As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 133

Senator Roegner

A BILL

То	amend sed	ctions 47	09.05, 47	09.07, 4709.08,	1
	4709.10,	4713.08,	4713.09,	4713.24, 4713.28,	2
	4713.31,	4713.34,	4713.45,	and 4713.59 of the	3
	Revised (Code to re	evise the	law governing the	4
	regulation	on of cost	metologis	ts and barbers.	5

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

Section 1. That sections 4709.05, 4709.07, 4709.08,	6
4709.10, 4713.08, 4713.09, 4713.24, 4713.28, 4713.31, 4713.34,	7
4713.45, and 4713.59 of the Revised Code be amended to read as	8
follows:	9
Sec. 4709.05. In addition to any other duty imposed on the	10
state cosmetology and barber board under this chapter or Chapter	11
4713. of the Revised Code, the board shall do all of the	12
following:	13
(A) Hold regular meetings, at the times and places as it	14
determines for the purpose of conducting the examinations	15
required under this chapter, and hold additional meetings for	16
the transaction of necessary business;	17
(B) Maintain a record of its proceedings and a register of	18
persons licensed as barbers. The register shall include each	19

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licensee's name, place of business, residence, and licensure	20
date and number, and a record of all licenses issued, refused,	21
renewed, suspended, or revoked. The records are open to public	22
inspection at all reasonable times.	23
(C) Ensure that the practice of barbering is conducted	24
only in a licensed barber shop, except when the practice of	25
barbering is performed on a person whose physical or mental	26
disability prevents that person from going to a licensed barber	27
shop;	28
(D) Conduct or have conducted the examination for	29
applicants to practice as licensed barbers at least four times	30
per year at the times and places the board determines;	31
(E) Adopt rules, in accordance with Chapter 119. of the	32
Revised Code, to administer and enforce this chapter and which	33
cover all of the following:	34
(1) Sanitary standards for the operation of barber shops	35
and barber schools that conform to guidelines established by the	36
department of health;	37
(2) The content of the examination required of an	38
applicant for a barber license. The examination shall include a	39
practical demonstration and a written test, shall relate only to	40
the practice of barbering, and shall require the applicant to	41
demonstrate that the applicant has a thorough knowledge of and	42
competence in the proper techniques in the safe use of chemicals	43
used in the practice of barbering.	44
(3) Continuing education requirements for persons licensed	45
pursuant to this chapter that may be satisfied by either	46
classroom instruction or distance education. The board may	47
impose continuing education requirements upon a licensee for a	48

violation of this chapter or the rules adopted pursuant thereto	49
or if the board determines that the requirements are necessary	50
to preserve the health, safety, or welfare of the public.	51
(4) Requirements for the licensure of barber schools,	52
barber teachers, and assistant barber teachers;	53
(5) Requirements for students of barber schools;	54
(6) Standards for board approval of training in barbering	55
by barber schools licensed in this state offered through	56
classroom instruction or distance education;	57
(7) The designation of testing facilities in this state	58
that are authorized to administer the written portion of the	59
examination required for an applicant for a barber license on	60
behalf of the board;	61
(8) Any other area the board determines appropriate to	62
administer or enforce this chapter.	63
(F) Prior to adopting any rule under this chapter,	64
indicate at a formal hearing the reasons why the rule is	65
necessary as a protection of the persons who use barber services	66
or as an improvement of the professional standing of barbers in	67
this state;	68
(G) Furnish each owner or manager of a barber shop and	69
barber school with a copy of all sanitary rules adopted pursuant	70
to division (E) of this section;	71
(H) Conduct such investigations and inspections of persons	72
and establishments licensed or unlicensed pursuant to this	73
chapter and for that purpose, any member of the board or any of	74
its authorized agents may enter and inspect any place of	75
business of a licensee or a person suspected of violating this	76

