### As Passed by the Senate

**135th General Assembly** 

**Regular Session** 

Sub. H. B. No. 158

2023-2024

**Representatives Roemer, Miller, M.** 

Cosponsors: Representatives Ferguson, Fowler Arthur, Gross, Johnson, Brennan, Carruthers, Creech, Edwards, Forhan, Jones, Kick, Lorenz, Loychik, Mathews, Merrin, Peterson, Ray, Rogers, Upchurch, Willis, Young, T.

Senators Antonio, Cirino, Craig, DeMora, Hicks-Hudson, Johnson, Reineke, Reynolds, Roegner, Smith, Wilkin

# A BILL

То	amend sections 2925.01, 3333.26, 3937.41,	1
	4709.01, 4709.07, 4709.08, 4709.09, 4709.11,	2
	4709.12, 4709.14, 4709.99, 4713.01, 4713.02,	3
	4713.06, 4713.07, 4713.071, 4713.08, 4713.081,	4
	4713.09, 4713.10, 4713.14, 4713.141, 4713.16,	5
	4713.17, 4713.25, 4713.28, 4713.30, 4713.31,	6
	4713.34, 4713.35, 4713.37, 4713.39, 4713.41,	7
	4713.46, 4713.49, 4713.55, 4713.56, 4713.58,	8
	4713.59, 4713.60, 4713.61, 4713.62, 4713.63,	9
	4713.64, 4713.641, 4713.66, 4713.69, 4713.99,	10
	and 4973.17; to enact new sections 4709.02,	11
	4709.03, 4709.05, 4709.10, 4709.13, 4713.44, and	12
	4713.45 and sections 4709.031, 4709.051,	13
	4709.071, 4709.072, 4709.073, 4709.091,	14
	4709.111, 4709.112, 4713.33, and 4713.331; and	15
	to repeal sections 4709.02, 4709.03, 4709.05,	16
	4709.10, 4709.13, 4709.23, 4713.26, 4713.36,	17
	4713.44, and 4713.45 of the Revised Code to make	18
	changes to the law governing the regulation of	19
	cosmetologists and barbers, to enter into the	20

Cosmetology Licensure Compact, and to revise the	21
law governing hospital police officer	22
commissions.	23

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

Section 1. That sections 2925.01, 3333.26, 3937.41,	24
4709.01, 4709.07, 4709.08, 4709.09, 4709.11, 4709.12, 4709.14,	25
4709.99, 4713.01, 4713.02, 4713.06, 4713.07, 4713.071, 4713.08,	26
4713.081, 4713.09, 4713.10, 4713.14, 4713.141, 4713.16, 4713.17,	27
4713.25, 4713.28, 4713.30, 4713.31, 4713.34, 4713.35, 4713.37,	28
4713.39, 4713.41, 4713.46, 4713.49, 4713.55, 4713.56, 4713.58,	29
4713.59, 4713.60, 4713.61, 4713.62, 4713.63, 4713.64, 4713.641,	30
4713.66, 4713.69, 4713.99, and 4973.17 be amended and new	31
sections 4709.02, 4709.03, 4709.05, 4709.10, 4709.13, 4713.44,	32
and 4713.45 and sections 4709.031, 4709.051, 4709.071, 4709.072,	33
4709.073, 4709.091, 4709.111, 4709.112, 4713.33, and 4713.331 of	34
the Revised Code be enacted to read as follows:	35
Sec. 2925.01. As used in this chapter:	36
	36 37
Sec. 2925.01. As used in this chapter:	
Sec. 2925.01. As used in this chapter: (A) "Administer," "controlled substance," "controlled	37
<pre>Sec. 2925.01. As used in this chapter:     (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic,"</pre>	37 38
<pre>Sec. 2925.01. As used in this chapter:     (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic," "manufacturer," "official written order," "person,"</pre>	37 38 39
<pre>Sec. 2925.01. As used in this chapter: (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic," "manufacturer," "official written order," "person," "pharmacist," "pharmacy," "sale," "schedule I," "schedule II,"</pre>	37 38 39 40
<pre>Sec. 2925.01. As used in this chapter: (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic," "manufacturer," "official written order," "person," "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," "schedule III," "schedule IV," "schedule V," and "wholesaler"</pre>	37 38 39 40 41
<pre>Sec. 2925.01. As used in this chapter: (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic," "manufacturer," "official written order," "person," "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," "schedule III," "schedule IV," "schedule V," and "wholesaler" have the same meanings as in section 3719.01 of the Revised</pre>	37 38 39 40 41 42
<pre>Sec. 2925.01. As used in this chapter: (A) "Administer," "controlled substance," "controlled substance analog," "dispense," "distribute," "hypodermic," "manufacturer," "official written order," "person," "pharmacist," "pharmacy," "sale," "schedule I," "schedule II," "schedule III," "schedule IV," "schedule V," and "wholesaler" have the same meanings as in section 3719.01 of the Revised Code.</pre>	37 38 39 40 41 42 43

(C) "Drug," "dangerous drug," "licensed health
professional authorized to prescribe drugs," and "prescription"
have the same meanings as in section 4729.01 of the Revised
Code.
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(D) "Bulk amount" of a controlled substance means any of the following:

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

(a) An amount equal to or exceeding ten grams or twentyfive unit doses of a compound, mixture, preparation, or
substance that is or contains any amount of a schedule I opiate
or opium derivative;

(b) An amount equal to or exceeding ten grams of a compound, mixture, preparation, or substance that is or contains any amount of raw or gum opium;

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

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

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(e) An amount equal to or exceeding five grams or ten unit
doses of a compound, mixture, preparation, or substance that is
or contains any amount of phencyclidine;
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(f) An amount equal to or exceeding one hundred twenty 79 grams or thirty times the maximum daily dose in the usual dose 80 range specified in a standard pharmaceutical reference manual of 81 a compound, mixture, preparation, or substance that is or 82 contains any amount of a schedule II stimulant that is in a 83 final dosage form manufactured by a person authorized by the 84 "Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21 85 U.S.C.A. 301, as amended, and the federal drug abuse control 86 laws, as defined in section 3719.01 of the Revised Code, that is 87 or contains any amount of a schedule II depressant substance or 88 a schedule II hallucinogenic substance; 89

(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
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grams or thirty times the maximum daily dose in the usual dose
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range specified in a standard pharmaceutical reference manual of
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a compound, mixture, preparation, or substance that is or
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contains any amount of a schedule III or IV substance other than
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an anabolic steroid or a schedule III opiate or opium
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derivative;

(3) An amount equal to or exceeding twenty grams or five
times the maximum daily dose in the usual dose range specified
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in a standard pharmaceutical reference manual of a compound,
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mixture, preparation, or substance that is or contains any 106 amount of a schedule III opiate or opium derivative; 107

(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
dosage units, sixteen grams, or sixteen milliliters of a
compound, mixture, preparation, or substance that is or contains
any amount of a schedule III anabolic steroid;

(6) For any compound, mixture, preparation, or substance 116 that is a combination of a fentanyl-related compound and any 117 other compound, mixture, preparation, or substance included in 118 schedule III, schedule IV, or schedule V, if the defendant is 119 charged with a violation of section 2925.11 of the Revised Code 120 and the sentencing provisions set forth in divisions (C) (10) (b) 121 and (C)(11) of that section will not apply regarding the 122 defendant and the violation, the bulk amount of the controlled 123 substance for purposes of the violation is the amount specified 124 in division (D)(1), (2), (3), (4), or (5) of this section for 125 the other schedule III, IV, or V controlled substance that is 126 combined with the fentanyl-related compound. 127

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

(F) "Cultivate" includes planting, watering, fertilizing,133or tilling.

(G) "Drug abuse offense" means any of the following: 135

(1) A violation of division (A) of section 2913.02 that
136 constitutes theft of drugs, or a violation of section 2925.02,
137 2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,
138 2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,
139 or 2925.37 of the Revised Code;

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

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

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

(H) "Felony drug abuse offense" means any drug abuse
offense that would constitute a felony under the laws of this
state, any other state, or the United States.

(I) "Harmful intoxicant" does not include beer orintoxicating liquor but means any of the following:159

(1) Any compound, mixture, preparation, or substance the
gas, fumes, or vapor of which when inhaled can induce
intoxication, excitement, giddiness, irrational behavior,
depression, stupefaction, paralysis, unconsciousness,
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asphyxiation, or other harmful physiological effects, and	164
includes, but is not limited to, any of the following:	165
(a) Any volatile organic solvent, plastic cement, model	166
cement, fingernail polish remover, lacquer thinner, cleaning	167
fluid, gasoline, or other preparation containing a volatile	168
organic solvent;	169
(b) Any aerosol propellant;	170
(c) Any fluorocarbon refrigerant;	171
(d) Any anesthetic gas.	172
(2) Gamma Butyrolactone;	173
(3) 1,4 Butanediol.	174
(J) "Manufacture" means to plant, cultivate, harvest,	175
process, make, prepare, or otherwise engage in any part of the	176
production of a drug, by propagation, extraction, chemical	177
synthesis, or compounding, or any combination of the same, and	178
includes packaging, repackaging, labeling, and other activities	179
incident to production.	180
(K) "Possess" or "possession" means having control over a	181
thing or substance, but may not be inferred solely from mere	182
access to the thing or substance through ownership or occupation	183
of the premises upon which the thing or substance is found.	184
(L) "Sample drug" means a drug or pharmaceutical	185
preparation that would be hazardous to health or safety if used	186
without the supervision of a licensed health professional	187
authorized to prescribe drugs, or a drug of abuse, and that, at	188
one time, had been placed in a container plainly marked as a	189
sample by a manufacturer.	190

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

(M) "Standard pharmaceutical reference manual" means the

current edition, with cumulative changes if any, of references

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(Q) "School" means any school operated by a board of 220 education, any community school established under Chapter 3314. 221 of the Revised Code, or any nonpublic school for which the 222 director of education and workforce prescribes minimum standards 223 under section 3301.07 of the Revised Code, whether or not any 224 instruction, extracurricular activities, or training provided by 225 226 the school is being conducted at the time a criminal offense is committed. 227

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

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

(2) Any other parcel of real property that is owned or 234 leased by a board of education of a school, the governing 235 authority of a community school established under Chapter 3314. 236 of the Revised Code, or the governing body of a nonpublic school 237 for which the director of education and workforce prescribes 238 minimum standards under section 3301.07 of the Revised Code and 239 on which some of the instruction, extracurricular activities, or 240 training of the school is conducted, whether or not any 241 instruction, extracurricular activities, or training provided by 242 the school is being conducted on the parcel of real property at 243 the time a criminal offense is committed. 244

(S) "School building" means any building in which any of
(S) "School building" means any building in which any of
(S) 245
(S) the instruction, extracurricular activities, or training
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a criminal offense is committed.

(T) "Disciplinary counsel" means the disciplinary counsel
appointed by the board of commissioners on grievances and
discipline of the supreme court under the Rules for the
Government of the Bar of Ohio.

(U) "Certified grievance committee" means a duly
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constituted and organized committee of the Ohio state bar
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association or of one or more local bar associations of the
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state of Ohio that complies with the criteria set forth in Rule
V, section 6 of the Rules for the Government of the Bar of Ohio.

(V) "Professional license" means any license, permit,
certificate, registration, qualification, admission, temporary
license, temporary permit, temporary certificate, or temporary
registration that is described in divisions (W) (1) to (37) of
this section and that qualifies a person as a professionally
licensed person.

(W) "Professionally licensed person" means any of the following:

(1) A person who has received a certificate or temporary
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certificate as a certified public accountant or who has
registered as a public accountant under Chapter 4701. of the
Revised Code and who holds an Ohio permit issued under that
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chapter;

(2) A person who holds a certificate of qualification to
practice architecture issued or renewed and registered under
Chapter 4703. of the Revised Code;
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(3) A person who is registered as a landscape architect
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under Chapter 4703. of the Revised Code or who holds a permit as
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a landscape architect issued under that chapter;
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(4) A person licensed under Chapter 4707. of the Revised 279 Code; 280 (5) A person who has been issued a certificate of 281 registration as a registered <u>barber's license</u>, barber 282 instructor's license, assistant barber instructor's license, or\_ 283 independent contractor's license under Chapter 4709. of the 284 Revised Code; 285 (6) A person licensed and regulated to engage in the 286 business of a debt pooling company by a legislative authority, 287 under authority of Chapter 4710. of the Revised Code; 288 289 (7) A person who has been issued a cosmetologist's license, hair designer's license, manicurist's license, 290 esthetician's license, natural hair stylist's license, advanced 291 cosmetologist's license to practice cosmetology, advanced hair 292 designer's license to practice hair design, advanced 293 manicurist's license to practice manicuring, advanced 294 esthetician's license to practice esthetics, advanced natural 295 hair stylist's license to practice natural hair styling, 296 cosmetology instructor's license, hair design instructor's 297 license, manicurist instructor's license, esthetics instructor's 298 license, natural hair style instructor's license, independent 299 contractor's license, or tanning facility permit under Chapter 300 4713. of the Revised Code; 301 (8) A person who has been issued a license to practice 302 dentistry, a general anesthesia permit, a conscious sedation 303 permit, a limited resident's license, a limited teaching 304

(9) A person who has been issued an embalmer's license, a 307

license, a dental hygienist's license, or a dental hygienist's

teacher's certificate under Chapter 4715. of the Revised Code;

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funeral director's license, a funeral home license, or a308crematory license, or who has been registered for an embalmer's309or funeral director's apprenticeship under Chapter 4717. of the310Revised Code;311

(10) A person who has been licensed as a registered nurse or practical nurse, or who has been issued a certificate for the practice of nurse-midwifery under Chapter 4723. of the Revised Code;

(11) A person who has been licensed to practice optometry
or to engage in optical dispensing under Chapter 4725. of the
Revised Code;

(12) A person licensed to act as a pawnbroker under 319Chapter 4727. of the Revised Code; 320

(13) A person licensed to act as a precious metals dealer321under Chapter 4728. of the Revised Code;322

(14) A person licensed under Chapter 4729. of the Revised
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Code as a pharmacist or pharmacy intern or registered under that
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chapter as a registered pharmacy technician, certified pharmacy
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technician, or pharmacy technician trainee;
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(15) A person licensed under Chapter 4729. of the Revised
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Code as a manufacturer of dangerous drugs, outsourcing facility,
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third-party logistics provider, repackager of dangerous drugs,
wholesale distributor of dangerous drugs, or terminal
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distributor of dangerous drugs;
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(16) A person who is authorized to practice as a physicianassistant under Chapter 4730. of the Revised Code;333

(17) A person who has been issued a license to practice334medicine and surgery, osteopathic medicine and surgery, or335

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podiatric medicine and surgery under Chapter 4731. of the336Revised Code or has been issued a certificate to practice a337limited branch of medicine under that chapter;338

(18) A person licensed as a psychologist, independent
school psychologist, or school psychologist under Chapter 4732.
of the Revised Code;
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(19) A person registered to practice the profession of
and an additional states of the states of

(20) A person who has been issued a license to practice345chiropractic under Chapter 4734. of the Revised Code;346

(21) A person licensed to act as a real estate broker orreal estate salesperson under Chapter 4735. of the Revised Code;348

(22) A person registered as a registered environmentalhealth specialist under Chapter 3776. of the Revised Code;350

(23) A person licensed to operate or maintain a junkyardunder Chapter 4737. of the Revised Code;352

(24) A person who has been issued a motor vehicle salvagedealer's license under Chapter 4738. of the Revised Code;354

(25) A person who has been licensed to act as a steamas a steam

(26) A person who has been issued a license or temporary
permit to practice veterinary medicine or any of its branches,
or who is registered as a graduate animal technician under
Chapter 4741. of the Revised Code;
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(27) A person who has been issued a hearing aid dealer's 361or fitter's license or trainee permit under Chapter 4747. of the 362

Revised Code;	363
(28) A person who has been issued a class A, class B, or	364
class C license or who has been registered as an investigator or	365
security guard employee under Chapter 4749. of the Revised Code;	366
(29) A person licensed to practice as a nursing home	367
administrator under Chapter 4751. of the Revised Code;	368
(30) A person licensed to practice as a speech-language	369
pathologist or audiologist under Chapter 4753. of the Revised	370
Code;	371
(31) A person issued a license as an occupational	372
therapist or physical therapist under Chapter 4755. of the	373
Revised Code;	374
(32) A person who is licensed as a licensed professional	375
clinical counselor, licensed professional counselor, social	376
worker, independent social worker, independent marriage and	377
family therapist, or marriage and family therapist, or	378
registered as a social work assistant under Chapter 4757. of the	379
Revised Code;	380
(33) A person issued a license to practice dietetics under	381
Chapter 4759. of the Revised Code;	382
(34) A person who has been issued a license or limited	383
permit to practice respiratory therapy under Chapter 4761. of	384
the Revised Code;	385

(35) A person who has been issued a real estate appraiser386certificate under Chapter 4763. of the Revised Code;387

(36) A person who has been issued a home inspector license388under Chapter 4764. of the Revised Code;389

(37) A person who has been admitted to the bar by order of	390
the supreme court in compliance with its prescribed and	391
published rules.	392
(X) "Cocaine" means any of the following:	393
(1) A cocaine salt, isomer, or derivative, a salt of a	394
cocaine isomer or derivative, or the base form of cocaine;	395
(2) Coca leaves or a salt, compound, derivative, or	396
preparation of coca leaves, including ecgonine, a salt, isomer,	397
or derivative of ecgonine, or a salt of an isomer or derivative	398
of ecgonine;	399
(3) A salt, compound, derivative, or preparation of a	400
substance identified in division (X)(1) or (2) of this section	401
that is chemically equivalent to or identical with any of those	402
substances, except that the substances shall not include	403
decocainized coca leaves or extraction of coca leaves if the	404
extractions do not contain cocaine or ecgonine.	405
(Y) "L.S.D." means lysergic acid diethylamide.	406
(Z) "Hashish" means a resin or a preparation of a resin to	407
which both of the following apply:	408
(1) It is contained in or derived from any part of the	409
plant of the genus cannabis, whether in solid form or in a	410
liquid concentrate, liquid extract, or liquid distillate form.	411
(2) It has a delta-9 tetrahydrocannabinol concentration of	412
more than three-tenths per cent.	413
"Hashish" does not include a hemp byproduct in the	414
necession of a licenced home presses under Chapter 020 of	115

possession of a licensed hemp processor under Chapter 928. of415the Revised Code, provided that the hemp byproduct is being416produced, stored, and disposed of in accordance with rules417

adopted under section 928.03 of the Revised Code.

(AA) "Marihuana" has the same meaning as in section3719.01 of the Revised Code, except that it does not include420hashish.421

(BB) An offense is "committed in the vicinity of a 422 juvenile" if the offender commits the offense within one hundred 423 feet of a juvenile or within the view of a juvenile, regardless 424 of whether the offender knows the age of the juvenile, whether 425 the offender knows the offense is being committed within one 426 hundred feet of or within view of the juvenile, or whether the 427 juvenile actually views the commission of the offense. 428

(CC) "Presumption for a prison term" or "presumption that 429 a prison term shall be imposed" means a presumption, as 430 described in division (D) of section 2929.13 of the Revised 431 Code, that a prison term is a necessary sanction for a felony in 432 order to comply with the purposes and principles of sentencing 433 under section 2929.11 of the Revised Code. 434

(DD) "Major drug offender" has the same meaning as in 435 section 2929.01 of the Revised Code. 436

(EE) "Minor drug possession offense" means either of the 437 following: 438

(1) A violation of section 2925.11 of the Revised Code as439it existed prior to July 1, 1996;440

(2) A violation of section 2925.11 of the Revised Code as
it exists on and after July 1, 1996, that is a misdemeanor or a
felony of the fifth degree.

(FF) "Mandatory prison term" has the same meaning as insection 2929.01 of the Revised Code.445

(GG) "Adulterate" means to cause a drug to be adulterated	446
as described in section 3715.63 of the Revised Code.	447
(HH) "Public premises" means any hotel, restaurant,	448
tavern, store, arena, hall, or other place of public	449
accommodation, business, amusement, or resort.	450
(II) "Methamphetamine" means methamphetamine, any salt,	451
isomer, or salt of an isomer of methamphetamine, or any	452
compound, mixture, preparation, or substance containing	453
methamphetamine or any salt, isomer, or salt of an isomer of	454
methamphetamine.	455
(JJ) "Deception" has the same meaning as in section	456
2913.01 of the Revised Code.	457
(KK) "Fentanyl-related compound" means any of the	458
following:	459
(1) Fentanyl;	460
<ul><li>(1) Fentanyl;</li><li>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-</li></ul>	460 461
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(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-	461
(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2-	461 462
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine);</pre>	461 462 463
<ul> <li>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta-phenyl)ethyl-4-piperidyl]propionanilide; 1-(1-methyl-2-phenylethyl)-4-(N-propanilido) piperidine);</li> <li>(3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2-</li> </ul>	461 462 463 464
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine); (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2- thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide);</pre>	461 462 463 464 465
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine); (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2- thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide); (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-</pre>	461 462 463 464 465 466
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine); (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2- thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide); (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4- piperidinyl] -N-phenylpropanamide);</pre>	461 462 463 464 465 466 467
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine); (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2- thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide); (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4- piperidinyl] -N-phenylpropanamide); (5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-</pre>	461 462 463 464 465 466 467 468
<pre>(2) Alpha-methylfentanyl (N-[1-(alpha-methyl-beta- phenyl)ethyl-4- piperidyl]propionanilide; 1-(1-methyl-2- phenylethyl)-4-(N-propanilido) piperidine); (3) Alpha-methylthiofentanyl (N-[1-methyl-2-(2- thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide); (4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4- piperidinyl] -N-phenylpropanamide); (5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2- hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-</pre>	461 462 463 464 465 466 467 468 469

(7) 3-methylthiofentanyl (N-[3-methyl-1-[2-	473
(thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide);	474
(8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-	475
phenethyl)-4- piperidinyl]propanamide;	476
(9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-	477
piperidinyl]- propanamide;	478
	470
(10) Alfentanil;	479
(11) Carfentanil;	480
(12) Remifentanil;	481
(13) Sufentanil;	482
(14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-	483
phenethyl)-4- piperidinyl]-N-phenylacetamide); and	484
(15) Any compound that meets all of the following fentanyl	485
pharmacophore requirements to bind at the mu receptor, as	486
identified by a report from an established forensic laboratory,	487
including acetylfentanyl, furanylfentanyl, valerylfentanyl,	488
butyrylfentanyl, isobutyrylfentanyl, 4-methoxybutyrylfentanyl,	489
para-fluorobutyrylfentanyl, acrylfentanyl, and ortho-	490
fluorofentanyl:	491
(a) A chemical scaffold consisting of both of the	492
following:	493
(i) A five, six, or seven member ring structure containing	494
a nitrogen, whether or not further substituted;	495
(ii) An attached nitrogen to the ring, whether or not that	496
nitrogen is enclosed in a ring structure, including an attached	497
aromatic ring or other lipophilic group to that nitrogen.	498
(b) A polar functional group attached to the chemical	499

amide, or ester;

scaffold, including but not limited to a hydroxyl, ketone, (c) An alkyl or aryl substitution off the ring nitrogen of the chemical scaffold; and (d) The compound has not been approved for medical use by the United States food and drug administration.

(LL) "First degree felony mandatory prison term" means one 506 of the definite prison terms prescribed in division (A)(1)(b) of 507 section 2929.14 of the Revised Code for a felony of the first 508 degree, except that if the violation for which sentence is being 509 imposed is committed on or after March 22, 2019, it means one of 510 the minimum prison terms prescribed in division (A)(1)(a) of 511 that section for a felony of the first degree. 512

(MM) "Second degree felony mandatory prison term" means 513 one of the definite prison terms prescribed in division (A)(2) 514 (b) of section 2929.14 of the Revised Code for a felony of the 515 second degree, except that if the violation for which sentence 516 is being imposed is committed on or after March 22, 2019, it 517 means one of the minimum prison terms prescribed in division (A) 518 (2) (a) of that section for a felony of the second degree. 519

(NN) "Maximum first degree felony mandatory prison term" 520 means the maximum definite prison term prescribed in division 521 (A) (1) (b) of section 2929.14 of the Revised Code for a felony of 522 the first degree, except that if the violation for which 523 sentence is being imposed is committed on or after March 22, 524 2019, it means the longest minimum prison term prescribed in 525 division (A)(1)(a) of that section for a felony of the first 526 527 degree.

