the	2338
submitted recommendations:	2339
(a) The formulary the board adopts under division (A)(1)	2340
of this section;	2341
(b) The rules the board adopts under division (A)(2) of	2342
this section regarding physician-delegated prescriptive-	2343
authority.	2344
(2) Based on its review, the board shall make any-	2345
necessary modifications to the formulary or rules.	2346
Sec. 4730.41. (A) A physician assistant who holds a valid	2347
prescriber number issued by the state medical board is	2348
authorized to prescribe and personally furnish drugs and	2349
therapeutic devices in the exercise of physician-delegated	2350
prescriptive authority.	2351
(B) In exercising physician-delegated prescriptive	2352
authority, a physician assistant is subject to all of the	2353
following:	2354
(1) The physician assistant shall exercise physician-	2355
delegated prescriptive authority only to the extent that the	2356
physician supervising the physician assistant has granted that	2357

authority.	2358
(2) The physician assistant shall comply with all	2359
conditions placed on the physician-delegated prescriptive	2360
authority, as specified by the supervising physician who is	2361
supervising the physician assistant in the exercise of	2362
physician-delegated prescriptive authority.	2363
(3) If the physician assistant possesses physician-	2364
delegated prescriptive authority for controlled substances, the	2365
physician assistant shall register with the federal drug	2366
enforcement administration.	2367
(4) If the physician assistant possesses physician-	2368
delegated prescriptive authority for schedule II controlled	2369
substances, the physician assistant shall comply with section	2370
4730.411 of the Revised Code.	2371
(5) If the physician assistant possesses physician-	2372
delegated prescriptive authority to prescribe for a minor an	2373
opioid analgesic, as those terms are defined in sections	2374
3719.061 and 3719.01 of the Revised Code, respectively, the	2375
physician assistant shall comply with section 3719.061 of the	2376
Revised Code.	2377
(6) The physician assistant shall comply with the	2378
requirements of section 4730.44 of the Revised Code.	2379
(C) A physician assistant shall not prescribe any drug in	2380
violation of state or federal law.	2381
Sec. 4730.42. (A) In granting physician-delegated	2382
prescriptive authority to a particular physician assistant who	2383
holds a valid prescriber number issued by the state medical	2384
board, the supervising physician is subject to all of the	2385
following:	2386

(1) The supervising physician shall not grant physician2387delegated prescriptive authority for any drug or therapeutic2388device that is not listed on the physician assistant formulary2389adopted under section 4730.39 of the Revised Code as a drug or2390therapeutic device that may be included in the physician2391delegated prescriptive authority granted to a physician2392assistant.2393

(2)The supervising physician shall not grant physician-2394delegated prescriptive authority for any drug or device that may2395be used to perform or induce an abortion.2396

(3) (2)The supervising physician shall not grant2397physician-delegated prescriptive authority in a manner that2398exceeds the supervising physician's prescriptive authority,2399including the physician's authority to treat chronic pain with2400controlled substances and products containing tramadol as2401described in section 4731.052 of the Revised Code.2402

(4) (3) The supervising physician shall supervise the 2403 physician assistant in accordance with both of the following: 2404

(a) The supervision requirements specified in section4730.21 of the Revised Code;2406

(b) The supervision agreement entered into with the 2407
physician assistant under section 4730.19 of the Revised Code, 2408
including, if applicable, the policies of the health care 2409
facility in which the physician and physician assistant are 2410
practicing. 2411

(B) (1) The supervising physician of a physician assistant
may place conditions on the physician-delegated prescriptive
authority granted to the physician assistant. If conditions are
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placed on that authority, the supervising physician shall
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maintain a written record of the conditions and make the record 2416 available to the state medical board on request. 2417 (2) The conditions that a supervising physician may place 2418 on the physician-delegated prescriptive authority granted to a 2419 2420 physician assistant include the following: (a) Identification by class and specific generic 2421 nomenclature of drugs and therapeutic devices that the physician 2422 chooses not to permit the physician assistant to prescribe; 2423 (b) Limitations on the dosage units or refills that the 2424 physician assistant is authorized to prescribe; 2425 (c) Specification of circumstances under which the 2426 physician assistant is required to refer patients to the 2427 2428 supervising physician or another physician when exercising physician-delegated prescriptive authority; 2429 (d) Responsibilities to be fulfilled by the physician in 2430 supervising the physician assistant that are not otherwise 2431 specified in the supervision agreement or otherwise required by 2432 this chapter. 2433 Sec. 4730.43. (A) A physician assistant who holds a valid 2434 prescriber number issued by the state medical board and has been 2435 2436 granted physician-delegated prescriptive authority may

personally furnish to a patient samples of drugs and therapeutic2437devices that are included in the physician assistant's2438physician-delegated prescriptive authority, subject to all of2439the following:2440

(1) The amount of the sample furnished shall not exceed a
seventy-two-hour supply, except when the minimum available
quantity of the sample is packaged in an amount that is greater
than a seventy-two-hour supply, in which case the physician
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4730.39 of the Revised Code.

assistant may furnish the sample in the package amount.

