As Reported by the Senate Government Oversight and Reform Committee

134th General Assembly

Regular Session 2021-2022

Sub. H. B. No. 542

Representatives Roemer, Sobecki

Cosponsors: Representatives Fraizer, Carruthers, Gross, Hicks-Hudson, Humphrey, Ingram, Jarrells, Leland, Lepore-Hagan, Miller, J., O'Brien, Pavliga, Plummer, Sheehy, Young, T., West

A BILL

Го	amend sections 2925.01, 3333.26, 4709.01,	1
	4709.07, 4709.08, 4709.09, 4709.11, 4709.12,	2
	4709.14, 4709.99, 4713.01, 4713.02, 4713.06,	3
	4713.07, 4713.071, 4713.08, 4713.081, 4713.09,	4
	4713.10, 4713.14, 4713.141, 4713.16, 4713.17,	5
	4713.24, 4713.25, 4713.28, 4713.30, 4713.31,	6
	4713.34, 4713.35, 4713.39, 4713.41, 4713.46,	7
	4713.49, 4713.55, 4713.56, 4713.57, 4713.58,	8
	4713.60, 4713.61, 4713.62, 4713.63, 4713.64,	9
	4713.641, 4713.66, and 4713.99; to enact new	10
	sections 4709.02, 4709.03, 4709.05, 4709.10,	11
	4709.13, 4713.44, 4713.45, and 4713.69 and	12
	sections 4709.031, 4709.051, 4709.071, 4709.072,	13
	4709.073, 4709.091, 4709.111, and 4709.112; and	14
	to repeal sections 4709.02, 4709.03, 4709.05,	15
	4709.10, 4709.13, 4709.23, 4713.26, 4713.36,	16
	4713.44, 4713.45, and 4713.69 of the Revised	17
	Code to make changes to the law governing the	18
	regulation of cosmetologists and barbers.	19

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

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contains any amount of a schedule II stimulant that is in a
final dosage form manufactured by a person authorized by the
"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21
U.S.C.A. 301, as amended, and the federal drug abuse control
laws, as defined in section 3719.01 of the Revised Code, that is
or contains any amount of a schedule II depressant substance or
a schedule II hallucinogenic substance;

- (g) An amount equal to or exceeding three grams of a compound, mixture, preparation, or substance that is or contains any amount of a schedule II stimulant, or any of its salts or isomers, that is not in a final dosage form manufactured by a person authorized by the Federal Food, Drug, and Cosmetic Act and the federal drug abuse control laws.
- (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 a compound, mixture, preparation, or substance that is or contains any amount of a schedule III or IV substance other than an anabolic steroid or a schedule III opiate or opium derivative;
- (3) An amount equal to or exceeding twenty grams or five times the maximum daily dose in the usual dose range specified in a standard pharmaceutical reference manual of a compound, mixture, preparation, or substance that is or contains any amount of a schedule III opiate or opium derivative;
- (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	107
dosage units, sixteen grams, or sixteen milliliters of a	108
compound, mixture, preparation, or substance that is or contains	109
any amount of a schedule III anabolic steroid;	110
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- (6) For any compound, mixture, preparation, or substance 111 that is a combination of a fentanyl-related compound and any 112 other compound, mixture, preparation, or substance included in 113 schedule III, schedule IV, or schedule V, if the defendant is 114 charged with a violation of section 2925.11 of the Revised Code 115 and the sentencing provisions set forth in divisions (C)(10)(b) 116 and (C)(11) of that section will not apply regarding the 117 defendant and the violation, the bulk amount of the controlled 118 substance for purposes of the violation is the amount specified 119 in division (D) (1), (2), (3), (4), or (5) of this section for 120 the other schedule III, IV, or V controlled substance that is 121 combined with the fentanyl-related compound. 122
- (E) "Unit dose" means an amount or unit of a compound,

 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, 128 or tilling.
 - (G) "Drug abuse offense" means any of the following: 130
- (1) A violation of division (A) of section 2913.02 that

 constitutes theft of drugs, or a violation of section 2925.02,

 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,

 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,

 or 2925.37 of the Revised Code;

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(1) Any drug that bears, or whose container or label	192
bears, a trademark, trade name, or other identifying mark used	193
without authorization of the owner of rights to that trademark,	194
trade name, or identifying mark;	195
(2) Any unmarked or unlabeled substance that is	196
represented to be a controlled substance manufactured,	197
processed, packed, or distributed by a person other than the	198
person that manufactured, processed, packed, or distributed it;	199
(3) Any substance that is represented to be a controlled	200
substance but is not a controlled substance or is a different	201
controlled substance;	202
(4) Any substance other than a controlled substance that a	203
reasonable person would believe to be a controlled substance	204
because of its similarity in shape, size, and color, or its	205
markings, labeling, packaging, distribution, or the price for	206
which it is sold or offered for sale.	207
(P) An offense is "committed in the vicinity of a school"	208
if the offender commits the offense on school premises, in a	209
school building, or within one thousand feet of the boundaries	210
of any school premises, regardless of whether the offender knows	211
the offense is being committed on school premises, in a school	212
building, or within one thousand feet of the boundaries of any	213
school premises.	214
(Q) "School" means any school operated by a board of	215
education, any community school established under Chapter 3314.	216
of the Revised Code, or any nonpublic school for which the state	217
board of education prescribes minimum standards under section	218
3301.07 of the Revised Code, whether or not any instruction,	219

extracurricular activities, or training provided by the school

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Revised Code;	279
(6) A person licensed and regulated to engage in the	280
business of a debt pooling company by a legislative authority,	281
under authority of Chapter 4710. of the Revised Code;	282
(7) A person who has been issued a cosmetologist's	283
license, hair designer's license, manicurist's license,	284
esthetician's license, natural hair stylist's license, advanced	285
cosmetologist's license to practice cosmetology, advanced hair	286
designer's license to practice hair design, advanced	287
manicurist's license to practice manicuring, advanced	288
esthetician's—license to practice esthetics, advanced natural—	289
hair stylist's license, cosmetology instructor's license, hair	290
design instructor's license, manicurist instructor's license,	291
esthetics instructor's license, natural hair style instructor's	292
license, independent contractor's license, or tanning facility	293
permit under Chapter 4713. of the Revised Code;	294
(8) A person who has been issued a license to practice	295
dentistry, a general anesthesia permit, a conscious sedation	296
permit, a limited resident's license, a limited teaching	297
license, a dental hygienist's license, or a dental hygienist's	298
teacher's certificate under Chapter 4715. of the Revised Code;	299
(9) A person who has been issued an embalmer's license, a	300
funeral director's license, a funeral home license, or a	301
crematory license, or who has been registered for an embalmer's	302
or funeral director's apprenticeship under Chapter 4717. of the	303
Revised Code;	304
(10) A person who has been licensed as a registered nurse	305
or practical nurse, or who has been issued a certificate for the	306
practice of nurse-midwifery under Chapter 4723. of the Revised	307

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Code;	363
(31) A person issued a license as an occupational	364
therapist or physical therapist under Chapter 4755. of the	365
Revised Code;	366
(32) A person who is licensed as a licensed professional	367
clinical counselor, licensed professional counselor, social	368
worker, independent social worker, independent marriage and	369
family therapist, or marriage and family therapist, or	370
registered as a social work assistant under Chapter 4757. of the	371
Revised Code;	372
(33) A person issued a license to practice dietetics under	373
Chapter 4759. of the Revised Code;	374
(34) A person who has been issued a license or limited	375
permit to practice respiratory therapy under Chapter 4761. of	376
the Revised Code;	377
(35) A person who has been issued a real estate appraiser	378
certificate under Chapter 4763. of the Revised Code;	379
(36) A person who has been issued a home inspector license	380
under Chapter 4764. of the Revised Code;	381
(37) A person who has been admitted to the bar by order of	382
the supreme court in compliance with its prescribed and	383
published rules.	384
(X) "Cocaine" means any of the following:	385
(1) A cocaine salt, isomer, or derivative, a salt of a	386
cocaine isomer or derivative, or the base form of cocaine;	387
(2) Coca leaves or a salt, compound, derivative, or	388
preparation of coca leaves, including ecgonine, a salt, isomer,	389

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methamphetamine or any salt, isomer, or salt of an isomer of	446
methamphetamine.	447
(JJ) "Deception" has the same meaning as in section 2913.01 of the Revised Code.	448 449
(KK) "Fentanyl-related compound" means any of the following:	450 451
(1) Fentanyl;	452
(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-	453
phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2-	454
phenylethyl)-4-(N-propanilido) piperidine);	455
(3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-	456
thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide);	457
(4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-	458
<pre>piperidinyl] -N-phenylpropanamide);</pre>	459
(5) Beta-hydroxy-3-methylfentanyl (other name: $N-[1-(2-$	460
hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-	461
<pre>phenylpropanamide);</pre>	462
(6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-	463
<pre>piperidyl]-N- phenylpropanamide);</pre>	464
(7) 3-methylthiofentanyl (N-[3-methyl-1-[2-	465
(thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide);	466
(8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-	467
<pre>phenethyl)-4- piperidinyl]propanamide;</pre>	468
(9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-	469
<pre>piperidinyl] - propanamide;</pre>	470
(10) Alfentanil;	471

(PP) "Delta-9 tetrahydrocannabinol" has the same meaning

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as in section 928.01 of the Revised Code. 529

- (QQ) An offense is "committed in the vicinity of a 530 substance addiction services provider or a recovering addict" if 531 either of the following apply: 532
- (1) The offender commits the offense on the premises of a 533 substance addiction services provider's facility, including a 534 facility licensed prior to June 29, 2019, under section 5119.391 535 of the Revised Code to provide methadone treatment or an opioid 536 treatment program licensed on or after that date under section 537 5119.37 of the Revised Code, or within five hundred feet of the 538 premises of a substance addiction services provider's facility 539 and the offender knows or should know that the offense is being 540 committed within the vicinity of the substance addiction 541 services provider's facility. 542
- (2) The offender sells, offers to sell, delivers, or

 distributes the controlled substance or controlled substance

 analog to a person who is receiving treatment at the time of the

 commission of the offense, or received treatment within thirty

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 days prior to the commission of the offense, from a substance

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 addiction services provider and the offender knows that the

 person is receiving or received that treatment.

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- (RR) "Substance addiction services provider" means an 550 agency, association, corporation or other legal entity, 551 individual, or program that provides one or more of the 552 following at a facility: 553
- (1) Either alcohol addiction services, or drug addiction 554 services, or both such services that are certified by the 555 director of mental health and addiction services under section 556 5119.36 of the Revised Code; 557

(2) Recovery supports that are related to either alcohol	558
addiction services, or drug addiction services, or both such	559
services and paid for with federal, state, or local funds	560
administered by the department of mental health and addiction	561
services or a board of alcohol, drug addiction, and mental	562
health services.	563
(SS) "Premises of a substance addiction services	564
provider's facility" means the parcel of real property on which	565
any substance addiction service provider's facility is situated.	566
(TT) "Alcohol and drug addiction services" has the same	567
meaning as in section 5119.01 of the Revised Code.	568
Sec. 3333.26. (A) Any citizen of this state who has	569
resided within the state for one year, who was in the active	570
service of the United States as a soldier, sailor, nurse, or	571
marine between April 6, 1917, and November 11, 1918, and who has	572
been honorably discharged from that service, shall be admitted	573
to any school, college, or university that receives state funds	574
in support thereof, without being required to pay any tuition or	575
matriculation fee, but is not relieved from the payment of	576
laboratory or similar fees.	577
(B)(1) As used in this section:	578
(a) "Volunteer firefighter" has the meaning as in division	579
(B)(1) of section 146.01 of the Revised Code.	580
(b) "Public service officer" means an Ohio firefighter,	581
volunteer firefighter, police officer, member of the state	582
highway patrol, employee designated to exercise the powers of	583
police officers pursuant to section 1545.13 of the Revised Code,	584
or other peace officer as defined by division (B) of section	585
2935.01 of the Revised Code, or a person holding any equivalent	586

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position in another state.

- (c) "Qualified former spouse" means the former spouse of a 588 public service officer, or of a member of the armed services of 589 the United States, who is the custodial parent of a minor child 590 of that marriage pursuant to an order allocating the parental 591 rights and responsibilities for care of the child issued 592 pursuant to section 3109.04 of the Revised Code. 593
- (d) "Operation enduring freedom" means that period of conflict which began October 7, 2001, and ends on a date declared by the president of the United States or the congress.
- (e) "Operation Iraqi freedom" means that period of 597 conflict which began March 20, 2003, and ends on a date declared 598 by the president of the United States or the congress. 599
- (f) "Combat zone" means an area that the president of the United States by executive order designates, for purposes of 26 U.S.C. 112, as an area in which armed forces of the United States are or have engaged in combat.
- (2) Subject to division (D) of this section, any resident 604 of this state who is under twenty-six years of age, or under 605 thirty years of age if the resident has been honorably 606 discharged from the armed services of the United States, who is 607 the child of a public service officer killed in the line of duty 608 or of a member of the armed services of the United States killed 609 in the line of duty during operation enduring freedom or 610 operation Iraqi freedom, and who is admitted to any state 611 university or college as defined in division (A)(1) of section 612 3345.12 of the Revised Code, community college, state community 613 college, university branch, or technical college shall not be 614 required to pay any tuition or any student fee for up to four 615

academic years of education, which shall be at the undergraduate 616 level, or a certificate program as prescribed under division (E) 617 of this section.

A child of a member of the armed services of the United 619 States killed in the line of duty during operation enduring 620 freedom or operation Iraqi freedom is eliqible for a waiver of 621 tuition and student fees under this division only if the student 622 is not eligible for a war orphans and severely disabled 623 veterans' children scholarship authorized by Chapter 5910. of 624 625 the Revised Code. In any year in which the war orphans and severely disabled veterans' children scholarship board reduces 626 the percentage of tuition covered by a war orphans and severely 627 disabled veterans' children scholarship below one hundred per 628 cent pursuant to division (A) of section 5910.04 of the Revised 629 Code, the waiver of tuition and student fees under this division 630 for a child of a member of the armed services of the United 631 States killed in the line of duty during operation enduring 632 freedom or operation Iraqi freedom shall be reduced by the same 633 percentage. 634

- (3) Subject to division (D) of this section, any resident 635 of this state who is the spouse or qualified former spouse of a 636 public service officer killed in the line of duty, and who is 637 admitted to any state university or college as defined in 638 division (A)(1) of section 3345.12 of the Revised Code, 639 community college, state community college, university branch, 640 or technical college, shall not be required to pay any tuition 641 or any student fee for up to four academic years of education, 642 which shall be at the undergraduate level, or a certificate 643 program as prescribed under division (E) of this section. 644
 - (4) Any resident of this state who is the spouse or

qualified former spouse of a member of the armed services of the United States killed in the line of duty while serving in a combat zone after May 7, 1975, and who is admitted to any state university or college as defined in division (A)(1) of section 3345.12 of the Revised Code, community college, state community college, university branch, or technical college, shall not be required to pay any tuition or any student fee for up to four years of academic education, which shall be at the undergraduate level, or a certificate program as prescribed under division (E) of this section. In order to qualify under division (B)(4) of this section, the spouse or qualified former spouse shall have been a resident of this state at the time the member was killed in the line of duty.