(00) "Maximum second degree felony mandatory prison term"

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means the maximum definite prison term prescribed in division 529
(A) (2) (b) of section 2929.14 of the Revised Code for a felony of 530
the second degree, except that if the violation for which 531
sentence is being imposed is committed on or after March 22, 532
2019, it means the longest minimum prison term prescribed in 533
division (A) (2) (a) of that section for a felony of the second 534
degree. 535

(PP) "Delta-9 tetrahydrocannabinol" has the same meaning 536 as in section 928.01 of the Revised Code. 537

(QQ) An offense is "committed in the vicinity of a 538 substance addiction services provider or a recovering addict" if 539 either of the following apply: 540

(1) The offender commits the offense on the premises of a 541 substance addiction services provider's facility, including a 542 facility licensed prior to June 29, 2019, under section 5119.391 543 of the Revised Code to provide methadone treatment or an opioid 544 treatment program licensed on or after that date under section 545 5119.37 of the Revised Code, or within five hundred feet of the 546 premises of a substance addiction services provider's facility 547 and the offender knows or should know that the offense is being 548 committed within the vicinity of the substance addiction 549 services provider's facility. 550

(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
days prior to the commission of the offense, from a substance
addiction services provider and the offender knows that the
person is receiving or received that treatment.

(RR) "Substance addiction services provider" means an	558
agency, association, corporation or other legal entity,	559
individual, or program that provides one or more of the	560
following at a facility:	561
(1) Either alcohol addiction services, or drug addiction	562
services, or both such services that are certified by the	563
director of mental health and addiction services under section	564
5119.36 of the Revised Code;	565
	FCC
(2) Recovery supports that are related to either alcohol	566
addiction services, or drug addiction services, or both such	567
services and paid for with federal, state, or local funds	568
administered by the department of mental health and addiction	569
services or a board of alcohol, drug addiction, and mental	570
health services.	571
(SS) "Premises of a substance addiction services	572
provider's facility" means the parcel of real property on which	573
any substance addiction service provider's facility is situated.	574
(TT) "Alcohol and drug addiction services" has the same	575
meaning as in section 5119.01 of the Revised Code.	576
Sec. 3333.26. (A) Any citizen of this state who has	577
resided within the state for one year, who was in the active	578
service of the United States as a soldier, sailor, nurse, or	579
marine between September 1, 1939, and September 2, 1945, and who	580
has been honorably discharged from that service, shall be	581
admitted to any school, college, or university that receives	582
state funds in support thereof, without being required to pay	583
any tuition or matriculation fee, but is not relieved from the	584
payment of laboratory or similar fees.	585
(P) (1) As used in this section.	506

(B)(1) As used in this section:

Page 21

(a) "Volunteer firefighter" has the meaning as in division 587 (B)(1) of section 146.01 of the Revised Code. 588 (b) "Public service officer" means an Ohio firefighter, 589 volunteer firefighter, police officer, member of the state 590 highway patrol, employee designated to exercise the powers of 591 police officers pursuant to section 1545.13 of the Revised Code, 592 or other peace officer as defined by division (B) of section 593 2935.01 of the Revised Code, or a person holding any equivalent 594 position in another state. 595 (c) "Qualified former spouse" means the former spouse of a 596 public service officer, or of a member of the armed services of 597 the United States, who is the custodial parent of a minor child 598 of that marriage pursuant to an order allocating the parental 599 rights and responsibilities for care of the child issued 600 pursuant to section 3109.04 of the Revised Code. 601 (d) "Operation enduring freedom" means that period of 602 conflict which began October 7, 2001, and ends on a date 603 declared by the president of the United States or the congress. 604

(e) "Operation Iraqi freedom" means that period of
conflict which began March 20, 2003, and ends on a date declared
by the president of the United States or the congress.

(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
of this state who is under twenty-six years of age, or under
thirty years of age if the resident has been honorably
discharged from the armed services of the United States, who is

the child of a public service officer killed in the line of duty 616 or of a member of the armed services of the United States killed 617 in the line of duty during operation enduring freedom or 618 operation Iraqi freedom, and who is admitted to any state 619 university or college as defined in division (A)(1) of section 620 3345.12 of the Revised Code, community college, state community 621 college, university branch, or technical college shall not be 622 required to pay any tuition or any student fee for up to four 623 academic years of education, which shall be at the undergraduate 624 level, or a certificate program as prescribed under division (E) 625 of this section. 626

A child of a member of the armed services of the United 627 States killed in the line of duty during operation enduring 628 freedom or operation Iraqi freedom is eligible for a waiver of 629 tuition and student fees under this division only if the student 630 is not eligible for a war orphans and severely disabled 6.31 veterans' children scholarship authorized by Chapter 5910. of 632 the Revised Code. In any year in which the war orphans and 633 severely disabled veterans' children scholarship board reduces 634 the percentage of tuition covered by a war orphans and severely 635 disabled veterans' children scholarship below one hundred per 636 cent pursuant to division (A) of section 5910.04 of the Revised 637 Code, the waiver of tuition and student fees under this division 638 for a child of a member of the armed services of the United 639 States killed in the line of duty during operation enduring 640 freedom or operation Iraqi freedom shall be reduced by the same 641 percentage. 642

(3) Subject to division (D) of this section, any resident
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of this state who is the spouse or qualified former spouse of a
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public service officer killed in the line of duty, and who is
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admitted to any state university or college as defined in
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division (A) (1) of section 3345.12 of the Revised Code,647community college, state community college, university branch,648or technical college, shall not be required to pay any tuition649or any student fee for up to four academic years of education,650which shall be at the undergraduate level, or a certificate651program as prescribed under division (E) of this section.652

(4) Any resident of this state who is the spouse or 653 qualified former spouse of a member of the armed services of the 654 United States killed in the line of duty while serving in a 655 656 combat zone after May 7, 1975, and who is admitted to any state university or college as defined in division (A) (1) of section 657 3345.12 of the Revised Code, community college, state community 658 college, university branch, or technical college, shall not be 659 required to pay any tuition or any student fee for up to four 660 years of academic education, which shall be at the undergraduate 661 level, or a certificate program as prescribed under division (E) 662 of this section. In order to qualify under division (B)(4) of 663 this section, the spouse or qualified former spouse shall have 664 been a resident of this state at the time the member was killed 665 in the line of duty. 666

(C) Any institution that is not subject to division (B) of 667 this section and that holds a valid certificate of registration 668 issued under Chapter 3332. of the Revised Code, a valid 669 certificate issued under Chapter 4709. of the Revised Code, or a 670 valid license issued under Chapter 4713. of the Revised Code, or 671 that is nonprofit and has a certificate of authorization issued 672 under section 1713.02 of the Revised Code, or that is a private 673 institution exempt from regulation under Chapter 3332. of the 674 Revised Code as prescribed in section 3333.046 of the Revised 675 Code, which reduces tuition and student fees of a student who is 676 eligible to attend an institution of higher education under the 677 provisions of division (B) of this section by an amount678indicated by the chancellor of higher education shall be679eligible to receive a grant in that amount from the chancellor.680

Each institution that enrolls students under division (B) 681 of this section shall report to the chancellor, by the first day 682 of July of each year, the number of students who were so 683 enrolled and the average amount of all such tuition and student 684 fees waived during the preceding year. The chancellor shall 685 determine the average amount of all such tuition and student 686 fees waived during the preceding year. The average amount of the 687 tuition and student fees waived under division (B) of this 688 section during the preceding year shall be the amount of grants 689 690 that participating institutions shall receive under this division during the current year, but no grant under this 691 division shall exceed the tuition and student fees due and 692 payable by the student prior to the reduction referred to in 693 this division. The grants shall be made for two certificate 694 programs or four years of undergraduate education of an eligible 695 student. 696

(D) Notwithstanding anything to the contrary in section 697 3333.31 of the Revised Code, for the purposes of divisions (B) 698 (2) and (3) of this section, the child, spouse, or qualified 699 former spouse of a public service officer or a member of the 700 armed services of the United States killed in the line of duty 701 shall be considered a resident of this state for the purposes of 702 this section if the child, spouse, or qualified former spouse 703 was a resident of this state at the time that the public service 704 officer or member of the armed services was killed. 705

However, no child, spouse, or qualified former spouse of a 706 public service officer or a member of the armed services of the 707

United States killed in the line of duty shall be required to be 708 a resident of this state at the time the public service officer 709 or member of the armed services of the United States was killed 710 in order to receive benefits under divisions (B)(2) and (3) of 711 this section. 712

(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
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program in accordance with division (B) or (C) of this section,
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except that a particular child, spouse, or qualified former
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spouse shall not receive benefits for:

More than two certificate programs;

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(2) A total number of academic credits or instructionalhours equivalent to more than four academic years;721
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(3) For any particular academic year, an amount that is722greater than eight thousand dollars.723

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Sec. 3937.41. (A) As used in this section:
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(1) "Ambulance" has the same meaning as in section 4765.01
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of the Revised Code and also includes private ambulance
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companies under contract to a municipal corporation, township,
727
or county.

(2) "Emergency vehicle" means any of the following: 729

(a) Any vehicle, as defined in section 4511.01 of the
Revised Code, that is an emergency vehicle of a municipal,
township, or county department or public utility corporation and
that is identified as such as required by law, the director of
public safety, or local authorities;
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(b) Any motor vehicle, as defined in section 4511.01 of 735

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the Revised Code, when commandeered by a police officer; 736 (c) Any vehicle, as defined in section 4511.01 of the 737 Revised Code, that is an emergency vehicle of a qualified 738 nonprofit corporation police department established pursuant to 739 section 1702.80 of the Revised Code and that is identified as an 740 emergency vehicle; 741 (d) Any vehicle, as defined in section 4511.01 of the 742 Revised Code, that is an emergency vehicle of a proprietary 743 police department or security department of a hospital operated 744 by a public hospital agency or a nonprofit hospital agency that 745 employs police officers under described in section 4973.17 of 746 the Revised Code, and that is identified as an emergency 747 vehicle. 748 (3) "Firefighter" means any regular, paid, member of a 749 lawfully constituted fire department of a municipal corporation 750 751 or township. (4) "Law enforcement officer" means any of the following: 752 (a) A sheriff, deputy sheriff, constable, marshal, deputy 753 marshal, municipal police officer, police officer of a township 754 or joint police district, state highway patrol trooper, or 755 member of a police force employed by a metropolitan housing 756 authority under division (D) of section 3735.31 of the Revised 757 Code; 758 (b) A police officer employed by a qualified nonprofit 759 police department pursuant to section 1702.80 of the Revised 760

Code, or police officer employed by a proprietary police761department or security department of a hospital operated by a762public hospital agency or nonprofit hospital agency pursuant to763described in section 4973.17 of the Revised Code;764

(c) An officer, agent, or employee of the state or any of 765 its agencies, instrumentalities, or political subdivisions, upon 766 whom, by statute, a duty to conserve the peace or to enforce all 767 or certain laws is imposed and the authority to arrest violators 768 is conferred, within the limits of that statutory duty and 769 authority; 770

(d) A veterans' home police officer appointed undersection 5907.02 of the Revised Code;772

(e) A member of a police force employed by a regional
 transit authority under division (Y) of section 306.35 of the
 Revised Code.

(5) "Motor vehicle accident" means any accident involving a motor vehicle which results in bodily injury to any person, or damage to the property of any person.

(6) "Investigator" means an investigator of the bureau of criminal identification and investigation as defined in section 2903.11 of the Revised Code.

(B) No insurer shall consider the circumstance that an 782 applicant or policyholder has been involved in a motor vehicle 783 accident while in the pursuit of the applicant's or 784 policyholder's official duties as a law enforcement officer, 785 firefighter, investigator, or operator of an emergency vehicle 786 or ambulance, while operating a vehicle engaged in mowing or 787 snow and ice removal as a county, township, or department of 788 transportation employee, or while operating a vehicle while 789 engaged in the pursuit of the applicant's or policyholder's 790 official duties as a member of the motor carrier enforcement 791 unit of the state highway patrol under section 5503.34 of the 792 Revised Code, as a basis for doing either of the following: 793

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for such a policy;

(1) Refusing to issue or deliver a policy of insurance 794 upon a private automobile, or increasing the rate to be charged 795

(2) Increasing the premium rate, canceling, or failing to

renew an existing policy of insurance upon a private automobile.

(C) Any applicant or policyholder affected by an action of 799 an insurer in violation of this section may appeal to the 800 superintendent of insurance. After a hearing held upon not less 801 than ten days' notice to the applicant or policyholder and to 802 the insurer and if the superintendent determines that the 803 insurer has violated this section, the superintendent may direct 804 the issuance of a policy, decrease the premium rate on a policy, 805 or reinstate insurance coverage. 806

(D) The employer of the law enforcement officer, 807 firefighter, investigator, or operator of an emergency vehicle 808 or ambulance, operator of a vehicle engaged in mowing or snow 809 and ice removal, or operator of a vehicle who is a member of the 810 motor carrier enforcement unit, except as otherwise provided in 811 division (F) of this section, shall certify to the state highway 812 patrol or law enforcement agency that investigates the accident 813 whether the officer, firefighter, investigator, or operator of 814 an emergency vehicle or ambulance, operator of a vehicle engaged 815 in mowing or snow and ice removal, or operator of a vehicle who 816 is a member of the motor carrier enforcement unit, was engaged 817 in the performance of the person's official duties as such 818 employee at the time of the accident. The employer shall 819 designate an official authorized to make the certifications. The 820 state highway patrol or law enforcement agency shall include the 821 certification in any report of the accident forwarded to the 822 department of public safety pursuant to sections 5502.11 and 823

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5502.12 of the Revised Code and shall forward the certification 824 to the department if received after the report of the accident 825 has been forwarded to the department. The registrar of motor 826 vehicles shall not include an accident in a certified abstract 827 of information under division (A) of section 4509.05 of the 828 Revised Code, if the person involved has been so certified as 829 having been engaged in the performance of the person's official 830 duties at the time of the accident. 831

(E) Division (B) of this section does not apply to an insurer whose policy covers the motor vehicle at the time the motor vehicle is involved in an accident described in division(B) of this section.

(F) Division (B) of this section does not apply if an applicant or policyholder, on the basis of the applicant's or policyholder's involvement in an accident described in that division, is convicted of or pleads guilty or no contest to a violation of section 4511.19 of the Revised Code or a municipal OVI ordinance as defined in section 4511.181 of the Revised Code.

Sec. 4709.01. As used in this chapter:

(A) (1) Except as provided in division (A) (2) of this
section, <u>"the practice of barbering"</u> means any one or more of
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the following when performed upon the head, neck, or face for
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cosmetic purposes and when performed upon the public for pay,
free, or otherwise:

(a) Shaving the face, shaving around the vicinity of the ears and neckline, or trimming facial hair;

(b) Cutting or styling hair;

(c) Facials, skin care, or scalp massages;

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(d) Shampooing, bleaching, coloring, straightening, or	853
permanent waving hair;	854
(e) Cutting, fitting, or forming head caps for wigs or	855
hair pieces.	856
(2) <u>"</u> The practice of barbering <u>"</u> does not include the	857
practice of natural hair styling.	858
(B) Sanitary means free of infectious agents, disease, or	859
infestation by insects or vermin and free of soil, dust, or-	860
foreign material.	861
<del>(C) <u>"</u>Barber" means any person <u>an individual</u> who engages in</del>	862
or attempts to engage in the practice of barbering.	863
(D) Barber school means any establishment that engages in	864
or attempts to engage in the teaching of the practice of	865
barbering.	866
<del>(E) <u>(</u>C) "</del> Barber <del>teacher<u>instructor"</u> means <del>any person who</del></del>	867
engages in or attempts to engage in the teaching of an	868
individual authorized to teach the theory and practice of	869
barbering.	870
<del>(F) <u>(</u>D) "</del> Assistant barber <del>teacher<u>instructor"</u> means <del>any</del></del>	871

(F) (D) "Assistant person who assists an individual authorized to assist a barber 872 teacher\_instructor\_in the teaching of the theory and practice of 873 barbering. 874

(G) (E) "Barber pole" means a cylinder or pole with 875 alternating stripes of any combination including red and white, 876 and red, white, and blue, which run diagonally along the length 877 of the cylinder or pole. 878

(F) "Barber shop" means any premises, building, or part of 879 a building in which an individual engages in the practice of 880

barbering.	881
(G) "Biennial licensing period" means the two-year period	882
beginning on the first day of September of an even-numbered year	883
and ending on the last day of August of the next even-numbered	884
year.	885
(H) <del>The <u>"Cosmetic therapy</u>," "</del> practice of natural hair	886
styling means work done for a fee or other form of compensation,	887
by any person, utilizing techniques performed by hand that	888
result in tension on hair roots such as twisting, wrapping,	889
weaving, extending, locking, or braiding of the hair, and which-	890
work does not include the application of dyes, reactive	891
chemicals, or other preparations to alter the color or to-	892
straighten, curl, or alter the structure of the hair," and	893
"school" have the same meanings as in section 4713.01 of the	894
Revised Code.	895
(I) Braiding means intertwining the hair in a systematic-	896
motion to create patterns in a three dimensional form, inverting	897
the hair against the scalp along part of a straight or curved	898
row of intertwined hair, or twisting the hair in a systematic-	899
motion, and includes extending the hair with natural or	900
synthetic hair fibers."Independent contractor" means an	901
individual who is not an employee of a barber shop but practices	902
barbering within a barber shop.	903
(J) "Infection control" means the practice of preventing	904
the spread of infections and disease by ensuring that a barber	905
shop, including all equipment and implements in the barber shop,	906
are maintained by doing all of the following, as applicable:	907
(1) Removing surface or visible dirt or debris by cleaning	908
with soap, detergent, or a chemical cleaner, followed by rinsing	909

with clean water;	910
(2) Using a chemical disinfectant to kill or denature	911
bacteria, fungi, and viruses;	912
(3) Applying heat or using other procedures to eliminate,	913
remove, or kill all forms of microbial life present on a surface	914
or contained in a fluid.	915
Sec. 4709.02. Except as otherwise provided in this	916
chapter, no individual shall do any of the following:	917
(A) Engage in the practice of barbering without one of the	918
following:	919
(1) A current, valid barber license issued under section	920
4709.07 or 4709.08 of the Revised Code;	921
(2) A current, valid temporary pre-examination work permit	922
issued under section 4709.071 of the Revised Code.	923
(B) Operate a barber shop without a current, valid barber	924
shop license issued under section 4709.09 of the Revised Code;	925
(C) Except as provided in section 4713.45 of the Revised	926
Code, teach or assist in teaching the theory and practice of	927
barbering without a current, valid barber instructor or	928
assistant barber instructor license issued under section	929
4709.072 of the Revised Code;	930
(D) Use or display a barber pole for the purpose of	931
advertising or offering barber services without a current, valid	932
barber shop license issued under section 4709.09 of the Revised	933
<u>Code;</u>	934
(E) Use fraud or deceit in obtaining or applying for a	935
license or permit issued pursuant to this chapter;	936

(F) Employ an individual to perform the practice of	937
barbering unless the individual holds one of the following:	938
(1) A current, valid barber license issued under section	939
<u>4709.07 or 4709.08 of the Revised Code;</u>	940
(2) A current, valid temporary pre-examination work permit	941
issued under section 4709.071 of the Revised Code.	942
(G) Practice barbering at a barber shop as an independent	943
contractor without a current, valid independent contractor	944
license issued under section 4709.09 of the Revised Code;	945
(II) Drowide any of the following of a barbar char for now	946
(H) Provide any of the following at a barber shop for pay,	946 947
<u>free, or otherwise:</u>	947
(1) Massage therapy, unless the individual has a current,	948
valid license issued by the state medical board under section	949
4731.15 of the Revised Code;	950
(2) Any other professional service, unless the individual	951
has a current, valid license or certificate issued by the	952
professional regulatory board of this state that regulates the	953
profession;	954
(3) Cosmetic therapy, unless the individual is authorized	955
by rules adopted under section 4709.05 of the Revised Code.	956
	0 F F
(I) Practice barbering in a location other than a barber	957
shop unless exempted under section 4709.031 or 4713.351 of the	958
<u>Revised Code;</u>	959
(J) Aid or abet any individual or entity in any of the	960
following:	961
(1) Violating this chapter or a rule adopted under it;	962
(2) Obtaining a license or permit fraudulently;	963
(2) obtaining a ricense of permit fraudurencry;	203

(3) Falsely pretending to hold a current, valid license or	964
permit.	965
Sec. 4709.03. (A) The following individuals are exempt	966
from this chapter, except section 4709.091 of the Revised Code,	967
<u>as applicable:</u>	968
(1) All individuals licensed by this state to practice	969
medicine, surgery, dentistry, or any branch of medicine,	970
surgery, or dentistry, while acting within the scope of practice	971
for the license, permit, or certificate held;	972
(2) Commissioned medical or surgical officers of the	973
United States army, navy, air force, or marine hospital service,	974
and attendants attached to the same, while acting within the	975
scope of practice for the license, permit, or certificate held;	976
(3) Nurses licensed under Chapter 4723. of the Revised	977
Code, while acting within the scope of practice for the license	978
<u>or certificate held;</u>	979
(4) Cosmetologists and hair designers licensed under	980
Chapter 4713. of the Revised Code, while acting within the scope	981
of practice for the license or permit held;	982
(5) Funeral directors, embalmers, and apprentices licensed	983
or certified under Chapter 4717. of the Revised Code, while	984
acting within the scope of practice for the license, permit, or	985
<u>certificate held;</u>	986
(6) Volunteers of hospitals and homes as defined in	987
section 3721.01 of the Revised Code, who render service to	988
registered patients and inpatients who reside in such hospitals	989
<u>or homes;</u>	990
(7) Nurse aides and other employees of hospitals and homes	991

as defined in section 3721.01 of the Revised Code, who engage in	992
the practice of barbering on registered patients only as part of	993
general patient care services and who do not charge patients	994
directly on a fee-for-service basis;	995
(8) Massage therapists who hold current, valid licenses to	996
practice massage therapy issued by the state medical board under	997
section 4731.15 of the Revised Code, while acting within the	998
scope of practice for the license held;	999
(9) Inmates who provide services related to the practice	1000
of barbering to other inmates, except when those services are	1001
provided in a licensed barber shop or school within a state	1002
correctional institution.	1003
(B) A volunteer described in division (A)(6) of this	1004
section shall not use or work with any chemical products such as	1005
permanent wave, hair dye, or chemical hair relaxer, which	1006
without proper training would pose a health or safety problem to	1007
<u>a patient.</u>	1008
(C) The director of rehabilitation and correction shall	1009
oversee the services described in division (A)(9) of this	1010
section with respect to infection control and adopt rules	1011
governing those types of services provided by inmates.	1012
Sec. 4709.031. Nothing in this chapter prohibits an	1013
individual holding a license issued under this chapter from	1014
practicing barbering on a dead human body at a funeral home or	1015
embalming facility licensed under section 4717.06 of the Revised	1016
Code.	1017
Sec. 4709.05. (A) In addition to any other duty imposed on	1018
the state cosmetology and barber board under this chapter or	1019
Chapter 4713. of the Revised Code, the board shall do all of the	1020

following:	1021
(1) Regulate the practice of barbering in this state;	1022
(2) Conduct or have conducted the examination for	1023
applicants to practice as licensed barbers;	1024
(3) Prescribe and make available application forms to be	1025
used by individuals seeking admission to an examination	1026
conducted under section 4709.07 of the Revised Code or a license	1027
or permit issued under this chapter;	1028
(4) Prescribe and make available application forms to be	1029
used by individuals seeking renewal of a license or permit	1030
issued under this chapter;	1031
(5) Furnish a copy of the infection control standards	1032
adopted pursuant to division (A)(8)(a) of this section to both	1033
of the following:	1034
(a) Each individual or person to whom the board issues a	1035
barber license or license to operate a barber shop;	1036
(b) Each individual providing cosmetic therapy, massage	1037
therapy, or other professional service in a barber shop under	1038
section 4709.091 of the Revised Code.	1039
(6) Supply a copy of the poster created pursuant to	1040
division (B) of section 5502.63 of the Revised Code to each	1041
person authorized to operate a barber shop under this chapter;	1042
(7) Comply with sections 4713.641 and 4713.66 of the	1043
Revised Code regarding investigations and inspections;	1044
(8) Adopt rules, in accordance with Chapter 119. of the	1045
Revised Code, to administer and enforce this chapter and that	1046
cover all of the following:	1047