chapter or the rules adopted pursuant thereto, during normal 77	7
business hours; 78	8
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(I) Upon the written request of an applicant and the 79	
payment of the appropriate fee, provide to the applicant 80	0
licensure information concerning the applicant; 81	1
(J) Do all things necessary for the proper administration 82	2
and enforcement of this chapter.	3
Sec. 4709.07. (A) Each person who desires to obtain an	4
initial license to practice barbering shall apply to the state 85	
cosmetology and barber board, on forms provided by the board.	
The application form shall include the name of the person 87	
applying for the license and evidence that the applicant meets	
all of the requirements of division (B) of this section. The	
application shall be accompanied by two signed current 90	
photographs of the applicant, in the size determined by the 91	1
board, that show only the head and shoulders of the applicant, 92	2
and the examination application fee.	3
(B) In order to take the required barber examination and	4
to qualify for licensure as a barber, an applicant must 95	5
demonstrate that the applicant meets all of the following:	6
(1) Is at least eighteen years of age; 97	7
(2) Has an eighth grade education or an equivalent	8
education as determined by the state board of education in the	9
state where the applicant resides;	00
(3) Has graduated with at least one thousand eight hundred 10	01
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instruction earned by an applicant five or more years prior to	107
the examination apply to the hours of study required by this	108
division.	109
(C) (1) Any applicant who meets all of the requirements of	110
divisions (A) and (B) of this section may take the barber	111
examination at the time and place specified by the board. $\underline{\mathtt{An}}$	112
applicant may elect to take the written portion of the	113
examination at a testing facility designated by the board under	114
section 4709.05 of the Revised Code, and the practical	115
demonstration portion of the examination at the barber school	116
from which the applicant graduated. The applicant is responsible	117
for any additional costs associated with taking the examination	118
at a testing facility or barber school.	119
(2) If the applicant fails to attain at least a seventy-	120
five per cent pass rate on each part of the examination, the	121
applicant is ineligible for licensure; however, the applicant	122
may reapply for examination within ninety days after the date of	123
the release of the examination scores by paying the required	124
reexamination fee. An applicant is only required to take that	125
part or parts of the examination on which the applicant did not	126
receive a score of seventy-five per cent or higher. If the	127
applicant fails to reapply for examination within ninety days or	128
fails the second examination, in order to reapply for	129
examination for licensure the applicant shall complete an	130
additional course of study of not less than two hundred hours,	131
in a board-approved barber school. The board shall provide to an	132
applicant, upon request, a report which explains the reasons for	133
the applicant's failure to pass the examination.	134

(D) The board shall issue a license to practice barbering 135

to any applicant who, to the satisfaction of the board, meets	136
the requirements of divisions (A) and (B) of this section, who	137
passes the required examination, and pays the initial licensure	138
fee. Every licensed barber shall display the certificate of	139
licensure in a conspicuous place adjacent to or near the	140
licensed barber's work chair, along with a signed current	141
photograph, in the size determined by the board, showing head	142
and shoulders only.	143
Sec. 4709.08. (A) Any person who holds a current license	144
or registration to practice as a barber in any other state or	145
district of the United States or country whose requirements for	146
licensure or registration of barbers are substantially	147
equivalent to the requirements of this chapter and rules adopted	148
under it and that extends similar reciprocity to persons-	149
licensed as barbers in this state may apply to the state	150
cosmetology and barber board for a barber license. The board	151
shall, without examination, unless the board determines to-	152
require an examination, issue a license by endorsement to	153
practice as a licensed barber in this state if the person meets	154
all of the requirements of this section, is following applicable	155
<pre>conditions:</pre>	156
(1) Is at least eighteen years of age, and pays;	157
(2) Pays the required fees;	158
(3) If the person is licensed or registered in another	159
state, submits to the board satisfactory evidence of that fact;	160
(4) If the person is licensed or registered or was trained	161
in another country, submits to the board satisfactory evidence	162
of that fact and that the standards for licensure, registration,	163
or training in that country were substantially similar to those	164

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of this state at the time the person was licensed, registered,	165
or trained. The	166
(B) The board may waive do either of the following for a	167
person applying for a license under this section:	168
person apprying for a freense anacr ento beetfon.	100
(1) Waive any of the requirements <u>listed in division (A)</u>	169
of this section;	170
(2) Require the person to pass an examination.	171
Sec. 4709.10. (A) Each person who desires to obtain a	172
license to operate a barber school shall apply to the state	173
cosmetology and barber board, on forms provided by the board.	174
The board shall issue a barber school license to a person if the	175
board determines that the person meets and will comply with all	176
of the requirements of division (B) of this section and pays the	177
required licensure and inspection fees.	178
(B) In order for a person to qualify for a license to	179
operate a barber school, the barber school to be operated by the	180
person must meet all of the following requirements:	181
(1) Have a training facility sufficient to meet the	182
required educational curriculum established by the board,	183
including enough space to accommodate all the facilities and	184
equipment required by rule by the board;	185
(2) Provide sufficient licensed teaching personnel to meet	186
the minimum pupil-teacher ratio established by rule of the	187
board;	188
(3) Have established and provide to the board proof that	189
it has met all of the board requirements to operate a barber	190
school, as adopted by rule of the board;	191
(4) File with the board a program of its curriculum,	192