(C) Any institution that is not subject to division (B) of this section and that holds a valid certificate of registration issued under Chapter 3332. of the Revised Code, a valid certificate issued under Chapter 4709. of the Revised Code, or a valid license issued under Chapter 4713. of the Revised Code, or that is nonprofit and has a certificate of authorization issued under section 1713.02 of the Revised Code, or that is a private institution exempt from regulation under Chapter 3332. of the Revised Code as prescribed in section 3333.046 of the Revised Code, which reduces tuition and student fees of a student who is eligible to attend an institution of higher education under the provisions of division (B) of this section by an amount indicated by the chancellor of higher education shall be eligible to receive a grant in that amount from the chancellor.

Each institution that enrolls students under division (B) of this section shall report to the chancellor, by the first day of July of each year, the number of students who were so enrolled and the average amount of all such tuition and student

fees waived during the preceding year. The chancellor shall determine the average amount of all such tuition and student fees waived during the preceding year. The average amount of the tuition and student fees waived under division (B) of this section during the preceding year shall be the amount of grants that participating institutions shall receive under this division during the current year, but no grant under this division shall exceed the tuition and student fees due and payable by the student prior to the reduction referred to in this division. The grants shall be made for two certificate programs or four years of undergraduate education of an eligible student.

(D) Notwithstanding anything to the contrary in section 3333.31 of the Revised Code, for the purposes of divisions (B) (2) and (3) of this section, the child, spouse, or qualified former spouse of a public service officer or a member of the armed services of the United States killed in the line of duty shall be considered a resident of this state for the purposes of this section if the child, spouse, or qualified former spouse was a resident of this state at the time that the public service officer or member of the armed services was killed.

However, no child, spouse, or qualified former spouse of a public service officer or a member of the armed services of the United States killed in the line of duty shall be required to be a resident of this state at the time the public service officer or member of the armed services of the United States was killed in order to receive benefits under divisions (B)(2) and (3) of this section.

(E) A child, spouse, or qualified former spouse of a public service officer or a member of the armed services killed

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in the line of duty shall receive benefits for a certificate	707
program in accordance with division (B) or (C) of this section,	708
except that a particular child, spouse, or qualified former	709
spouse shall not receive benefits for:	710
(1) More than two certificate programs;	711
(2) A total number of academic credits or instructional	712
hours equivalent to more than four academic years;	713
(3) For any particular academic year, an amount that is	714
greater than eight thousand dollars.	715
Sec. 4709.01. As used in this chapter:	716
(A)(1) Except as provided in division (A)(2) of this	717
section, "the practice of barbering" means any one or more of	718
the following when performed upon the head, neck, or face for	719
cosmetic purposes and when performed upon the public for pay,	720
free, or otherwise:	721
(a) Shaving the face, shaving around the vicinity of the	722
ears and neckline, or trimming facial hair;	723
(b) Cutting or styling hair;	724
(c) Facials, skin care, or scalp massages;	725
(d) Shampooing, bleaching, coloring, straightening, or	726
permanent waving hair;	727
(e) Cutting, fitting, or forming head caps for wigs or	728
hair pieces.	729
(2) "The practice of barbering" does not include the	730
practice of natural hair stylingbraiding.	731
(B) Sanitary means free of infectious agents, disease, or-	732
infestation by insects or vermin and free of soil, dust, or	733

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chapter, no individual shall do any of the following:

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(A) Engage in the practice of barbering without one of the	791
<pre>following:</pre>	792
(1) A current, valid barber license issued under section	793
4709.07 or 4709.08 of the Revised Code;	794
(2) A current, valid temporary pre-examination work permit	795
issued under section 4709.071 of the Revised Code.	796
(B) Operate a barber shop without a current, valid barber	797
shop license issued under section 4709.09 of the Revised Code;	798
(C) Except as provided in section 4713.45 of the Revised	799
Code, teach or assist in teaching the theory and practice of	800
barbering without a current, valid barber instructor or	801
assistant barber instructor license issued under section	802
4709.072 of the Revised Code;	803
(D) Use or display a barber pole for the purpose of	804
advertising or offering barber services without a current, valid	805
barber shop license issued under section 4709.09 of the Revised	806
<pre>Code;</pre>	807
(E) Use fraud or deceit in obtaining or applying for a	808
license or permit issued pursuant to this chapter;	809
(F) Employ an individual to perform the practice of	810
barbering unless the individual holds one of the following:	811
(1) A current, valid barber license issued under section	812
4709.07 of the Revised Code;	813
(2) A current, valid temporary pre-examination work permit	814
(B) Operate a barber shop without a current, valid barber shop license issued under section 4709.09 of the Revised Code; (C) Except as provided in section 4713.45 of the Revised Code, teach or assist in teaching the theory and practice of barbering without a current, valid barber instructor or assistant barber instructor license issued under section 4709.072 of the Revised Code; (D) Use or display a barber pole for the purpose of advertising or offering barber services without a current, valid barber shop license issued under section 4709.09 of the Revised Code; (E) Use fraud or deceit in obtaining or applying for a license or permit issued pursuant to this chapter; (F) Employ an individual to perform the practice of barbering unless the individual holds one of the following: (1) A current, valid barber license issued under section 4709.07 of the Revised Code;	815
(G) Practice barbering at a barber shop as an independent	816
contractor without a current, valid independent contractor	817

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(9) Inmates who provide services related to the practice	873
of barbering to other inmates, except when those services are	874
provided in a licensed barber shop or school within a state	875
correctional institution.	876
(B) A volunteer described in division (A)(6) of this	877
section shall not use or work with any chemical products such as	878
permanent wave, hair dye, or chemical hair relaxer, which	879
without proper training would pose a health or safety problem to	880
a patient.	881
(C) The director of rehabilitation and correction shall	882
oversee the services described in division (A)(9) of this	883
section with respect to infection control and adopt rules	884
governing those types of services provided by inmates.	885
Sec. 4709.031. Nothing in this chapter prohibits an	886
individual holding a license issued under this chapter from	887
practicing barbering on a dead human body at a funeral home or	888
embalming facility licensed under section 4717.06 of the Revised	889
Code.	890
Sec. 4709.05. (A) In addition to any other duty imposed on	891
the state cosmetology and barber board under this chapter or	892
Chapter 4713. of the Revised Code, the board shall do all of the	893
<pre>following:</pre>	894
(1) Regulate the practice of barbering in this state;	895
(2) Conduct or have conducted the examination for	896
applicants to practice as licensed barbers;	897
(3) Prescribe and make available application forms to be	898
used by individuals seeking admission to an examination	899
conducted under section 4709.07 of the Revised Code or a license	900
or permit issued under this chapter:	901

(4) Prescribe and make available application forms to be	902
used by individuals seeking renewal of a license or permit	903
issued under this chapter;	904
(5) Furnish a copy of the infection control standards	905
adopted pursuant to division (A)(8)(a) of this section to both	906
of the following:	907
(a) Each individual or person to whom the board issues a	908
barber license or license to operate a barber shop;	909
(b) Each individual providing cosmetic therapy, massage	910
therapy, or other professional service in a barber shop under	911
section 4709.091 of the Revised Code.	912
(6) Supply a copy of the poster created pursuant to	913
division (B) of section 5502.63 of the Revised Code to each	914
person authorized to operate a barber shop under this chapter;	915
(7) Comply with sections 4713.641 and 4713.66 of the	916
Revised Code regarding investigations and inspections;	917
(8) Adopt rules, in accordance with Chapter 119. of the	918
Revised Code, to administer and enforce this chapter and that	919
<pre>cover all of the following:</pre>	920
(a) Infection control standards for the practice of	921
barbering and the operation of barber shops;	922
(b) The content of the examination required of an	923
applicant for a barber license under section 4709.07 of the	924
Revised Code and the passing score required for the examination;	925
(c) Conditions an individual must satisfy to qualify for a	926
temporary pre-examination work permit under section 4709.071 of	927
the Revised Code and the conditions and method of renewing a	928
temporary pre-examination work permit under that section;	929

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the license restored.

(j) The designation of testing facilities in this state	958
that are authorized, beginning January 1, 2024, to administer	959
the examination required for an applicant for a barber license	960
on behalf of the board;	961
(k) Any other area the board determines appropriate to	962
administer or enforce this chapter.	963
(B) The infection control standards established under	964
division (A)(8)(a) of this section shall focus in particular on	965
precautions to be employed to prevent infectious or contagious	966
diseases being created or spread.	967
(C) The content of the examination specified in rules	968
adopted under division (A)(8)(b) of this section shall include a	969
practical demonstration and a written test, shall relate only to	970
the practice of barbering, and shall require the applicant to	971
demonstrate that the applicant has a thorough knowledge of and	972
competence in the proper techniques in the safe use of chemicals	973
used in the practice of barbering.	974
(D) The rules adopted under division (A)(8)(c) of this	975
section may establish additional conditions for a temporary pre-	976
examination work permit under section 4709.071 of the Revised	977
<pre>Code that are applicable to individuals who are licensed to</pre>	978
practice barbering in another state or country.	979
(E) The rules adopted under division (A)(8)(g) of this	980
section shall not include a profession if practice of the	981
profession in a barber shop is a violation of a statute or rule	982
governing the profession.	983
(F) If the board adopts a procedure for classifying	984
licenses inactive, the continuing education specified under	985
division (A)(8)(i)(ii) of this section shall be sufficient to	986

ensure the minimum competency in the use or administration of a	987
<pre>new procedure or product required by a licensee necessary to</pre>	988
protect public health and safety. The requirement shall not	989
exceed the cumulative number of hours of continuing education	990
that the individual would have been required to complete had the	991
individual retained an active license.	992
Sec. 4709.051. (A) The state cosmetology and barber board	993
may adopt rules in accordance with section 4709.05 of the	994
Revised Code to establish a continuing education requirement,	995
not to exceed eight hours in a biennial licensing period, as a	996
condition of renewal for a barber license, barber instructor	997
license, or assistant barber instructor license.	998
(B) If the board establishes a continuing education	999
requirement under division (A) of this section, an individual	1000
holding a barber license, barber instructor license, or	1001
assistant barber instructor license shall satisfy the	1002
requirement by completing a continuing education program	1003
approved in accordance with division (B) of section 4713.62 of	1004
the Revised Code.	1005
These hours may include training in identifying and	1006
addressing the crime of trafficking in persons as described in	1007
section 2905.32 of the Revised Code. At least two of the eight	1008
hours of the continuing education requirement must be achieved	1009
in courses concerning safety and infection control, and at least	1010
one hour of the eight hours of the continuing education	1011
requirement must be achieved in courses concerning law and rule	1012
updates.	1013
(C) The rules adopted in accordance with division (A) of	1014
this section shall permit the continuing education requirement	1015
to be satisfied by either classroom instruction or distance	1016

education.	1017
Sec. 4709.07. (A) Each person_individual_who desires to	1018
obtain an initial license to practice barbering shall apply to-	1019
the state cosmetology and barber board, on forms provided by the	1020
board. The application form shall include the name of the person-	1021
applying for the license and evidence that the applicant meets-	1022
all of the requirements of division (B) of this section. The	1023
application shall be accompanied by two signed current-	1024
photographs of the applicant, in the size determined by the	1025
board, that show only the head and shoulders of the applicant,	1026
and the examination application fee.	1027
(B) In order applies to take the required barber	1028
examination and to qualify for licensure as a barber, an	1029
applicant must shall demonstrate that the applicant individual	1030
meets all of the following:	1031
(1) Is at least eighteen sixteen years of age;	1032
(2) Has an eighth grade education or an equivalent	1033
education as determined by the state board of education in the	1034
state where the applicant resides;	1035
(3) Has submitted a written application on a form	1036
furnished by the board that contains all of the following:	1037
(a) The name of the individual and any other identifying	1038
information required by the board;	1039
(b) A photocopy of the individual's current driver's	1040
license or other proof of legal residence;	1041
(c) An oath verifying that the information in the	1042
application is true.	1043
(4) Submits to having a photograph and biometric	1044

fingerprint scan taken by the board;	1045
(5) Has graduated with at least one thousand eight hundred	1046
hours of board-approved training from a board-approved barber	1047
school or has graduated with at least one thousand four hundred	1048
hours of board-approved training from a board-approved barber	1049
school in this state and has a current cosmetology or hair	1050
designer license issued pursuant to Chapter 4713. of the Revised	1051
Code. No hours of instruction earned by an applicant five or	1052
more years prior to the examination apply to the hours of study	1053
required by this division;	1054
(6) Has paid the application fee.	1055
(B) The board shall issue a barber license to an applicant	1056
who passes the examination and pays the license fee.	1057
(C) Any applicant who meets all of the requirements of	1058
divisions (A) and (B) of this section may take the barber	1059
examination at the time and place specified by the board. If the	1060
(C) (1) Beginning January 1, 2024, an applicant may elect to take	1061
the examination at a testing facility designated by the board	1062
under section 4709.05 of the Revised Code. The applicant is	1063
responsible for any additional costs associated with taking the	1064
examination at a testing facility.	1065
(2) If an applicant fails to attain at least a seventy-	1066
five per cent pass rate on each any part of the examination, the	1067
applicant is ineligible for licensure; however, the applicant	1068
may reapply for examination within ninety days after the date of	1069
the release of the examination scores by paying and pay the	1070
required reexamination fee. An applicant is only required to	1071
take that part or parts of the examination on which that the	1072
applicant did not receive a score of seventy-five per cent or	1073

higherpass. If the applicant fails to reapply for examination	1074
within ninety days or fails the second examination, in order to-	1075
reapply for examination for licensure the applicant shall-	1076
complete an additional course of study of not less than two-	1077
hundred hours, in a board-approved barber school. The board	1078
shall provide to an applicant, upon request, a report which	1079
explains the reasons for the applicant's failure to pass the	1080
examination.	1081
(D) The board shall issue a license to practice barbering	1082
to any applicant who, to the satisfaction of the board, meets	1083
the requirements of divisions (A) and (B) of this section, who	1084
passes the required examination, and pays the initial licensure	1085
fee. Every licensed barber shall display maintain the	1086
certificate of licensure in a conspicuous place adjacent to or-	1087
near the licensed barber's work chair, along with a signed	1088
current photograph, in the size determined by the board, showing	1089
head and shoulders onlyboard-issued, wallet-sized license or	1090
electronically generated license certification and a current	1091
government-issued photo identification that can be produced on	1092
inspection or request.	1093
Sec. 4709.071. (A) The state cosmetology and barber board	1094
shall issue a temporary pre-examination work permit to practice	1095
barbering to an individual who applies for and is eligible to	1096
take an examination conducted under section 4709.07 of the	1097
Revised Code, if the individual satisfies all of the following	1098
<pre>conditions:</pre>	1099
(1) The individual has not previously failed an	1100
examination conducted under section 4709.07 of the Revised Code.	1101
(2) The individual pays to the board the applicable fee.	1102