(a) Infection control standards for the practice of	1048
barbering and the operation of barber shops;	1049
(b) The content of the examination required of an	1050
applicant for a barber license under section 4709.07 of the	1051
Revised Code and the passing score required for the examination;	1052
(c) Conditions an individual must satisfy to qualify for a	1053
temporary pre-examination work permit under section 4709.071 of	1054
the Revised Code and the conditions and method of renewing a	1055
temporary pre-examination work permit under that section;	1056
(d) Requirements for the licensure of barber instructors	1057
and assistant barber instructors that are in addition to the	1058
requirements specified in section 4709.072 of the Revised Code;	1059
(e) Conditions under which the board will take into	1060
account, under section 4709.073 of the Revised Code, instruction	1061
an applicant for a license under section 4709.07 or 4709.072 of	1062
the Revised Code received more than five years before the date	1063
of application for the license;	1064
(f) Conditions an applicant must satisfy for the board to	1065
issue the applicant a license under section 4709.08 of the	1066
Revised Code without the applicant taking an examination	1067
conducted under section 4709.07 of the Revised Code;	1068
(g) Conditions an applicant must satisfy for the board to	1069
issue the applicant an independent contractor license under	1070
section 4709.09 of the Revised Code and the fee for the issuance	1071
and renewal of the license;	1072
(h) Specify which professions regulated by a professional	1073
regulatory board of this state may be practiced in a barber shop	1074
under section 4709.091 of the Revised Code, including whether	1075
cosmetic therapy may be practiced in a barber shop;	1076

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(i) Establish standards for the provision of cosmetic	1077
therapy, massage therapy, or other professional service in a	1078
barber shop pursuant to section 4709.091 of the Revised Code;	1079
(j) If the board, under section 4709.111 of the Revised	1080
Code, develops a procedure for classifying licenses inactive, do	1081
both of the following:	1082
(i) Establish a fee for having a license classified	1083
inactive that reflects the cost to the board of providing the	1084
inactive license service;	1085
(ii) Specify the continuing education that an individual	1086
whose license has been classified inactive must complete to have	1087
the license restored.	1088
(k) Any other area the board determines appropriate to	1089
administer or enforce this chapter.	1090
(B) The infection control standards established under	1091
division (A)(8)(a) of this section shall focus in particular on	1092
precautions to be employed to prevent infectious or contagious	1093
diseases being created or spread.	1094
(C) The content of the examination specified in rules	1095
adopted under division (A)(8)(b) of this section shall include a	1096
practical demonstration and a written test, shall relate only to	1097
the practice of barbering, and shall require the applicant to	1098
demonstrate that the applicant has a thorough knowledge of and	1099
competence in the proper techniques in the safe use of chemicals	1100
used in the practice of barbering. The minimum passing score of	1101
the examination shall not exceed seventy-five per cent.	1102
(D) The rules adopted under division (A)(8)(c) of this	1103
section may establish additional conditions for a temporary pre-	1104
examination work permit under section 4709.071 of the Revised	1105

Code that are applicable to individuals who are licensed to	1106
practice barbering in another state or country.	1107
practice Barbering in another state of country.	1107
(E) The conditions specified in rules adopted under	1108
division (A)(8)(f) of this section may include that an applicant	1109
is applying for a barber license for which the board determines	1110
an examination is unnecessary.	1111
(F) The rules adopted under division (A)(8)(h) of this	1112
section shall not include a profession if practice of the	1113
profession in a barber shop is a violation of a statute or rule	1114
governing the profession.	1115
(G) If the board adopts a procedure for classifying	1116
licenses inactive, the continuing education specified under	1117
division (A)(8)(j)(ii) of this section shall be sufficient to	1118
ensure the minimum competency in the use or administration of a	1119
new procedure or product required by a licensee necessary to	1120
protect public health and safety. The requirement shall not	1121
exceed the cumulative number of hours of continuing education	1122
that the individual would have been required to complete had the	1123
individual retained an active license.	1124
Sec. 4709.051. (A) The state cosmetology and barber board	1125
may adopt rules in accordance with section 4709.05 of the	1126
Revised Code to establish a continuing education requirement,	1127
not to exceed eight hours in a biennial licensing period, as a	1128
condition of renewal for a barber license, barber instructor	1129
license, or assistant barber instructor license.	1130
Ticense, of abbiddant Marber Indefactor Ticense.	1100
(B) If the board establishes a continuing education	1131
requirement under division (A) of this section, an individual	1132
holding a barber license, barber instructor license, or	1133
assistant barber instructor license shall satisfy the	1134

requirement by completing a continuing education program	1135
approved in accordance with division (B) of section 4713.62 of	1136
the Revised Code.	1137
These hours may include training in identifying and	1138
addressing the crime of trafficking in persons as described in	1139
section 2905.32 of the Revised Code. At least two of the eight	1140
hours of the continuing education requirement must be achieved	1141
in courses concerning safety and infection control, and at least	1142
one hour of the eight hours of the continuing education	1143
requirement must be achieved in courses concerning law and rule	1144
updates.	1145
Sec. 4709.07. (A) Each person_individual_who desires to	1146
obtain an initial license to practice barbering shall apply to	1147
the state cosmetology and barber board, on forms provided by the	1148
board. The application form shall include the name of the person-	1149
applying for the license and evidence that the applicant meets	1150
all of the requirements of division (B) of this section. The	1151
application shall be accompanied by the examination application	1152
<del>fee.</del>	1153
(B) In order applies to take the required barber	1154
examination and to qualify for licensure as a barber, an	1155
applicant must shall demonstrate that the applicant individual	1156
meets all of the following:	1157
(1) Is at least <del>eighteen <u>sixteen</u> y</del> ears of age;	1158
(2) Has an eighth grade education or an equivalent	1159
education as determined by the department of education and	1160
workforce, or equivalent organization in the state where the	1161
applicant resides;	1162
(3) Has submitted a written application on a form	1163

furnished by the board that contains all of the following:	1164
(a) The name of the individual and any other identifying	1165
information required by the board;	1166
(b) A photocopy of the individual's current driver's	1167
license or other proof of legal residence;	1168
(c) An oath verifying that the information in the	1169
application is true.	1170
(4) Notwithstanding section 4798.05 of the Revised Code,	1171
submits to having a photograph and biometric fingerprint scan	1172
taken by the board;	1173
(5) Has graduated with at least one thousand eight hundred	1174
hours of <u>board-approved</u> training from a <del>board-approved barber</del>	1175
school or has graduated with at least one thousand hours of	1176
<u>board-approved</u> training from a <del>board-approved barber</del> school <del>in</del>	1177
this state and has a current cosmetology or hair designer	1178
license issued pursuant to Chapter 4713. of the Revised Code <del>. No-</del>	1179
hours of instruction earned by an applicant five or more years	1180
prior to the examination apply to the hours of study required by	1181
this division;	1182
(6) Has paid the application fee.	1183
(B) The board shall issue a barber license to an applicant	1184
who passes the examination and pays the license fee.	1185
(C) Any applicant who meets all of the requirements of	1186
divisions (A) and (B) of this section may take the barber	1187
examination at the time and place specified by the board. If the	1188
<u>an</u> applicant fails to attain at least a seventy-five per cent-	1189
pass rate on each any part of the examination, the applicant is	1190
ineligible for licensure; however, the applicant may reapply for	1191

examination within ninety days after the date of the release of	1192
the examination scores by paying and pay the required	1193
reexamination fee. An applicant is only required to take that	1194
part or parts of the examination <del>on which <u>that</u> the applicant did</del>	1195
not receive a score of seventy-five per cent or higherpass. If	1196
the applicant fails to reapply for examination within ninety-	1197
days or fails the second examination, in order to reapply for	1198
examination for licensure the applicant shall complete an-	1199
additional course of study of not less than two hundred hours,	1200
in a board-approved barber school. The board shall provide to an	1201
applicant, upon request, a report which explains the reasons for	1202
the applicant's failure to pass the examination.	1203
(D) The board shall issue a license to practice barbering-	1204
to any applicant who, to the satisfaction of the board, meets	1205
the requirements of divisions (A) and (B) of this section, who	1206
passes the required examination, and pays the initial licensure	1207
fee. Every licensed barber shall display maintain the	1208
certificate of licensure in a conspicuous place adjacent to or-	1209
near the licensed barber's work chairboard-issued, wallet-sized	1210
license or electronically generated license certification and a	1211
current government-issued photo identification that can be	1212
produced on inspection or request.	1213
	_
(E) The board shall issue a license to practice barbering	1214
(E) The board shall issue a license to practice barbering in accordance with Chapter 4796. of the Revised Code to an	1214 1215
(E) The board shall issue a license to practice barbering	1214
(E) The board shall issue a license to practice barbering in accordance with Chapter 4796. of the Revised Code to an	1214 1215
(E) The board shall issue a license to practice barbering in accordance with Chapter 4796. of the Revised Code to an applicant if either of the following applies:	1214 1215 1216

(2) The applicant has satisfactory work experience, a
government certification, or a private certification as
described in that chapter as a barber in a state that does not
1221

issue that license.

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issue that ittense.	
Sec. 4709.071. (A) The state cosmetology and barber board	1223
shall issue a temporary pre-examination work permit to practice_	1224
barbering to an individual who applies for and is eligible to	1225
take an examination conducted under section 4709.07 of the	1226
Revised Code, if the individual satisfies all of the following	1227
conditions:	1228
(1) The individual has not previously failed an	1229
examination conducted under section 4709.07 of the Revised Code.	1230
(2) The individual pays to the board the applicable fee.	1231
(3) The individual satisfies all other conditions	1232
established by rules adopted under section 4709.05 of the	1233
Revised Code.	1234
(B) An individual issued a temporary pre-examination work	1235
permit under this section may practice barbering until the date	1236
the individual is scheduled to take an examination under section	1237
4709.07 of the Revised Code. The individual shall practice under	1238
the supervision of an individual holding a current, valid barber	1239
license.	1240
(C) A temporary pre-examination work permit is renewable	1241
in accordance with rules adopted under section 4709.05 of the	1242
Revised Code.	1243
Sec. 4709.072. (A) The state cosmetology and barber board	1244
shall issue a barber instructor license to an applicant who	1245
meets all of the following requirements:	1246
(1) Is at least eighteen years of age;	1247
(2) Holds a current, valid barber license issued under	1248
section 4709.07 of the Revised Code and meets either of the	1249

following requirements:	1250
(a) Has at least eighteen months of work experience in a	1251
licensed barber shop;	1252
(b) Has been employed as an assistant barber instructor	1253
under the supervision of a licensed barber for at least one	1254
year.	1255
(3) Passes the required examination;	1256
(4) Pays the applicable license fee;	1257
(5) Meets any additional requirements specified in rules	1258
adopted by the board under section 4709.05 of the Revised Code.	1259
(B) The board shall issue an assistant barber instructor	1260
license to an applicant who holds a current, valid barber	1261
license issued under section 4709.07 of the Revised Code and	1262
meets the requirements listed in divisions (A)(1), (4), and (5)	1263
of this section.	1264
(C) Every holder of a barber instructor license or	1265
<u>assistant barber instructor license shall maintain a board-</u>	1266
issued, wallet-sized license or electronically generated license	1267
certification and a current government-issued photo	1268
identification that can be produced upon inspection or request.	1269
Sec. 4709.073. When determining the total hours of	1270
instruction received by an applicant under section 4709.07 or	1271
4709.072 of the Revised Code, the state cosmetology and barber	1272
board shall not take into account more than ten hours of	1273
instruction per day. The board shall take into account	1274
instruction received more than five years before the date of	1275
application for the license in accordance with rules adopted	1276
under section 4709.05 of the Revised Code.	1277

Sec. 4709.08. (A) Any person individual who holds a 1278 current license or registration to practice as a barber or teach 1279 the theory and practice of barbering in any other country whose 1280 requirements for licensure or registration of barbers, barber 1281 instructors, or assistant barber instructors are substantially 1282 equivalent to the requirements of this chapter and rules adopted 1283 under it and that extends similar reciprocity to persons-1284 licensed as barbers in this state may apply to the state 1285 cosmetology and barber board for a barber, barber instructor, or 1286 assistant barber instructor license. 1287 (B) The board shall, without examination, unless the board 1288 determines to require an examination, issue a license to 1289 practice as a licensed barber in this state if the person an 1290 applicant who meets all of the following requirements of this 1291 1292 section, is : (1) Is at least eighteen years of age, and pays; 1293 (2) In the case of an applicant for a barber license, 1294 passes an examination conducted under section 4709.07 of the 1295 Revised Code, unless the applicant satisfies conditions 1296 specified in rules adopted under section 4709.05 of the Revised 1297 Code for the board to issue the applicant a license without 1298 taking the examination; 1299 (3) Pays the required fees. The board may waive any of the 1300 requirements of this section. 1301 Sec. 4709.09. (A) Each person applicant who desires to 1302 obtain a barber shop license shall apply to the state 1303 cosmetology and barber board, on forms provided by the board. 1304 The board shall issue a barber shop license to a person an 1305 applicant if the board determines that the person meets all of 1306

the requirements of division (B) of this section and pays	1307
applicant has paid the required license and inspection fees.	1308
(B) In order for a person to qualify for a license to-	1309
<del>operate a barber shop, fee and ensured that</del> the barber shop shall	1310
meet all of the following requirements:	1311
(1) Be in the charge and under the immediate supervision	1312
of a licensed barber;	1313
(2) Be equipped to provide running hot and cold water and	1314
proper drainage;	1315
(3) Sanitize and maintain in a sanitary condition, all	1316
instruments and supplies;	1317
(4) Keep towels and linens clean and sanitary and in a	1318
dry, dust-proof container;	1319
(5) Display Be in compliance with the infection control	1320
standards adopted by the board in rule;	1321
(4) Pass an initial inspection as described in division	1322
(A) (10) of section 4713.07 of the Revised Code.	1323
(B) An applicant issued a barber shop license under	1324
division (A) of this section shall display the shop license and	1325
a copy of the <del>board's sanitary rules <u>infection</u> control standards</del>	1326
provided by the board under division (A)(5) of section 4709.05	1327
of the Revised Code in a public and conspicuous place in the	1328
working areabarber shop.	1329
(C) <u>(1)</u> Any licensed barber who leases space in a licensed	1330
barber shop and engages in the practice of barbering independent	1331
and free from supervision of the owner or manager of the barber	1332
shop is considered to be engaged in the operation of a separate	1333
and distinct barber shop and shall obtain a an independent	1334

contractor license to operate a barber shop pursuant to this	1335
section by submitting the form provided by the board, paying the	1336
applicable fee, and satisfying the conditions for the license	1337
established in rules adopted under section 4709.05 of the	1338
Revised Code.	1339
(2) Every holder of an independent contractor license	1340
shall maintain the board-issued, wallet-sized license or	1341
electronically generated license certification and a current	1342
government-issued photo identification that can be produced upon	1343
inspection or request.	1344
(D) A shop license is not transferable from one owner to	1345
another and if an owner or operator of a barber shop permanently	1346
ceases offering barber services at the shop, the owner or-	1347
operator shall return the barber shop license to the board	1348
within ten days of the cessation of servicesor from one location	1349
to another.	1350
	1350 1351
to another.	
to another. (E)(1) Manicurists licensed under Chapter 4713. of the	1351
to another. (E)(1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop.	1351 1352
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2) (E) Tanning facilities issued a permit under section	1351 1352 1353
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop.	1351 1352 1353 1354
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail	1351 1352 1353 1354 1355
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail in a barber shop so long as these sales maintain the integrity	1351 1352 1353 1354 1355 1356
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail- in a barber shop so long as these sales maintain the integrity- of the facility as a barber shop.	1351 1352 1353 1354 1355 1356 1357
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail in a barber shop so long as these sales maintain the integrity of the facility as a barber shop. Sec. 4709.091. (A) An individual holding a current, valid	1351 1352 1353 1354 1355 1356 1357 1358
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)-(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail- in a barber shop so long as these sales maintain the integrity- of the facility as a barber shop. Sec. 4709.091. (A) An individual holding a current, valid license issued under section 4731.15 of the Revised Code to	1351 1352 1353 1354 1355 1356 1357 1358 1359
to another. (E) (1) Manicurists licensed under Chapter 4713. of the Revised Code may practice manicuring in a barber shop. (2)—(E) Tanning facilities issued a permit under section 4713.48 of the Revised Code may be operated in a barber shop. (F) Clothing and related accessories may be sold at retail in a barber shop so long as these sales maintain the integrity of the facility as a barber shop. Sec. 4709.091. (A) An individual holding a current, valid license issued under section 4731.15 of the Revised Code to provide massage therapy may provide massage therapy in a barber	1351 1352 1353 1354 1355 1356 1357 1358 1359 1360

if the individual's profession is authorized by rules adopted	1364
under section 4709.05 of the Revised Code to practice in a	1365
barber shop. An individual may provide cosmetic therapy in a	1366
barber shop if authorized by rules adopted under section 4709.05	1367
of the Revised Code to practice in a barber shop.	1368
(B) An individual providing cosmetic therapy, massage	1369
therapy, or other professional service in a barber shop pursuant	1370
to this section shall satisfy the standards established by rules	1371
adopted under section 4709.05 of the Revised Code.	1372
(C) An individual who provides massage therapy or other	1373
professional services in a barber shop under this section shall	1374
maintain the individual's professional license or certificate or	1375
electronically generated license certification or registration	1376
and a state of Ohio issued photo identification that can be	1377
produced on inspection or request.	1378
Sec. 4709.10. An applicant for a license to operate a	1379
school shall submit an application to the state cosmetology and	1380
barber board and satisfy the requirements under section 4713.44	1381
of the Revised Code to be issued the license. If the school for	1382
which the applicant is applying for a license under that section	1383
offers instruction in the theory and practice of barbering, the	1384
applicant shall do all of the following to be issued the	1385
license:	1386
(A) Provide sufficient licensed teaching personnel to meet	1387
the minimum student-instructor ratio established by the board in	1388
rules adopted under section 4713.08 of the Revised Code;	1389
(B) Establish minimum standards for acceptance of student	1390
applicants for admission to the school to learn the theory and	1391
practice of barbering;	1392

(C) Employ not more than two licensed assistant barber	1393
instructors for each licensed barber instructor employed or	1394
fewer than two licensed instructors or one licensed instructor	1395
and one licensed assistant instructor at each facility;	1396
(D) Pass an initial inspection as described in division	1397
(A)(10) of section 4713.07 of the Revised Code.	1398
Sec. 4709.11. Every license issued pursuant to this	1399
chapter expires on the thirty-first day of August of each even-	1400
numbered year. Each licensee desiring to do so shall, on or	1401
before the first day of September of each even-numbered year,	1402
renew the licensee's license pursuant to the standard renewal	1403
procedure of Chapter 4745. of the Revised Code. Any holder of an-	1404
expired license shall restore the holder's license before	1405
continuing the practice of barbering or the activity for which	1406
the holder is licensed under this chapter and pay the	1407
appropriate restoration fee. If the person fails to restore the	1408
person's license within six years, the person shall pay any	1409
required restoration fee and take any examination required for	1410
the license under this chapter	1411
If the state cosmetology and barber board adopts rules	1412
under section 4709.051 of the Revised Code to establish a	1413
continuing education requirement as a condition of renewal for a	1414
barber license, barber instructor license, or assistant barber	1415
instructor license, the board shall inform each licensee of the	1416
continuing education requirement that applies to the next	1417
biennial licensing period by including that information in the	1418
renewal notification the board sends the licensee. The board	1419
shall state in the notification that the licensee must complete	1420
the continuing education requirement by the fifteenth day of	1421
August of the next even-numbered year. Hours completed in excess	1422

of the continuing education requirement may not be applied to	1423
the next biennial licensing period.	1424
The board may waive or extend the period for a licensee to	1425
complete any applicable continuing education requirement in	1426
accordance with division (B) of section 4713.60 of the Revised	1427
Code. Every license that has not been renewed in the timeframe	1428
specified in this section and for which the continuing education	1429
requirement has not been waived or extended shall be considered	1430
expired.	1431
Sec. 4709.111. (A) If the state cosmetology and barber	1432
board adopts a continuing education requirement under section	1433
4709.051 of the Revised Code, it may develop a procedure by	1434
which an individual who holds a barber license, barber	1435
instructor license, or assistant barber instructor license and	1436
who is not currently engaged in the practice of barbering or	1437
teaching or assisting in teaching of the theory and practice of	1438
barbering, but who desires to be so engaged in the future, may	1439
apply to the board to have the individual's license classified	1440
inactive. If the board develops this procedure, an individual	1441
seeking to have the individual's license classified inactive	1442
shall apply to the board on a form provided by the board and pay	1443
the fee established by rules adopted under section 4709.05 of	1444
the Revised Code.	1445
(B) The board shall not restore an inactive license until	1446
the individual holding the license submits proof satisfactory to	1447
the board that the individual has completed the continuing	1448
education requirement established by the board in rules adopted	1449
under section 4709.05 of the Revised Code.	1450
and booton 1709.00 of the Revised odde.	T 100
Sec. 4709.112. A barber license, barber instructor	1451
license, or assistant barber instructor license that has not	1452

been renewed for any reason other than because it has been	1453
revoked, suspended, classified inactive, or because the license	1454
holder has been given a waiver or extension under section	1455
4709.11 of the Revised Code, is expired. An expired license may	1456
be restored if the individual who held the license satisfies	1457
both of the following requirements:	1458
(A) Pays to the state cosmetology and barber board the	1459
restoration fee established under section 4709.12 of the Revised	1460
<u>Code;</u>	1461
(B) Completes the continuing education requirement for	1462
renewal of a license established by the board in rules adopted	1463
under section 4709.051 of the Revised Code.	1464
Sec. 4709.12. (A) The state cosmetology and barber board	1465
shall charge and collect the following <u>nonrefundable</u> fees:	1466
(1) For the application to take the barber examination,	1467
<pre>not more than ninety dollars;</pre>	1468
(2) For an application to retake any <u>one part</u> of the	1469
barber examination, not more than forty-five dollars;	1470
(3) For an application to take the barber examination by	1471
an applicant who has previously applied to take but failed to	1472
appear for the examination, not more than one hundred dollars;	1473
(4) For the initial issuance of a license to practice as a	1474
barber, <u>not more than thirty</u> dollars;	1475
(4) (5) For the biennial renewal of the license to	1476
practice as a barber, <u>not more than one</u> hundred ten dollars;	1477
(5) (6) For the restoration of an expired barber license,	1478
not more than one hundred fifty dollars, and not more than	1479
seventy-five dollars for each lapsed year, provided that the	1480

total fee shall not exceed six hundred ninety dollars;	1481
<del>(6) (7)</del> For the issuance of a duplicate barber <del>or shop</del>	1482
license, <u>not more than forty-five</u> dollars;	1483
(7) (8) For the inspection issuance of a new barber shop,	1484
license or a change of ownership, or reopening of premises or	1485
facilities formerly operated as a barber shop, and issuance of a	1486
shop license, not more than one hundred ten dollars;	1487
shop freense, <u>not more than</u> one nunared ten dorrars,	1407
<del>(8) <u>(9)</u> For the biennial renewal of a barber shop license,</del>	1488
not more than seventy-five dollars;	1489
$\frac{(9)}{(10)}$ For the restoration of a barber shop license, <u>not</u>	1490
more than one hundred ten dollars;	1491
<u></u>	
(10) For each inspection of premises for location of a new-	1492
barber school, or each inspection of premises for relocation of	1493
a currently licensed barber school, seven hundred fifty dollars;	1494
(11) For the initial barber school license, one thousand	1495
dollars, and one thousand dollars for the renewal of the	1496
license;	1497
(12) For the restoration of a barber school license, one-	1498
thousand dollars;	1499
(13) For the issuance of a student registration, forty	1500
dollars;	1501
(14) (11) For the examination and issuance of a biennial	1502
teacher barber instructor license, not more than one hundred	1503
eighty-five dollars;	1504
<del>(15) <u>(</u>12) For the issuance of a biennial assistant barber</del>	1505
instructor license, not more than one hundred fifty dollars;	1506
(13) For the renewal of a biennial teacher barber	1507

one hundred fifty dollars;