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accounting for not less than one thousand eight hundred -hours of	193
instruction in the courses of theory and practical demonstration	194
required by rule of the board;	195
(5) File with the board a surety bond in the amount of ten	196
thousand dollars issued by a bonding company licensed to do	197
business in this state. The bond shall be in the form prescribed	198
by the board and conditioned upon the barber school's continued	199
instruction in the theory and practice of barbering. The bond	200
shall continue in effect until notice of its termination is	201
provided to the board. In no event, however, shall the bond be	202
terminated while the barber school is in operation. Any student	203
who is injured or damaged by reason of a barber school's failure	204
to continue instruction in the theory and practice of barbering	205
may maintain an action on the bond against the barber school or	206
the surety, or both, for the recovery of any money or tuition	207
paid in advance for instruction in the theory and practice of	208
barbering which was not received. The aggregate liability of the	209
surety to all students shall not exceed the sum of the bond.	210
(6) Maintain adequate record keeping to ensure that it has	211
met the requirements for records of student progress as required	212
by board rule;	213
(7) Establish minimum standards for acceptance of student	214
applicants for admission to the barber school. The barber school	215
may establish entrance requirements which are more stringent	216
than those prescribed by the board, but the requirements must at	217
a minimum require the applicant to meet all of the following:	218
(a) Be at least seventeen years of age;	219
(b) Have an eighth grade education, or an equivalent	220
education as determined by the state board of education:	221

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(c) Submit two signed current photographs of the	222
applicant, in the size determined by the board.	223
(8) Have a procedure to submit every student applicant's	224
admission application to the board for the board's review and	225
approval prior to the applicant's admission to the barber	226
school;	227
(9) Operate in a manner which reflects credit upon the	228
barbering profession;	229
(10) Offer a curriculum of study which covers all aspects	230
of the scientific fundamentals of barbering as specified by rule	231
of the board;	232
(11) Employ no more than two licensed assistant barber	233
teachers for each licensed barber teacher employed or fewer than	234
two licensed teachers or one licensed teacher and one licensed	235
assistant teacher at each facility.	236
(C) A barber school may offer the required education	237
curriculum by classroom instruction or distance education for	238
the purpose of satisfying minimum hours of instruction.	239
(D) Each person who desires to obtain a barber teacher or	240
assistant barber teacher license shall apply to the board, on	241
forms provided by the board. The board shall only issue a barber	242
teacher license to a person who meets all of the following	243
requirements:	244
(1) Holds a current barber license issued pursuant to this	245
chapter and has at least eighteen months of work experience in a	246
licensed barber shop or has been employed as an assistant barber	247
teacher under the supervision of a licensed barber teacher for	248
at least one year, unless, for good cause, the board waives this	249
requirement;	250

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(2) Meets such other requirements as adopted by rule by	251
the board;	252
(3) Passes the required examination; and	253
(4) Pays the required fees. If an applicant fails to pass	254
the examination, the applicant may reapply for the examination	255
and licensure no earlier than one year after the failure to pass	256
and provided that during that period, the applicant remains	257
employed as an assistant barber teacher.	258
The board shall only issue an assistant barber teacher	259
license to a person who holds a current barber license issued	260
pursuant to this chapter and pays the required fees.	261
$\frac{\text{(D)}}{\text{(E)}}$ Any person who meets the qualifications of an	262
assistant teacher pursuant to division $\frac{(C)-(D)}{(D)}$ of this section,	263
may be employed as an assistant teacher, provided that within	264
five days after the commencement of the employment the barber	265
school submits to the board, on forms provided by the board, the	266
applicant's qualifications.	267
Sec. 4713.08. (A) The state cosmetology and barber board	268
shall adopt rules in accordance with Chapter 119. of the Revised	269
Code as necessary to implement this chapter. The rules shall do	270
all of the following:	271
(1) Govern the practice of the branches of cosmetology;	272
(2) Specify conditions an individual must satisfy to	273
qualify for a temporary pre-examination work permit under	274
section 4713.22 of the Revised Code and the conditions and	275
method of renewing a temporary pre-examination work permit under	276
that section;	277
(3) Provide for the conduct of examinations under section	278

4713.24 of the Revised Code;	279
(4) Designate testing facilities in this state that are	280
authorized to administer the written portion of the examination	281
required by section 4713.24 of the Revised Code for an applicant	282
seeking a practicing license on behalf of the board;	283
(5) Specify conditions under which the board will take	284
into account, under section 4713.32 of the Revised Code,	285
instruction an applicant for a license under section 4713.28,	286
4713.30, or 4713.31 of the Revised Code received more than five	287
years before the date of application for the license;	288
$\frac{(5)}{(6)}$ Provide for the granting of waivers under section	289
4713.29 of the Revised Code;	290
(6) Specify conditions an applicant must satisfy for the	291
board to issue the applicant a license under section 4713.34 of	292
the Revised Code without the applicant taking an examination-	293
conducted under section 4713.24 of the Revised Code;	294
(7) Specify locations in which glamour photography	295
services in which a branch of cosmetology is practiced may be	296
provided;	297
(8) Establish conditions and the fee for a temporary	298
special occasion work permit under section 4713.37 of the	299
Revised Code and specify the amount of time such a permit is	300
valid;	301
(9) Specify conditions an applicant must satisfy for the	302
board to issue the applicant an independent contractor license	303
under section 4713.39 of the Revised Code and the fee for	304
issuance and renewal of the license;	305
(10) Establish conditions under which food may be sold at	306