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(3) The individual satisfies all other conditions	1103
established by rules adopted under section 4709.05 of the	1104
Revised Code.	1105
(B) An individual issued a temporary pre-examination work	1106
permit under this section may practice barbering until the date	1107
the individual is scheduled to take an examination under section	1108
4709.07 of the Revised Code. The individual shall practice under	1109
the supervision of an individual holding a current, valid barber	1110
<u>license.</u>	1111
(C) A temporary pre-examination work permit is renewable	1112
in accordance with rules adopted under section 4709.05 of the	1113
Revised Code.	1114
Sec. 4709.072. (A) The state cosmetology and barber board	1115
shall issue a barber instructor license to an applicant who	1116
meets all of the following requirements:	1117
(1) Is at least eighteen years of age;	1118
(2) Holds a current, valid barber license issued under	1119
section 4709.07 of the Revised Code and meets either of the	1120
<pre>following requirements:</pre>	1121
(a) Has at least eighteen months of work experience in a	1122
licensed barber shop;	1123
(b) Has been employed as an assistant barber instructor	1124
under the supervision of a licensed barber for at least one	1125
year.	1126
(3) Passes the required examination;	1127
(4) Pays the applicable license fee;	1128
(5) Meets any additional requirements specified in rules	1129

adopted by the board under section 4709.05 of the Revised Code.	1130
(B) The board shall issue an assistant barber instructor	1131
license to an applicant who holds a current, valid barber	1132
license issued under section 4709.07 of the Revised Code and	1133
meets the requirements listed in divisions (A)(1), (4), and (5)	1134
of this section.	1135
(C) Every holder of a barber instructor license or	1136
assistant barber instructor license shall maintain a board-	1137
issued, wallet-sized license or electronically generated license	1138
certification and a current government-issued photo	1139
identification that can be produced upon inspection or request.	1140
Sec. 4709.073. When determining the total hours of	1141
instruction received by an applicant under section 4709.07 or	1142
4709.072 of the Revised Code, the state cosmetology and barber	1143
board shall not take into account more than ten hours of	1144
instruction per day. The board shall take into account	1145
instruction received more than five years before the date of	1146
application for the license in accordance with rules adopted	1147
under section 4709.05 of the Revised Code.	1148
Sec. 4709.08. (A) Any person individual who holds a	1149
current license or registration to practice as a barber or teach	1150
the theory and practice of barbering in any other state or	1151
district of the United States or country whose requirements for-	1152
licensure or registration of barbers are substantially	1153
equivalent to the requirements of this chapter and rules adopted	1154
under it and that extends similar reciprocity to persons-	1155
licensed as barbers in this state may apply to the state	1156
cosmetology and barber board for a barber, barber instructor, or	1157
assistant barber instructor license.	1158

(B) The board shall, without examination, unless the board	1159
determines to require an examination, issue a license by	1160
endorsement to practice as a licensed barber in this state if	1161
the person an applicant who meets all of the requirements of	1162
this section, is following applicable conditions:	1163
(1) Is at least eighteen years of age, and pays;	1164
(2) Pays the required fees;	1165
(3) If the applicant is licensed or registered in another	1166
state, submits to the board satisfactory evidence of that fact;	1167
(4) If the applicant is licensed or registered or was	1168
trained in another country, submits to the board satisfactory	1169
evidence of that fact and that the standards for licensure,	1170
registration, or training in that country were substantially	1171
similar to those of this state at the time the applicant was	1172
licensed, registered, or trained. The	1173
(C) The board may waive do either of the following for an	1174
applicant applying for a license under this section:	1175
(1) Waive any of the requirements <u>listed in division (B)</u>	1176
of this section;	1177
(2) Require the person to pass an examination.	1178
Sec. 4709.09. (A) Each person applicant who desires to	1179
obtain a barber shop license shall apply to the state	1180
cosmetology and barber board, on forms provided by the board.	1181
The board shall issue a barber shop license to a person an	1182
applicant if the board determines that the person meets all of	1183
the requirements of division (B) of this section and pays	1184
applicant has paid the required-license and inspection fees.	1185
(B) In order for a person to qualify for a license to	1186

operate a barber shop, fee and ensured that the barber shop shall	1187
meet all of the following requirements:	1188
(1) Be in the charge and under the immediate supervision	1189
of a licensed barber;	1190
(2) Be equipped to provide running hot and cold water and	1191
proper drainage;	1192
(3) Sanitize and maintain in a sanitary condition, all-	1193
instruments and supplies;	1194
(4) Keep towels and linens clean and sanitary and in a	1195
dry, dust-proof container;	1196
(5) Display Be in compliance with the infection control	1197
standards adopted by the board in rule;	1198
(4) Pass an initial inspection as described in division	1199
(A) (10) of section 4713.07 of the Revised Code.	1200
(B) An applicant issued a barber shop license under	1201
division (A) of this section shall display the shop license and	1202
a copy of the board's sanitary rules infection control standards	1203
provided by the board under division (A)(5) of section 4709.05	1204
of the Revised Code in a public and conspicuous place in the	1205
working areabarber shop.	1206
(C) (1) Any licensed barber who leases space in a licensed	1207
barber shop and engages in the practice of barbering independent	1208
and free from supervision of the owner or manager of the barber	1209
shop is considered to be engaged in the operation of a separate	1210
and distinct barber shop and shall obtain a an independent	1211
contractor license to operate a barber shop pursuant to this	1212
section by submitting the form provided by the board, paying the	1213
applicable fee, and satisfying the conditions for the license	1214

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fewer than two licensed instructors or one licensed instructor

1272

and one licensed assistant instructor at each facility;	1273
(D) Pass an initial inspection as described in division	1274
(A) (10) of section 4713.07 of the Revised Code.	1275
Sec. 4709.11. Every license issued pursuant to this	1276
chapter expires on the thirty-first day of August of each even-	1277
numbered year. Each licensee desiring to do so shall, on or	1278
before the first day of September of each even-numbered year,	1279
renew the licensee's license pursuant to the standard renewal	1280
procedure of Chapter 4745. of the Revised Code. Any holder of an	1281
expired license shall restore the holder's license before	1282
continuing the practice of barbering or the activity for which-	1283
the holder is licensed under this chapter and pay the	1284
appropriate restoration fee. If the person fails to restore the	1285
person's license within six years, the person shall pay any	1286
required restoration fee and take any examination required for	1287
the license under this chapter	1288
If the state cosmetology and barber board adopts rules	1289
under section 4709.051 of the Revised Code to establish a	1290
continuing education requirement as a condition of renewal for a	1291
barber license, barber instructor license, or assistant barber	1292
instructor license, the board shall inform each licensee of the	1293
continuing education requirement that applies to the next	1294
biennial licensing period by including that information in the	1295
renewal notification the board sends the licensee. The board	1296
shall state in the notification that the licensee must complete	1297
the continuing education requirement by the fifteenth day of	1298
August of the next even-numbered year. Hours completed in excess	1299
of the continuing education requirement may not be applied to	1300
the next biennial licensing period.	1301
The beard way vaive or extend the period for a liganose to	1302

complete any applicable continuing education requirement in	1303
accordance with division (B) of section 4713.60 of the Revised	1304
Code. Every license that has not been renewed in the timeframe	1305
specified in this section and for which the continuing education	1306
requirement has not been waived or extended shall be considered	1307
<pre>expired.</pre>	1308
Sec. 4709.111. (A) If the state cosmetology and barber	1309
board adopts a continuing education requirement under section	1310
4709.051 of the Revised Code, it may develop a procedure by	1311
which an individual who holds a barber license, barber	1312
instructor license, or assistant barber instructor license and	1313
who is not currently engaged in the practice of barbering or	1314
teaching or assisting in teaching of the theory and practice of	1315
barbering, but who desires to be so engaged in the future, may	1316
apply to the board to have the individual's license classified	1317
inactive. If the board develops this procedure, an individual	1318
seeking to have the individual's license classified inactive	1319
shall apply to the board on a form provided by the board and pay	1320
the fee established by rules adopted under section 4709.05 of	1321
the Revised Code.	1322
(B) The board shall not restore an inactive license until	1323
the individual holding the license submits proof satisfactory to	1324
the board that the individual has completed the continuing	1325
education requirement established by the board in rules adopted	1326
under section 4709.05 of the Revised Code.	1327
Sec. 4709.112. (A) A barber license, barber instructor	1328
license, or assistant barber instructor license that has not	1329
been renewed for any reason other than because it has been	1330
revoked, suspended, classified inactive, or because the license	1331
holder has been given a waiver or extension under section	1332

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board, may establish fees in excess of the amounts provided in	1416
this section, provided that the fees do not exceed the amounts	1417
permitted by this section by more than fifty per cent.	1418
(C) In addition to any other fee charged and collected	1419
under this section, the board shall ask each person renewing a	1420
license to practice as a barber whether the person wishes to	1421
make a two-dollar voluntary contribution to the Ed Jeffers-	1422
barber museum. The board shall transmit any contributions to the	1423
treasurer of state for deposit into the occupational licensing	1424
fund.	1425
(D) At the request of a person who is temporarily unable	1426
to pay a fee imposed under division (A) of this section, or on	1427
its own motion, the board may extend the date payment is due by	1428
up to ninety days. If the fee remains unpaid after the date	1429
payment is due, the amount of the fee shall be certified to the	1430
attorney general for collection in the form and manner	1431
prescribed by the attorney general. The attorney general may	1432
assess the collection cost to the amount certified in such a	1433
manner and amount as prescribed by the attorney general.	1434
Sec. 4709.13. (A) The state cosmetology and barber board	1435
may take disciplinary action under division (B) of this section	1436
for any of the following:	1437
(1) Willful, false, and fraudulent or deceptive	1438
advertising;	1439
(2) Habitual drunkenness or addiction to any habit-forming	1440
drug;	1441
(3) Failure to comply with the safety, infection control,	1442
and licensing requirements of this chapter or rules adopted	1443
<pre>under it;</pre>	1444

Code against an individual who or barber shop that is subject to	1472
discipline under division (A)(9) or (10) of this section. After	1473
the board takes such disciplinary action, the board shall give	1474
written notice to the subject of the disciplinary action of the	1475
right to request a hearing under Chapter 119. of the Revised	1476
Code.	1477
(3) In lieu of an adjudication, the board may enter into a	1478
consent agreement with the holder of a license or permit issued	1479
under this chapter. A consent agreement that is ratified by a	1480
majority vote of a quorum of the board members is considered to	1481
constitute the findings and orders of the board with respect to	1482
the matter addressed in the agreement. If the board does not	1483
ratify a consent agreement, the admissions and findings	1484
contained in the agreement are of no effect, and the case shall	1485
be scheduled for adjudication under Chapter 119. of the Revised	1486
Code.	1487
(D) The amount and content of corrective action courses	1488
and other relevant criteria shall be established by the board in	1489
rules adopted under section 4709.05 of the Revised Code.	1490
(E) (1) The board may impose a separate fine for each	1491
offense listed in division (A) of this section. The amount of	1492
the first fine issued for a violation as the result of an	1493
inspection shall be not more than two hundred fifty dollars if	1494
the violator has not previously been fined for that offense. Any	1495
fines issued for additional violations during such an inspection	1496
shall not be more than one hundred dollars for each additional	1497
violation. The fine shall be not more than five hundred dollars	1498
if the violator has been fined for the same offense once before.	1499
Any fines issued for additional violations during a second	1500
inspection shall not be more than two hundred dollars for each	1501

additional violation. The fine shall be not more than one	1502
thousand dollars if the violator has been fined for the same	1503
offense two or more times before. Any fines issued for	1504
additional violations during a third inspection shall not be	1505
more than three hundred dollars for each additional violation.	1506
(2) The board shall issue an order notifying a violator of	1507
a fine imposed under division (E)(1) of this section. The notice	1508
shall specify the date by which the fine is to be paid. The date	1509
shall be less than forty-five days after the board issues the	1510
order.	1511
(3) At the request of a violator who is temporarily unable	1512
to pay a fine, or on the board's own motion, the board may	1513
extend the time period within which the violator shall pay the	1514
fine up to ninety days after the date the board issues the	1515
order.	1516
(4) If the fine remains unpaid on the ninety-first day	1517
after the board issues an order under division (E)(2) of this	1518
section, the amount of the fine shall be certified to the	1519
attorney general for collection in the form and manner	1520
prescribed by the attorney general. The attorney general may	1521
assess the collection cost to the amount certified in such a	1522
manner and amount as prescribed by the attorney general.	1523
(F) The board shall notify a licensee who is subject to	1524
discipline under division (A) of this section and the owner of	1525
the barber shop in which the conditions constituting the reason	1526
for discipline were found. The individual receiving the notice	1527
and the owner of the barber shop may request a hearing pursuant	1528
to section 119.07 of the Revised Code. If the individual or	1529
owner fails to request a hearing or enter into a consent	1530
agreement thirty days after the date the board, in accordance	1531

with section 119.07 of the Revised Code and division (I) of this	1532
section, notifies the individual or owner of the board's intent	1533
to act against the individual or owner under division (A) of	1534
this section, the board, by a majority vote of a quorum of the	1535
board members, may take the action against the individual or	1536
owner without holding an adjudication hearing.	1537
(G) The board, after a hearing in accordance with Chapter	1538
119. of the Revised Code or pursuant to a consent agreement, may	1539
suspend a license or permit if the licensee or permit holder	1540
fails to correct an unsafe condition that exists in violation of	1541
the board's rules or fails to cooperate in an inspection. If a	1542
violation of this chapter or rules adopted under it has resulted	1543
in a condition reasonably believed by an inspector to create an	1544
immediate danger to the health and safety of any individual	1545
using the facility, the inspector may suspend the license or	1546
permit of the facility or the individual responsible for the	1547
violation without a prior hearing until the condition is	1548
corrected or until a hearing in accordance with Chapter 119. of	1549
the Revised Code is held or a consent agreement is entered into	1550
and the board either upholds the suspension or reinstates the	1551
license or permit.	1552
(H) The board shall not take disciplinary action against a	1553
person licensed to operate a barber shop for a violation of this	1554
chapter that was committed by a licensed barber while practicing	1555
within the barber shop, when the barber's actions were beyond	1556
the control of the barber shop owner.	1557
(I) In addition to the methods of notification required	1558
under section 119.07 of the Revised Code, the board may send the	1559
notices required under divisions (C)(2), (E)(2), and (F) of this	1560
section by any delivery method that is traceable and requires	1561