 $\frac{(16)}{(14)}$  (14) For the restoration of an expired teacher barber 1510 instructor or assistant barber instructor license, not more than 1511 two hundred twenty-five dollars, and not more than sixty dollars 1512 for each lapsed year, provided that the total fee shall not 1513 exceed four hundred fifty dollars; 1514

(17) (15) For the issuance of a barber license by 1515 reciprocity pursuant to section 4709.08 of the Revised Code, not 1516 more than three hundred dollars; 1517

(18) (16) For providing licensure information concerning 1518 an applicant, upon written request of the applicantthe 1519 preparation and mailing of a licensee's records to another state 1520 for a reciprocal license, not more than forty dollars; 1521

(17) For a temporary pre-examination work permit under 1522 section 4709.071 of the Revised Code, not more than fifteen 1523 dollars. 1524

(B) The board shall adjust the fees biennially, by rule, 1525 within the limits established by division (A) of this section, 1526 to provide sufficient revenues to meet its expenses. 1527

(C) The board, subject to the approval of the controlling 1528 board, may establish fees in excess of the amounts provided in 1529 this section, provided that the fees do not exceed the amounts 1530 permitted by this section by more than fifty per cent. 1531

(C) In addition to any other fee charged and collected-1532 under this section, the board shall ask each person renewing a 1533 license to practice as a barber whether the person wishes to 1534 make a two-dollar voluntary contribution to the Ed Jeffers-1535 barber museum. The board shall transmit any contributions to the 1536

1508

treasurer of state for deposit into the occupational licensing 1537 fund. 1538 (D) At the request of a person who is temporarily unable 1539 to pay a fee imposed under division (A) of this section, or on 1540 its own motion, the board may extend the date payment is due by 1541 up to ninety days. If the fee remains unpaid after the date 1542 payment is due, the amount of the fee shall be certified to the 1543 attorney general for collection in the form and manner 1544 prescribed by the attorney general. The attorney general may 1545 assess the collection cost to the amount certified in such a 1546 manner and amount as prescribed by the attorney general. 1547 Sec. 4709.13. (A) The state cosmetology and barber board 1548 may take disciplinary action under division (B) of this section 1549 for any of the following: 1550 (1) Willful, false, and fraudulent or deceptive 1551 1552 advertising; (2) Habitual drunkenness or addiction to any habit-forming 1553 drug; 1554 (3) Failure to comply with the safety, infection control, 1555 and licensing requirements of this chapter or rules adopted 1556 under it; 1557 (4) Continued practice by an individual knowingly having 1558 an infectious or contagious disease; 1559 (5) Falsification of any record or application required to 1560 be filed with the board; 1561 (6) Failure to pay a fine or abide by a suspension order 1562 issued by the board; 1563

(7) Failure to cooperate with an investigation or 1564

inspection;	1565
(8) Failure to respond to a subpoena;	1566
(9) Conviction of or plea of guilty to a violation of	1567
section 2905.32 of the Revised Code;	1568
(10) In the case of a barber shop, any individual's	1569
conviction of or plea of guilty to a violation of section	1570
2905.32 of the Revised Code for an activity that took place on	1571
the premises of the barber shop.	1572
(B) On determining that there is cause for disciplinary	1573
action, the board may do one or more of the following:	1574
(1) Deny, suspend, revoke, or impose conditions on a	1575
license or permit issued by the board pursuant to this chapter;	1576
(2) Impose a fine;	1577
(3) Require the holder of a license or permit issued under	1578
this chapter to take corrective action courses.	1579
(C)(1) Except as provided in divisions (C)(2) and (3) of	1580
this section, the board shall take disciplinary action pursuant	1581
to an adjudication under Chapter 119. of the Revised Code.	1582
(2) The board may take disciplinary action without	1583
conducting an adjudication under Chapter 119. of the Revised	1584
Code against an individual who or barber shop that is subject to	1585
discipline under division (A)(9) or (10) of this section. After	1586
the board takes such disciplinary action, the board shall give	1587
written notice to the subject of the disciplinary action of the	1588
right to request a hearing under Chapter 119. of the Revised	1589
Code.	1590
(3) In lieu of an adjudication, the board may enter into a	1591

consent agreement with the holder of a license or permit issued	1592
under this chapter. A consent agreement that is ratified by a	1593
majority vote of a quorum of the board members is considered to	1594
constitute the findings and orders of the board with respect to	1595
the matter addressed in the agreement. If the board does not	1596
ratify a consent agreement, the admissions and findings	1597
contained in the agreement are of no effect, and the case shall	1598
be scheduled for adjudication under Chapter 119. of the Revised	1599
<u>Code.</u>	1600
(D) The amount and content of corrective action courses	1601
and other relevant criteria shall be established by the board in	1602
rules adopted under section 4709.05 of the Revised Code.	1603
(E)(1) The board may impose a separate fine for each	1604
offense listed in division (A) of this section. The amount of	1605
the first fine issued for a violation as the result of an	1606
inspection shall be not more than two hundred fifty dollars if	1607
the violator has not previously been fined for that offense. Any	1608
fines issued for additional violations during such an inspection	1609
shall not be more than one hundred dollars for each additional	1610
violation. The fine shall be not more than five hundred dollars	1611
if the violator has been fined for the same offense once before.	1612
Any fines issued for additional violations during a second	1613
inspection shall not be more than two hundred dollars for each	1614
additional violation. The fine shall be not more than one	1615
thousand dollars if the violator has been fined for the same	1616
offense two or more times before. Any fines issued for	1617
additional violations during a third inspection shall not be	1618
more than three hundred dollars for each additional violation.	1619
(2) The board shall issue an order notifying a violator of	1620
a fine imposed under division (E)(1) of this section. The notice	1621

shall specify the date by which the fine is to be paid. The date 1622 shall be less than forty-five days after the board issues the 1623 order. 1624 (3) At the request of a violator who is temporarily unable 1625 to pay a fine, or on the board's own motion, the board may 1626 extend the time period within which the violator shall pay the 1627 fine up to ninety days after the date the board issues the 1628 1629 order. (4) If the fine remains unpaid on the ninety-first day 1630 after the board issues an order under division (E)(2) of this 1631 section, the amount of the fine shall be certified to the 1632 attorney general for collection in the form and manner 1633 prescribed by the attorney general. The attorney general may 1634 assess the collection cost to the amount certified in such a 1635 manner and amount as prescribed by the attorney general. 1636 (F) The board shall notify a licensee who is subject to 1637 discipline under division (A) of this section and the owner of 1638 the barber shop in which the conditions constituting the reason 1639 for discipline were found. The individual receiving the notice 1640 and the owner of the barber shop may request a hearing pursuant 1641 to section 119.07 of the Revised Code. If the individual or 1642 owner fails to request a hearing or enter into a consent 1643 agreement thirty days after the date the board, in accordance 1644 with sections 119.05 and 119.07 of the Revised Code, notifies 1645 the individual or owner of the board's intent to act against the 1646 individual or owner under division (A) of this section, the 1647 board, by a majority vote of a quorum of the board members, may 1648 take the action against the individual or owner without holding 1649 an adjudication hearing. 1650

(G) The board, after a hearing in accordance with Chapter 1651

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119. of the Revised Code or pursuant to a consent agreement, may	1652
suspend a license or permit if the licensee or permit holder	1653
fails to correct an unsafe condition that exists in violation of	1654
the board's rules or fails to cooperate in an inspection. If a	1655
violation of this chapter or rules adopted under it has resulted	1656
in a condition reasonably believed by an inspector to create an	1657
immediate danger to the health and safety of any individual	1658
using the facility, the inspector may suspend the license or	1659
permit of the facility or the individual responsible for the	1660
violation without a prior hearing until the condition is	1661
corrected or until a hearing in accordance with Chapter 119. of	1662
the Revised Code is held or a consent agreement is entered into	1663
and the board either upholds the suspension or reinstates the	1664
license or permit.	1665
	1.000
(H) The board shall not take disciplinary action against a	1666
person licensed to operate a barber shop for a violation of this	1667
chapter that was committed by a licensed barber while practicing	1668
within the barber shop, when the barber's actions were beyond	1669
the control of the barber shop owner.	1670
Sec. 4709.14. (A) If the state cosmetology and barber	1671
board determines that any <del>person <u>individual</u> is violating or</del>	1672
threatening is about to violate any provision of this chapter or	1673
the rules adopted pursuant thereto and such violation or	1674
threatened violation is a threat to the health or safety of	1675
persons who use barber services, the board may apply to a court	1676
of competent jurisdiction in the county in which the violation	1677
or threatened violation occurred or will occur for injunctive	1678
relief and such other relief to prevent further violations. The	1679
attorney general shall, at the board's request, represent the	1680
board in any such action.	1681
-	

(B) If the board determines, after a hearing conducted in-	1682
accordance with Chapter 119. of the Revised Code, that any-	1683
person has violated any provision of this chapter or the rules	1684
adopted pursuant thereto, the board may, in addition to any-	1685
other action it may take or any other penalty imposed pursuant	1686
to this chapter, impose one or more fines upon the person. In no-	1687
event, however, shall the fines imposed under this division	1688
exceed five hundred dollars for a first offense or one thousand	1689
dollars for each subsequent offense.	1690
(C) A person who allegedly has violated a provision of	1691
this chapter for which the board proposes to impose a fine may-	1692
pay the board the amount of the fine and waive the right to an	1693
adjudicatory hearing conducted under Chapter 119. of the Revised-	1694
Code and described in division (B) of this section.	1695
Sec. 4709.99. Whoever violates this chapter or any rule-	1696
adopted pursuant thereto section 4709.02 of the Revised Code	1697
shall be fined not less than one hundred nor more than five	1698
hundred dollars for a first offense; for each subsequent	1699
violation of the same provision, the person shall be fined not	1700
less than five hundred nor more than one thousand dollars.	1701
Sec. 4713.01. As used in this chapter:	1702
(A) "Apprentice instructor" means an individual holding a	1703
practicing license issued by the state cosmetology and barber	1704
board who is engaged in learning or acquiring knowledge of the	1705
occupation of an instructor of a branch of cosmetology at a	1706
school <del>of cosmetology</del> .	1707
(B) "Barber," "barber instructor," "barber shop," and	1708
"practice of barbering" have the same meanings as in section	1709
4709.01 of the Revised Code.	1710

(C) "Beauty salon" means a salon in which an individual is 1711 authorized to engage in all branches of cosmetology. 1712

(D) "Biennial licensing period" means the two-year period 1713 beginning on the first day of February of an odd-numbered year 1714 and ending on the last day of January of the next odd-numbered 1715 year. 1716

(E) "Boutique salon" means a salon in which an individual 1717 engages in <u>the practice of boutique</u> services and no other branch 1718 of cosmetology. 1719

"Boutique services" means braiding, threading, shampooing, 1720 and makeup artistry. 1721

(F) "Braiding" means intertwining the hair in a systematic 1722 motion to create patterns in a three-dimensional form, inverting-1723 the hair including patterns that are inverted, upright, or 1724 singled against the scalp that follow along part of a straight 1725 or curved row of intertwined hair, or partings. "Braiding" may 1726 include twisting, locking, beading, crocheting, wrapping, or 1727 similarly manipulating the hair in a systematic motion, and 1728 includes extending the while adding bulk or length with human 1729 hair with natural or, synthetic hair fibers, or both, and using 1730 simple devices such as clips, combs, crotchet hooks, blunt-1731 tipped needles, and hairpins. "Braiding" does not include the 1732 use of chemical hair-joining agents such as synthetic tape, 1733 keratin bonds, or fusion bonds to weave or fuse individual 1734 strands or wefts; applications of dyes, reactive chemicals, or 1735 other preparations to alter the color or straighten, curl, or 1736 alter the structure of hair; or embellishing or beautifying hair 1737 by cutting or singeing, except as needed to finish the ends of 1738 synthetic hair used to add bulk to or lengthen hair. 1739

<u>(G)</u> "Branch of cosmetology" means the <del>practice of</del>	1740
cosmetology, practice of esthetics, practice of hair design,	1741
practice of manicuring, practice of natural hair styling, or	1742
practice of boutique services.	1743
(H) "Cosmetic therapy" means the permanent removal of hair	1744
from the human body through the use of electric modalities and	1745
may include the systematic friction, stroking, slapping, and	1746
kneading or tapping of the face, neck, scalp, or shoulders.	1747
(I) "Cosmetologist" means an individual authorized to	1748
engage in all branches of cosmetology in a licensed facility.	1749
"Cosmetology" means the art or practice of embellishment,	1750
cleansing, beautification, and styling of hair, wigs, postiches,	1751
face, body, or nails.	1752
(J) "Cosmetology instructor" means an individual	1753
authorized to teach the theory and practice of all branches of	1754
cosmetology at a school <del> of cosmetology</del> .	1755
(K) "Esthetician" means an individual who engages in the	1756
practice of esthetics but no other branch of cosmetology in a	1757
licensed facility.	1758
(L) "Esthetics instructor" means an individual who teaches	1759
the theory and practice of esthetics, but no other branch of	1760
cosmetology, at a school of cosmetology.	1761
(M) "Esthetics salon" means a salon in which an individual	1762
engages in the practice of esthetics but no other branch of	1763
cosmetology.	1764
(N) "Eye lash extensions" include temporary and semi-	1765
permanent enhancements designed to add length, thickness, and	1766
fullness to natural eyelashes.	1767

(O) "Hair designer" means an individual who engages in the 1768 practice of hair design but no other branch of cosmetology in a 1769 licensed facility. 1770 (P) "Hair design instructor" means an individual who 1771 teaches the theory and practice of hair design, but no other 1772 branch of cosmetology, at a school of cosmetology. 1773 (Q) "Hair design salon" means a salon in which an 1774 individual engages in the practice of hair design but no other 1775 branch of cosmetology. 1776 (R) "Hair removal" includes tweezing, waxing, sugaring, 1777 and threading. "Hair removal" does not include electrolysis. 1778 (S) "Independent contractor" means an individual who is 1779 not an employee of a salon but practices a branch of cosmetology 1780 within a salon in a licensed facility. 1781 (T) "Infection control" means the practice of preventing 1782 the spread of infections and disease by ensuring that a salon, 1783 school, or tanning facility, including all equipment and 1784 implements in the salon, school, or tanning facility, are 1785 maintained by doing all of the following, as applicable: 1786 (1) Removing surface or visible dirt or debris by cleaning 1787 with soap, detergent, or a chemical cleaner, followed by rinsing 1788 1789 with clean water; (2) Using a chemical disinfectant to kill or denature 1790 bacteria, fungi, and viruses; 1791 (3) Applying heat or using other procedures to eliminate, 1792 remove, or kill all forms of microbial life present on a surface 1793

<u>or contained in a fluid.</u>

(U) "Instructor license" means a license to teach the 1795

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theory and practice of a branch of cosmetology at a school <del> of</del>	1796
cosmetology.	1797
(V) "Licensed facility" means any premises, building, or	1798
part of a building licensed under section 4713.41 of the Revised	1799
Code in which the practice of one or more branches of	1800
cosmetology <del>services</del> are authorized by the state cosmetology and	1801
barber board to be performed.	1802
"Advanced cosmetologist" means an individual authorized to	1803
work in a beauty salon and engage in all branches of	1804
cosmetology.	1805
"Advanced esthetician" means an individual authorized to	1806
work in an esthetics salon, but no other type of salon, and-	1807
engage in the practice of esthetics, but no other branch of	1808
cosmetology.	1809
"Advanced hair designer" means an individual authorized to	1810
work in a hair design salon, but no other type of salon, and	1811
engage in the practice of hair design, but no other branch of	1812
cosmetology.	1813
(W) "Advanced license" means a license <u>issued under</u>	1814
section 4713.30 of the Revised Code to work in a salon and	1815
practice the branch of cosmetology practiced at the salon.	1816
"Advanced manicurist" means an individual authorized to	1817
work in a nail salon, but no other type of salon, and engage in-	1818
the practice of manicuring, but no other branch of cosmetology.	1819
"Advanced natural hair stylist" means an individual	1820
authorized to work in a natural hair style salon, but no other-	1821
type of salon, and engage in the practice of natural hair-	1822
styling, but no other branch of cosmetology.	1823

(X) "Makeup artistry" means the application of cosmetics 1824 for the purpose of skin beautification. "Makeup artistry" does 1825 not include any other services described in the practice of any 1826 other branch of cosmetology. 1827 (Y) "Manicurist" means an individual who engages in the 1828 practice of manicuring but no other branch of cosmetology in a 1829 licensed facility. 1830 1831 (Z) "Manicurist instructor" means an individual who 1832 teaches the theory and practice of manicuring, but no other branch of cosmetology, at a school of cosmetology. 1833 (AA) "Nail salon" means a salon in which an individual 1834 engages in the practice of manicuring but no other branch of 1835 cosmetology. 1836 (BB) "Natural hair stylist" means an individual who 1837 engages in the practice of natural hair styling but no other 1838 branch of cosmetology in a licensed facility. 1839 (CC) "Natural hair style instructor" means an individual 1840 who teaches the theory and practice of natural hair styling, but 1841 no other branch of cosmetology, at a school of cosmetology. 1842 (DD) "Natural hair style salon" means a salon in which an 1843 individual engages in the practice of natural hair styling but 1844 no other branch of cosmetology. 1845

"Practice of braiding" means utilizing the technique of1846intertwining hair in a systematic motion to create patterns in a1847three-dimensional form, including patterns that are inverted,1848upright, or singled against the scalp that follow along straight1849or curved partings. It may include twisting or locking the hair1850while adding bulk or length with human hair, synthetic hair, or1851both and using simple devices such as clips, combs, and1852

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hairpins. "Practice of braiding" does not include application of	1853
weaving, bonding, and fusion of individual strands or wefts;	1854
application of dyes, reactive chemicals, or other preparations-	1855
to alter the color or straighten, curl, or alter the structure-	1856
of hair; embellishing or beautifying hair by cutting or	1857
singeing, except as needed to finish the ends of synthetic-	1858
fibers used to add bulk to or lengthen hair.	1859
(EE) "Practice of boutique services" means braiding,	1860
threading, shampooing, and makeup artistry.	1861
(FF) "Practice of cosmetology" means the practice of all	1862
branches of cosmetology.	1863
(GG) "Practice of esthetics" means the application of	1864
cosmetics, tonics, antiseptics, creams, lotions, or other	1865
preparations for the purpose of skin beautification and includes	1866
preparation of the skin by manual massage techniques or by use	1867
of electrical, mechanical, or other apparatus; enhancement of	1868
the skin by skin care, facials, body treatments, hair removal,	1869
and other treatments; and eye lash extension services.	1870
(HH) "Practice of hair design" means embellishing or	1871
beautifying hair, wigs, or hairpieces by arranging, dressing,	1872
pressing, curling, waving, permanent waving, cleansing, cutting,	1873
singeing, bleaching, coloring, braiding, weaving, <u>bonding and</u>	1874
<u>fusion of individual strands or wefts, or similar work.</u>	1875
"Practice of hair design" includes utilizing techniques	1876
performed by hand that result in tension on hair roots such as	1877
twisting, wrapping, weaving, extending, locking, or braiding of	1878
the hair.	1879

(II) "Practice of manicuring" means cleaning, trimming, 1880 shaping the free edge of, or applying polish to the nails of any 1881

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individual; applying nail enhancements and embellishments to any 1882 individual; massaging the hands and lower arms up to the elbow 1883 of any individual; massaging the feet and lower legs up to the 1884 knee of any individual; using lotions or softeners on the hands 1885 and feet of any individual; or any combination of these types of 1886 services. 1887

(JJ) "Practice of natural hair styling" means utilizing 1888 techniques performed by hand that result in tension on hair 1889 roots such as twisting, wrapping, weaving, bonding and fusion of 1890 individual strands or wefts, extending, locking, or braiding of 1891 the hair and includes cleansing the hair in preparation for 1892 performing such techniques on the hair. "Practice of natural 1893 hair styling" does not include the application of dyes, reactive 1894 chemicals, or other preparations to alter the color or to 1895 straighten, curl, or alter the structure of the hair. "Practice 1896 of natural hair styling" also does not include embellishing or 1897 beautifying hair by cutting or singeing, except as needed to 1898 finish off the end of a braid, or by dressing, pressing, 1899 curling, waving, permanent waving, or similar work. 1900

(KK) "Practicing license" means a license to practice a 1901 branch of cosmetology in a licensed facility. 1902

(LL) "Salon" means a licensed facility on any premises, 1903 building, or part of a building in which an individual engages 1904 in the practice of one or more branches of cosmetology. "Salon" 1905 does not include a barber shop licensed under Chapter 4709. of 1906 the Revised Code. "Salon" does not mean a tanning facility, 1907 although a tanning facility may be located in a salon. 1908

(MM) "School of cosmetology" means any premises, building, 1909 or part of a building in which students are instructed in the 1910 theories and practices of one or more branches of cosmetology or 1911 barbering.

(NN) "Shampooing" means the act of cleansing and	1913
conditioning an individual's hair under the supervision of an	1914
individual licensed under this chapter and in preparation to	1915
immediately receive a service from a licensee.	1916
(00) "Student" means an both of the following:	1917
(1) An individual, other than an apprentice instructor,	1918
who is engaged in learning or acquiring knowledge of the	1919
practice of a branch of cosmetology at a school of cosmetology;	1920
(2) An individual engaged in learning or acquiring	1921
knowledge of the practice of barbering at a school.	1922
(PP) "Tanning facility" means any premises, building, or	1923
part of a building that contains one or more rooms or booths	1924
with any of the following:	1925
(A) (1) Equipment or beds used for tanning human skin by	1926
the use of fluorescent sun lamps using ultraviolet or other	1927
artificial radiation;	1928
(B) (2) Equipment or booths that use chemicals applied to	1929
human skin, including chemical applications commonly referred to	1930
as spray-on, mist-on, or sunless tans;	1931
$\frac{(C)}{(C)}$ Equipment or beds that use visible light for	1932
cosmetic purposes.	1933
(QQ) "Threading" includes a service that results in the	1934
removal of hair from its follicle from around the eyebrows and	1935

from other parts of the face with the use of a single strand of 1936 thread and an astringent, if the service does not use chemicals 1937 of any kind, wax, or any implements, instruments, or tools to 1938 remove hair. 1939

Sec. 4713.02. (A) There is hereby created the state 1940 cosmetology and barber board, consisting of all of the following 1941 members appointed by the governor, with the advice and consent 1942 of the senate: 1943

(1) One individual holding a current, valid cosmetologist1944or cosmetology instructor license at the time of appointment;1945

(2) Two individuals holding current, valid cosmetologist
 1946
 licenses and actively engaged in managing beauty salons for a
 period of not less than five years at the time of appointment;
 1948

(3) One individual who holds a current, valid independent
contractor license issued under this chapter or Chapter 4709. of
the Revised Code at the time of appointment and practices a
branch of cosmetology;

(4) One individual who represents individuals who teach
the theory and practice of a branch of cosmetology at a
vocational or career-technical school;
1955

(5) One owner or executive actively engaged in the daily1956operations of a licensed school-of cosmetology;1957

(6) One owner of at least five licensed salons;

(7) One individual who is either a certified nurse
practitioner or clinical nurse specialist holding a current,
valid license to practice nursing as an advanced practice
registered nurse issued under Chapter 4723. of the Revised Code
or a physician authorized under Chapter 4731. of the Revised
Code to practice medicine and surgery or osteopathic medicine
1963
and surgery;

(8) One individual representing the general public; 1966(9) One individual who holds a current, valid tanning 1967

permit and who has owned or managed a tanning facility for at 1968 least five years immediately preceding the individual's 1969 appointment; 1970

(10) One individual who holds a current, valid esthetician 1971 license and who has been actively practicing esthetics for a 1972 period of not less than five years immediately preceding the 1973 individual's appointment; 1974

(11) One individual who is an employer barber and who has
been licensed as a barber in this state for at least five years
immediately preceding the individual's appointment;
1977

(12) One individual who holds a current, valid barber or 1978 barber <u>teacher instructor</u> license at the time of appointment and 1979 who has been licensed as a barber or barber <u>teacher instructor</u> 1980 in this state for at least five years immediately preceding the 1981 individual's appointment. 1982

(B) The director of education and workforce shall nominate
three individuals for the governor to choose from when making an
appointment under division (A) (4) of this section.