a salon;	307
(11) Specify which professions regulated by a professional	308
regulatory board of this state may be practiced in a salon under	309
section 4713.42 of the Revised Code;	310
(12) Establish standards for the provision of cosmetic	311
therapy, massage therapy, or other professional service in a	312
salon pursuant to section 4713.42 of the Revised Code;	313
(13) Establish standards for board approval of, and the	314
granting of credits for, training in branches of cosmetology at	315
schools of cosmetology licensed in this state offered through	316
<pre>classroom instruction or distance education;</pre>	317
(14) Establish the manner in which a school of cosmetology	318
licensed under section 4713.44 of the Revised Code may offer	319
post-secondary and advanced practice programs, including	320
<pre>classroom instruction or distance education;</pre>	321
(15) Establish sanitary standards for the practice of the	322
branches of cosmetology, salons, and schools of cosmetology;	323
(16) Establish the application process for obtaining a	324
tanning facility permit under section 4713.48 of the Revised	325
Code, including the amount of the fee for an initial or renewed	326
permit;	327
(17) Establish standards for installing and operating a	328
tanning facility in a manner that ensures the health and safety	329
of consumers, including standards that do all of the following:	330
(a) Establish a maximum safe time of exposure to radiation	331
and a maximum safe temperature at which sun lamps may be	332
operated;	333
(b) Require consumers to wear protective eyeglasses;	334

(c) Require consumers to be supervised as to the length of	335
time consumers use the facility's sun lamps;	336
time consumers use the ractiffy a sun ramps,	330
(d) Require the operator to prohibit consumers from	337
standing too close to sun lamps and to post signs warning	338
consumers of the potential effects of radiation on individuals	339
taking certain medications and of the possible relationship of	340
the radiation to skin cancer;	341
(e) Require the installation of protective shielding for	342
sun lamps and handrails for consumers;	343
(f) Require floors to be dry during operation of lamps;	344
(g) Establish procedures an operator must follow in making	345
reasonable efforts in compliance with section 4713.50 of the	346
Revised Code to determine the age of an individual seeking to	347
use sun lamp tanning services.	348
(10) (1) 75 11 2 12 13 13 13 13 13 13 13 13 13 13 13 13 13	240
(18) (a) If the board, under section 4713.61 of the Revised	349
Code, develops a procedure for classifying licenses inactive, do	350
both of the following:	351
(i) Establish a fee for having a license classified	352
inactive that reflects the cost to the board of providing the	353
inactive license service. If one or more renewal periods have	354
elapsed since the license was valid, the fee shall not include	355
lapsed renewal fees for more than three of those renewal	356
periods;	357
(ii) Specify the continuing education that an individual	358
whose license has been classified inactive must complete to have	359
the license restored. The continuing education shall be	360
sufficient to ensure the minimum competency in the use or	361
administration of a new procedure or product required by a	362
licensee necessary to protect public health and safety. The	363

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requirement shall not exceed the cumulative number of hours of	364
continuing education that the individual would have been	365
required to complete had the individual retained an active	366
license.	367
(b) In addition, the board may specify the conditions and	368
method for granting a temporary work permit to practice a branch	369
of cosmetology to an individual whose license has been	370
classified inactive.	371
(19) Establish a fee for approval of a continuing	372
education program under section 4713.62 of the Revised Code that	373
is adequate to cover any expense the board incurs in the	374
approval process;	375
(20) Establish conditions under which a cosmetology	376
student seeking a practicing license may take the written	377
portion of the examination required by section 4713.24 of the	378
Revised Code before the student has completed the minimum number	379
of hours of training required under section 4713.28 of the	380
Revised Code for the license;	381
(21) Anything else necessary to implement this chapter.	382
(B)(1) The rules adopted under division (A)(2) of this	383
section may establish additional conditions for a temporary pre-	384
examination work permit under section 4713.22 of the Revised	385
Code that are applicable to individuals who practice a branch of	386
cosmetology in another state or country.	387
(2) The rules adopted under division (A)(18)(b) of this	388
section may establish additional conditions for a temporary work	389
permit that are applicable to individuals who practice a branch	390
of cosmetology in another state.	391
(C) The conditions specified in rules adopted under-	392