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(a) The use of hair sprays and topical agents, such as	1620
<pre>shampoos and conditioners;</pre>	1621
(b) The use and styling of hair extensions and wigs.	1622
(2) "Blow-dry styling" does not include cutting hair or	1623
the application of dyes, bleach, reactive chemicals, keratin, or	1624
other preparations to color or alter the structure of hair.	1625
(G)(1) "Braiding" means intertwining the hair in a	1626
systematic motion to create patterns in a three-dimensional	1627
form, inverting the hair including patterns that are inverted,	1628
upright, or singled against the scalp that follow along part of	1629
a-straight or curved row of intertwined hair, or partings.	1630
"Braiding" may include any of the following:	1631
(a) Accessorizing, twisting, locking, beading, crocheting,	1632
extending, weaving, wrapping, or similarly manipulating the hair	1633
in a systematic motion, and includes extending the while adding	1634
bulk or length with human hair with natural or, synthetic hair	1635
fibers, or both;	1636
(b) Using simple devices such as clips, combs, crotchet	1637
hooks, blunt-tipped needles, and hairpins;	1638
(c) Using topical agents such as conditioners, gels,	1639
moisturizers, mousse, oils, pomades, shampoos, and water-based	1640
sprays;	1641
(d) Making wigs from natural hair, natural fibers,	1642
synthetic fibers, and hair extensions.	1643
(2) "Braiding" does not include any of the following:	1644
(a) The use of chemical hair-joining agents such as	1645
synthetic tape, keratin bonds, or fusion bonds to weave or fuse	1646
individual strands or wefts;	1647

(b) The applications of dyes, reactive chemicals, or other	1648
preparations to alter the color or straighten, curl, or alter	1649
the structure of hair;	1650
(c) The cutting or singeing of hair, except as needed to	1651
finish the ends of synthetic hair used to add bulk to or	1652
lengthen hair, and except to trim the ends of natural hair if	1653
performed incidentally to providing services described under	1654
division (G) (1) of this section.	1655
(H) "Branch of cosmetology" means the practice of	1656
cosmetology, practice of esthetics, practice of hair design,	1657
practice of manicuring, practice of natural hair styling, or	1658
practice of boutique services.	1659
(I) "Cosmetic therapy" means the permanent removal of hair	1660
from the human body through the use of electric modalities and	1661
may include the systematic friction, stroking, slapping, and	1662
kneading or tapping of the face, neck, scalp, or shoulders.	1663
(J) "Cosmetologist" means an individual authorized to	1664
engage in all branches of cosmetology in a licensed facility.	1665
"Cosmetology" means the art or practice of embellishment,	1666
cleansing, beautification, and styling of hair, wigs, postiches,	1667
face, body, or nails.	1668
(K) "Cosmetology instructor" means an individual	1669
authorized to teach the theory and practice of all branches of	1670
cosmetology at a school of cosmetology .	1671
(L) "Esthetician" means an individual who engages in the	1672
practice of esthetics but no other branch of cosmetology in a	1673
licensed facility.	1674
(M) "Esthetics instructor" means an individual who teaches	1675

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the theory and practice of esthetics, but no other branch of	1676
cosmetology, at a school of cosmetology .	1677
(N) "Esthetics salon" means a salon in which an individual	1678
engages in the practice of esthetics but no other branch of	1679
cosmetology.	1680
(O) "Eye lash extensions" include temporary and semi-	1681
permanent enhancements designed to add length, thickness, and	1682
fullness to natural eyelashes.	1683
(P) "Hair designer" means an individual who engages in the	1684
practice of hair design but no other branch of cosmetology in a	1685
licensed facility.	1686
(Q) "Hair design instructor" means an individual who	1687
teaches the theory and practice of hair design, but no other	1688
branch of cosmetology, at a school of cosmetology .	1689
(R) "Hair design salon" means a salon in which an	1690
individual engages in the practice of hair design but no other	1691
branch of cosmetology.	1692
(S) "Hair removal" includes tweezing, waxing, sugaring,	1693
and threading. "Hair removal" does not include electrolysis.	1694
(T) "Independent contractor" means an individual who is	1695
not an employee of a salon but practices a branch of	1696
cosmetology, other than the practice of boutique services,	1697
within a salon in a licensed facility.	1698
(U) "Infection control" means the practice of preventing	1699
the spread of infections and disease by ensuring that a salon,	1700
school, or tanning facility, including all equipment and	1701
implements in the salon, school, or tanning facility, are	1702
maintained by doing all of the following, as applicable:	1703

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(1) Removing surface or visible dirt or debris by cleaning	1704
with soap, detergent, or a chemical cleaner, followed by rinsing	1705
with clean water;	1706
(2) Using a chemical disinfectant to kill or denature	1707
bacteria, fungi, and viruses;	1708
(3) Applying heat or using other procedures to eliminate,	1709
remove, or kill all forms of microbial life present on a surface	1710
or contained in a fluid.	1711
(V) "Instructor license" means a license to teach the	1712
theory and practice of a branch of cosmetology at a school—of—	1713
cosmetology.	1714
(W) "Licensed facility" means any premises, building, or	1715
part of a building licensed under section 4713.41 of the Revised	1716
Code in which the practice of one or more branches of	1717
cosmetology services are authorized by the state cosmetology and	1718
barber board to be performed.	1719
"Advanced cosmetologist" means an individual authorized to	1720
work in a beauty salon and engage in all branches of	1721
cosmetology.	1722
"Advanced esthetician" means an individual authorized to-	1723
work in an esthetics salon, but no other type of salon, and	1724
engage in the practice of esthetics, but no other branch of	1725
cosmetology.	1726
"Advanced hair designer" means an individual authorized to	1727
work in a hair design salon, but no other type of salon, and	1728
engage in the practice of hair design, but no other branch of	1729
cosmetology.	1730
(X) "Advanced license" means a license <u>issued under</u>	1731

"Natural hair style salon" means a salon in which an	1760
individual engages in the practice of natural hair styling but-	1761
no other branch of cosmetology.	1762
"Practice of braiding" means utilizing the technique of	1763
intertwining hair in a systematic motion to create patterns in a	1764
three-dimensional form, including patterns that are inverted,	1765
upright, or singled against the scalp that follow along straight	1766
or curved partings. It may include twisting or locking the hair	1767
while adding bulk or length with human hair, synthetic hair, or	1768
both and using simple devices such as clips, combs, and	1769
hairpins. "Practice of braiding" does not include application of	1770
weaving, bonding, and fusion of individual strands or wefts;	1771
application of dyes, reactive chemicals, or other preparations-	1772
to alter the color or straighten, curl, or alter the structure-	1773
of hair; embellishing or beautifying hair by cutting or	1774
singeing, except as needed to finish the ends of synthetic	1775
	1775 1776
singeing, except as needed to finish the ends of synthetic	
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair.	1776
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding,	1776 1777
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension	1776 1777 1778
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry.	1776 1777 1778 1779
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all	1776 1777 1778 1779
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all branches of cosmetology.	1776 1777 1778 1779 1780 1781
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all branches of cosmetology. (EE) "Practice of esthetics" means the application of	1776 1777 1778 1779 1780 1781
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all branches of cosmetology. (EE) "Practice of esthetics" means the application of cosmetics, tonics, antiseptics, creams, lotions, or other	1776 1777 1778 1779 1780 1781 1782 1783
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all branches of cosmetology. (EE) "Practice of esthetics" means the application of cosmetics, tonics, antiseptics, creams, lotions, or other preparations for the purpose of skin beautification and includes	1776 1777 1778 1779 1780 1781 1782 1783 1784
singeing, except as needed to finish the ends of synthetic fibers used to add bulk to or lengthen hair. (CC) "Practice of boutique services" means braiding, threading, shampooing, blow-dry styling, eye lash extension services, wig styling and application, and makeup artistry. (DD) "Practice of cosmetology" means the practice of all branches of cosmetology. (EE) "Practice of esthetics" means the application of cosmetics, tonics, antiseptics, creams, lotions, or other preparations for the purpose of skin beautification and includes preparation of the skin by manual massage techniques or by use	1776 1777 1778 1779 1780 1781 1782 1783 1784 1785

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(FF) "Practice of hair design" means embellishing or	1789
beautifying hair, wigs, or hairpieces by arranging, dressing,	1790
pressing, curling, waving, permanent waving, cleansing, cutting,	1791
singeing, bleaching, coloring, braiding, weaving, bonding and	1792
fusion of individual strands or wefts, or similar work.	1793
"Practice of hair design" includes utilizing techniques	1794
performed by hand that result in tension on hair roots such as	1795
twisting, wrapping, weaving, extending, locking, or braiding of	1796
the hair.	1797

(GG) "Practice of manicuring" means cleaning, trimming, shaping the free edge of, or applying polish to the nails of any individual; applying nail enhancements and embellishments to any individual; massaging the hands and lower arms up to the elbow of any individual; massaging the feet and lower legs up to the knee of any individual; using lotions or softeners on the hands and feet of any individual; or any combination of these types of services.

"Practice of natural hair styling" means utilizing 1806 techniques performed by hand that result in tension on hair-1807 roots such as twisting, wrapping, weaving, extending, locking, 1808 or braiding of the hair. "Practice of natural hair styling" does-1809 not include the application of dyes, reactive chemicals, or 1810 other preparations to alter the color or to straighten, curl, or 1811 alter the structure of the hair. "Practice of natural hair 1812 styling" also does not include embellishing or beautifying hair 1813 by cutting or singeing, except as needed to finish off the end-1814 of a braid, or by dressing, pressing, curling, waving, permanent 1815 waving, or similar work. 1816

(HH) "Practicing license" means a license to practice a 1817 branch of cosmetology in a licensed facility. 1818

(II) "Salon" means a licensed facility on any premises,	1819
building, or part of a building in which an individual engages	1820
in the practice of one or more branches of cosmetology. "Salon"	1821
does not include a barber shop licensed under Chapter 4709. of	1822
the Revised Code. "Salon" does not mean a tanning facility,	1823
although a tanning facility may be located in a salon.	1824
(JJ) "School—of cosmetology" means any premises, building,	1825
or part of a building in which students are instructed in the	1826
theories and practices of one or more branches of cosmetology <u>or</u>	1827
barbering.	1828
(KK) "Shampooing" means the act of cleansing and	1829
conditioning an individual's hair-under the supervision of an-	1830
individual licensed under this chapter and in preparation to	1831
immediately receive a service from a licensee.	1832
(LL) "Student" means an both of the following:	1833
(1) An individual, other than an apprentice instructor,	1834
who is engaged in learning or acquiring knowledge of the	1835
practice of a branch of cosmetology at a school—of cosmetology;	1836
(2) An individual engaged in learning or acquiring	1837
knowledge of the practice of barbering at a school.	1838
(MM) "Tanning facility" means any premises, building, or	1839
part of a building that contains one or more rooms or booths	1840
with any of the following:	1841
$\frac{A}{A}$ Equipment or beds used for tanning human skin by	1842
the use of fluorescent sun lamps using ultraviolet or other	1843
artificial radiation;	1844
$\frac{B}{B}$ Equipment or booths that use chemicals applied to	1845
human skin, including chemical applications commonly referred to	1846

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(7) One individual who is either a certified nurse	1875
practitioner or clinical nurse specialist holding a current,	1876
valid license to practice nursing as an advanced practice	1877
registered nurse issued under Chapter 4723. of the Revised Code	1878
or a physician authorized under Chapter 4731. of the Revised	1879
Code to practice medicine and surgery or osteopathic medicine	1880
and surgery;	1881
(8) One individual representing the general public;	1882
(9) One individual who holds a current, valid tanning	1883
permit and who has owned or managed a tanning facility for at	1884
least five years immediately preceding the individual's	1885
appointment;	1886
(10) One individual who holds a current, valid esthetician	1887
license and who has been actively practicing esthetics for a	1888
period of not less than five years immediately preceding the	1889
individual's appointment;	1890
(11) One individual who is an employer barber and who has	1891
been licensed as a barber in this state for at least five years	1892
immediately preceding the individual's appointment;	1893
(12) One individual who holds a current, valid barber or	1894
barber teacher instructor license at the time of appointment and	1895
who has been licensed as a barber or barber teacher instructor	1896
in this state for at least five years immediately preceding the	1897
individual's appointment.	1898
(B) The superintendent of public instruction shall	1899
nominate three individuals for the governor to choose from when	1900
making an appointment under division (A)(4) of this section.	1901
(C) All members shall be at least toronty fire years of	1000
(C) All members shall be at least twenty-five years of	1902

age, residents of the state, and citizens of the United States.

No more than two members, at any time, shall be graduates of the	1904
same school of cosmetology . Not more than one member shall have	1905
a common financial connection with any school-of-cosmetology,	1906
salon, barber school, or barber shop, or tanning facility.	1907

Terms of office are for five years. Terms shall commence 1908 on the first day of November and end on the thirty-first day of 1909 October. Each member shall hold office from the date of 1910 appointment until the end of the term for which appointed. In 1911 case of a vacancy occurring on the board, the governor shall, in 1912 the same manner prescribed for the regular appointment to the 1913 board, fill the vacancy by appointing a member. Any member 1914 appointed to fill a vacancy occurring prior to the expiration of 1915 the term for which the member's predecessor was appointed shall 1916 hold office for the remainder of such term. Any member shall 1917 continue in office subsequent to the expiration date of the 1918 member's term until the member's successor takes office, or 1919 until a period of sixty days has elapsed, whichever occurs 1920 first. Before entering upon the discharge of the duties of the 1921 office of member, each member shall take, and file with the 1922 secretary of state, the oath of office required by Section 7 of 1923 Article XV, Ohio Constitution. 1924

The members of the board shall receive an amount fixed 1925 pursuant to Chapter 124. of the Revised Code per diem for every 1926 meeting of the board which they attend, together with their 1927 necessary expenses, and mileage for each mile necessarily 1928 traveled.