(C) All members shall be at least twenty-five years of 1986 age, residents of the state, and citizens of the United States. 1987 No more than two members, at any time, shall be graduates of the 1988 same school-of cosmetology. Not more than one member shall have 1989 a common financial connection with any school-of cosmetology, 1990 salon, barber school, or barber shop, or tanning facility. 1991

Terms of office are for five years. Terms shall commence1992on the first day of November and end on the thirty-first day of1993October. Each member shall hold office from the date of1994appointment until the end of the term for which appointed. In1995case of a vacancy occurring on the board, the governor shall, in1996

the same manner prescribed for the regular appointment to the 1997 board, fill the vacancy by appointing a member. Any member 1998 appointed to fill a vacancy occurring prior to the expiration of 1999 the term for which the member's predecessor was appointed shall 2000 hold office for the remainder of such term. Any member shall 2001 continue in office subsequent to the expiration date of the 2002 member's term until the member's successor takes office, or 2003 until a period of sixty days has elapsed, whichever occurs 2004 first. Before entering upon the discharge of the duties of the 2005 office of member, each member shall take, and file with the 2006 secretary of state, the oath of office required by Section 7 of 2007 Article XV, Ohio Constitution. 2008

The members of the board shall receive an amount fixed2009pursuant to Chapter 124. of the Revised Code per diem for every2010meeting of the board which they attend, together with their2011necessary expenses, and mileage for each mile necessarily2012traveled.2013

The members of the board shall annually elect, from among2014their number, a chairperson and a vice-chairperson. The2015executive director appointed pursuant to section 4713.06 of the2016Revised Code shall serve as the board's secretary.2017

(D) The board shall prescribe the duties of its officers 2018 and establish an office within Franklin county. The board shall 2019 keep all records and files at the office and have the records 2020 and files at all reasonable hours open to public inspection in 2021 accordance with section 149.43 of the Revised Code and any rules 2022 adopted by the board in compliance with this state's record 2023 retention policy. The board also shall adopt a seal for the 2024 authentication of its orders, communications, and records. 2025

(E) The governor may remove any member for cause prior to 2026

the expiration of the member's term of office.

(F) Whenever the term "state board of cosmetology" is 2028 used, referred to, or designated in statute, rule, contract, 2029 grant, or other document, the use, reference, or designation 2030 shall be deemed to mean the "state cosmetology and barber board" 2031 or the executive director of the state cosmetology and barber 2032 board, whichever is appropriate in context. Whenever the term 2033 "barber board" is used, referred to, or designated in statute, 2034 rule, contract, grant, or other document, the use, reference, or 2035 designation shall be deemed to mean the "state cosmetology and 2036 barber board" or the executive director of the state cosmetology 2037 and barber board, whichever is appropriate in context. 2038

Sec. 4713.06. The state cosmetology and barber board shall 2039 annually appoint an executive director. The executive director 2040 may not be a member of the board, but subsequent to appointment, 2041 shall serve as secretary of the board. The executive director, 2042 before entering upon the discharge of the executive director's 2043 duties, shall file with the secretary of state a good and 2044 sufficient bond payable to the state, to ensure the faithful 2045 performance of duties of the office of executive director. The 2046 bond shall be in an amount the board requires. The premium of 2047 the bond shall be paid from appropriations made to the board for 2048 operating purposes. Whenever the term "executive director of the 2049 state board of cosmetology" or the term "executive director of 2050 the barber board," or variations thereof, is used, referred to, 2051 or designated in statute, rule, contract, grant, or other 2052 document, the use, reference, or designation shall be deemed to 2053 mean the "executive director of the state cosmetology and barber 2054 board." 2055

The board may employ inspectors, examiners, consultants on

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2027

contents of examinations, clerks, or other individuals as2057necessary for the administration of this chapter and Chapter20584709. of the Revised Code. All inspectors and examiners shall be2059licensed cosmetologists pursuant to this chapter or licensed2060barbers pursuant to Chapter 4709. of the Revised Code.2061

The board may appoint inspectors to inspect and2062investigate all facilities regulated by this chapter and Chapter20634709. of the Revised Code, including tanning facilities, to2064ensure compliance with this chapter and Chapter 4709. of the2065Revised Code, the rules adopted by the board, and the board's2066policies, in accordance with division (A) (11) (A) (10) of section20674713.07 of the Revised Code.2068

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 its2071branches in this state;2072

(2) Investigate or inspect, when evidence appears to
2073
demonstrate that an individual has violated any provision of
2074
this chapter or <u>Chapter 4709. of the Revised Code or any rule</u>
2075
adopted <u>pursuant to itunder either chapter</u>, the activities or
2076
premises of a license holder or unlicensed individual;
2077

(3) Adopt rules in accordance with section 4713.08 of the 2078Revised Code; 2079

(4) Prescribe and make available application forms to be
used by individuals seeking admission to an examination
conducted under section 4713.24 of the Revised Code or a license
corregistration issued under this chapter;

(5) Prescribe and make available application forms to be2084used by individuals seeking renewal of a license or registration2085

2069

issued under this chapter;	2086
(6) Provide a toll-free number and an online service to	2087
receive complaints alleging violations of this chapter or	2088
Chapter 4709. of the Revised Code;	2089
(7) Report to the proper prosecuting officer violations of	2090
section 4713.14 of the Revised Code of which the board is aware;	2091
<del>(8)</del> Submit a written report annually to the governor that	2092
provides all of the following:	2093
(a) A discussion of the conditions in this state of the	2094
practice of barbering, cosmetology, and the branches of	2095
cosmetology;	2096
(b) An evaluation of board activities intended to aid or	2097
<pre>protect consumers;</pre>	2098
(c) A brief summary of the board's proceedings during the	2099
year the report covers;	2100
(d) A statement of all money that the board received and	2101
expended during the year the report covers.	2102
(9) (8) Keep a record of all of the following:	2103
(a) The board's proceedings;	2104
(b) The name and last known physical address, electronic	2105
mail address, and telephone number of each individual issued a	2106
license or registration under this chapter or Chapter 4709. of	2107
the Revised Code;	2108
(c) The date and number of each license, permit, and	2109
registration that the board issues.	2110
(10) (9) Assist ex-offenders and military veterans who	2111
hold licenses issued by the board to find employment within	2112

2113

	2110
(11) (10) Require inspectors appointed pursuant to section	2114
4713.06 of the Revised Code to conduct inspections of licensed	2115
or permitted facilities, including salons and boutique salons,	2116
schools <del>of cosmetology, barber schools</del> , barber shops, and	2117
tanning facilities, within ninety days of the opening for	2118
business of a licensed facility, upon complaints reported to the	2119
board, within ninety days after a violation was documented at a	2120
facility, and at least once every two years. Any individual,	2121
after providing the individual's name and contact information,	2122
may report to the board any information the individual may have	2123
that appears to show a violation of any provision of this	2124
chapter or rule adopted under it or a violation of any provision	2125
of Chapter 4709. of the Revised Code or rule adopted by the	2126
board pursuant to Chapter 4709. of the Revised Code. In the	2127
absence of bad faith, any individual who reports information of	2128
that nature or who testifies before the board in any	2129
adjudication conducted under Chapter 119. of the Revised Code	2130
shall not be liable for damages in a civil action as a result of	2131
the report or testimony. For the purpose of inspections, an	2132
independent contractor licensed under this chapter or Chapter	2133
4709. of the Revised Code shall be added to the board's records	2134
as an individual salon <u>or barber shop</u> .	2135

salons, barber shops, or other facilities within this state;

(12) (11)Supply a copy of the poster created pursuant to2136division (B) of section 5502.63 of the Revised Code to each2137person authorized to operate a salon, school-of cosmetology,2138tanning facility, or other type of facility under this chapter;2139

(13) (12) All other duties that this chapter imposes on2140the board.2141

(B) The board may delegate do either of the following: 2142

(1) Report to the proper prosecuting officer violations of	2143
section 4709.02 or 4713.14 of the Revised Code;	2144
(2) Delegate any of the duties listed in division (A) of	2145
this section to the executive director of the board or to an	2110
individual designated by the executive director.	2140
individual designated by the executive director.	2147
Sec. 4713.071. (A) The Before the fifteenth day of	2148
November of each year, the state cosmetology and barber board	2149
shall annually submit a written report to the governor,	2150
president of the senate, and speaker of the house of	2151
representatives. The report shall list all of the following for	2152
the preceding twelve-month periodfiscal year:	2153
(1) The number of students enrolled in courses at licensed	2154
public and private schools-of cosmetology and barbering;	2155
(2) The number of students graduating from licensed public	2156
and private schools of cosmetology and barbering;	2157
(3) The annual cost for students to attend each licensed	2158
public or private school of cosmetology and barbering;	2159
(4) The loan default rates for licensed public and private	2160
schools-of cosmetology and barbering;	2161
(5) The first-time licensure passage rate for graduates of	2162
all public and private schools of cosmetology and barbering;	2163
(6) The total number of new and renewal licenses in each	2164
profession;	2165
(7) The total number of complaint-driven inspections	2166
conducted by the board;	2167
(8) The total number and type of violations, including a	2168
list of the top ten violations, which shall aid in the	2169

identification of focus areas for continuing education purposes;	2170
(9) The twenty salons and individuals cited with the most	2171
violations for unlicensed workers;	2172
(10) The number of adjudications or other disciplinary	2173
action taken by the board.	2174
(B) The board shall include in the final report under	2175
division (A) of this section any recommendations it has for	2176
changes to this chapter or Chapter 4709. of the Revised Code.	2177
Sec. 4713.08. (A) The state cosmetology and barber board	2178
shall adopt rules in accordance with Chapter 119. of the Revised	2179
Code as necessary to implement this chapter. The rules shall do	2180
all of the following:	2181
(1) Govern the practice of the branches of cosmetology;	2182
(2) Specify conditions an individual must satisfy to	2183
qualify for a temporary pre-examination work permit under	2184
section 4713.22 of the Revised Code and the conditions and	2185
method of renewing a temporary pre-examination work permit under	2186
that section;	2187
(3) Provide for the conduct of examinations under section	2188
4713.24 of the Revised Code;	2189
(4) Specify conditions under which the board will take	2190
into account, under section 4713.32 of the Revised Code,	2191
instruction an applicant for a license under section 4713.28,	2192
4713.30, or 4713.31 of the Revised Code received more than five	2193
where he found the stand of any lighting for the lightness	
years before the date of application for the license;	2194
(5) Provide for the granting of waivers under section	2194 2195

(6) Specify conditions an applicant must satisfy for the 2197 board to issue the applicant a license under section 4713.34 of 2198 the Revised Code without the applicant taking an examination 2199 conducted under section 4713.24 of the Revised Code; 2200 (7) Specify locations in which glamour photography 2201 services in which a branch of cosmetology is practiced may be 2202 provided; 2203 2204 (8) Establish conditions and the fee for a temporary special occasion work permit under section 4713.37 of the 2205 Revised Code and specify the amount of time such a permit is 2206 valid; 2207 (9) Specify conditions an applicant must satisfy for the 2208 board to issue the applicant an independent contractor license 2209 under section 4713.39 of the Revised Code and the fee for 2210 issuance and renewal of the license; 2211 (10) Establish conditions under which food may be sold at 2212 a salon; 2213 (11) Specify which professions regulated by a professional 2214 regulatory board of this state may be practiced in a salon under 2215 section 4713.42 of the Revised Code, including whether cosmetic 2216 therapy may be practiced in a salon; 2217 (12) Establish standards for the provision of cosmetic 2218 therapy, massage therapy, or other professional service in a 2219

(13) Establish standards for board approval of, and the
 granting of credits for, training in branches of cosmetology or
 <u>barbering</u> at schools of cosmetology licensed in this state;

salon pursuant to section 4713.42 of the Revised Code;

(14) Establish the manner in which a school of cosmetology 2224

licensed under section 4713.44 of the Revised Code may offer 2225 2226 post-secondary and advanced practice programs; (15) Establish sanitary infection control standards for 2227 2228 the practice of the branches of cosmetology $\tau$  and the operation of salons, and schools of cosmetology; 2229 (16) Establish the application process for obtaining a 2230 tanning facility permit under section 4713.48 of the Revised 2231 Code, including the amount of the fee for an initial or renewed 2232 2233 permit; (17) Establish standards for installing and operating a 2234 2235 tanning facility in a manner that ensures the health and safety of consumers, including infection control standards and 2236 standards that do all of the following: 2237 (a) Establish a maximum safe time of exposure to radiation 2238 and a maximum safe temperature at which sun lamps may be 2239 operated; 2240 (b) Require consumers to wear protective eyeglasses; 2241 (c) Require consumers to be supervised as to the length of 2242 time consumers use the facility's sun lamps; 2243 (d) Require the operator to prohibit consumers from 2244 standing too close to sun lamps and to post signs warning 2245 consumers of the potential effects of radiation on individuals 2246 taking certain medications and of the possible relationship of 2247 the radiation to skin cancer; 2248 (e) Require the installation of protective shielding for 2249 sun lamps and handrails for consumers; 2250

(f) Require floors to be dry during operation of lamps; 2251

(q) Establish procedures an operator must follow in making 2252 reasonable efforts in compliance with section 4713.50 of the 2253 Revised Code to determine the age of an individual seeking to 2254 use sun lamp tanning services. 2255 (18) (a) (18) If the board, under section 4713.61 of the 2256 Revised Code, develops a procedure for classifying licenses 2257 inactive, do both of the following: 2258 2259 (i) (a) Establish a fee for having a license classified 2260 inactive that reflects the cost to the board of providing the inactive license service. If one or more renewal periods have 2261 elapsed since the license was valid, the fee shall not include 2262 lapsed renewal fees for more than three of those renewal 2263 periods; 2264 2265 (ii) (b) Specify the continuing education that an individual whose license has been classified inactive must 2266 complete to have the license restored. The continuing education 2267 shall be sufficient to ensure the minimum competency in the use 2268 or administration of a new procedure or product required by a 2269 licensee necessary to protect public health and safety. The 2270 requirement shall not exceed the cumulative number of hours of 2271 continuing education that the individual would have been 2272 required to complete had the individual retained an active 2273 license. 2274 (b) In addition, the board may specify the conditions and 2275

method for granting a temporary work permit to practice a branch2276of cosmetology to an individual whose license has been2277classified inactive.2278(19) Establish a fee for approval of a continuing2279

education program under section 4713.62 of the Revised Code that 2280

is adequate to cover any expense the board incurs in the	2281
approval process;	2282
(20) Establish requirements for students of schools who	2283
are engaged in learning the theory and practice of barbering;	2284
(21) Establish the minimum student-instructor ratio that a_	2285
school offering instruction in the theory and practice of	2286
barbering must meet;	2287
(22) Anything else necessary to implement this chapter.	2288
(B)(1)(B) The rules adopted under division (A)(2) of this	2289
section may establish additional conditions for a temporary pre-	2290
examination work permit under section 4713.22 of the Revised	2291
Code that are applicable to individuals who practice a branch of	2292
cosmetology in another state or country.	2293
(2) The rules adopted under division (A)(18)(b) of this	2294
section may establish additional conditions for a temporary work-	2295
permit that are applicable to individuals who practice a branch	2296
of cosmetology in another state.	2297
(C) The conditions specified in rules adopted under	2298
division (A)(6) of this section may include that an applicant is	2299
applying for a license to practice a branch of cosmetology for	2300
which the board determines an examination is unnecessary.	2301
(D) The rules adopted under division (A)(11) of this	2302
section shall not include a profession if practice of the	2303
profession in a salon is a violation of a statute or rule	2304
governing the profession.	2305
(E) The sanitary_infection control_standards established	2306
under division (A)(15) of this section shall focus in particular	2307
on precautions to be employed to prevent infectious or	2308

contagious diseases being created or spread. The board shall	2309
consult with the Ohio department of health when establishing the-	2310
sanitary standards.	2311
	0.01.0
(F) The fee established by rules adopted under division	2312
(A) (16) of this section shall cover the cost the board incurs in	2313
inspecting tanning facilities and enforcing the board's rules	2314
but may not exceed one hundred dollars per location of such	2315
facilities.	2316
Sec. 4713.081. (A) The state cosmetology and barber board	2317
shall furnish a copy of the <del>sanitary <u>infection control</u> standards</del>	2318
established by rules adopted under section 4713.08 of the	2319
Revised Code to <del>each both of the following:</del>	2320
(1) Each individual or person to whom the board issues a	2321
practicing license, advanced license, license to operate a salon	2322
or school of cosmetology, or boutique services registration. The	2323
board also shall furnish a copy of the sanitary standards to	2324
each;	2325
(2) Each individual providing cosmetic therapy, massage	2326
therapy, or other professional service in a salon under section	2327
4713.42 of the Revised Code.	2328
(D) A color or other of comptolory provided a corrupt	2220
(B) A salon_or school of cosmetology provided a copy of	2329
the sanitary infection control standards under division (A) of	2330
this section shall post the standards in a public and	2331
conspicuous place in the salon or school.	2332
Sec. 4713.09. The state cosmetology and barber board may	2333
adopt rules in accordance with section 4713.08 of the Revised	2334
Code to establish a continuing education requirement, not to	2335
exceed eight hours in a biennial licensing period, as a	2336
condition of renewal for a practicing license, advanced license,	2337

instructor license, or boutique services registration. These 2338 hours may include training in identifying and addressing the 2339 crime of trafficking in persons as described in section 2905.32 2340 of the Revised Code. At least two of the eight hours of the 2341 continuing education requirement must be achieved in courses 2342 concerning safety and sanitationinfection control, and at least 2343 one hour of the eight hours of the continuing education 2344 requirement must be achieved in courses concerning law and rule 2345 updates. 2346

Sec. 4713.10. (A) The state cosmetology and barber board 2347 shall charge and collect the following nonrefundable fees: 2348

(1) For a temporary pre-examination work permit under 2349 section 4713.22 of the Revised Code, not more than fifteen 2350 dollars; 2351

(2) For initial application to take an examination under 2352 section 4713.24 of the Revised Code, not more than forty 2353 dollars;

(3) For application to take an examination under section 2355 4713.24 of the Revised Code by an applicant who has previously 2356 applied to take, but failed to appear for, the examination, not 2357 more than fifty-five dollars; 2358

2359 (4) For application to re-take an examination under section 4713.24 of the Revised Code by an applicant who has 2360 previously appeared for, but failed to pass, the examination, 2361 not more than forty dollars; 2362

(5) For the issuance of a license by examination under 2363 section 4713.28, 4713.30, or 4713.31 of the Revised Code, not 2364 more than seventy-five dollars; 2365

(6) For the issuance of a license under section 4713.34 of 2366

the Revised Code, not more than seventy dollars;	2367
(7) For renewal of a license issued under section 4713.28,	2368
4713.30, 4713.31, or 4713.34 of the Revised Code, not more than	2369
seventy dollars;	2370
(8) For the issuance or renewal of a <del>cosmetology</del> -school	2371
license, or the change of name or ownership of a licensed	2372
<u>school, not more than two hundred fifty dollars;</u>	2373

(9) For the issuance of a new salon license or the change
(9) For the issuance of a new salon license or the change
(9) For the issuance of a new salon license or the change
(9) For the issuance of a new salon license or the change
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(10) For the issuance of a new salon license or the change
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(10) For the renewal of a salon license under section4713.41 of the Revised Code, not more than ninety dollars;2378

(11) For the restoration of an expired license that may be 2379 restored pursuant to section 4713.63 of the Revised Code, an 2380 amount equal to the sum of the current license renewal fee and a 2381 lapsed renewal fee of not more than forty-five dollars per 2382 license renewal period that has elapsed since the license was 2383 last issued or renewed for up to three license renewal periods; 2384

(12) For the issuance of a duplicate of any salon\_license, 2385
school license, or tanning facility permit, not more than thirty 2386
dollars; 2387

(13) For the preparation and mailing of a licensee's 2388
records to another state for a reciprocity license, not more 2389
than fifty dollars; 2390

(14) For the processing of any fees related to a check
from a licensee returned to the board for insufficient funds, an
additional thirty dollars.

(B) The board shall adjust the fees biennially, by rule, 2394

of that branch of cosmetology:

within the limits established by division (A) of this section, 2395 to provide sufficient revenues to meet its expenses. 2396 (C) The board may establish an installment plan for the 2397 payment of fines and fees and may reduce fees as considered 2398 appropriate by the board. 2399 (D) At the request of a person who is temporarily unable 2400 to pay a fee imposed under division (A) of this section, or on 2401 its own motion, the board may extend the date payment is due by 2402 up to ninety days. If the fee remains unpaid after the date 2403 payment is due, the amount of the fee shall be certified to the 2404 attorney general for collection in the form and manner 2405 prescribed by the attorney general. The attorney general may 2406 assess the collection cost to the amount certified in such a 2407 manner and amount as prescribed by the attorney general. 2408 Sec. 4713.14. No individual shall do any of the following: 2409 (A) Use fraud or deceit in <u>obtaining or making application</u> 2410 for a license, permit, or registration; 2411 (B) Aid or abet any individual or entity in any of the 2412 following: 2413 (1) Violating this chapter or a rule adopted under it; 2414 (2) Obtaining a license, permit, or registration 2415 2416 fraudulently; (3) Falsely pretending to hold a current, valid license or 2417 permit. 2418 (C) Practice a branch of cosmetology, for pay, free, or 2419 otherwise, without one of the following authorizing the practice 2420

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(1) A current, valid license under section 4713.28, 2422 4713.30, or 4713.34 of the Revised Code; 2423 (2) A current, valid temporary pre-examination work permit 2424 issued under section 4713.22 of the Revised Code; 2425 2426 (3) A current, valid temporary special occasion work permit issued under section 4713.37 of the Revised Code; 2427 2428 (4) A current, valid temporary work permit issued under rules adopted by the board pursuant to section 4713.08 of the 2429 Revised Code; 2430  $\frac{(5)}{(5)}$  A current, valid registration under section 4713.69 of 2431 the Revised Code. 2432 2433 (D) Employ an individual to practice a branch of cosmetology if the individual does not hold one of the following 2434 authorizing the practice of that branch of cosmetology: 2435 (1) A current, valid license under section 4713.28, 2436 4713.30, or 4713.34 of the Revised Code; 2437 (2) A current, valid temporary pre-examination work permit 2438 issued under section 4713.22 of the Revised Code; 2439 (3) A current, valid temporary special occasion work 2440 permit issued under section 4713.37 of the Revised Code; 2441 2442 (4) A current, valid temporary work permit issued under rules adopted by the board pursuant to section 4713.08 of the 2443 Revised Code; 2444 (5) A current, valid registration under section 4713.69 of 2445 the Revised Code. 2446 (E) Except for apprentice instructors and as provided in 2447 section 4713.45 of the Revised Code, teach the theory or 2448

practice of a branch of cosmetology at a school of cosmetology 2449 without either of the following authorizing the teaching of that 2450 branch of cosmetology: 2451 (1) A current, valid license under section 4713.31 or 2452 4713.34 of the Revised Code; 2453 (2) A current, valid temporary special occasion work 2454 permit issued under section 4713.37 of the Revised Code. 2455 2456 (F) Advertise or operate a glamour photography service in which a branch of cosmetology is practiced unless the individual 2457 2458 practicing the branch of cosmetology holds either of the 2459 following authorizing the practice of that branch of cosmetology: 2460 (1) A current, valid license under section 4713.28, 2461 4713.30, or 4713.34 of the Revised Code; 2462 (2) A current, valid temporary special occasion work 2463 permit issued under section 4713.37 of the Revised Code. 2464 2465 (G) Advertise or operate a glamour photography service in which a branch of cosmetology is practiced at a location not 2466 specified by rules adopted under section 4713.08 of the Revised 2467 Code; 2468 2469 (H) Practice a branch of cosmetology at a salon as an independent contractor without a current, valid independent 2470 contractor license issued under section 4713.39 of the Revised 2471 Code; 2472 (I) Operate a salon without a current, valid license under 2473 section 4713.41 of the Revised Code; 2474 (J) Provide any of the following at a salon for pay, free, 2475 or otherwise: 2476