division (A) (6) of this section may include that an applicant is	393
applying for a license to practice a branch of cosmetology for	394
which the board determines an examination is unnecessary.	395
$\frac{\text{(D)}}{\text{The rules adopted under division (A) (11) of this}}$	396
section shall not include a profession if practice of the	397
profession in a salon is a violation of a statute or rule	398
governing the profession.	399
$\frac{(E)}{(D)}$ The sanitary standards established under division	400
(A)(15) of this section shall focus in particular on precautions	401
to be employed to prevent infectious or contagious diseases	402
being created or spread. The board shall consult with the Ohio	403
department of health when establishing the sanitary standards.	404
$\frac{(F)}{(E)}$ The fee established by rules adopted under	405
division (A)(16) of this section shall cover the cost the board	406
incurs in inspecting tanning facilities and enforcing the	407
board's rules but may not exceed one hundred dollars per	408
location of such facilities.	409
(F) The rules adopted under division (A) (20) of this	410
section shall do all of the following:	411
(1) Permit a cosmetology student to take the written	412
portion of the examination required by section 4713.24 of the	413
Revised Code after the student has completed the minimum hours	414
of training for that license described in division (H) of	415
section 4713.24 of the Revised Code;	416
(2) Require the student to complete the remainder of the	417
required training before licensure;	418
(3) Require the board to grant the student a license on	419
successful completion of the requirements established in the	420
rules, unless the individual is subject to potential	421

disciplinary action under section 4713.64 of the Revised Code.	422
Sec. 4713.09. (A) The state cosmetology and barber board	423
may adopt rules in accordance with section 4713.08 of the	424
Revised Code to establish a continuing education requirement,	425
not to exceed eight hours in a biennial licensing period, as a	426
condition of renewal for a practicing license, advanced license,	427
instructor license, or boutique services registration. These	428
hours may include training in identifying and addressing the	429
crime of trafficking in persons as described in section 2905.32	430
of the Revised Code. At least two of the eight hours of the	431
continuing education requirement must be achieved in courses	432
concerning safety and sanitation, and at least one hour of the	433
eight hours of the continuing education requirement must be	434
achieved in courses concerning law and rule updates.	435
(B) The rules adopted in accordance with division (A) of	436
this section shall permit the continuing education requirement	437
to be satisfied by either classroom instruction or distance	438
this section shall permit the continuing education requirement to be satisfied by either classroom instruction or distance education.	439
Sec. 4713.24. (A) The state cosmetology and barber board	440
shall conduct an examination for each individual who satisfies	441
the requirements established by section 4713.20 of the Revised	442
Code for admission to the examination. An individual may elect	443
to take the written portion of the examination at a testing	444
facility designated by the board in rules adopted in accordance	445
with section 4713.08 of the Revised Code, and the practical	446
demonstration portion of the examination at the school of	447
cosmetology the applicant graduated from. The applicant is	448
responsible for any additional costs associated with taking the	449
examination at a testing facility or school of cosmetology.	450
(B) Examinations for licensure for any branch of	451

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cosmetology shall assess the ability of a prospective	452
cosmetology professional to maintain a safe and sanitary place	453
of service delivery. The board may develop and administer the	454
appropriate examination or enter into an agreement with a	455
national testing service to develop the examination, administer	456
the examination, or both. The examination shall be specific to	457
the type of license the individual seeks and satisfy all of the	458
following conditions:	459
(1) Include both practical demonstrations and written or	460
oral tests related to the type of license the individual seeks;	461
(2) Relate only to a branch of cosmetology, but not be	462
confined to any special system or method;	463
(3) Be consistent in both practical and technical	464
requirements for the type of license the individual seeks;	465
(4) Be of sufficient thoroughness to satisfy the board as	466
to the individual's skill in and knowledge of the branch of	467
cosmetology for which the examination is conducted.	468
(B) Not later than two years after September 13, 2016, the	469
(C) The board shall create a curriculum and an examination for	470
individuals seeking licensure to become an instructor and shall	471
conduct an examination for each individual who satisfies the	472
requirements established pursuant to section 4713.31 of the	473
Revised Code for admission to the examination.	474
$\frac{(C)-(D)}{(D)}$ The board shall adopt rules regarding the	475
equipment or supplies an individual is required to bring to an	476
examination described in this section.	477
$\frac{(D)-(E)}{(E)}$ The board shall not release the questions	478
developed for the examinations and the practical demonstrations	479
used in the testing process, except for the following purposes:	480