(2) No charge may be imposed for the sample or for 2446 furnishing it. 2447 (3) Samples of controlled substances may not be personally 2448 furnished. 2449 (B) A physician assistant who holds a valid prescriber 2450 number issued by the state medical board and has been granted 2451 physician-delegated prescriptive authority may personally 2452 furnish to a patient a complete or partial supply of the drugs 2453 and therapeutic devices that are included in the physician 2454 assistant's physician-delegated prescriptive authority, subject 2455 to all of the following: 2456 (1) The physician assistant shall personally furnish only 2457 antibiotics, antifungals, scabicides, contraceptives, prenatal 2458 vitamins, antihypertensives, drugs and devices used in the 2459 treatment of diabetes, drugs and devices used in the treatment 2460 of asthma, and drugs used in the treatment of dyslipidemia. 2461 (2) The physician assistant shall not furnish the drugs 2462 and devices in locations other than a health department operated 2463 by the board of health of a city or general health district or 2464 the authority having the duties of a board of health under 2465 section 3709.05 of the Revised Code, a federally funded 2466 comprehensive primary care clinic, or a nonprofit health care 2467 clinic or program. 2468 (3) The physician assistant shall comply with all 2469 standards and procedures for personally furnishing supplies of 2470 drugs and devices, as established in rules adopted under section 2471

Sec. 4730.44. (A) As used in this section: 2473

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(1) "Military" means the armed forces of the United States	2474
or the national guard of any state, including any health care	2475
facility or clinic operated by the United States department of	2476
veterans affairs.	2477
(2) "Public health service" means the United States public	2478
health service commissioned corps.	2479
(B) During the first five hundred hours of a physician	2480
assistant's exercise of physician-delegated prescriptive	2481
authority, the physician assistant shall exercise that authority	2482
only under the on-site supervision of a supervising physician.	2483
This requirement is met by a physician assistant practicing in	2484
the military or the public health service if the supervision is	2485
provided by a person licensed, or otherwise authorized, by any	2486
jurisdiction to practice medicine and surgery or osteopathic	2487
medicine and surgery.	2488
(B) (C) A physician assistant shall be excused from the	2489
requirement established in division $\frac{(A)-(B)}{(B)}$ of this section if	2490
prior either of the following is the case:	2491
(1) Prior to application under section 4730.10 of the	2492
Revised Code, the physician assistant held a prescriber number,	2493
or the equivalent, from another jurisdiction and practiced with	2494
prescriptive authority in that jurisdiction for not less than	2495
one thousand hours.	2496
(2) Prior to application under section 4730.10 of the	2497
Revised Code, the physician assistant practiced with	2498
prescriptive authority in the military or public health service	2499
for not less than one thousand hours.	2500
(C) (D) A record of a physician assistant's completion of	2501
the hours required by division (A) <u>(</u>B) of this section or ,	2502

issuance of a prescriber number or equivalent by another	2503
jurisdiction, or practice in the military or public health	2504
service shall be kept in the records maintained by a supervising	2505
physician of the physician assistant. The record shall be made	2506
available for inspection by the board.	2507
Sec. 5164.951. As used in this section, "teledentistry"	2508
has the same meaning as in section 4715.43 of the Revised Code.	2509
The department of medicaid shall establish standards for	2510
medicaid payments for services provided through teledentistry.	2511
The standards shall provide coverage for services to the same	2512
extent that those services would be covered by the medicaid	2513
program if the services were provided without the use of	2514
teledentistry.	2515
Section 2. That existing sections 1739.05, 2925.01,	2516
4715.03, 4715.09, 4715.10, 4715.11, 4715.13, 4715.22, 4715.23,	2517
4715.36, 4715.365, 4715.39, 4715.56, 4715.64, 4730.05, 4730.06,	2518
4730.11, 4730.203, 4730.21, 4730.38, 4730.39, 4730.41, 4730.42,	2519
4730.43, and 4730.44 and section 4730.40 of the Revised Code are	2520
hereby repealed.	2521
Section 3. The enactment by this act of section 4715.435	2522
of the Revised Code takes effect six months after the effective	2523
date of this section.	2524
Section 4. The General Assembly, applying the principle	2525
stated in division (B) of section 1.52 of the Revised Code that	2526
amendments are to be harmonized if reasonably capable of	2527
simultaneous operation, finds that the following sections,	2528
presented in this act as composites of the sections as amended	2529
by the acts indicated, are the resulting versions of the	2530

sections in effect prior to the effective date of the sections 2531

as presented in this act:	2532
Section 1739.05 of the Revised Code as amended by both	2533
Sub. H.B. 463 and Sub. S.B. 319 of the 131st General Assembly.	2534
Section 2925.01 of the Revised Code as amended by both Am.	2535
Sub. H.B. 49 and Am. Sub. S.B. 1 of the 132nd General Assembly.	2536
Section 4730.41 of the Revised Code as amended by S.B. 110	2537
of the 131st General Assembly and H.B. 394 and S.B. 276 both of	2538
the 130th General Assembly.	2539