The members of the board shall annually elect, from among 1930 their number, a chairperson and a vice-chairperson. The 1931 executive director appointed pursuant to section 4713.06 of the 1932 Revised Code shall serve as the board's secretary. 1933

- (D) The board shall prescribe the duties of its officers 1934 and establish an office within Franklin county. The board shall 1935 keep all records and files at the office and have the records 1936 and files at all reasonable hours open to public inspection in 1937 accordance with section 149.43 of the Revised Code and any rules 1938 adopted by the board in compliance with this state's record 1939 retention policy. The board also shall adopt a seal for the 1940 authentication of its orders, communications, and records. 1941
- (E) The governor may remove any member for cause prior to 1942 the expiration of the member's term of office. 1943
- (F) Whenever the term "state board of cosmetology" is 1944 used, referred to, or designated in statute, rule, contract, 1945 grant, or other document, the use, reference, or designation 1946 shall be deemed to mean the "state cosmetology and barber board" 1947 or the executive director of the state cosmetology and barber 1948 board, whichever is appropriate in context. Whenever the term 1949 "barber board" is used, referred to, or designated in statute, 1950 rule, contract, grant, or other document, the use, reference, or 1951 designation shall be deemed to mean the "state cosmetology and 1952 barber board" or the executive director of the state cosmetology 1953 1954 and barber board, whichever is appropriate in context.
- Sec. 4713.06. The state cosmetology and barber board shall 1955 annually appoint an executive director. The executive director 1956 may not be a member of the board, but subsequent to appointment, 1957 shall serve as secretary of the board. The executive director, 1958 before entering upon the discharge of the executive director's 1959 duties, shall file with the secretary of state a good and 1960 sufficient bond payable to the state, to ensure the faithful 1961 performance of duties of the office of executive director. The 1962 bond shall be in an amount the board requires. The premium of 1963

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the bond shall be paid from appropriations made to the board for	1964
operating purposes. Whenever the term "executive director of the	1965
state board of cosmetology" or the term "executive director of	1966
the barber board," or variations thereof, is used, referred to,	1967
or designated in statute, rule, contract, grant, or other	1968
document, the use, reference, or designation shall be deemed to	1969
mean the "executive director of the state cosmetology and barber	1970
board."	1971

The board may employ inspectors, examiners, consultants on 1972 contents of examinations, clerks, or other individuals as 1973 necessary for the administration of this chapter and Chapter 1974 4709. of the Revised Code. All inspectors and examiners shall be 1975 licensed cosmetologists pursuant to this chapter or licensed 1976 barbers pursuant to Chapter 4709. of the Revised Code. 1977

The board may appoint inspectors to inspect and investigate all facilities regulated by this chapter and Chapter 4709. of the Revised Code, including tanning facilities, to ensure compliance with this chapter and Chapter 4709. of the Revised Code, the rules adopted by the board, and the board's policies, in accordance with division (A)(11) (A)(10) of section 4713.07 of the Revised Code.

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

- (1) Regulate the practice of cosmetology and all of its branches in this state;
- (2) Investigate or inspect, when evidence appears to

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 demonstrate that an individual has violated any provision of
 this chapter or Chapter 4709. of the Revised Code or any rule
 adopted pursuant to itunder either chapter, the activities or
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(a) The board's proceedings;	2020
(b) The name and last known physical address, electronic	2021
mail address, and telephone number of each individual issued a	2022
license or registration under this chapter or Chapter 4709. of	2023
the Revised Code;	2024
(c) The date and number of each license, permit, and	2025
registration that the board issues.	2026
(10) (9) Assist ex-offenders and military veterans who	2027
hold licenses issued by the board to find employment within	2028
salons, barber shops, or other facilities within this state;	2029
(11) (10) Require inspectors appointed pursuant to section	2030
4713.06 of the Revised Code to conduct inspections of licensed	2031
or permitted facilities, including salons and boutique salons,	2032
schools of cosmetology, barber schools , barber shops, and	2033
tanning facilities, within ninety days of the opening for	2034
business of a licensed facility, upon complaints reported to the	2035
board, within ninety days after a violation was documented at a	2036
facility, and at least once every two years. Any individual,	2037
after providing the individual's name and contact information,	2038
may report to the board any information the individual may have	2039
that appears to show a violation of any provision of this	2040
chapter or rule adopted under it or a violation of any provision	2041
of Chapter 4709. of the Revised Code or rule adopted by the	2042
board pursuant to Chapter 4709. of the Revised Code. In the	2043
absence of bad faith, any individual who reports information of	2044
that nature or who testifies before the board in any	2045
adjudication conducted under Chapter 119. of the Revised Code	2046
shall not be liable for damages in a civil action as a result of	2047
the report or testimony. For the purpose of inspections, an	2048
independent contractor <u>licensed under this chapter or Chapter</u>	2049

schools of cosmetology and barbering;	2077
(5) The first-time licensure passage rate for graduates of	2078
all public and private schools—of cosmetology and barbering;	2079
(6) The total number of new and renewal licenses in each	2080
profession;	2081
(7) The total number of complaint-driven inspections	2082
conducted by the board;	2083
(8) The total number and type of violations, including a	2084
list of the top ten violations, which shall aid in the	2085
identification of focus areas for continuing education purposes;	2086
(9) The twenty salons and individuals cited with the most	2087
violations for unlicensed workers;	2088
(10) The number of adjudications or other disciplinary	2089
action taken by the board.	2090
(B) The board shall include in the final report under	2091
division (A) of this section any recommendations it has for	2092
changes to this chapter or Chapter 4709. of the Revised Code.	2093
Sec. 4713.08. (A) The state cosmetology and barber board	2094
shall adopt rules in accordance with Chapter 119. of the Revised	2095
Code as necessary to implement this chapter. The rules shall do	2096
all of the following:	2097
(1) Govern the practice of the branches of cosmetology;	2098
(2) Specify conditions an individual must satisfy to	2099
qualify for a temporary pre-examination work permit under	2100
section 4713.22 of the Revised Code and the conditions and	2101
method of renewing a temporary pre-examination work permit under	2102
that section;	2103

(23) Anything else necessary to implement this chapter.

$\frac{B}{B}$ (1) (B) The rules adopted under division (A)(2) of this	2218
section may establish additional conditions for a temporary pre-	2219
examination work permit under section 4713.22 of the Revised	2220
Code that are applicable to individuals who practice a branch of	2221
cosmetology in another state or country.	2222
(2) The rules adopted under division (A) (18) (b) of this	2223
section may establish additional conditions for a temporary work	2224
permit that are applicable to individuals who practice a branch-	2225
of cosmetology in another state.	2226
(C) The conditions specified in rules adopted under-	2227
division (A) (6) of this section may include that an applicant is	2228
applying for a license to practice a branch of cosmetology for-	2229
which the board determines an examination is unnecessary.	2230
(D) The rules adopted under division (A)(11) of this	2231
section shall not include a profession if practice of the	2232
profession in a salon is a violation of a statute or rule	2233
governing the profession.	2234
(E) (D) The sanitary infection control standards	2235
established under division (A)(15) of this section shall focus	2236
in particular on precautions to be employed to prevent	2237
infectious or contagious diseases being created or spread. The	2238
board shall consult with the Ohio department of health when	2239
establishing the sanitary standards.	2240
$\frac{(F)-(E)}{(E)}$ The fee established by rules adopted under	2241
division (A)(16) of this section shall cover the cost the board	2242
incurs in inspecting tanning facilities and enforcing the	2243
board's rules but may not exceed one hundred dollars per	2244
location of such facilities.	2245
(F) The rules adopted under division (A)(22) of this	2246

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Sec. 4713.09. (A) The state cosmetology and barber board	2275
may adopt rules in accordance with section 4713.08 of the	2276
Revised Code to establish a continuing education requirement,	2277
not to exceed eight hours in a biennial licensing period, as a	2278
condition of renewal for a practicing license, advanced license,	2279
or instructor license, or boutique services registration. These	2280
hours may include training in identifying and addressing the	2281
crime of trafficking in persons as described in section 2905.32	2282
of the Revised Code. At least two of the eight hours of the	2283
continuing education requirement must be achieved in courses	2284
concerning safety and sanitationinfection control, and at least	2285
one hour of the eight hours of the continuing education	2286
requirement must be achieved in courses concerning law and rule	2287
updates.	2288
(B) The rules adopted in accordance with division (A) of	2289
this section shall permit the continuing education requirement	2290
to be satisfied by either classroom instruction or distance	2291
education.	2292
Sec. 4713.10. (A) The state cosmetology and barber board	2293
shall charge and collect the following <u>nonrefundable</u> fees:	2294
(1) For a temporary pre-examination work permit under	2295
section 4713.22 of the Revised Code, not more than fifteen	2296
dollars;	2297
	0000
(2) For initial application to take an examination under	2298
section 4713.24 of the Revised Code, not more than forty	2299
dollars an amount determined by the board annually;	2300
(3) For application to take an examination under section	2301
4713.24 of the Revised Code by an applicant who has previously	2302
applied to take, but failed to appear for, the examination, not	2303

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lapsed renewal fee of not more than forty-five dollars per

license renewal period that has elapsed since the license was

last issued or renewed for up to three license renewal periods;

(12) For the issuance of a duplicate of any salon license,	2332
school license, or tanning facility permit, not more than thirty	2333
dollars;	2334
(13) For the preparation and mailing of a licensee's	2335
records to another state for a reciprocity license, not more	2336
than fifty dollars;	2337
(14) For the processing of any fees related to a check	2338
from a licensee returned to the board for insufficient funds, an	2339
additional thirty dollars;	2340
(15) For the issuance of a boutique salon registration	2341
under section 4713.69 of the Revised Code, not more than twenty-	2342
five dollars.	2343
(B) The Except for fees established under divisions (A)(2)	2344
and (3) of this section, the board shall adjust the fees	2345
biennially, by rule, within the limits established by division	2346
(A) of this section, to provide sufficient revenues to meet its	2347
expenses.	2348
(C) The board may establish an installment plan for the	2349
payment of fines and fees and may reduce fees as considered	2350
appropriate by the board.	2351
(D) At the request of a person who is temporarily unable	2352
to pay a fee imposed under division (A) of this section, or on	2353
its own motion, the board may extend the date payment is due by	2354
up to ninety days. If the fee remains unpaid after the date	2355
payment is due, the amount of the fee shall be certified to the	2356
attorney general for collection in the form and manner	2357
prescribed by the attorney general. The attorney general may	2358
assess the collection cost to the amount certified in such a	2359
manner and amount as prescribed by the attorney general.	2360

authorizing the practice of that branch of cosmetology:

(5) Volunteers of hospitals, and homes as defined in

registered patients and inpatients who reside in such hospitals

section 3721.01 of the Revised Code, who render service to

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of the Revised Code. The applicant is responsible for any	2585
additional costs associated with taking the examination at a	2586
testing facility.	2587
(B) Examinations for licensure for any branch of	2588
cosmetology shall assess the ability of a prospective	2589
cosmetology professional to maintain a safe and sanitary place	2590
of service delivery. The board may develop and administer the	2591
appropriate examination or enter into an agreement with a	2592
national testing service to develop the examination, administer	2593
the examination, or both. The examination shall be specific to	2594
the type of license the individual seeks and satisfy all of the	2595
following conditions:	2596
(1) Include both practical demonstrations and written or	2597
oral tests related to the type of license the individual seeks;	2598
ofal cests lefaced to the type of freehot the marviadar seeks,	2000
(2) Relate only to a branch of cosmetology, but not be	2599
confined to any special system or method;	2600
(3) Be consistent in both practical and technical	2601
requirements for the type of license the individual seeks;	2602
(4) Be of sufficient thoroughness to satisfy the board as	2603
to the individual's skill in and knowledge of the branch of	2604
cosmetology for which the examination is conducted.	2605
(B) Not later than two years after September 13, 2016, the	2606
(C) The board shall create a curriculum and an examination for	2607
individuals seeking licensure to become an instructor and shall	2608
conduct an examination for each individual who satisfies the	2609
requirements established pursuant to section 4713.31 of the	2610
Revised Code for admission to the examination.	2611
$\frac{(C)-(D)}{(D)}$ The board shall adopt rules regarding the	2612
equipment or supplies an individual is required to bring to an	2613

examination described in this section.	2614
$\frac{(D)}{(E)}$ The board shall not release the questions	2615
developed for the examinations and the practical demonstrations	2616
used in the testing process, except for the following purposes:	2617
(1) Reviewing or rewriting of any part of the examination	2618
on a periodic basis as prescribed in rules adopted under section	2619
4713.08 of the Revised Code;	2620
(2) Testing of individuals in another state for admission	2621
to the profession of cosmetology or any of its branches as	2622
required under a contract or by means of a license with that	2623
state;	2624
(3) Complying with a public records request after which	2625
the questions or the demonstrations have become a public record	2626
under division $\frac{(F)-(G)}{(G)}$ of this section and otherwise may	2627
lawfully be released.	2628
$\frac{(E)-(F)}{(F)}$ The examination papers and the scored results of	2629
the practical demonstrations of each individual examined by the	2630
board shall be open for inspection by the individual or the	2631
individual's attorney for at least ninety days following the	2632
announcement of the individual's grade, except for papers that	2633
under the terms of a contract with a testing service are not	2634
available for inspection. On written request of an individual or	2635
the individual's attorney made to the board not later than	2636
ninety days after announcement of the individual's grade, the	2637
board shall have the individual's practical examination papers	2638
regraded manually.	2639
$\frac{(F)-(G)}{(G)}$ Test materials, examinations, or evaluation tools	2640
used in an examination for licensure under this chapter that the	2641
board develops or contracts with a private or government entity	2642

all of the following applicable conditions:

esthetician—examination for an advanced license to practice	2672
esthetics for individuals who complete an advanced esthetician	2673
training course separate from an esthetician training course.	2674
The board may combine the advanced esthetician examination with	2675
the esthetician examination for individuals who complete an	2676
esthetician and advanced esthetician training course.	2677
(C) The board may administer a separate advanced hair	2678
designer examination for an advanced license to practice hair	2679
design for individuals who complete an advanced hair designer	2680
training course separate from a hair designer training course.	2681
The board may combine the advanced hair designer examination	2682
with the hair designer examination for individuals who complete	2683
a hair designer and advanced hair designer training course.	2684
(D) The board may administer a separate advanced	2685
manicurist examination for an advanced license to practice	2686
manicuring for individuals who complete an advanced manicurist	2687
training course separate from a manicurist training course. The	2688
board may combine the advanced manicurist examination with the	2689
manicurist examination for individuals who complete a manicurist	2690
and advanced manicurist training course.	2691
(E) The board may administer a separate advanced natural	2692
hair stylist examination for individuals who complete an-	2693
advanced natural hair stylist training course separate from a	2694
natural hair stylist training course. The board may combine the	2695
advanced natural hair stylist examination with the natural hair	2696
stylist examination for individuals who complete a natural hair	2697
stylist and advanced natural hair stylist training course.	2698
Sec. 4713.28. (A) The state cosmetology and barber board	2699
shall issue a practicing license to an applicant who satisfies	2700
all of the fallowing applicable applicable.	0701

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(1) Is at least sixteen years of age;	2702
(2) Has the equivalent of an Ohio public school tenth grade education;	2703 2704
(3) Has submitted a written application on a form furnished by the board that contains all of the following:	2705 2706
(a) The name of the individual and any other identifying information required by the board;	2707 2708
(b) A recent photograph of the individual that meets the specifications established by the board;	2709 2710
(c)—A photocopy of the individual's current driver's license or other proof of legal residence;	2711 2712
(d)—(c) Proof that the individual is qualified to take the applicable examination as required by section 4713.20 of the Revised Code;	2713 2714 2715
$\frac{(e)-(d)}{(d)}$ An oath verifying that the information in the application is true;	2716 2717
(f) (e) The applicable application fee.	2718
(4) Submits to having a photograph taken by the board;	2719
(5) Passes an examination conducted under division (A) of section 4713.24 of the Revised Code for the branch of cosmetology the applicant seeks to practice;	2720 2721 2722
$\frac{(5)-(6)}{(6)}$ Pays to the board the applicable license fee;	2723
(6)—(7) In the case of an applicant for an initial cosmetologist license, has successfully completed at least one thousand five hundred hours of board-approved cosmetology training in a school—of cosmetology licensed in this state, except that only one thousand—four hundred—hours of board—	2724 2725 2726 2727 2728
except that only one tho asana -tout hundred hours of board-	2120

skills, and laws and rules governing the practice of
cosmetology.