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(1) Reviewing or rewriting of any part of the examination	481
on a periodic basis as prescribed in rules adopted under section	482
4713.08 of the Revised Code;	483
(2) Testing of individuals in another state for admission	484
to the profession of cosmetology or any of its branches as	485
required under a contract or by means of a license with that	486
state;	487
(3) Complying with a public records request after which	488
the questions or the demonstrations have become a public record	489
under division $\frac{(F)-(G)}{(G)}$ of this section and otherwise may	490
lawfully be released.	491
$\frac{(E)}{(F)}$ The examination papers and the scored results of	492
the practical demonstrations of each individual examined by the	493
board shall be open for inspection by the individual or the	494
individual's attorney for at least ninety days following the	495
announcement of the individual's grade, except for papers that	496
under the terms of a contract with a testing service are not	497
available for inspection. On written request of an individual or	498
the individual's attorney made to the board not later than	499
ninety days after announcement of the individual's grade, the	500
board shall have the individual's practical examination papers	501
regraded manually.	502
(F) (G) Test materials, examinations, or evaluation tools	503
used in an examination for licensure under this chapter that the	504
board develops or contracts with a private or government entity	505
to administer shall become public records under section 149.43	506
of the Revised Code fifteen years after the materials,	507
examinations, or tools were first used in an assessment for	508
licensure, unless the release of the record is otherwise	509
prohibited by state or federal law, or the record is deemed to	510

be the proprietary information of a private entity.	511
(H) The board shall adopt rules in accordance with section	512
4713.08 of the Revised Code to permit an individual to take any	513
written portion of the examination required by division (B) of	514
this section when the individual has completed the following	515
amount of hours of instruction at a licensed school of	516
<pre>cosmetology in this state:</pre>	517
(1) For an individual seeking a cosmetology license, at	518
<pre>least seven hundred fifty hours;</pre>	519
(2) For an individual seeking an esthetics license, at	520
<pre>least four hundred fifty hours;</pre>	521
(3) For an individual seeking a hair designer license, at	522
<pre>least six hundred hours;</pre>	523
(4) For an individual seeking a natural hair stylist	524
license, at least three hundred thirty-seven and one-half hours;	525
(5) For an individual seeking a manicurist license, at	526
<pre>least one hundred fifty hours.</pre>	527
Sec. 4713.28. (A) The state cosmetology and barber board	528
shall issue a practicing license to an applicant who satisfies	529
all of the following applicable conditions:	530
(1) Is at least sixteen years of age;	531
(2) Has the equivalent of an Ohio public school tenth	532
grade education;	533
(3) Has submitted a written application on a form	534
furnished by the board that contains all of the following:	535
(a) The name of the individual and any other identifying	536
information required by the board;	537

(b) A recent photograph of the individual that meets the	538
specifications established by the board;	539
(c) A photocopy of the individual's current driver's	540
license or other proof of legal residence;	541
	5.40
(d) Proof that the individual is qualified to take the	542
applicable examination as required by section 4713.20 of the	543
Revised Code;	544
(e) An oath verifying that the information in the	545
application is true;	546
(f) The applicable application fee.	547
(1) The applicable application lee.	547
(4) Passes an examination conducted under division (A) of	548
section 4713.24 of the Revised Code for the branch of	549
cosmetology the applicant seeks to practice;	550
(5) Pays to the board the applicable license fee;	551
(6) In the case of an applicant for an initial	552
cosmetologist license, has successfully completed at least one	553
thousand five hundred hours of board-approved cosmetology	554
training in a school of cosmetology licensed in this state,	555
except that only one thousand four hundred hours of board-	556
approved cosmetology training in a school of cosmetology	557
licensed in this state is required of an individual licensed as	558
a barber under Chapter 4709. of the Revised Code;	559
(7) In the case of an applicant for an initial esthetician	560
license, has successfully completed at least six hundred hours	561
of board-approved esthetics training in a school of cosmetology	562
licensed in this state;	563
(8) In the case of an applicant for an initial hair	564
designer license, has successfully completed at least one	565

thousand two eight hundred hours of board-approved hair designer	566
training in a school of cosmetology licensed in this state,	567
except that only one thousand two hundred hours of board-	568
approved hair designer training in a school of cosmetology	569
licensed in this state is required of an individual licensed as	570
a barber under Chapter 4709. of the Revised Code;	571
(9) In the case of an applicant for an initial manicurist	572
license, has successfully completed at least two hundred hours	573
of board-approved manicurist training in a school of cosmetology	574
licensed in this state;	575
(10) In the case of an applicant for an initial natural	576
hair stylist license, has successfully completed at least four	577
hundred fifty hours of instruction in subjects relating to	578
sanitation, scalp care, anatomy, hair styling, communication	579
skills, and laws and rules governing the practice of	580
cosmetology.	581
(B) The board shall not deny a license to any applicant	582
based on prior incarceration or conviction for any crime. If the	583
board denies an individual a license or license renewal, the	584
reasons for such denial shall be put in writing.	585
Sec. 4713.31. The state cosmetology and barber board shall	586
issue an instructor license to an applicant who satisfies all of	587
the following applicable conditions:	588
(A) Is at least eighteen years of age;	589
(B) Has the equivalent of an Ohio public school twelfth	590
grade education;	591
(C) Pays to the board the applicable fee;	592
(D) In the case of an applicant for an initial cosmetology	593