(i) Massage therapy, unless the individual has a current,	24//
valid license issued by the state medical board under section	2478
4731.15 of the Revised Code;	2479
(2) Any other professional service, unless the individual	2480
has a current, valid license or certificate issued by the	2481
professional regulatory board of this state that regulates the	2482
profession;	2483
proression,	2405
(3) Cosmetic therapy, unless the individual is authorized	2484
by rules adopted under section 4713.08 of the Revised Code.	2485
(K) Teach a branch of cosmetology at a salon, unless the	2486
individual receiving the instruction holds either of the	2487
following authorizing the practice of that branch of	2488
cosmetology:	2489
(1) A current, valid license under section 4713.28,	2490
4713.30, or 4713.34 of the Revised Code;	2491
(2) A current, valid temporary pre-examination work permit	2492
issued under section 4713.22 of the Revised Code.	2493
(L) Operate a school <del>of cosmetology</del> without a current,	2494
valid license under section 4713.44 of the Revised Code;	2495
(M) At a salon or school <del> of cosmetology</del> , do any of the	2496
following:	2497
(1) Use or possess a cosmetic product containing an	2498
ingredient that the United States food and drug administration	2499
has prohibited by regulation;	2500
(2) Use a cosmetic product in a manner inconsistent with a	2501
restriction established by the United States food and drug	2502
administration by regulation;	2503

(1) Massage therapy, unless the individual has a current,

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(3) Use or possess a liquid nail monomer containing any2504trace of methyl methacrylate (MMA).2505

(N) While in charge of a salon or school of cosmetology, 2506
 permit any individual to sleep in, or use for residential 2507
 purposes, any room used wholly or in part as the salon or school 2508
 of cosmetology; 2509

(O) Maintain, as an established place of business for the
practice of one or more of the branches of cosmetology, a room
used wholly or in part for sleeping or residential purposes;
2512

(P) Operate a tanning facility that is offered to the
public for a fee or other compensation without a current, valid
permit under section 4713.48 of the Revised Code;
2515

(Q) Practice a branch of cosmetology in a location other
than a licensed facility unless otherwise exempted under section
4713.16-or, 4713.17, or 4713.351 of the Revised Code;
2518

(R) Use any of the services or arts that are part of <u>the</u>
 <u>practice of a branch of</u> cosmetology to treat or attempt to cure
 2520
 a physical or mental disease or ailment.
 2521

Sec. 4713.141. An inspector employed by the state 2522 cosmetology and barber board may take a sample of a product used 2523 or sold in a salon or school of cosmetology for the purpose of 2524 examining the sample, or causing an examination of the sample to 2525 be made, to determine whether division (M) of section 4713.14 of 2526 the Revised Code has been violated. 2527

Should the results of the test prove that division (M) of2528section 4713.14 of the Revised Code has been violated, the board2529shall take action in accordance with section 4713.64 of the2530Revised Code. A fine imposed under that section shall include2531the cost of the test. The person's license may be suspended or2532

revoked. 2533 Sec. 4713.16. (A) This chapter does not prohibit any of 2534 the following: 2535 (1) Practicing a branch of cosmetology without a license 2536 or registration if the individual does so for free at the 2537 individual's home for a family member who resides in the same 2538 household as the individual; 2539 (2) The retail sale, or trial demonstration by application 2540 to the skin for purposes of retail sale, of cosmetics, 2541 2542 preparations, tonics, antiseptics, creams, lotions, wigs, or 2543 hairpieces without a practicing license or registration; (3) The retailing, at a salon, of cosmetics, preparations, 2544 2545 tonics, antiseptics, creams, lotions, wigs, hairpieces, clothing, or any other items that pose no risk of creating 2546 unsanitary conditions at the salon; 2547 (4) The provision of glamour photography services at a 2548 licensed salon if either of the following is the case: 2549 (a) A branch of cosmetology is not practiced as part of 2550 the services. 2551 (b) If a branch of cosmetology is practiced as part of the 2552 services, the part of the services that is a branch of 2553 cosmetology is performed by an individual who holds either of 2554 the following authorizing the individual to practice that branch 2555 2556 of cosmetology: (i) A current, valid license under section 4713.28, 2557 4713.30, or 4713.34 of the Revised Code; 2558 (ii) A current, valid temporary special occasion work 2559

permit issued under section 4713.37 of the Revised Code.

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(5) A student engaging, as a student, in work connected
with a branch of cosmetology taught at the school of cosmetology
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at which the student is enrolled;
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(6) Practicing a branch of cosmetology without a license
or registration if the individual does so for free for the
purpose of researching or developing a cosmetic as defined in
2566
section 3715.01 of the Revised Code;

(7) An individual who holds a license or registration2568issued under this chapter practicing a branch of cosmetology on2569a dead human body at a funeral home or embalming facility2570licensed under section 4717.06 of the Revised Code.2571

(B) A student in a career-technical program learning a 2572 branch of cosmetology may continue developing skills in the 2573 respective branch of cosmetology after completing the required 2574 coursework or obtaining a license in the respective branch of 2575 cosmetology by working in the licensed career-technical school 2576 clinic if the student does not receive any compensation. This 2577 allowance terminates upon the graduation of the student from the 2578 career-technical school. 2579

sec. 4713.17. (A) The following persons are exempt from 2580
the provisions of this chapter, except, as applicable, section 2581
4713.42 of the Revised Code: 2582

(1) All individuals authorized to practice medicine, 2583
surgery, dentistry, and nursing or any of its branches in this 2584
state, while acting within the scope of practice for the 2585
<u>license, permit, or certificate held;</u> 2586

(2) Commissioned surgical and medical officers of the
United States army, navy, air force, or marine hospital service
when engaged in the actual performance of their official duties,
2589

and attendants attached to same, while acting within the scope	2590
of practice for the license, permit, or certificate held;	2591
(3) Funeral directors, embalmers, and apprentices licensed	2592
or registered <u>certified</u> under Chapter 4717. of the Revised Code,	2592
while acting within the scope of practice for the license,	2595
	2594
permit, or certificate held;	2393
(4) Persons who are engaged in the retail sale, cleaning,	2596
or beautification of wigs and hairpieces but who do not engage	2597
in any other act constituting the practice of a branch of	2598
cosmetology;	2599
(5) Volunteers of hospitals, and homes as defined in	2600
section 3721.01 of the Revised Code, who render service to	2601
registered patients and inpatients who reside in such hospitals	2602
or homes. Such volunteers shall not use or work with any	2602
chemical products such as permanent wave, hair dye, or chemical	2603
hair relaxer, which without proper training would pose a health	2605
or safety problem to the patient.	2605
or safety problem to the patient.	2000
(6) Nurse aides and other employees of hospitals and homes	2607
as defined in section 3721.01 of the Revised Code, who practice	2608
a branch of cosmetology on registered patients only as part of	2609
general patient care services and who do not charge patients	2610
directly on a fee for service basis;	2611
(7) Massage therapists who hold current, valid licenses to	2612
practice massage therapy issued by the state medical board under	2612
,	

section 4731.15 of the Revised Code, <del>to the extent their actions are authorized by their licenses</del>while acting within the scope of practice for the license held;

(8) Inmates who provide services related to <u>the practice</u>
 <u>of</u> a branch of cosmetology to other inmates, except when those
 2618

2614

2615

services are provided in a licensed school <del>of cosmetology</del> within 2619 a state correctional institution for females. 2620

(B) The director of rehabilitation and correction shall
 2621
 oversee the services described in division (A) (8) of this
 2622
 section with respect to sanitation infection control and adopt
 2623
 rules governing those types of services provided by inmates.
 2624

Sec. 4713.25. (A) The state cosmetology and barber board 2625 may administer a separate advanced cosmetologist examination for 2626 an advanced license to practice cosmetology for individuals who 2627 complete an advanced cosmetologist training course separate from 2628 a cosmetologist training course. The board may combine the 2629 advanced cosmetologist examination with the cosmetologist 2630 examination for individuals who complete a combined 2631 cosmetologist and advanced cosmetologist training course. 2632

(B) The board may administer a separate advanced 2633
esthetician examination for <u>an advanced license to practice</u> 2634
<u>esthetics for individuals who complete an advanced esthetician</u> 2635
training course separate from an esthetician training course. 2636
The board may combine the advanced esthetician examination with 2637
the esthetician examination for individuals who complete an 2638
esthetician and advanced esthetician training course. 2639

(C) The board may administer a separate advanced hair2640designer examination for an advanced license to practice hair2641design for individuals who complete an advanced hair designer2642training course separate from a hair designer training course.2643The board may combine the advanced hair designer examination2644with the hair designer examination for individuals who complete2645a hair designer and advanced hair designer training course.2646

(D) The board may administer a separate advanced

manicurist examination for an advanced license to practice 2648 manicuring for individuals who complete an advanced manicurist 2649 training course separate from a manicurist training course. The 2650 board may combine the advanced manicurist examination with the 2651 manicurist examination for individuals who complete a manicurist 2652 and advanced manicurist training course. 2653 (E) The board may administer a separate advanced natural 2654 hair stylist examination for an advanced license to practice 2655 natural hair styling for individuals who complete an advanced 2656 2657 natural hair stylist training course separate from a natural hair stylist training course. The board may combine the advanced 2658 natural hair stylist examination with the natural hair stylist 2659 examination for individuals who complete a natural hair stylist 2660 and advanced natural hair stylist training course. 2661 Sec. 4713.28. (A) The Except as provided in division (C) 2662 of this section, the state cosmetology and barber board shall 2663 issue a practicing license to an applicant who satisfies all of 2664 2665 the following applicable conditions: (1) Is at least sixteen years of age; 2666 (2) Has the equivalent of an Ohio public school tenth 2667 grade education; 2668 (3) Has submitted a written application on a form 2669 furnished by the board that contains all of the following: 2670 (a) The name of the individual and any other identifying 2671 information required by the board; 2672

(b) A photocopy of the individual's current driver's2673license or other proof of legal residence;2674

(c) Proof that the individual is qualified to take the 2675

applicable examination as required by section 4713.20 of the	2676
Revised Code;	2677
(d) An oath verifying that the information in the	2678
application is true;	2679
(e) The applicable application fee.	2680
(4) Notwithstanding section 4798.05 of the Revised Code,	2681
submits to having a photograph taken by the board;	2682
(5) Passes an examination conducted under division (A) of	2683
section 4713.24 of the Revised Code for the branch of	2684
cosmetology the applicant seeks to practice;	2685
(5) (6) Pays to the board the applicable license fee;	2686
$\frac{(6)}{(7)}$ In the case of an applicant for an initial	2687
cosmetologist license, has successfully completed at least one	2688
thousand five hundred hours of board-approved cosmetology	2689
training in a school of cosmetology licensed in this state,	2690
except that only one thousand hours of board-approved	2691
cosmetology training in a school <del>of cosmetology licensed in this</del>	2692
state is required of an individual licensed as a barber under	2693
Chapter 4709. of the Revised Code;	2694
(7) (8) In the case of an applicant for an initial	2695
esthetician license, has successfully completed at least six	2696
hundred hours of board-approved esthetics training in a school	2697
of cosmetology licensed in this state;	2698
<del>(8) <u>(9)</u> In the case of an applicant for an initial hair</del>	2699
designer license, has successfully completed at least one	2700
thousand hours of board-approved hair designer training in a	2701
school of cosmetology licensed in this state, except that only	2702
one thousand hours of board-approved hair designer training in a	2703

school <del>of cosmetology licensed in this state</del> is required of an	2704
individual licensed as a barber under Chapter 4709. of the	2705
Revised Code;	2706
<del>(9) <u>(10)</u> In the case of an applicant for an initial</del>	2707
manicurist license, has successfully completed at least two	2707
hundred hours of board-approved manicurist training in a school	2709
of cosmetology licensed in this state;	2710
<del>(10) <u>(</u>11) In the case of an applicant for an initial</del>	2711
natural hair stylist license, has successfully completed at	2712
least four hundred fifty hours of instruction in subjects	2713
relating to sanitationinfection control, scalp care, anatomy,	2714
hair styling, communication skills, and laws and rules governing	2715
the practice of cosmetology.	2716
	0.01.0
(B) The board shall not deny a license to any applicant	2717
based on prior incarceration or conviction for any crime. If the	2718
board denies an individual a license or license renewal, the	2719
reasons for such denial shall be put in writing.	2720
(C) The board shall issue a practicing license in a branch	2721
of cosmetology in accordance with Chapter 4796. of the Revised	2722
Code to an applicant if either of the following applies:	2723
(1) The applicant holds a license in that branch of	2724
cosmetology in another state.	2725
(2) The applicant has satisfactory work experience, a	2726
government certification, or a private certification as	2727
described in that chapter in that branch of cosmetology in a	2728
state that does not issue that license.	2729
Sec. 4713.30. (A) Except as provided in division (B) of	2730
this section, the state cosmetology and barber board shall issue	2731
an advanced license to an applicant who satisfies all of the	2732

following applicable conditions:	2733
(1) Is at least sixteen years of age;	2734
(2) Has the equivalent of an Ohio public school tenth	2735
grade education;	2736
(3) Pays to the board the applicable <u>application</u> fee;	2737
(4) Notwithstanding section 4798.05 of the Revised Code,	2738
submits to having a photograph taken by the board;	2739
(5) Passes the appropriate advanced license examination;	2740
<del>(5) <u>(6)</u> In the case of an applicant for an initial</del>	2741
advanced <del>cosmetologist</del> license <u>to practice cosmetology</u> , does	2742
either of the following:	2743
(a) Has a licensed advanced cosmetologist or owner of a	2744
licensed beauty salon located in this or another state certify	2745
<del>to <u>Submits</u> proof, as determined by t</del> he board, that the applicant	2746
has practiced as a cosmetologist for at least one thousand eight	2747
hundred hours in a licensed beauty salon;	2748
(b) Has a school <del>of cosmetology</del> licensed in this state	2749
certify to the board that the applicant has successfully	2750
completed, in addition to the hours required for licensure as a	2751
cosmetologist, at least three hundred hours of board-approved	2752
advanced cosmetologist training.	2753
$\frac{(6)}{(7)}$ In the case of an applicant for an initial	2754
advanced esthetician license to practice esthetics, does either	2755
of the following:	2756
(a) Has the licensed advanced esthetician, licensed	2757
advanced cosmetologist, or owner of a licensed esthetics salon-	2758
or licensed beauty salon located in this or another state-	2759

applicant has practiced esthetics for at least one thousand	2761
eight hundred hours as an esthetician in a licensed esthetics	2762
salon or as a cosmetologist in a licensed beauty salon;	2763
(b) Has a school <del>of cosmetology</del> licensed in this state	2764
certify to the board that the applicant has successfully	2765
completed, in addition to the hours required for licensure as an	2766
esthetician or cosmetologist, at least one hundred fifty hours	2767
of board-approved advanced esthetician training.	2768
$\frac{(7)}{(8)}$ In the case of an applicant for an initial	2769
advanced hair designer license to practice hair design, does	2770
either of the following:	2771
(a) Has the licensed advanced hair designer, licensed	2772
advanced cosmetologist, or owner of a licensed hair design salon	2773
or licensed beauty salon located in this or another state-	2774
<del>certify to Submits proof, as determined by the board, that the</del>	2775
applicant has practiced hair design for at least one thousand	2776
	2770
eight hundred hours as a hair designer in a licensed hair design	
salon or as a cosmetologist in a licensed beauty salon;	2778
(b) Has a school <del>of cosmetology</del> licensed in this state	2779
certify to the board that the applicant has successfully	2780
completed, in addition to the hours required for licensure as a	2781
hair designer or cosmetologist, at least two hundred forty hours	2782
of board-approved advanced hair designer training.	2783
<del>(8) <u>(9)</u> In the case of an applicant for an initial</del>	2784
advanced manicurist license to practice manicuring, does either	2785
of the following:	2786
(a) Has the licensed advanced manicurist, licensed	2787
advanced cosmetologist, or owner of a licensed nail salon,	2788

certify to Submits proof, as determined by the board, that the 2760

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licensed beauty salon, or licensed barber shop located in this	2789
<del>or another state certify to <u>Submits</u> proof, as determined by t</del> he	2790
<code>board</code> that the applicant has practiced manicuring for at least	2791
one thousand eight hundred hours as a manicurist in a licensed	2792
nail salon or licensed barber shop or as a cosmetologist in a	2793
licensed beauty salon or licensed barber shop;	2794
(b) Has a school <del>of cosmetology</del> licensed in this state	2795
certify to the board that the applicant has successfully	2796
completed, in addition to the hours required for licensure as a	2797
manicurist or cosmetologist, at least one hundred hours of	2798
board-approved advanced manicurist training.	2799
(9) (10) In the case of an applicant for an initial	2800
advanced natural hair stylist license to practice natural hair	2801
styling, does either of the following:	2802
(a) Has the licensed advanced natural hair stylist,	2803
licensed advanced cosmetologist, or owner of a licensed natural	2804
hair style salon or licensed beauty salon located in this or-	2805
another state certify to Submits proof, as determined by the	2806
<code>board_</code> that the applicant has practiced natural hair styling for	2807
at least one thousand eight hundred hours as a natural hair	2808
stylist in a licensed natural hair style salon or as a	2809
cosmetologist in a licensed beauty salon;	2810
(b) Has a school <del>of cosmetology</del> -licensed in this state	2811
certify to the board that the applicant has successfully	2812
completed, in addition to the hours required for licensure as $\underline{a}$	2813
natural hair stylist or cosmetologist, at least one hundred	2814
fifty hours of board-approved advanced natural hair stylist	2815
training.	2816
(11) Pays to the board the applicable license fee.	2817

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(B) The board shall issue an advanced license in a branch 2818 of cosmetology in accordance with Chapter 4796. of the Revised 2819 Code to an applicant if either of the following applies: 2820 (1) The applicant holds an advanced license in that branch 2821 of cosmetology in another state. 2822 (2) The applicant has satisfactory work experience, a 2823 government certification, or a private certification as 2824 described in that chapter in that branch of cosmetology in a 2825 state that does not issue that license. 2826 Sec. 4713.31. (A) The Except as provided in division (B) 2827 of this section, the state cosmetology and barber board shall 2828 issue an instructor license to an applicant who satisfies all of 2829 the following applicable conditions: 2830 (1) Is at least eighteen years of age; 2831 (2) Has the equivalent of an Ohio public school twelfth 2832 grade education; 2833 2834 (3) Pays to the board the applicable application fee; (4) Notwithstanding section 4798.05 of the Revised Code, 2835 2836 submits to having a photograph taken by the board; (5) In the case of an applicant for an initial cosmetology 2837 instructor license, holds a current, valid advanced 2838 cosmetologist license to practice cosmetology issued in this 2839 state and does either of the following: 2840 (a) Has the licensed advanced cosmetologist or owner of 2841 the licensed beauty salon in which the applicant has been 2842

employed certify to Submits proof, as determined by the board,2843that the applicant has engaged in the practice of cosmetology in2844a licensed beauty salon for at least one thousand eight hundred2845

hours;	2846
(b) Has a school <del>of cosmetology</del> licensed in this state	2847
certify to the board that the applicant has successfully	2848
completed one thousand hours of board-approved cosmetology	2849
instructor training as an apprentice instructor.	2850
<del>(5) <u>(</u>6)</del> In the case of an applicant for an initial	2851
esthetics instructor license, holds a current, valid advanced	2852
esthetician or advanced cosmetologist license to practice	2853
esthetics or cosmetology issued in this state and does either of	2854
the following:	2855
(a) Has the licensed advanced esthetician, licensed	2856
advanced cosmetologist, or owner of the licensed esthetics salon	2857
or licensed beauty salon in which the applicant has been	2858
employed certify to Submits proof, as determined by the board,	2859
that the applicant has engaged in the practice of esthetics in a	2860
licensed esthetics salon or practice of cosmetology in a	2861
licensed beauty salon for at least one thousand eight hundred	2862
hours;	2863
(b) Has a school <del>of cosmetology</del> licensed in this state	2864
certify to the board that the applicant has successfully	2865
completed at least five hundred hours of board-approved	2866
esthetics instructor training as an apprentice instructor.	2867
<del>(6) <u>(</u>7) In the case of an applicant for an initial hair</del>	2868
design instructor license, holds a current, valid advanced <del>hair</del>	2869
designer or advanced cosmetologist license to practice hair	2870
design or cosmetology and does either of the following:	2871
(a) Has the licensed advanced hair designer, licensed	2872
advanced cosmetologist, or owner of the licensed hair design	2873
salon or licensed beauty salon in which the applicant has been-	2874

employed certify to Submits proof, as determined by the board,	2875
that the applicant has engaged in the practice of hair design in	2876
a licensed hair design salon or practice of cosmetology in a	2877
licensed beauty salon for at least one thousand eight hundred	2878
hours;	2879
(b) Has a school <del>of cosmetology</del> licensed in this state	2880
certify to the board that the applicant has successfully	2881
completed at least eight hundred hours of board-approved hair	2882
design instructor's instructor training as an apprentice	2883
instructor.	2884
<del>(7) <u>(8)</u> In the case of an applicant for an initial</del>	2885
manicurist instructor license, holds a current, valid advanced	2886
manicurist or advanced cosmetologist license to practice	2887
manicuring or cosmetology and does either of the following:	2888
(a) Has the licensed advanced manicurist, licensed	2889
advanced cosmetologist, or owner of the licensed nail salon or	2890
licensed beauty salon in which the applicant has been employed	2891
<del>certify to <u>Submits</u> proof, as determined by the</del> board, that the	2892
applicant has engaged in the practice of manicuring in a	2893
licensed nail salon or practice of cosmetology in a licensed	2894
beauty salon for at least one thousand eight hundred hours;	2895
(b) Has a school <del>of cosmetology</del> licensed in this state	2896
certify to the board that the applicant has successfully	2897
completed at least three hundred hours of board-approved	2898
manicurist instructor training as an apprentice instructor.	2899

(8) (9)In the case of an applicant for an initial natural2900hair style instructor license, holds a current, valid advanced2901natural hair stylist or advanced cosmetologist license to2902practice natural hair styling or cosmetology and does either of2903

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the	following:
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(a) Has the licensed advanced natural hair stylist,	2905
licensed advanced cosmetologist, or owner of the licensed	2906
natural hair style salon or licensed beauty salon in which the	2907
applicant has been employed certify to Submits proof, as	2908
$\underline{determined \ by}$ the board, that the applicant has engaged in the	2909
practice of natural hair styling in a licensed natural hair	2910
style salon or practice of cosmetology in a licensed beauty	2911
salon for at least one thousand eight hundred hours;	2912
(b) Has a school <del>of cosmetology</del> licensed in this state	2913
certify to the board that the applicant has successfully	2914
completed at least four hundred hours of board-approved natural	2915
hair style instructor training as an apprentice instructor.	2916

(9) (10)In the case of all applicants, passes an2917examination conducted under division (B) of section 4713.24 of2918the Revised Code for the branch of cosmetology the applicant2919seeks to instruct.2920

## (11) Pays to the board the applicable license fee. 2921

(B) The board shall issue an instructor license for a 2922
branch of cosmetology in accordance with Chapter 4796. of the 2923
Revised Code to an applicant if either of the following applies: 2924

(1) The applicant holds an instructor license in that2925branch of cosmetology in another state.2926

(2) The applicant has satisfactory work experience, a
2927
government certification, or a private certification as
2928
described in that chapter as an instructor in that branch of
2929
cosmetology in a state that does not issue that license.
2930

Sec. 4713.33. The "Cosmetology Licensure Compact" is 2931

hereby ratified, enacted into law, and entered into by the state 2932 of Ohio as a party to the compact with any other state that has 2933 legally joined in the compact as follows: 2934 COSMETOLOGY LICENSURE COMPACT 2935 ARTICLE 1- PURPOSE 2936 The purpose of this Compact is to facilitate the 2937 interstate practice and regulation of Cosmetology with the goal 2938 of improving public access to, and the safety of, Cosmetology 2939 Services and reducing unnecessary burdens related to Cosmetology 2940 licensure. Through this Compact, the Member States seek to 2941 establish a regulatory framework which provides for a new 2942 multistate licensing program. Through this new licensing 2943 program, the Member States seek to provide increased value and 2944 mobility to licensed Cosmetologists in the Member States, while 2945 ensuring the provision of safe, effective, and reliable services 2946 to the public. 2947 This Compact is designed to achieve the following 2948 objectives, and the Member States hereby ratify the same 2949 intentions by subscribing hereto: 2950 A. Provide opportunities for interstate practice by 2951 2952 Cosmetologists who meet uniform requirements for multistate 2953 licensure; B. Enhance the abilities of Member States to protect 2954 public health and safety, and prevent fraud and unlicensed 2955 activity within the profession; 2956 C. Ensure and encourage cooperation between Member States 2957