(B) The board shall not deny a license to any applicant
based on prior incarceration or conviction for any crime. If the
board denies an individual a license or license renewal, the
reasons for such denial shall be put in writing.

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Sec. 4713.30. The state cosmetology and barber board shall	2758
issue an advanced license to an applicant who satisfies all of	2759
the following applicable conditions:	2760
(A) Is at least sixteen years of age;	2761
(B) Has the equivalent of an Ohio public school tenth	2762
grade education;	2763
(C) Pays to the board the applicable application fee;	2764
(D) Submits to having a photograph taken by the board;	2765
(E) Passes the appropriate advanced license examination;	2766
$\frac{(E)-(F)}{(E)}$ In the case of an applicant for an initial	2767
advanced cosmetologist license to practice cosmetology, does	2768
either of the following:	2769
(1) Has a licensed advanced cosmetologist or owner of a	2770
licensed beauty salon located in this or another state certify	2771
to—Submits proof, as determined by the board, that the applicant	2772
has practiced as a cosmetologist for at least one thousand eight	2773
hundred hours in a licensed beauty salon;	2774
(2) Has a school of cosmetology-licensed in this state	2775
certify to the board that the applicant has successfully	2776
completed, in addition to the hours required for licensure as a	2777
cosmetologist, at least three hundred hours of board-approved	2778
advanced cosmetologist training.	2779
$\frac{(F)-(G)}{(G)}$ In the case of an applicant for an initial	2780
advanced esthetician—license to practice esthetics, does either	2781
of the following:	2782
(1) Has the licensed advanced esthetician, licensed	2783
advanced cosmetologist, or owner of a licensed esthetics salon	2784

(1) Has the licensed advanced manicurist, licensed

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advanced cosmetologist, or owner of a licensed nail salon,	2814
licensed beauty salon, or licensed barber shop located in this	2815
or another state certify to Submits proof, as determined by the	2816
board, that the applicant has practiced manicuring for at least	2817
one thousand eight hundred hours as a manicurist in a licensed	2818
nail salon or licensed barber shop or as a cosmetologist in a	2819
licensed beauty salon or licensed barber shop;	2820
(2) Has a school of cosmetology licensed in this state	2821
certify to the board that the applicant has successfully	2822
completed, in addition to the hours required for licensure as a	2823
manicurist or cosmetologist, at least one hundred hours of	2824
board-approved advanced manicurist training.	2825
(I) In the case of an applicant for an initial advanced	2826
natural hair stylist license, does either of the following:	2827
(1) Has the licensed advanced natural hair stylist,	2828
	2828 2829
(1) Has the licensed advanced natural hair stylist,	
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural	2829
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or	2829 2830
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has	2829 2830 2831
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight	2829 2830 2831 2832
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural	2829 2830 2831 2832 2833
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty	2829 2830 2831 2832 2833 2834
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty salon;	2829 2830 2831 2832 2833 2834 2835
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty salon; (2) Has a school of cosmetology licensed in this state	2829 2830 2831 2832 2833 2834 2835
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty salon; (2) Has a school of cosmetology licensed in this state certify to the board that the applicant has successfully	2829 2830 2831 2832 2833 2834 2835 2836 2837
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty salon; (2) Has a school of cosmetology licensed in this state certify to the board that the applicant has successfully completed, in addition to the hours required for licensure as	2829 2830 2831 2832 2833 2834 2835 2836 2837 2838
(1) Has the licensed advanced natural hair stylist, licensed advanced cosmetologist, or owner of a licensed natural hair style salon or licensed beauty salon located in this or another state certify to the board that the applicant has practiced natural hair styling for at least one thousand eight hundred hours as a natural hair stylist in a licensed natural hair style salon or as a cosmetologist in a licensed beauty salon; (2) Has a school of cosmetology licensed in this state certify to the board that the applicant has successfully completed, in addition to the hours required for licensure as natural hair stylist or cosmetologist, at least one hundred	2829 2830 2831 2832 2833 2834 2835 2836 2837 2838 2839

(J) Pays to the board the applicable license fee.

Sec. 4713.31. The state cosmetology and barber board shall	2843
issue an instructor license to an applicant who satisfies all of	2844
the following applicable conditions:	2845
(A) Is at least eighteen years of age;	2846
(B) Has the equivalent of an Ohio public school twelfth	2847
grade education;	2848
(C) Pays to the board the applicable application fee;	2849
(D) Submits to having a photograph taken by the board;	2850
(E) In the case of an applicant for an initial cosmetology	2851
instructor license, holds a current, valid advanced	2852
cosmetologist license to practice cosmetology issued in this	2853
state and does either of the following:	2854
(1) Has the licensed advanced cosmetologist or owner of	2855
the licensed beauty salon in which the applicant has been	2856
employed certify to Submits proof, as determined by the board,	2857
that the applicant has engaged in the practice of cosmetology in	2858
a licensed beauty salon for at least one thousand eight hundred	2859
hours;	2860
(2) Has a school of cosmetology licensed in this state	2861
certify to the board that the applicant has successfully	2862
completed one thousand hours of board-approved cosmetology	2863
instructor training as an apprentice instructor.	2864
(E) [F] In the case of an applicant for an initial	2865
esthetics instructor license, holds a current, valid advanced	2866
esthetician or advanced cosmetologist-license to practice	2867
esthetics or cosmetology issued in this state and does either of	2868
the following:	2869
(1) Has the licensed advanced esthetician, licensed	2870

advanced cosmetologist, or owner of the licensed esthetics salon-	2871
or licensed beauty salon in which the applicant has been-	2872
employed certify to Submits proof, as determined by the board,	2873
that the applicant has engaged in the practice of esthetics in a	2874
licensed esthetics salon or practice of cosmetology in a	2875
licensed beauty salon for at least one thousand eight hundred	2876
hours;	2877
(2) Has a school of cosmetology licensed in this state	2878
certify to the board that the applicant has successfully	2879
completed at least five hundred hours of board-approved	2880
esthetics instructor training as an apprentice instructor.	2881
(F) (G) In the case of an applicant for an initial hair	2882
design instructor license, holds a current, valid advanced hair	2883
designer or advanced cosmetologist license to practice hair	2884
design or cosmetology and does either of the following:	2885
(1) Has the licensed advanced hair designer, licensed	2886
advanced cosmetologist, or owner of the licensed hair design	2887
salon or licensed beauty salon in which the applicant has been	2888
employed certify to Submits proof, as determined by the board,	2889
that the applicant has engaged in the practice of hair design in	2890
a licensed hair design salon or practice of cosmetology in a	2891
licensed beauty salon for at least one thousand eight hundred	2892
hours;	2893
(2) Has a school of cosmetology licensed in this state	2894
certify to the board that the applicant has successfully	2895
completed at least eight hundred hours of board-approved hair	2896
design instructor training as an apprentice	2897
instructor.	2898
$\frac{(G)-(H)}{(H)}$ In the case of an applicant for an initial	2899

manicurist instructor license, holds a current, valid advanced	2900
manicurist or advanced cosmetologist license to practice	2901
manicuring or cosmetology and does either of the following:	2902
(1) Has the licensed advanced manicurist, licensed	2903
advanced cosmetologist, or owner of the licensed nail salon or	2904
licensed beauty salon in which the applicant has been employed	2905
certify to Submits proof, as determined by the board, that the	2906
applicant has engaged in the practice of manicuring in a	2907
licensed nail salon or practice of cosmetology in a licensed	2908
beauty salon for at least one thousand eight hundred hours;	2909
(2) Has a school of cosmetology -licensed in this state	2910
certify to the board that the applicant has successfully	2911
completed at least three hundred hours of board-approved	2912
manicurist instructor training as an apprentice instructor.	2913
(T) T. (1)	0.01.4
(H) In the case of an applicant for an initial natural	2914
hair style instructor license, holds a current, valid advanced	2915
natural hair stylist or advanced cosmetologist license and does	2916
either of the following:	2917
(1) Has the licensed advanced natural hair stylist,	2918
licensed advanced cosmetologist, or owner of the licensed-	2919
natural hair style salon or licensed beauty salon in which the	2920
applicant has been employed certify to the board that the	2921
applicant has engaged in the practice of natural hair styling in	2922
a licensed natural hair style salon or practice of cosmetology	2923
in a licensed beauty salon for at least one thousand eight-	2924
hundred hours;	2925
(2) Has a school of cosmetology licensed in this state	2926
certify to the board that the applicant has successfully-	2927
completed at least four hundred hours of board-approved natural	2928

of that fact and that the standards for licensure, registration,

or training in that country were substantially similar to those	2957
of this state at the time the person was licensed, registered,	2958
or trained.	2959
(B) At the time the applicant obtained the license or	2960
registration in the other state or country, the requirements in	2961
this state for obtaining the license the applicant seeks were	2962
substantially equal to the other state or country's	2963
requirements.	2964
(C) The jurisdiction that issued the applicant's license	2965
or registration extends similar reciprocity to individuals-	2966
holding a license issued by the board.	2967
Sec. 4713.35. An individual who holds a current, valid	2968
cosmetologist <u>license</u> or <u>an</u> advanced cosmetologist license <u>to</u>	2969
<pre>practice cosmetology issued by the state cosmetology and barber</pre>	2970
board may engage in the practice of one or more branches of	2971
cosmetology as the individual chooses in a licensed facility.	2972
An individual who holds a current, valid esthetician	2973
<u>license</u> or <u>an</u> advanced esthetician license <u>to practice esthetics</u>	2974
issued by the board may engage in the practice of esthetics but	2975
no other branch of cosmetology in a licensed facility.	2976
An individual who holds a current, valid hair designer	2977
<u>license</u> or <u>an</u> advanced hair designer license <u>to practice hair</u>	2978
design issued by the board may engage in the practice of hair	2979
design but no other branch of cosmetology in a licensed	2980
facility.	2981
An individual who holds a current, valid manicurist	2982
<u>license</u> or <u>an</u> advanced <u>manicurist</u> license <u>to practice manicuring</u>	2983
issued by the board may engage in the practice of manicuring but	2984
no other branch of cosmetology in a licensed facility.	2985

An individual who holds a current, valid natural hair	2986
stylist or advanced natural hair stylist license issued by the	2987
board may engage in the practice of natural hair styling but no	2988
other branch of cosmetology in a licensed facility.	2989
An individual who holds a current, valid cosmetology	2990
instructor license issued by the board may teach the theory and	2991
practice of one or more branches of cosmetology at a school $\frac{\mathrm{of}}{\mathrm{of}}$	2992
cosmetology as the individual chooses.	2993
An individual who holds a current, valid esthetics	2994
instructor license issued by the board may teach the theory and	2995
practice of esthetics, but no other branch of cosmetology, at a	2996
school of cosmetology .	2997
An individual who holds a current, valid hair design	2998
instructor license issued by the board may teach the theory and	2999
practice of hair design, but no other branch of cosmetology, at	3000
a school of cosmetology .	3001
An individual who holds a current, valid manicurist	3002
instructor license issued by the board may teach the theory and	3003
practice of manicuring, but no other branch of cosmetology, at a	3004
school of cosmetology .	3005
An individual who holds a current, valid natural hair	3006
style instructor license issued by the board may teach the	3007
theory and practice of natural hair styling, but no other branch	3008
of cosmetology, at a school of cosmetology.	3009
An individual who holds a current, valid boutique	3010
registration with the board may engage in the practice of	3011
boutique services but no other branch of cosmetology.	3012
Sec. 4713.39. The state cosmetology and barber board shall	3013
issue a license to engage in the practice of a branch of	3014

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cosmetology as an independent contractor to an applicant who	3015
pays the applicable fee; holds a current, valid license for the	3016
type of salon in which the applicant will practice that branch	3017
of cosmetology that the applicant practices; and satisfies the	3018
conditions for the license established by rules adopted under	3019
section 4713.08 of the Revised Code.	3020
Sec. 4713.41. The state cosmetology and barber board shall	3021
issue a license to operate a salon, including a boutique salon,	3022
to an applicant who pays the applicable fee and affirms that all	3023
of the following conditions will be met:	3024
(A)(1) An individual holding a current, valid	3025
cosmetologist license or boutique services registration	3026
pertaining to the branch of cosmetology services performed at	3027
the salon or boutique salon, shall have charge of and immediate	3028
supervision over the salon at all times when the salon is open	3029
for business except as permitted under division (A)(2) of this	3030
section.	3031
(2) A business establishment that is engaged primarily in	3032
retail sales but is also licensed as a salon shall have present	3033
an individual holding a current, valid license or registration	3034
to practice in that type of salon in charge of and in immediate	3035
supervision of the salon during posted or advertised service	3036
hours, if the practice of cosmetology is restricted to those	3037
posted or advertised service hours.	3038
(B) The salon is equipped to do all of the following:	3039
(1) Provide potable running hot and cold water and proper	3040
drainage;	3041

(2) <u>Sanitize Disinfect</u> all instruments and supplies used

in the branch of cosmetology provided at the salon;

(3) If cosmetic therapy, massage therapy, or other	3044
professional service is provided at the salon under section	3045
4713.42 of the Revised Code, sanitize disinfect all instruments	3046
and supplies used in the cosmetic therapy, massage therapy, or	3047
other professional service.	3048
(C) Except as provided in sections 4713.42—and4713.49	3049
and 4713.69 of the Revised Code, only the branch of cosmetology	3050
that the salon is licensed to provide is practiced at the salon.	3051
(D) The salon is kept in a clean and sanitary condition	3052
and properly ventilated.	3053
(E) No food is sold at the salon in a manner inconsistent	3054
with rules adopted under section 4713.08 of the Revised Code.	3055
(F) A notice that contains a toll-free number and online	3056
process for reporting alleged violations of this chapter, as	3057
prescribed by the board of cosmetology , is posted at the salon	3058
in a common area for all customers of salon services.	3059
Sec. 4713.44. (A) The state cosmetology and barber board	3060
shall issue a license to operate a school to an applicant who	3061
satisfies all of the following requirements:	3062
(1) Maintains a course of practical training and technical	3063
instruction for the branch or branches of cosmetology or	3064
barbering to be taught at the school equal to the requirements	3065
for admission to an examination under section 4709.07 or 4713.24	3066
of the Revised Code that an individual must pass to obtain a	3067
license to practice that branch or those branches of cosmetology	3068
or barbering;	3069
(2) Possesses or makes available apparatus and equipment	3070
sufficient for the ready and full teaching of all subjects of	3071
the curriculum;	3072