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instructor license, holds a current, valid advanced	594
cosmetologist license issued in this state and does either of	595
the following:	596
(1) Has the licensed advanced cosmetologist or owner of	597
the licensed beauty salon in which the applicant has been	598
employed certify to the board that the applicant has engaged in	599
the practice of cosmetology in a licensed beauty salon for at	600
least one thousand eight hundred hours;	601
(2) Has a school of cosmetology licensed in this state	602
certify to the board that the applicant has successfully	603
completed one thousand hours of board-approved cosmetology	604
instructor training as an apprentice instructor.	605
(E) In the case of an applicant for an initial esthetics	606
instructor license, holds a current, valid advanced esthetician	607
or advanced cosmetologist license issued in this state and does	608
either of the following:	609
(1) Has the licensed advanced esthetician, licensed	610
advanced cosmetologist, or owner of the licensed esthetics salon	611
or licensed beauty salon in which the applicant has been	612
employed certify to the board that the applicant has engaged in	613
the practice of esthetics in a licensed esthetics salon or	614
practice of cosmetology in a licensed beauty salon for at least	615
one thousand eight hundred hours;	616
(2) Has a school of cosmetology licensed in this state	617
certify to the board that the applicant has successfully	618
completed at least five hundred hours of board-approved	619
esthetics instructor training as an apprentice instructor.	620
(F) In the case of an applicant for an initial hair design	621
instructor license, holds a current, valid advanced hair	622

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designer or advanced cosmetologist license and does either of	623
the following:	624
(1) Has the licensed advanced hair designer, licensed	625
advanced cosmetologist, or owner of the licensed hair design	626
salon or licensed beauty salon in which the applicant has been	627
employed certify to the board that the applicant has engaged in	628
the practice of hair design in a licensed hair design salon or	629
practice of cosmetology in a licensed beauty salon for at least	630
one thousand eight hundred hours;	631
(2) Has a school of cosmetology licensed in this state	632
certify to the board that the applicant has successfully	633
completed at least eight hundred hours of board-approved hair	634
design instructor's training as an apprentice instructor.	635
(G) In the case of an applicant for an initial manicurist	636
instructor license, holds a current, valid advanced manicurist	637
or advanced cosmetologist license and does either of the	638
following:	639
(1) Has the licensed advanced manicurist, licensed	640
advanced cosmetologist, or owner of the licensed nail salon or	641
licensed beauty salon in which the applicant has been employed	642
certify to the board that the applicant has engaged in the	643
practice of manicuring in a licensed nail salon or practice of	644
cosmetology in a licensed beauty salon for at least one thousand	645
eight hundred hours;	646
(2) Has a school of cosmetology licensed in this state	647
certify to the board that the applicant has successfully	648
completed at least three hundred hours of board-approved	649
manicurist instructor training as an apprentice instructor.	650
(H) In the case of an applicant for an initial natural	651

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hair style instructor license, holds a current, valid advanced	652
natural hair stylist or advanced cosmetologist license and does	653
either of the following:	654
(1) Has the licensed advanced natural hair stylist,	655
licensed advanced cosmetologist, or owner of the licensed	656
natural hair style salon or licensed beauty salon in which the	657
applicant has been employed certify to the board that the	658
applicant has engaged in the practice of natural hair styling in	659
a licensed natural hair style salon or practice of cosmetology	660
in a licensed beauty salon for at least one thousand eight	661
hundred hours;	662
(2) Has a school of cosmetology licensed in this state	663
certify to the board that the applicant has successfully	664
completed at least four hundred hours of board-approved natural	665
hair style instructor training as an apprentice instructor.	666
(I) In the case of all applicants, passes an examination	667
conducted under division $\frac{(B)-(C)}{}$ of section 4713.24 of the	668
Revised Code for the branch of cosmetology the applicant seeks	669
to instruct.	670
Sec. 4713.34. The state cosmetology and barber board shall	671
issue a license by endorsement to practice a branch of	672
cosmetology or instructor license to an applicant who is	673
licensed or registered in another state or country to practice	674
that branch of cosmetology or teach the theory and practice of	675
that branch of cosmetology, as appropriate, if all of the	676
following conditions are satisfied:	677
(A) The applicant satisfies all of the following	678
<pre>applicable conditions:</pre>	679
(1) (A) Is not loss than eighteen wears of ago:	680