D. Support relocating military members and their spouses; 2959

in the licensure and regulation of the Practice of Cosmetology;

Page 104

E Escilitate the evolution of information between Member	2060
E. Facilitate the exchange of information between Member	2960
States related to the licensure, investigation, and discipline	2961
of the Practice of Cosmetology;	2962
F. Provide for the licensure and mobility of the workforce	2963
in the profession, while addressing the shortage of workers and	2964
lessening the associated burdens on the Member States.	2965
ARTICLE 2- DEFINITIONS	2966
As used in this Compact, and except as otherwise provided,	2967
the following definitions shall govern the terms herein:	2968
A. "Active Military Member" means any person with full-time duty	2969
status in the armed forces of the United States, including	2970
members of the National Guard and Reserve.	2971
B. "Adverse Action" means any administrative, civil, equitable,	2972
or criminal action permitted by a Member State's laws which is	2973
imposed by a State Licensing Authority or other regulatory body	2974
against a Cosmetologist, including actions against an	2975
individual's license or Authorization to Practice such as	2976
revocation, suspension, probation, monitoring of the Licensee,	2977
limitation of the Licensee's practice, or any other Encumbrance	2978
on a license affecting an individual's ability to participate in	2979
the Cosmetology industry, including the issuance of a cease and	2980
<u>desist order.</u>	2981
C. "Authorization to Practice" means a legal authorization	2982
associated with a Multistate License permitting the Practice of	2983
Cosmetology in that Remote State, which shall be subject to the	2984
enforcement jurisdiction of the State Licensing Authority in	2985
that Remote State.	2986
	0007
D. "Alternative Program" means a non-disciplinary monitoring or	2987
prosecutorial diversion program approved by a Member State's	2988

State Licensing Authority.	2989
E. "Background Check" means the submission of information for an	2990
applicant for the purpose of obtaining that applicant's criminal	2991
history record information, as further defined in 28 C.F.R. §	2992
20.3(d), from the Federal Bureau of Investigation and the agency	2993
responsible for retaining State criminal or disciplinary history	2994
in the applicant's Home State.	2995
F. "Charter Member State" means Member States who have enacted	2996
legislation to adopt this Compact where such legislation	2997
predates the effective date of this Compact as defined in	2998
Article 13.	2999
G. "Commission" means the government agency whose membership	3000
consists of all States that have enacted this Compact, which is	3001
known as the Cosmetology Licensure Compact Commission, as	3002
defined in Article 9, and which shall operate as an	3003
instrumentality of the Member States.	3004
H. "Cosmetologist" means an individual licensed in their Home	3005
State to practice Cosmetology.	3006
I. "Cosmetology", "Cosmetology Services", and the "Practice of	3007
Cosmetology" mean the care and services provided by a	3008
Cosmetologist as set forth in the Member State's statutes and	3009
regulations in the State where the services are being provided.	3010
J. "Current Significant Investigative Information" means:	3011
1. Investigative Information that a State Licensing	3012
Authority, after an inquiry or investigation that complies with	3013
a Member State's due process requirements, has reason to believe	3014
is not groundless and, if proved true, would indicate a	3015
violation of that State's laws regarding fraud or the Practice	3016
of Cosmetology; or	3017

2. Investigative Information that indicates that a	3018
Licensee has engaged in fraud or represents an immediate threat	3019
to public health and safety, regardless of whether the Licensee	3020
has been notified and had an opportunity to respond.	3021
K. "Data System" means a repository of information about	3022
Licensees, including but not limited to license status,	3023
Investigative Information, and Adverse Actions.	3024
L. "Disqualifying Event" means any event which shall disqualify	3025
an individual from holding a Multistate License under this	3026
Compact, which the Commission may by Rule or order specify.	3027
M. "Encumbered License" means a license in which an Adverse	3028
Action restricts the Practice of Cosmetology by a Licensee, or	3029
where said Adverse Action has been reported to the Commission.	3030
N. "Encumbrance" means a revocation or suspension of, or any	3031
. Inclusting weather a revocation of Subjendion of, of any	
limitation on, the full and unrestricted Practice of Cosmetology	3032
	3032 3033
limitation on, the full and unrestricted Practice of Cosmetology	
limitation on, the full and unrestricted Practice of Cosmetology by a State Licensing Authority.	3033
<pre>limitation on, the full and unrestricted Practice of Cosmetology by a State Licensing Authority. O. "Executive Committee" means a group of delegates elected or</pre>	3033 3034
<pre>limitation on, the full and unrestricted Practice of Cosmetology by a State Licensing Authority. O. "Executive Committee" means a group of delegates elected or appointed to act on behalf of, and within the powers granted to</pre>	3033 3034 3035
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<pre>limitation on, the full and unrestricted Practice of Cosmetology by a State Licensing Authority. O. "Executive Committee" means a group of delegates elected or appointed to act on behalf of, and within the powers granted to them by, the Commission. P. "Home State" means the Member State which is a Licensee's primary State of residence, and where that Licensee holds an active and unencumbered license to practice Cosmetology.</pre>	3033 3034 3035 3036 3037 3038 3039
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S. "Licensee" means an individual who currently holds a license	3046
from a Member State to practice as a Cosmetologist.	3047
T. "Member State" means any State that has adopted this Compact.	3048
U. "Multistate License" means a license issued by and subject to	3049
the enforcement jurisdiction of the State Licensing Authority in	3050
a Licensee's Home State, which authorizes the Practice of	3051
Cosmetology in Member States and includes Authorizations to	3052
Practice Cosmetology in all Remote States pursuant to this	3053
Compact.	3054
V. "Remote State" means any Member State, other than the	3055
Licensee's Home State.	3056
W. "Rule" means any rule or regulation promulgated by the	3057
Commission under this Compact which has the force of law.	3058
X. "Single-State License" means a Cosmetology license issued by	3059
a Member State that authorizes practice of Cosmetology only	3060
within the issuing State and does not include any authorization	3061
outside of the issuing State.	3062
Y. "State" means a State, territory, or possession of the United	3063
States and the District of Columbia.	3064
Z. "State Licensing Authority" means a Member State's regulatory	3065
body responsible for issuing Cosmetology licenses or otherwise	3066
overseeing the Practice of Cosmetology in that State.	3067
ARTICLE 3- MEMBER STATE REQUIREMENTS	3068
A. To be eligible to join this Compact, and to maintain	3069
eligibility as a Member State, a State must:	3070
1. License and regulate Cosmetology;	3071
2. Have a mechanism or entity in place to receive and	3072

investigate complaints about Licensees practicing in that State;	3073
3. Require that Licensees within the State pass a	3074
Cosmetology competency examination prior to being licensed to	3075
provide Cosmetology Services to the public in that State;	3076
4. Require that Licensees satisfy educational or training	3077
requirements in Cosmetology prior to being licensed to provide	3078
Cosmetology Services to the public in that State;	3079
5. Implement procedures for considering one or more of the	3080
following categories of information from applicants for	3081
licensure: criminal history; disciplinary history; or Background	3082
Check. Such procedures may include the submission of information	3083
by applicants for the purpose of obtaining an applicant's	3084
Background Check as defined herein;	3085
6. Participate in the Data System, including through the	3086
use of unique identifying numbers;	3087
7. Share information related to Adverse Actions with the	3088
Commission and other Member States, both through the Data System	3089
and otherwise;	3090
8. Notify the Commission and other Member States, in	3091
compliance with the terms of the Compact and Rules of the	3092
Commission, of the existence of Investigative Information or	3093
Current Significant Investigative Information in the State's	3094
possession regarding a Licensee practicing in that State;	3095
9. Comply with such Rules as may be enacted by the	3096
Commission to administer the Compact; and	3097
10. Accept Licensees from other Member States as	3098
established herein.	3099
B. Member States may charge a fee for granting a license to	3100

practice Cosmetology.	3101
C. Individuals not residing in a Member State shall continue to	3102
be able to apply for a Member State's Single-State License as	3103
provided under the laws of each Member State. However, the	3104
Single-State License granted to these individuals shall not be	3105
recognized as granting a Multistate License to provide services	3106
<u>in any other Member State.</u>	3107
D. Nothing in this Compact shall affect the requirements	3108
established by a Member State for the issuance of a Single-State	3109
License.	3110
E. A Multistate License issued to a Licensee by a Home State to	3111
a resident of that State shall be recognized by each Member	3112
State as authorizing a Licensee to practice Cosmetology in each	3113
Member State.	3114
F. At no point shall the Commission have the power to define the	3115
educational or professional requirements for a license to	3116
practice Cosmetology. The Member States shall retain sole	3117
jurisdiction over the provision of these requirements.	3118
ARTICLE 4- MULTISTATE LICENSE	3119
A. To be eligible to apply to their Home State's State Licensing	3120
Authority for an initial Multistate License under this Compact,	3121
a Licensee must hold an active and unencumbered Single-State	3122
License to practice Cosmetology in their Home State.	3123
B. Upon the receipt of an application for a Multistate License,	3124
according to the Rules of the Commission, a Member State's State	3125
Licensing Authority shall ascertain whether the applicant meets	3126
	5120
the requirements for a Multistate License under this Compact.	3127

License under this Compact and any applicable Rules of the3129Commission, the State Licensing Authority in receipt of the3130application shall, within a reasonable time, grant a Multistate3131License to that applicant, and inform all Member States of the3132grant of said Multistate License.3133

incense to that applicant, and inform all Member States of the	5152
<u>grant of said Multistate License.</u>	3133
D. A Multistate License to practice Cosmetology issued by a	3134
Member State's State Licensing Authority shall be recognized by	3135
each Member State as authorizing the practice thereof as though	3136
that Licensee held a Single-State License to do so in each	3137
Member State, subject to the restrictions herein.	3138
E. A Multistate License granted pursuant to this Compact may be	3139
effective for a definite period of time, concurrent with the	3140
licensure renewal period in the Home State.	3141
F. To maintain a Multistate License under this Compact, a	3142
Licensee must:	3143
1 Agree to shide by the rules of the State Licensing	3144
1. Agree to abide by the rules of the State Licensing	-
Authority, and the State scope of practice laws governing the	3145
Practice of Cosmetology, of any Member State in which the	3146
Licensee provides services;	3147
2. Pay all required fees related to the application and	3148
process, and any other fees which the Commission may by Rule	3149
require; and	3150
3. Comply with any and all other requirements regarding	3151
Multistate Licenses which the Commission may by Rule provide.	3152
<u>G. A Licensee practicing in a Member State is subject to all</u>	3153
scope of practice laws governing Cosmetology Services in that	3154
<u>State.</u>	3155

H. The Practice of Cosmetology under a Multistate License 3156

granted pursuant to this Compact will subject the Licensee to 3157 the jurisdiction of the State Licensing Authority, the courts, 3158 and the laws of the Member State in which the Cosmetology 3159 3160 Services are provided. ARTICLE 5- REISSUANCE OF A MULTISTATE LICENSE BY A NEW HOME 3161 3162 STATE 3163 A. A Licensee may hold a Multistate License, issued by their Home State, in only one Member State at any given time. 3164 B. If a Licensee changes their Home State by moving between two 3165 Member States: 3166 1. The Licensee shall immediately apply for the reissuance 3167 of their Multistate License in their new Home State. The 3168 Licensee shall pay all applicable fees and notify the prior Home 3169 State in accordance with the Rules of the Commission. 3170 2. Upon receipt of an application to reissue a Multistate 3171 License, the new Home State shall verify that the Multistate 3172 License is active, unencumbered and eligible for reissuance 3173 under the terms of the Compact and the Rules of the Commission. 3174 The Multistate License issued by the prior Home State will be 3175 deactivated and all Member States notified in accordance with 3176 the applicable Rules adopted by the Commission. 3177 3. If required for initial licensure, the new Home State 3178 may require a Background Check as specified in the laws of that 3179 State, or the compliance with any Jurisprudence Requirements of 3180 the new Home State. 3181 4. Notwithstanding any other provision of this Compact, if 3182 a Licensee does not meet the requirements set forth in this 3183 Compact for the reissuance of a Multistate License by the new 3184 Home State, then the Licensee shall be subject to the new Home 3185

State requirements for the issuance of a Single-State License in	3186
that State.	3187
C. If a Licensee changes their primary state of residence by	3188
moving from a Member State to a non-Member State, or from a non-	3189
Member State to a Member State, then the Licensee shall be	3190
subject to the State requirements for the issuance of a Single-	3191
State License in the new Home State.	3192
D. Nothing in this Compact shall interfere with a Licensee's	3193
ability to hold a Single-State License in multiple States;	3194
however, for the purposes of this Compact, a Licensee shall have	3195
only one Home State, and only one Multistate License.	3196
E. Nothing in this Compact shall interfere with the requirements	3197
established by a Member State for the issuance of a Single-State_	3198
License.	3199
ARTICLE 6- AUTHORITY OF THE COMPACT COMMISSION AND MEMBER STATE	3200
LICENSING AUTHORITIES	3201
A. Nothing in this Compact, nor any Rule or regulation of the	3202
Commission, shall be construed to limit, restrict, or in any way	3203
reduce the ability of a Member State to enact and enforce laws,	3204
regulations, or other rules related to the Practice of	3205
Cosmetology in that State, where those laws, regulations, or	3206
other rules are not inconsistent with the provisions of this	3207
Compact.	3208
B. Insofar as practical, a Member State's State Licensing	3209
Authority shall cooperate with the Commission and with each	3210
entity exercising independent regulatory authority over the	3211
Practice of Cosmetology according to the provisions of this	3212
Compact.	3213
C. Discipline shall be the sole responsibility of the State in	3214

which Cosmetology Services are provided. Accordingly, each 3215 Member State's State Licensing Authority shall be responsible 3216 for receiving complaints about individuals practicing 3217 Cosmetology in that State, and for communicating all relevant 3218 Investigative Information about any such Adverse Action to the 3219 other Member States through the Data System in addition to any 3220 other methods the Commission may by Rule require. 3221 3222 ARTICLE 7- ADVERSE ACTIONS A. A Licensee's Home State shall have exclusive power to impose 3223 an Adverse Action against a Licensee's Multistate License issued 3224 by the Home State. 3225 B. A Home State may take Adverse Action on a Multistate License 3226 based on the Investigative Information, Current Significant 3227 Investigative Information, or Adverse Action of a Remote State. 3228 C. In addition to the powers conferred by State law, each Remote 3229 State's State Licensing Authority shall have the power to: 3230 1. Take Adverse Action against a Licensee's Authorization 3231 to Practice Cosmetology through the Multistate License in that 3232 3233 Member State, provided that: 3234 a. Only the Licensee's Home State shall have the power to take Adverse Action against the Multistate License issued by the 3235 3236 Home State; and b. For the purposes of taking Adverse Action, the Home 3237 State's State Licensing Authority shall give the same priority 3238 and effect to reported conduct received from a Remote State as 3239 it would if such conduct had occurred within the Home State. In 3240 so doing, the Home State shall apply its own State laws to 3241

determine the appropriate action.

2. Issue cease and desist orders or impose an Encumbrance	3243
on a Licensee's Authorization to Practice within that Member_	3244
State.	3245
	2246
3. Complete any pending investigations of a Licensee who	3246
changes their primary state of residence during the course of	3247
such an investigation. The State Licensing Authority shall also	3248
be empowered to report the results of such an investigation to	3249
the Commission through the Data System as described herein.	3250
4. Issue subpoenas for both hearings and investigations	3251
that require the attendance and testimony of witnesses, as well	3252
as the production of evidence. Subpoenas issued by a State	3253
Licensing Authority in a Member State for the attendance and	3254
testimony of witnesses or the production of evidence from	3255
another Member State shall be enforced in the latter State by	3256
any court of competent jurisdiction, according to the practice	3257
and procedure of that court applicable to subpoenas issued in	3258
proceedings before it. The issuing State Licensing Authority	3259
shall pay any witness fees, travel expenses, mileage, and other	3260
fees required by the service statutes of the State in which the	3261
witnesses or evidence are located.	3262
5. If otherwise permitted by State law, recover from the	3263
affected Licensee the costs of investigations and disposition of	3264
cases resulting from any Adverse Action taken against that	3265
Licensee.	3266
6. Take Adverse Action against the Licensee's	3267
Authorization to Practice in that State based on the factual	3268
findings of another Remote State.	3269
D. A Licensee's Home State shall complete any pending	3270
investigation(s) of a Cosmetologist who changes their primary	3271

state of residence during the course of the investigation(s).	3272
The Home State shall also have the authority to take appropriate	3273
action(s) and shall promptly report the conclusions of the	3274
investigations to the Data System.	3275
E. If an Adverse Action is taken by the Home State against a	3276
Licensee's Multistate License, the Licensee's Authorization to	3277
Practice in all other Member States shall be deactivated until	3278
all Encumbrances have been removed from the Home State license.	3279
All Home State disciplinary orders that impose an Adverse Action	3280
against a Licensee's Multistate License shall include a	3281
statement that the Cosmetologist's Authorization to Practice is	3282
deactivated in all Member States during the pendency of the	3283
<u>order.</u>	3284
F. Nothing in this Compact shall override a Member State's	3285
authority to accept a Licensee's participation in an Alternative	3286
Program in lieu of Adverse Action. A Licensee's Multistate	3287
License shall be suspended for the duration of the Licensee's	3288
participation in any Alternative Program.	3289
<u>G. Joint Investigations</u>	3290
1. In addition to the authority granted to a Member State	3291
by its respective scope of practice laws or other applicable	3292
State law, a Member State may participate with other Member	3293
States in joint investigations of Licensees.	3294
2. Member States shall share any investigative,	3295
litigation, or compliance materials in furtherance of any joint	3296
or individual investigation initiated under the Compact.	3297
ARTICLE 8- ACTIVE MILITARY MEMBERS AND THEIR SPOUSES	3298
Active Military Members, or their spouses, shall designate a	3299
Home State where the individual has a current license to	3300

practice Cosmetology in good standing. The individual may retain	3301
their Home State designation during any period of service when	3302
that individual or their spouse is on active duty assignment.	3303
ARTICLE 9- ESTABLISHMENT AND OPERATION OF THE COSMETOLOGY	3304
LICENSURE COMPACT COMMISSION	3305
The Connect Members Ototec benches events and establish a joint	2200
A. The Compact Member States hereby create and establish a joint	3306
government agency whose membership consists of all Member States	3307
that have enacted the Compact known as the Cosmetology Licensure	3308
<u>Compact Commission. The Commission is an instrumentality of the</u>	3309
Compact Member States acting jointly and not an instrumentality	3310
of any one State. The Commission shall come into existence on or	3311
after the effective date of the Compact as set forth in Article	3312
<u>13.</u>	3313
B. Membership, Voting, and Meetings	3314
1. Each Member State shall have and be limited to one (1)	3315
delegate selected by that Member State's State Licensing	3316
Authority.	3317
2. The delegate shall be an administrator of the State	3318
Licensing Authority of the Member State or their designee.	3319
3. The Commission shall by Rule or bylaw establish a term	3320
of office for delegates and may by Rule or bylaw establish term	3321
limits.	3322
	0011
4. The Commission may recommend removal or suspension of	3323
any delegate from office.	3324
5. A Member State's State Licensing Authority shall fill	3325
any vacancy of its delegate occurring on the Commission within	3326
60 days of the vacancy.	3327
6. Each delegate shall be entitled to one vote on all	3328

matters that are voted on by the Commission. 3329 7. The Commission shall meet at least once during each 3330 calendar year. Additional meetings may be held as set forth in 3331 the bylaws. The Commission may meet by telecommunication, video 3332 conference or other similar electronic means. 3333 C. The Commission shall have the following powers: 3334 1. Establish the fiscal year of the Commission; 3335 2. Establish code of conduct and conflict of interest 3336 3337 <u>policies;</u> 3. Adopt Rules and bylaws; 3338 4. Maintain its financial records in accordance with the 3339 bylaws; 3340 5. Meet and take such actions as are consistent with the 3341 provisions of this Compact, the Commission's Rules, and the 3342 bylaws; 3343 6. Initiate and conclude legal proceedings or actions in 3344 the name of the Commission, provided that the standing of any 3345 State Licensing Authority to sue or be sued under applicable law 3346 shall not be affected; 3347 7. Maintain and certify records and information provided 3348 to a Member State as the authenticated business records of the 3349 Commission, and designate an agent to do so on the Commission's 3350 behalf; 3351 8. Purchase and maintain insurance and bonds; 3352 9. Borrow, accept, or contract for services of personnel, 3353 including, but not limited to, employees of a Member State; 3354 10. Conduct an annual financial review; 3355