(3) Notifies the board of the enrollment of each new	3073
student, keeps a record devoted to the different practices,	3074
establishes grades, and holds examinations in order to certify	3075
the students' completion of the prescribed course of study	3076
before the issuance of certificates of completion;	3077
(4) In the case of a school that offers clock hours for	3078
the purpose of satisfying minimum hours of training and	3079
instruction, keeps a daily record of the attendance of each	3080
<pre>student;</pre>	3081
(5) Except as provided in division (C)(2) of this section,	3082
files with the board a good and sufficient surety bond executed	3083
by the individual, firm, or corporation operating the school as	3084
principal and by a surety company as surety in the amount of ten	3085
thousand dollars;	3086
(6) Establishes and maintains an internal procedure for	3087
processing complaints filed against the school and for providing	3088
students with instructions on how to file a complaint directly	3089
with the board pursuant to section 4713.641 of the Revised Code;	3090
(7) Complies with the requirements of division (B) of this	3091
section if the school offers instruction in theory and practice	3092
of one or more branches of cosmetology;	3093
(8) Complies with the requirements of section 4709.10 of	3094
the Revised Code if the school offers instruction in the theory	3095
and practice of barbering;	3096
(9) Pays the licensure fee.	3097
(B) If the school for which an applicant is applying for a	3098
license under division (A) of this section offers instruction in	3099
the theory and practice of one or more branches of cosmetology,	3100
the applicant shall do all of the following to be issued the	3101

<pre>license:</pre>	3102
(1) Maintain individuals licensed under section 4713.31 or	3103
4713.34 of the Revised Code to teach the theory and practice of	3104
the branch or branches of cosmetology offered at the school;	3105
(2) On the date that an apprentice cosmetology instructor	3106
begins cosmetology instructor training at the school, certify	3107
the name of the apprentice cosmetology instructor to the board	3108
along with the date on which the apprentice's instructor	3109
<pre>training began;</pre>	3110
(3) Instruct not more than six apprentice cosmetology	3111
instructors at any one time.	3112
(C) (1) The bond required under division (A) (5) of this	3113
section shall be in the form prescribed by the board and be	3114
conditioned on the school's continued instruction in the theory	3115
and practice of one or more branches of cosmetology or	3116
barbering. The bond shall continue in effect until notice of its	3117
termination is given to the board by registered mail and every	3118
bond shall so provide.	3119
(2) The requirement under division (A)(5) of this section	3120
does not apply to a vocational or career-technical school	3121
program conducted by a city, exempted village, local, or joint	3122
vocational school district.	3123
(D) (1) A school licensed under this section is an	3124
educational institution and is authorized to offer educational	3125
programs beyond secondary education, advanced practice programs,	3126
or both in accordance with rules adopted by the board pursuant	3127
to section 4713.08 of the Revised Code.	3128
(2) Nothing in this chapter or Chapter 4709. of the	3129
Revised Code prohibits either of the following:	3130

(a) A school licensed under this section from offering	3131
educational programs that are in addition to the curriculum	3132
required under division (A)(1) of this section;	3133
(b) An employer from requiring an individual to complete	3134
additional training beyond the curriculum required under	3135
division (A)(1) of this section as a condition of employment.	3136
(E) A school license issued to an applicant under division	3137
(A) of this section is not transferable from one owner to	3138
another or from one location to another.	3139
Sec. 4713.45. (A) A school may do any of the following:	3140
(1) In accordance with rules adopted under section 4713.08	3141
of the Revised Code, a school may offer clock hours, credit	3142
hours, or competency-based credits by classroom instruction or	3143
distance education for the purpose of satisfying minimum hours	3144
of training and instruction;	3145
(2) Subject to division (B) of this section, employ an	3146
individual who does not hold a current, valid instructor or	3147
barber instructor license to teach subjects related to a branch	3148
of cosmetology or barbering;	3149
(3) If the school offers instruction in the theory and	3150
practice of one or more branches of cosmetology, both of the	3151
<pre>following:</pre>	3152
(a) Allow an apprentice cosmetology instructor the regular	3153
quota of students prescribed by the state cosmetology and barber	3154
board if a cosmetology instructor is present;	3155
(b) Compensate an apprentice cosmetology instructor.	3156
(4) If the school offers instruction in the theory and	3157
practice of barbering, establish entrance requirements for the	3158

acceptance of student applicants that are more stringent than	3159
those prescribed by the board under division (A) (20) of section	3160
4713.08 of the Revised Code, but at a minimum require an	3161
applicant to meet both of the following:	3162
(a) Be at least sixteen years of age;	3163
(b) Have an eighth grade education, or an equivalent	3164
education as determined by the state board of education.	3165
(B) A school shall have a licensed cosmetology or barber	3166
instructor present when an individual employed pursuant to	3167
division (A)(2) of this section teaches at the school, unless	3168
the individual is one of the following:	3169
(1) An individual with a current, valid teacher's	3170
certificate or educator license issued by the state board of	3171
education;	3172
(2) An individual with a bachelor's degree in the subject	3173
the person teaches at the school;	3174
(3) An individual also employed by a university or college	3175
to teach the subject the person teaches at the school.	3176
(C) A school annually shall review the subjects and	3177
coursework required to receive an initial practicing, advanced,	3178
or barber license and, in doing so, shall incorporate standards	3179
adopted by the board pursuant to division (A)(13) of section	3180
4713.08 of the Revised Code.	3181
Sec. 4713.46. A student who is injured or damaged by	3182
reason of the failure of a school of cosmetology to continue	3183
instruction in the theory and practice of a branch of	3184
cosmetology or barbering may maintain an action on the bond	3185
against the school, or surety named therein, or both of them,	3186

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for the recovery of any money or tuition paid in advance for	3187
instruction in the theory and practice of a branch of	3188
cosmetology or barbering that was not received. The aggregate	3189
liability of the surety to all students shall not exceed the sum	3190
of the bond.	3191

Sec. 4713.49. The owner or manager of a salon or school that has a permit issued under section 4713.48 of the Revised Code may operate a tanning facility at the salon or school.

Sec. 4713.55. Every license issued by the state 3195 cosmetology and barber board shall be signed by the chairperson 3196 and attested by the executive director of the board, with the 3197 seal of the board attached. 3198

The board shall specify on each practicing and advanced 3199 license that the board issues the branch of cosmetology that the 3200 license entitles the holder to practice. The board shall specify-3201 on each advanced license that the board issues the type of salon-3202 in which the license entitles the holder to work and the branch 3203 of cosmetology that the license entitles the holder to practice. 3204 The board shall specify on each instructor license that the 3205 board issues the branch of cosmetology that the license entitles 3206 the holder to teach. The board shall specify on each salon 3207 license that the board issues the branch of cosmetology that the 3208 license entitles the holder to offer. The board shall specify on 3209 each independent contractor license that the board issues that 3210 the holder is entitled to practice only the branch of 3211 cosmetology that the for which a current, valid license entitles 3212 the holder to offer is held within a licensed salon. Such 3213 licenses are prima-facie evidence of the right of the holder to 3214 practice or teach the branch of cosmetology that the license 3215 specifies. 3216

Sec. 4713.56. Every holder of a practicing license,	3217
advanced license, instructor license, or independent contractor	3218
license, or boutique service registration issued by the state	3219
cosmetology and barber board shall maintain the board-issued,	3220
wallet-sized license or electronically generated license	3221
certification or registration and a current government-issued	3222
photo identification that can be produced upon inspection or	3223
request.	3224
Every holder of a license to operate a salon issued by the	3225
board shall display the license in a public and conspicuous	3226
place in the salon.	3227
Every holder of a license to operate a school of	3228
cosmetology—issued by the board shall display the license in a	3229
public and conspicuous place in the school.	3230
Every individual who provides massage therapy or other	3231
professional service in a salon under section 4713.42 of the	3232
Revised Code shall maintain the individual's professional	3233
license or certificate or electronically generated license	3234
certification or registration and a state of Ohio issued photo	3235
identification that can be produced upon inspection or request.	3236
Sec. 4713.57. A license or registration issued by the	3237
state cosmetology and barber board pursuant to this chapter is	3238
valid until the last day of January of the odd-numbered year	3239
following its original issuance or renewal, unless the license	3240
is revoked or suspended prior to that date. Renewal shall be	3241
done in accordance with the standard renewal procedure of	3242
Chapter 4745. of the Revised Code. The board may refuse to renew	3243
a license if the individual holding the license has an	3244
outstanding unpaid fine levied under section 4713.64 of the	3245
Revised Code.	3246

Sec. 4713.58. (A) Except as provided in division (B) of	3247
this section, on payment of the renewal fee and submission of	3248
proof satisfactory attestation to the state cosmetology and	3249
barber board that any applicable continuing education	3250
requirements have been completed, an individual currently	3251
licensed as:	3252
(1) A cosmetology instructor who has previously been	3253
<pre>licensed as <u>issued</u> a <u>practicing</u> cosmetologist <u>license</u> or an</pre>	3254
advanced cosmetologist <u>license to practice cosmetology</u> , is	3255
entitled to the reissuance of $\frac{1}{2} = \frac{1}{2} \frac{1}$	3256
advanced cosmetologist license;	3257
(2) An esthetics instructor who has previously been	3258
<pre>licensed as an issued a practicing esthetician license or an</pre>	3259
advanced esthetician license to practice esthetics, is entitled	3260
to the reissuance of an esthetician the practicing or advanced	3261
esthetician license;	3262
(3) A hair design instructor who has previously been	3263
<pre>licensed as <u>issued</u> a <u>practicing</u> hair designer <u>license</u> or an</pre>	3264
advanced hair designer license to practice hair design, is	3265
entitled to the reissuance of a hair designer the practicing or	3266
advanced hair designer license;	3267
(4) A manicurist instructor who has previously been	3268
licensed as issued a practicing manicurist license or an	3269
advanced manicuristlicense to practice manicuring, is entitled	3270
to the reissuance of a manicurist the practicing or advanced	3271
manicurist license;	3272
(5) A natural hair style instructor who has previously	3273
been licensed as a natural hair stylist or an advanced natural	3274
hair stylist, is entitled to the reissuance of a natural hair	3275

stylist or advanced natural hair stylist license.	3276
(B) No individual is entitled to the reissuance of a	3277
license under division (A) of this section if the license was	3278
revoked or suspended or the individual has an outstanding unpaid	3279
fine levied under section 4713.64 of the Revised Code.	3280
Sec. 4713.60. (A) Except as provided in division $\frac{(C)}{(B)}$	3281
of this section, an individual seeking a renewal of a license to	3282
practice a branch of cosmetology, advanced license, or	3283
instructor license, or boutique services registration shall	3284
<pre>include attest in the renewal application proof satisfactory to</pre>	3285
the board of completion of any applicable continuing education	3286
requirements established by rules adopted under section 4713.09	3287
of the Revised Code.	3288
(B) If an applicant fails to provide satisfactory proof of	3289
completion of any applicable continuing education requirements,	3290
the board shall notify the applicant that the application is	3291
incomplete. The board shall not renew the license or	3292
registration until the applicant provides satisfactory proof of	3293
completion of any applicable continuing education requirements.	3294
The board may provide the applicant with an extension of up to-	3295
ninety days in which to complete the continuing education	3296
requirement. In providing for the extension, the board may	3297
charge the licensee or registrant a fine of up to one hundred	3298
dollars.	3299
(C) The state cosmetology and barber board may waive, or	3300
extend the period for completing, any continuing education	3301
requirement if a licensee or registrant applies to the board and	3302
provides proof satisfactory to the board of being unable to	3303
complete the requirement within the time allowed because of any	3304
of the following:	3305

	0000
(1) An emergency;	3306
(2) An unusual or prolonged illness;	3307
(3) Active duty service in any branch of the armed forces	3308
of the United States or a reserve component of the armed forces	3309
of the United States, including the Ohio national guard or the	3310
national guard of any other state.	3311
The board shall determine the period of time during which	3312
each extension is effective and shall inform the applicant. The	3313
board shall also inform the applicant of the continuing	3314
education requirements that must be met to have the license $\frac{\partial \mathbf{r}}{\partial \mathbf{r}}$	3315
registration renewed. If an extension is granted for less than	3316
one year, the continuing education requirement for that year, in	3317
addition to the required continuing education for the succeeding	3318
year, must be completed in the succeeding year. In all other	3319
cases the board may waive all or part of the continuing	3320
education requirement on a case-by-case basis. Any required	3321
continuing education shall be completed and satisfactory proof-	3322
of its completion submitted to the board by a date specified by	3323
the board. Every license or registration—that has not been	3324
renewed in the timeframe specified in section 4713.57 of the	3325
Revised Code and for which the continuing education requirement	3326
has not been waived or extended shall be considered expired.	3327
Sec. 4713.61. (A) If the state cosmetology and barber	3328
board adopts a continuing education requirement under section	3329
4713.09 of the Revised Code, it may develop a procedure by which	3330
an individual who holds a license to practice a branch of	3331
cosmetology, advanced license, or instructor license and who is	3332
not currently engaged in the practice of the branch of	3333
cosmetology or teaching the theory and practice of the branch of	3334

cosmetology, but who desires to be so engaged in the future, may

apply to the board to have the individual's license classified	3336
inactive. If the board develops such a procedure, an individual	3337
seeking to have the individual's license classified inactive	3338
shall apply to the board on a form provided by the board and pay	3339
the fee established by rules adopted under section 4713.08 of	3340
the Revised Code.	3341
(B) The board shall not restore an inactive license until	3342
the later of the following:	3343
(1) The date that the individual holding the license	3344
submits proof satisfactory to the board that the individual has	3345
completed the continuing education that a rule adopted under	3346
section 4713.08 of the Revised Code requires+	3347
(2) The last day of January of the next odd-numbered year	3348
following the year the license is classified inactive.	3349
(C) An individual who holds an inactive license may engage	3350
in the practice of a branch of cosmetology if the individual	3351
holds a temporary work permit as specified in rules adopted by	3352
the board under section 4713.08 of the Revised Code.	3353
Sec. 4713.62. (A) An individual holding a practicing	3354
license, advanced license, or instructor license, or boutique	3355
services registration may satisfy a continuing education	3356
requirement established by rules adopted under section 4713.09	3357
of the Revised Code only by completing continuing education	3358
programs approved under division (B) of this section.	3359
(B) The state cosmetology and barber board shall approve a	3360
continuing education program if all of the following conditions	3361
are satisfied:	3362
(1) The person operating the program submits to the board	3363
a written application for approval.	3364

(2) The person operating the program pays to the board a	3365
fee established by rules adopted under section 4713.08 of the	3366
Revised Code.	3367
(3) The program is operated by an employee, officer, or	3368
director of a nonprofit professional association, college or	3369
university, proprietary continuing education institutions	3370
providing programs approved by the board, vocational school,	3371
postsecondary proprietary school of cosmetology licensed by the	3372
board, salon licensed by the board, <u>barber shop licensed by the</u>	3373
board under section 4709.09 of the Revised Code, or manufacturer	3374
of supplies or equipment used in the practice of a branch of	3375
cosmetology or barbering.	3376
(4) The program will do at least one of the following:	3377
(a) Enhance the professional competency of the affected	3378
licensees or registrants ;	3379
(b) Protect the public;	3380
(c) Educate the affected licensees or registrants in the	3381
application of the laws and rules regulating the practice of a	3382
branch of cosmetology or barbering.	3383
(5) The person operating the program provides the board a	3384
tentative schedule of when the program will be available so that	3385
the board can make the schedule readily available to all	3386
licensees and registrants throughout the state.	3387
Sec. 4713.63. A practicing license, advanced license, or	3388
instructor license that has not been renewed for any reason	3389
other than because it has been revoked, suspended, or classified	3390
inactive, or because the license holder has been given a waiver	3391
or extension under section 4713.60 of the Revised Code, is	3392
expired. An expired license may be restored if the individual	3393

division (A)(9) or (10) of this section. After the board takes	3448
such disciplinary action, the board shall give written notice to	3449
the subject of the disciplinary action of the right to request a	3450
hearing under Chapter 119. of the Revised Code.	3451