(2) In the case of an applicant for a practicing license,	681
passes an examination conducted under section 4713.24 of the	682
Revised Code for the license the applicant seeks, unless the	683
applicant satisfies conditions specified in rules adopted under	684
section 4713.08 of the Revised Code for the board to issue the	685
applicant a license without taking the examination;	686
(3) (B) Pays the applicable fee;	687
(C) If the person is licensed or registered in another	688
state, submits to the board satisfactory evidence of that fact;	689
(D) If the person is licensed or registered or was trained	690
in another country, submits to the board satisfactory evidence	691
of that fact and that the standards for licensure, registration,	692
or training in that country were substantially similar to those	693
of this state at the time the person was licensed, registered,	694
or trained.	695
(B) At the time the applicant obtained the license or	696
registration in the other state or country, the requirements in	697
this state for obtaining the license the applicant seeks were	698
substantially equal to the other state or country's	699
requirements.	700
(C) The jurisdiction that issued the applicant's license	701
or registration extends similar reciprocity to individuals	702
holding a license issued by the board.	703
Sec. 4713.45. (A) A school of cosmetology may do the	704
following:	705
(1) In accordance with rules adopted under section 4713.08	706
of the Revised Code, a school of cosmetology operated by a	707
public entity or a private person may offer clock hours, credit	708
hours, or competency-based credits by classroom instruction or	700

distance education for the purpose of satisfying minimum hours	710
of training and instruction;	711
(2) Allow an apprentice cosmetology instructor the regular	712
quota of students prescribed by the state cosmetology and barber	713
board if a cosmetology instructor is present;	714
(3) Compensate an apprentice cosmetology instructor;	715
(4) Subject to division (B) of this section, employ an	716
individual who does not hold a current, valid instructor license	717
to teach subjects related to a branch of cosmetology.	718
(B) A school of cosmetology shall have a licensed	719
cosmetology instructor present when an individual employed	720
pursuant to division (A)(4) of this section teaches at the	721
school, unless the individual is one of the following:	722
(1) An individual with a current, valid teacher's	723
certificate or educator license issued by the state board of	724
education;	725
(2) An individual with a bachelor's degree in the subject	726
the person teaches at the school;	727
(3) An individual also employed by a university or college	728
to teach the subject the person teaches at the school.	729
(C) A school of cosmetology shall annually review the	730
subjects and coursework required to receive an initial	731
cosmetology license and advanced license and, in doing so, shall	732
incorporate standards adopted by the state cosmetology and	733
barber board pursuant to division (A)(13) of section 4713.08 of	734
the Revised Code.	735
Sec. 4713.59. If the state cosmetology and barber board	736
adopts rules under section 4713.09 of the Revised Code to	737

establish a continuing education requirement as a condition of	738
renewal for a practicing license, advanced license, or	739
instructor license, the board shall inform each affected	740
licensee of the continuing education requirement that applies to	741
the next biennial licensing period by including that information	742
in the renewal notification it sends the licensee. The	743
notification shall state that the licensee must complete the	744
continuing education requirement, via classroom instruction or	745
distance education, by the fifteenth day of January of the next	746
odd-numbered year.	747
Hours completed in excess of the continuing education	748
requirement may not be applied to the next biennial licensing	749
period.	750
Section 2. That existing sections 4709.05, 4709.07,	751
4709.08, 4709.10, 4713.08, 4713.09, 4713.24, 4713.28, 4713.31,	752
4713.34, 4713.45, and 4713.59 of the Revised Code are hereby	753
repealed.	754
Section 3. Not later than two years after the effective	755
date of this section and in accordance with division (A)(20) of	756
section 4713.08 of the Revised Code, the State Cosmetology and	757
Barber Board shall adopt rules under Chapter 119. of the Revised	758
Code to specify the circumstances under which an applicant for a	759
practicing license may take the examination required by section	760
4713.24 of the Revised Code before having successfully completed	761
the minimum number of hours required for the license under	762
section 4713.28 of the Revised Code.	763
Section 4. Sections 4709.07, 4709.08, 4709.10, 4713.28,	764
4713.31, and 4713.34 of the Revised Code as presented in this	765
act take effect on the later of October 9, 2021, or the	766
effective date of this section. (October 9, 2021, is the	767

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effective date of an earlier amendment to those sections by H.B.	768
263 of the 133rd General Assembly.)	769