- (3) In lieu of an adjudication, the board may enter into a 3452 consent agreement with the holder of a license, permit, or 3453 registration issued under this chapter. A consent agreement that 3454 is ratified by a majority vote of a quorum of the board members 3455 is considered to constitute the findings and orders of the board 3456 3457 with respect to the matter addressed in the agreement. If the board does not ratify a consent agreement, the admissions and 3458 findings contained in the agreement are of no effect, and the 3459 case shall be scheduled for adjudication under Chapter 119. of 3460 the Revised Code. 3461
- (D) The amount and content of corrective action courses 3462 and other relevant criteria shall be established by the board in 3463 rules adopted under section 4713.08 of the Revised Code. 3464
- (E) (1) The board may impose a separate fine for each 3465 offense listed in division (A) of this section. The amount of 3466 the first fine issued for a violation as the result of an 3467 inspection shall be not more than two hundred fifty dollars if 3468 the violator has not previously been fined for that offense. Any 3469 fines issued for additional violations during such an inspection 3470 shall not be more than one hundred dollars for each additional 3471 violation. The fine shall be not more than five hundred dollars 3472 if the violator has been fined for the same offense once before. 3473 Any fines issued for additional violations during a second 3474 inspection shall not be more than two hundred dollars for each 3475 additional violation. The fine shall be not more than one 3476 thousand dollars if the violator has been fined for the same 3477

offense two or more times before. Any fines issued for	3478
additional violations during a third inspection shall not be	3479
more than three hundred dollars for each additional violation.	3480
(2) The board shall issue an order notifying a violator of	3481
a fine imposed under division (E)(1) of this section. The notice	3482
shall specify the date by which the fine is to be paid. The date	3483
shall be less than forty-five days after the board issues the	3484
order.	3485
(3) At the request of a violator who is temporarily unable	3486
to pay a fine, or upon its own motion, the board may extend the	3487
time period within which the violator shall pay the fine up to	3488
ninety days after the date the board issues the order.	3489
	2400
(4) If a violator fails to pay a fine by the date	3490
specified in the board's order and does not request an extension	3491
within ten days after the date the board issues the order, or if	3492
the violator fails to pay the fine within the extended time	3493
period as described in division (E)(3) of this section, the	3494
board shall add to the fine an additional penalty equal to ten-	3495
per cent of the fine.	3496
(5) If a violator fails to pay a fine within ninety days	3497
after the board issues the order, the board shall add to the	3498
fine interest at a rate specified by the board in rules adopted	3499
under section 4713.08 of the Revised Code.	3500
(6) If the fine, including any interest or additional	3501
penalty, remains unpaid on the ninety-first day after the board	3502
issues an order under division (E)(2) of this section, the	3503
amount of the fine and any interest or additional penalty shall	3504
be certified to the attorney general for collection in the form	3505
and manner prescribed by the attorney general. The attorney	3506

general may assess the collection cost to the amount certified	3507
in such a manner and amount as prescribed by the attorney	3508
general.	3509

- (F) In the case of an offense of failure to comply with 3510 division (A) or (B)(2) or (3) of section 4713.50 of the Revised 3511 Code, the board shall impose a fine of five hundred dollars if 3512 the violator has not previously been fined for that offense. If 3513 the violator has previously been fined for the offense, the 3514 board may impose a fine in accordance with this division or take 3515 another action in accordance with division (B) of this section. 3516
- (G) The board shall notify a licensee or registrant who is 3517 in violation of division (A) of this section and the owner of 3518 the salon in which the conditions constituting the violation 3519 were found. The individual receiving the notice of violation and 3520 the owner of the salon may request a hearing pursuant to section 3521 119.07 of the Revised Code. If the individual or owner fails to 3522 request a hearing or enter into a consent agreement thirty days 3523 after the date the board, in accordance with section 119.07 of 3524 the Revised Code and division (J) of this section, notifies the 3525 individual or owner of the board's intent to act against the 3526 individual or owner under division (A) of this section, the 3527 board by a majority vote of a quorum of the board members may 3528 take the action against the individual or owner without holding 3529 3530 an adjudication hearing.
- (H) The board, after a hearing in accordance with Chapter 3531 119. of the Revised Code or pursuant to a consent agreement, may 3532 suspend a license, permit, or registration if the licensee, 3533 permit holder, or registrant fails to correct an unsafe 3534 condition that exists in violation of the board's rules or fails 3535 to cooperate in an inspection. If a violation of this chapter or 3536

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rules adopted under it has resulted in a condition reasonably	3537
believed by an inspector to create an immediate danger to the	3538
health and safety of any individual using the facility, the	3539
inspector may suspend the license or permit of the facility or	3540
the individual responsible for the violation without a prior	3541
hearing until the condition is corrected or until a hearing in	3542
accordance with Chapter 119. of the Revised Code is held or a	3543
consent agreement is entered into and the board either upholds	3544
the suspension or reinstates the license, permit, or	3545
registration.	3546

- (I) The board shall not take disciplinary action against an individual a person licensed to operate a salon or school of cosmetology—for a violation of this chapter that was committed by an individual licensed to practice a branch of cosmetology or barbering, while practicing within the salon or school, when the individual's actions were beyond the control of the salon owner or school.
- (J) In addition to the methods of notification required 3554 under section 119.07 of the Revised Code, the board may send the 3555 notices required under divisions (C)(2), (E)(2), and (G) of this 3556 section by any delivery method that is traceable and requires 3557 that the delivery person obtain a signature to verify that the 3558 notice has been delivered. The board also may send the notices 3559 by electronic mail, provided that the electronic mail delivery 3560 system certifies that a notice has been received. 3561
- Sec. 4713.641. Any student or former student of a school

 of cosmetology licensed under division (A) of section 4713.44 of

 the Revised Code individual may file a complaint with the state

 cosmetology and barber board alleging that the an individual,

 salon, barber shop, school, or tanning facility has violated

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division (A) of section 4713.64 this chapter or Chapter 4709. of	3567
the Revised Code or rules adopted under either chapter. The	3568
complaint shall be in writing and signed by the individual-	3569
bringing the complaint. Upon receiving a complaint, the board	3570
shall initiate a preliminary investigation to determine whether	3571
it is probable that a violation was committed. If the board	3572
determines after preliminary investigation that it is not	3573
probable that a violation was committed, the board shall notify	3574
the individual who filed the complaint of the board's findings	3575
and that the board will not issue a pursue formal complaint	3576
action in the matter. If the board determines after a	3577
preliminary investigation that it is probable that a violation	3578
was committed, the board shall may proceed against the	3579
individual, salon, barber shop, school, or tanning facility	3580
pursuant to the board's authority under section 4709.13 or	3581
4713.64 of the Revised Code and in accordance with the hearing	3582
and notice requirements prescribed in Chapter 119. of the	3583
Revised Code.	3584
Sec. 4713.66. $\overline{\text{(A)}}$ The state cosmetology and barber board,	3585
on its own motion or on receipt of a written-complaint, may	3586
investigate or inspect the activities or premises of an	3587
individual or entity who is alleged to have violated this	3588
chapter or Chapter 4709. of the Revised Code or rules adopted	3589
under iteither chapter, regardless of whether the individual or	3590
entity holds a license-or, registration, or permit issued under	3591
this chapter or Chapter 4709. of the Revised Code.	3592
(B) If, based on its investigation, the board determines	3593
that there is reasonable cause to believe that an individual or	3594

entity has violated this chapter or rules adopted under it, the

hearing. Notice shall be given and any hearing conducted in

board shall afford the individual or entity an opportunity for a

accordance with Chapter 119. of the Revised Code.	3598
(C) The board shall maintain a transcript of the hearing	3599
and issue a written opinion to all parties, citing its findings	3600
and ground for any action it takes. Any action shall be taken in	3601
accordance with section 4713.64 of the Revised Code.	3602
Sec. 4713.69. (A) An individual who engages in the	3603
practice of boutique services shall obtain a boutique salon	3604
registration.	3605
(B) An individual wishing to obtain a boutique salon	3606
registration shall do both of the following:	3607
(1) Submit an application on a form prescribed by the	3608
state cosmetology and barber board containing all of the	3609
<pre>following:</pre>	3610
(a) The applicant's name;	3611
(b) The address of the physical location where an	3612
applicant engages in the practice of boutique services or the	3613
applicant's primary home address if the applicant primarily	3614
engages in the practice of boutique services at multiple	3615
locations;	3616
(c) The applicant's primary telephone number;	3617
(d) The applicant's primary electronic mail address.	3618
(2) Pay the applicable fee, if any, to the board.	3619
(C) The board shall issue a boutique salon registration to	3620
an individual who submits a boutique salon registration	3621
application on the form prescribed by the board and pays to the	3622
board the applicable fee, if any.	3623
(D) An individual with a boutique salon registration shall	3624

do all of the following:	3625
(1) Inform the board whenever the information provided in	3626
the individual's application for a registration changes;	3627
(2) Sanitize all instruments and supplies used in the	3628
<pre>practice of boutique services;</pre>	3629
(3) Engage in the practice of boutique services only at a	3630
salon or boutique salon that is in clean and sanitary condition	3631
with proper ventilation, potable running hot and cold water, and	3632
proper drainage.	3633
(E) An individual with a valid boutique salon registration	3634
may engage in the practice of boutique services at a salon.	3635
(F) The board shall not require initial inspection of a	3636
boutique salon as a condition for issuing a boutique salon	3637
registration. The board shall require inspectors appointed	3638
pursuant to section 4713.06 of the Revised Code to conduct	3639
inspections of boutique salons only under one of the following	3640
<pre>conditions:</pre>	3641
(1) The inspection is to occur after a complaint is	3642
reported to the board in accordance with division (A)(10) of	3643
section 4713.07 of the Revised Code;	3644
(2) The inspection is to occur within ninety days after a	3645
violation was documented at a boutique salon.	3646
(G) The board shall maintain a registry of boutique	3647
salons.	3648
(H) A registration issued under division (C) of this	3649
section does not expire.	3650
(I) An individual who engages in the practice of boutique	3651

services and no other branch of cosmetology is exempt from any	3652
requirement under this chapter to obtain a current, valid	3653
license under section 4713.28, 4713.30, or 4713.34 of the	3654
Revised Code.	3655
(I) If an individual holds a ligance issued under costion	3656
(J) If an individual holds a license issued under section	
4713.28, 4713.30, or 4713.34 of the Revised Code, the individual	3657
is not required to register under this section if the	3658
individual's practice of boutique services falls under the scope	3659
of practice of that license.	3660
Sec. 4713.99. Whoever violates section 4713.14 of the	3661
Revised Code is guilty of a misdemeanor of the fourth degree on-	3662
shall be fined not less than one hundred nor more than five	3663
hundred dollars for a first offense; on for each subsequent	3664
offense violation of the same provision, such individual is	3665
guilty of a misdemeanor of the third degree shall be fined not	3666
less than five hundred nor more than one thousand dollars.	3667
Section 2. That existing sections 2925.01, 3333.26,	3668
4709.01, 4709.07, 4709.08, 4709.09, 4709.11, 4709.12, 4709.14,	3669
4709.99, 4713.01, 4713.02, 4713.06, 4713.07, 4713.071, 4713.08,	3670
4713.081, 4713.09, 4713.10, 4713.14, 4713.141, 4713.16, 4713.17,	3671
4713.24, 4713.25, 4713.28, 4713.30, 4713.31, 4713.34, 4713.35,	3672
4713.39, 4713.41, 4713.46, 4713.49, 4713.55, 4713.56, 4713.57,	3673
4713.58, 4713.60, 4713.61, 4713.62, 4713.63, 4713.64, 4713.641,	3674
4713.66, and 4713.99 of the Revised Code are hereby repealed.	3675
Section 3. That sections 4709.02, 4709.03, 4709.05,	3676
4709.10, 4709.13, 4709.23, 4713.26, 4713.36, 4713.44, 4713.45,	3677
and 4713.69 of the Revised Code are hereby repealed.	3678
Section 4. Section 4713.02 of the Revised Code, as amended	3679
by this act, does not affect the terms of members of the State	3680

Cosmetology and Barber	Board serving on the Board on the	3681
effective date of this	section.	3682

Section 5. Not later than two years after the effective 3683 date of this section and in accordance with division (A) (22) of 3684 section 4713.08 of the Revised Code, the State Cosmetology and 3685 Barber Board shall adopt rules under Chapter 119. of the Revised 3686 Code to specify the circumstances under which an applicant for a 3687 practicing license may take the examination required by section 3688 4713.24 of the Revised Code before having successfully completed 3689 the minimum number of hours required for the license under 3690 section 4713.28 of the Revised Code. 3691

Section 6. Notwithstanding the amendment of sections in 3692 Chapter 4713. of the Revised Code in this act, which no longer 3693 provides for school of cosmetology licenses, a valid school of 3694 cosmetology license held by a person on or after the effective 3695 date of this section is valid for the duration of that license 3696 term. On the expiration of that license, the State Cosmetology 3697 and Barber Board shall issue to a license holder who wishes to 3698 renew that license a school license under section 4713.44 of the 3699 Revised Code, as enacted by this act, if the license holder 3700 meets the requirements to be issued the school license. 3701

Section 7. Notwithstanding the amendment of sections in 3702 Chapter 4709. of the Revised Code in this act, which no longer 3703 provides for barber school licenses, a valid barber school 3704 license held by a person on or after the effective date of this 3705 section that is set to expire on August 31, 2024, is valid until 3706 January 31, 2025. On the expiration of that license, the State 3707 Cosmetology and Barber Board shall issue to a license holder who 3708 wishes to renew that license a school license under section 3709 4713.44 of the Revised Code, as enacted by this act, if the 3710

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license holder meets the requirements to be issued the school	3711
license.	3712
Section 8. Notwithstanding the amendment of sections in	3713
Chapter 4713. of the Revised Code in this act, which no longer	3714
provides for natural hair stylist licenses, advanced natural	3715
hair stylist licenses, or natural hair style instructor	3716
licenses, a valid natural hair stylist license, valid advanced	3717
natural hair stylist license, or valid natural hair style	3718
instructor license held by a person on or after the effective	3719
date of this section is valid for the duration of that license	3720
term.	3721