<u>11. Hire employees, elect or appoint officers, fix</u>	3356
compensation, define duties, grant such individuals appropriate	3357
authority to carry out the purposes of the Compact, and	3358
establish the Commission's personnel policies and programs	3359
relating to conflicts of interest, qualifications of personnel,	3360
and other related personnel matters;	3361
12. As set forth in the Commission Rules, charge a fee to	3362
a Licensee for the grant of a Multistate License and thereafter,	3363
as may be established by Commission Rule, charge the Licensee a	3364
Multistate License renewal fee for each renewal period. Nothing	3365
herein shall be construed to prevent a Home State from charging	3366
a Licensee a fee for a Multistate License or renewals of a	3367
Multistate License, or a fee for the jurisprudence requirement	3368
if the Member State imposes such a requirement for the grant of	3369
<u>Multistate License;</u>	3370
13. Assess and collect fees;	3371
13. Assess and collect fees; 14. Accept any and all appropriate gifts, donations,	3371 3372
14. Accept any and all appropriate gifts, donations,	3372
14. Accept any and all appropriate gifts, donations, grants of money, other sources of revenue, equipment, supplies,	3372 3373
14. Accept any and all appropriate gifts, donations, grants of money, other sources of revenue, equipment, supplies, materials, and services, and receive, utilize, and dispose of	3372 3373 3374
14. Accept any and all appropriate gifts, donations, grants of money, other sources of revenue, equipment, supplies, materials, and services, and receive, utilize, and dispose of the same; provided that at all times the Commission shall avoid	3372 3373 3374 3375
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14. Accept any and all appropriate gifts, donations, grants of money, other sources of revenue, equipment, supplies, materials, and services, and receive, utilize, and dispose of the same; provided that at all times the Commission shall avoid any appearance of impropriety or conflict of interest; 15. Lease, purchase, retain, own, hold, improve, or use	<ul> <li>3372</li> <li>3373</li> <li>3374</li> <li>3375</li> <li>3376</li> <li>3377</li> </ul>
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19. Appoint committees, including standing committees,	3385
composed of members, State regulators, State legislators or	3386
their representatives, and consumer representatives, and such	3387
other interested persons as may be designated in this Compact	3388
and the bylaws;	3389
20. Provide and receive information from, and cooperate	3390
with, law enforcement agencies	3391
21. Elect a Chair, Vice Chair, Secretary and Treasurer and	3392
such other officers of the Commission as provided in the	3393
<u>Commission's bylaws;</u>	3394
22. Establish and elect an Executive Committee, including	3395
a chair and a vice chair;	3396
23. Adopt and provide to the Member States an annual	3397
report.	3398
24. Determine whether a State's adopted language is	3399
materially different from the model Compact language such that	3400
the State would not qualify for participation in the Compact;	3401
and	3402
25. Perform such other functions as may be necessary or	3403
appropriate to achieve the purposes of this Compact.	3404
D. The Executive Committee	3405
1. The Executive Committee shall have the power to act on	3406
behalf of the Commission according to the terms of this Compact.	3407
The powers, duties, and responsibilities of the Executive	3408
Committee shall include:	3409
a. Overseeing the day-to-day activities of the	3410
administration of the Compact including compliance with the	3411
provisions of the Compact, the Commission's Rules and bylaws,	3412

and other such duties as deemed necessary;	3413
b. Recommending to the Commission changes to the Rules or	3414
bylaws, changes to this Compact legislation, fees charged to	3415
Compact Member States, fees charged to Licensees, and other	3416
fees;	3417
c. Ensuring Compact administration services are	3418
appropriately provided, including by contract;	3419
d. Preparing and recommending the budget;	3420
e. Maintaining financial records on behalf of the	3421
<u>Commission;</u>	3422
f. Monitoring Compact compliance of Member States and	3423
providing compliance reports to the Commission;	3424
g. Establishing additional committees as necessary;	3425
h. Exercising the powers and duties of the Commission	3426
during the interim between Commission meetings, except for	3427
adopting or amending Rules, adopting or amending bylaws, and	3428
exercising any other powers and duties expressly reserved to the	3429
Commission by Rule or bylaw; and	3430
i. Other duties as provided in the Rules or bylaws of the	3431
Commission.	3432
2. The Executive Committee shall be composed of up to	3433
seven voting members:	3434
a. The chair and vice chair of the Commission and any	3435
other members of the Commission who serve on the Executive	3436
Committee shall be voting members of the Executive Committee;	3437
and	3438
b. Other than the chair, vice-chair, secretary and	3439

treasurer, the Commission shall elect three voting members from	3440
the current membership of the Commission.	3441
c. The Commission may elect ex-officio, nonvoting members	3442
from a recognized national Cosmetology professional association	3443
as approved by the Commission. The Commission's bylaws shall	3444
identify qualifying organizations and the manner of appointment	3445
if the number of organizations seeking to appoint an ex officio	3446
member exceeds the number of members specified in this Article.	3447
3. The Commission may remove any member of the Executive	3448
Committee as provided in the Commission's bylaws.	3449
4. The Executive Committee shall meet at least annually.	3450
a. Annual Executive Committee meetings, as well as any	3451
Executive Committee meeting at which it does not take or intend	3452
to take formal action on a matter for which a Commission vote	3453
would otherwise be required, shall be open to the public, except	3454
that the Executive Committee may meet in a closed, non-public	3455
session of a public meeting when dealing with any of the matters	3456
covered under Article 9.F.4.	3457
b. The Executive Committee shall give five business days	3458
advance notice of its public meetings, posted on its website and	3459
as determined to provide notice to persons with an interest in	3460
the public matters the Executive Committee intends to address at	3461
those meetings.	3462
5. The Executive Committee may hold an emergency meeting	3463
when acting for the Commission to:	3464
a. Meet an imminent threat to public health, safety, or	3465
welfare;	3466
b. Prevent a loss of Commission or Member State funds; or	3467

c. Protect public health and safety. 3468 E. The Commission shall adopt and provide to the Member States 3469 an annual report. 3470 F. Meetings of the Commission 3471 1. All meetings of the Commission that are not closed 3472 pursuant to Article 9.F.4 shall be open to the public. Notice of 3473 public meetings shall be posted on the Commission's website at 3474 least thirty (30) days prior to the public meeting. 3475 2. Notwithstanding Article 9.F.1, the Commission may 3476 convene an emergency public meeting by providing at least 3477 twenty-four (24) hours prior notice on the Commission's website, 3478 and any other means as provided in the Commission's Rules, for 3479 any of the reasons it may dispense with notice of proposed 3480 rulemaking under Article 11.L. The Commission's legal counsel 3481 shall certify that one of the reasons justifying an emergency 3482 public meeting has been met. 3483 3. Notice of all Commission meetings shall provide the 3484 time, date, and location of the meeting, and if the meeting is 3485 to be held or accessible via telecommunication, video 3486 conference, or other electronic means, the notice shall include 3487 the mechanism for access to the meeting. 3488 4. The Commission may convene in a closed, non-public 3489 meeting for the Commission to discuss: 3490

a. Non-compliance of a Member State with its obligations3491under the Compact;3492

b. The employment, compensation, discipline or other3493matters, practices or procedures related to specific employees3494or other matters related to the Commission's internal personnel3495

practices and procedures;	3496
c. Current or threatened discipline of a Licensee by the	3497
Commission or by a Member State's Licensing Authority;	3498
d. Current, threatened, or reasonably anticipated	3499
litigation;	3500
e. Negotiation of contracts for the purchase, lease, or	3501
sale of goods, services, or real estate;	3502
f. Accusing any person of a crime or formally censuring	3503
any person;	3504
g. Trade secrets or commercial or financial information	3505
that is privileged or confidential;	3506
h. Information of a personal nature where disclosure would	3507
constitute a clearly unwarranted invasion of personal privacy;	3508
i. Investigative records compiled for law enforcement	3509
purposes;	3510
j. Information related to any investigative reports	3511
prepared by or on behalf of or for use of the Commission or	3512
other committee charged with responsibility of investigation or	3513
determination of compliance issues pursuant to the Compact;	3514
k. Legal advice;	3515
1. Matters specifically exempted from disclosure to the	3516
public by federal or Member State law; or	3517
m. Other matters as promulgated by the Commission by Rule.	3518
5. If a meeting, or portion of a meeting, is closed, the	3519
presiding officer shall state that the meeting will be closed	3520
and reference each relevant exempting provision, and such	3521
reference shall be recorded in the minutes.	3522

6. The Commission shall keep minutes that fully and 3523 clearly describe all matters discussed in a meeting and shall 3524 provide a full and accurate summary of actions taken, and the 3525 reasons therefore, including a description of the views 3526 expressed. All documents considered in connection with an action 3527 shall be identified in such minutes. All minutes and documents 3528 of a closed meeting shall remain under seal, subject to release 3529 only by a majority vote of the Commission or order of a court of 3530 competent jurisdiction. 3531 3532 G. Financing of the Commission 1. The Commission shall pay, or provide for the payment 3533 of, the reasonable expenses of its establishment, organization, 3534 and ongoing activities. 3535 2. The Commission may accept any and all appropriate 3536 sources of revenue, donations, and grants of money, equipment, 3537 supplies, materials, and services. 3538 3. The Commission may levy on and collect an annual 3539 assessment from each Member State and impose fees on Licensees 3540 of Member States to whom it grants a Multistate License to cover 3541 the cost of the operations and activities of the Commission and 3542 its staff, which must be in a total amount sufficient to cover 3543 its annual budget as approved each year for which revenue is not 3544 provided by other sources. The aggregate annual assessment 3545 amount for Member States shall be allocated based upon a formula 3546 that the Commission shall promulgate by Rule. 3547 4. The Commission shall not incur obligations of any kind 3548 prior to securing the funds adequate to meet the same; nor shall 3549 the Commission pledge the credit of any Member States, except by 3550

and with the authority of the Member State.

5. The Commission shall keep accurate accounts of all	3552
receipts and disbursements. The receipts and disbursements of	3553
the Commission shall be subject to the financial review and	3554
accounting procedures established under its bylaws. All receipts	3555
and disbursements of funds handled by the Commission shall be	3556
subject to an annual financial review by a certified or licensed	3557
public accountant, and the report of the financial review shall	3558
be included in and become part of the annual report of the	3559
Commission.	3560
H. Qualified Immunity, Defense, and Indemnification	3561
1. The members, officers, executive director, employees	3562
and representatives of the Commission shall be immune from suit	3563
and liability, both personally and in their official capacity,	3564
for any claim for damage to or loss of property or personal	3565
injury or other civil liability caused by or arising out of any	3566
actual or alleged act, error, or omission that occurred, or that	3567
the person against whom the claim is made had a reasonable basis	3568
for believing occurred within the scope of Commission	3569
employment, duties or responsibilities; provided that nothing in	3570
this paragraph shall be construed to protect any such person	3571
<u>from suit or liability for any damage, loss, injury, or</u>	3572
liability caused by the intentional or willful or wanton	3573
misconduct of that person. The procurement of insurance of any	3574
type by the Commission shall not in any way compromise or limit	3575
the immunity granted hereunder.	3576
2. The Commission shall defend any member, officer,	3577
executive director, employee, and representative of the	3578
Commission in any civil action seeking to impose liability	3579
arising out of any actual or alleged act, error, or omission	3580
that occurred within the scope of Commission employment, duties,	3581

or responsibilities, or as determined by the Commission that the	3582
person against whom the claim is made had a reasonable basis for	3583
believing occurred within the scope of Commission employment,	3584
duties, or responsibilities; provided that nothing herein shall	3585
be construed to prohibit that person from retaining their own	3586
counsel at their own expense; and provided further, that the	3587
actual or alleged act, error, or omission did not result from	3588
that person's intentional or willful or wanton misconduct.	3589
3. The Commission shall indemnify and hold harmless any	3590
member, officer, executive director, employee, and	3591
representative of the Commission for the amount of any	3592
settlement or judgment obtained against that person arising out	3593
of any actual or alleged act, error, or omission that occurred	3594
within the scope of Commission employment, duties, or	3595
responsibilities, or that such person had a reasonable basis for	3596
believing occurred within the scope of Commission employment,	3597
duties, or responsibilities, provided that the actual or alleged	3598
act, error, or omission did not result from the intentional or	3599
willful or wanton misconduct of that person.	3600
4. Nothing herein shall be construed as a limitation on	3601
the liability of any Licensee for professional malpractice or	3602
misconduct, which shall be governed solely by any other	3603
applicable State laws.	3604
5. Nothing in this Compact shall be interpreted to waive	3605
<u>or otherwise abrogate a Member State's State action immunity or</u>	3606
State action affirmative defense with respect to antitrust	3607
claims under the Sherman Act, Clayton Act, or any other State or	3608
federal antitrust or anticompetitive law or regulation.	3609
6. Nothing in this Compact shall be construed to be a	3610
waiver of sovereign immunity by the Member States or by the	3611

<u>Commission.</u>	3612
ARTICLE 10- DATA SYSTEM	3613
A. The Commission shall provide for the development,	3614
maintenance, operation, and utilization of a coordinated	3615
database and reporting system.	3616
B. The Commission shall assign each applicant for a Multistate	3617
License a unique identifier, as determined by the Rules of the	3618
<u>Commission.</u>	3619
C. Notwithstanding any other provision of State law to the	3620
contrary, a Member State shall submit a uniform data set to the	3621
Data System on all individuals to whom this Compact is	3622
applicable as required by the Rules of the Commission,	3623
including:	3624
1. Identifying information;	3625
2. Licensure data;	3626
3. Adverse Actions against a license and information	3627
related thereto;	3628
4. Non-confidential information related to Alternative	3629
Program participation, the beginning and ending dates of such	3630
participation, and other information related to such	3631
participation;	3632
5. Any denial of application for licensure, and the	3633
reason(s) for such denial (excluding the reporting of any	3634
criminal history record information where prohibited by law);	3635
6. The existence of Investigative Information;	3636
7. The existence of Current Significant Investigative	3637
Information; and	3638

8. Other information that may facilitate the	3639
administration of this Compact or the protection of the public,	3640
as determined by the Rules of the Commission.	3641
D. The records and information provided to a Member State	3642
pursuant to this Compact or through the Data System, when	3643
certified by the Commission or an agent thereof, shall	3644
constitute the authenticated business records of the Commission,	3645
and shall be entitled to any associated hearsay exception in any	3646
relevant judicial, quasi-judicial or administrative proceedings	3647
in a Member State.	3648
E. The existence of Current Significant Investigative	3649
Information and the existence of Investigative Information	3650
pertaining to a Licensee in any Member State will only be	3651
available to other Member States.	3652
F. It is the responsibility of the Member States to monitor the	3653
database to determine whether Adverse Action has been taken	3654
against such a Licensee or License applicant. Adverse Action	3655
information pertaining to a Licensee or License applicant in any	3656
Member State will be available to any other Member State.	3657
G. Member States contributing information to the Data System may	3658
designate information that may not be shared with the public	3659
without the express permission of the contributing State.	3660
H. Any information submitted to the Data System that is	3661
subsequently expunged pursuant to federal law or the laws of the	3662
Member State contributing the information shall be removed from	3663
the Data System.	3664
ARTICLE 11- RULEMAKING	3665
A. The Commission shall promulgate reasonable Rules in order to	3666
effectively and efficiently implement and administer the	3667

purposes and provisions of the Compact. A Rule shall be invalid	3668
and have no force or effect only if a court of competent	3669
jurisdiction holds that the Rule is invalid because the	3670
Commission exercised its rulemaking authority in a manner that	3671
is beyond the scope and purposes of the Compact, or the powers	3672
granted hereunder, or based upon another applicable standard of	3673
review.	3674
B. The Rules of the Commission shall have the force of law in	3675
each Member State, provided however that where the Rules of the	3676
Commission conflict with the laws of the Member State that	3677
establish the Member State's scope of practice laws governing	3678
the Practice of Cosmetology as held by a court of competent	3679
jurisdiction, the Rules of the Commission shall be ineffective	3680
in that State to the extent of the conflict.	3681
C. The Commission shall exercise its rulemaking powers pursuant	3682
to the criteria set forth in this Article and the Rules adopted	3683
thereunder. Rules shall become binding as of the date specified	3684
by the Commission for each Rule.	3685
D. If a majority of the legislatures of the Member States	3686
rejects a Rule or portion of a Rule, by enactment of a statute	3687
or resolution in the same manner used to adopt the Compact	3688
within four (4) years of the date of adoption of the Rule, then	3689
such Rule shall have no further force and effect in any Member	3690
State or to any State applying to participate in the Compact.	3691

E. Rules shall be adopted at a regular or special meeting of the 3692 Commission. 3693

F. Prior to adoption of a proposed Rule, the Commission shall 3694 hold a public hearing and allow persons to provide oral and 3695 written comments, data, facts, opinions, and arguments. 3696

G. Prior to adoption of a proposed Rule by the Commission, and	3697
at least thirty (30) days in advance of the meeting at which the	3698
Commission will hold a public hearing on the proposed Rule, the	3699
Commission shall provide a notice of proposed rulemaking:	3700
1. On the website of the Commission or other publicly	3701
accessible platform;	3702
2. To persons who have requested notice of the	3703
Commission's notices of proposed rulemaking, and	3704
3. In such other way(s) as the Commission may by Rule	3705
specify.	3706
H. The notice of proposed rulemaking shall include:	3707
1. The time, date, and location of the public hearing at	3708
which the Commission will hear public comments on the proposed	3709
Rule and, if different, the time, date, and location of the	3710
meeting where the Commission will consider and vote on the	3711
proposed Rule;	3712
2. If the hearing is held via telecommunication, video	3713
conference, or other electronic means, the Commission shall	3714
include the mechanism for access to the hearing in the notice of	3715
proposed rulemaking;	3716
3. The text of the proposed Rule and the reason therefor;	3717
4. A request for comments on the proposed Rule from any	3718
interested person; and	3719
5. The manner in which interested persons may submit	3720
written comments.	3721
I. All hearings will be recorded. A copy of the recording and	3722
all written comments and documents received by the Commission in	3723

response to the proposed Rule shall be available to the public.	3724
J. Nothing in this Article shall be construed as requiring a	3725
separate hearing on each Rule. Rules may be grouped for the	3726
convenience of the Commission at hearings required by this	3727
<u>Article.</u>	3728
K. The Commission shall, by majority vote of all members, take	3729
final action on the proposed Rule based on the rulemaking record	3730
and the full text of the Rule.	3731
1. The Commission may adopt changes to the proposed Rule	3732
provided the changes do not enlarge the original purpose of the	3733
proposed Rule.	3734
2. The Commission shall provide an explanation of the	3735
reasons for substantive changes made to the proposed Rule as	3736
well as reasons for substantive changes not made that were	3737
recommended by commenters.	3738
3. The Commission shall determine a reasonable effective	3739
date for the Rule. Except for an emergency as provided in	3740
Article 11.L, the effective date of the Rule shall be no sooner	3741
than forty-five (45) days after the Commission issuing the	3742
notice that it adopted or amended the Rule.	3743
L. Upon determination that an emergency exists, the Commission	3744
may consider and adopt an emergency Rule with five (5) days'	3745
notice, with opportunity to comment, provided that the usual	3746
rulemaking procedures provided in the Compact and in this	3747
Article shall be retroactively applied to the Rule as soon as	3748
reasonably possible, in no event later than ninety (90) days	3749
after the effective date of the Rule. For the purposes of this	3750
provision, an emergency Rule is one that must be adopted	3751
immediately to:	3752

1. Meet an imminent threat to public health, safety, or	3753
welfare;	3754
2. Prevent a loss of Commission or Member State funds;	3755
3. Meet a deadline for the promulgation of a Rule that is	3756
established by federal law or rule; or	3757
4. Protect public health and safety.	3758
M. The Commission or an authorized committee of the Commission	3759
may direct revisions to a previously adopted Rule for purposes	3760
of correcting typographical errors, errors in format, errors in	3761
consistency, or grammatical errors. Public notice of any	3762
revisions shall be posted on the website of the Commission. The	3763
revision shall be subject to challenge by any person for a	3764
period of thirty (30) days after posting. The revision may be	3765
challenged only on grounds that the revision results in a	3766
material change to a Rule. A challenge shall be made in writing	3767
and delivered to the Commission prior to the end of the notice	3768
period. If no challenge is made, the revision will take effect	3769
without further action. If the revision is challenged, the	3770
revision may not take effect without the approval of the	3771
Commission.	3772
N. No Member State's rulemaking requirements shall apply under	3773
this Compact.	3774
ARTICLE 12- OVERSIGHT, DISPUTE RESOLUTION, AND ENFORCEMENT	3775
<u>A. Oversight</u>	3776
1. The executive and judicial branches of State government	3777
in each Member State shall enforce this Compact and take all	3778
actions necessary and appropriate to implement the Compact.	3779
2. Venue is proper and judicial proceedings by or against	3780

the Commission shall be brought solely and exclusively in a 3781 court of competent jurisdiction where the principal office of 3782 the Commission is located. The Commission may waive venue and 3783 jurisdictional defenses to the extent it adopts or consents to 3784 participate in alternative dispute resolution proceedings. 3785 Nothing herein shall affect or limit the selection or propriety 3786 of venue in any action against a Licensee for professional 3787 malpractice, misconduct or any such similar matter. 3788 3. The Commission shall be entitled to receive service of 3789 process in any proceeding regarding the enforcement or 3790 interpretation of the Compact and shall have standing to 3791 intervene in such a proceeding for all purposes. Failure to 3792 provide the Commission service of process shall render a 3793 judgment or order void as to the Commission, this Compact, or 3794 promulgated Rules. 3795 B. Default, Technical Assistance, and Termination 3796 1. If the Commission determines that a Member State has 3797 defaulted in the performance of its obligations or 3798 responsibilities under this Compact or the promulgated Rules, 3799 the Commission shall provide written notice to the defaulting 3800 State. The notice of default shall describe the default, the 3801 proposed means of curing the default, and any other action that 3802 the Commission may take, and shall offer training and specific 3803 technical assistance regarding the default. 3804 2. The Commission shall provide a copy of the notice of 3805 default to the other Member States. 3806 3. If a State in default fails to cure the default, the 3807 defaulting State may be terminated from the Compact upon an 3808 affirmative vote of a majority of the delegates of the Member 3809

notice of termination.

States, and all rights, privileges and benefits conferred on 3810 that State by this Compact may be terminated on the effective 3811 date of termination. A cure of the default does not relieve the 3812 offending State of obligations or liabilities incurred during 3813 the period of default. 3814 4. Termination of membership in the Compact shall be 3815 imposed only after all other means of securing compliance have 3816 been exhausted. Notice of intent to suspend or terminate shall 3817 be given by the Commission to the governor, the majority and 3818 minority leaders of the defaulting State's legislature, the 3819 defaulting State's State Licensing Authority and each of the 3820 Member States' State Licensing Authority. 3821 5. A State that has been terminated is responsible for all 3822 assessments, obligations, and liabilities incurred through the 3823 effective date of termination, including obligations that extend 3824 beyond the effective date of termination. 3825 6. Upon the termination of a State's membership from this 3826 Compact, that State shall immediately provide notice to all 3827 Licensees who hold a Multistate License within that State of 3828 such termination. The terminated State shall continue to 3829 recognize all licenses granted pursuant to this Compact for a 3830 minimum of one hundred eighty (180) days after the date of said 3831

7. The Commission shall not bear any costs related to a3833State that is found to be in default or that has been terminated3834from the Compact, unless agreed upon in writing between the3835Commission and the defaulting State.3836

8. The defaulting State may appeal the action of the3837Commission by petitioning the United States District Court for3838

the District of Columbia or the federal district where the 3839 Commission has its principal offices. The prevailing party shall 3840 be awarded all costs of such litigation, including reasonable 3841 3842 attorney's fees. C. Dispute Resolution 3843 1. Upon request by a Member State, the Commission shall 3844 attempt to resolve disputes related to the Compact that arise 3845 among Member States and between Member and non-Member States. 3846 2. The Commission shall promulgate a Rule providing for 3847 both mediation and binding dispute resolution for disputes as 3848 3849 appropriate. D. Enforcement 3850 1. The Commission, in the reasonable exercise of its 3851 discretion, shall enforce the provisions of this Compact and the 3852 Commission's Rules. 3853 2. By majority vote as provided by Commission Rule, the 3854 Commission may initiate legal action against a Member State in 3855 default in the United States District Court for the District of 3856 Columbia or the federal district where the Commission has its 3857 3858 principal offices to enforce compliance with the provisions of the Compact and its promulgated Rules. The relief sought may 3859 include both injunctive relief and damages. In the event 3860 judicial enforcement is necessary, the prevailing party shall be 3861 awarded all costs of such litigation, including reasonable 3862 attorney's fees. The remedies herein shall not be the exclusive 3863 remedies of the Commission. The Commission may pursue any other 3864 remedies available under federal or the defaulting Member\_ 3865 State's law. 3866 3867 3. A Member State may initiate legal action against the

Commission in the United States District Court for the District	3868
of Columbia or the federal district where the Commission has its	3869
principal offices to enforce compliance with the provisions of	3870
the Compact and its promulgated Rules. The relief sought may	3871
include both injunctive relief and damages. In the event	3872
judicial enforcement is necessary, the prevailing party shall be	3873
awarded all costs of such litigation, including reasonable	3874
attorney's fees.	3875
4. No individual or entity other than a Member State may	3876
enforce this Compact against the Commission.	3877
ARTICLE 13- EFFECTIVE DATE, WITHDRAWAL, AND AMENDMENT	3878
A. The Compact shall come into effect on the date on which the	3879
Compact statute is enacted into law in the seventh Member State.	3880
1. On or after the effective date of the Compact, the	3881
Commission shall convene and review the enactment of each of the	3882
Charter Member States to determine if the statute enacted by	3883
each such Charter Member State is materially different than the	3884
model Compact statute.	3885
a. A Charter Member State whose enactment is found to be	3886
materially different from the model Compact statute shall be	3887
entitled to the default process set forth in Article 12.	3888
b. If any Member State is later found to be in default, or	3889
is terminated or withdraws from the Compact, the Commission	3890
shall remain in existence and the Compact shall remain in effect	3891
even if the number of Member States should be less than seven	3892
<u>(7).</u>	3893
2. Member States enacting the Compact subsequent to the	3894
Charter Member States shall be subject to the process set forth	3895
in Article 9.C.24 to determine if their enactments are	3896

materially different from the model Compact statute and whether	3897
they qualify for participation in the Compact.	3898
3. All actions taken for the benefit of the Commission or	3899
in furtherance of the purposes of the administration of the	3900
Compact prior to the effective date of the Compact or the	3901
Commission coming into existence shall be considered to be	3902
actions of the Commission unless specifically repudiated by the	3903
Commission.	3904
4. Any State that joins the Compact shall be subject to	3905
the Commission's Rules and bylaws as they exist on the date on	3906
which the Compact becomes law in that State. Any Rule that has	3907
been previously adopted by the Commission shall have the full	3908
force and effect of law on the day the Compact becomes law in	3909
that State.	3910
B. Any Member State may withdraw from this Compact by enacting a	3911
statute repealing that State's enactment of the Compact.	3912
1. A Member State's withdrawal shall not take effect until	3913
one hundred eighty (180) days after enactment of the repealing	3914
statute.	3915
2. Withdrawal shall not affect the continuing requirement	3916
of the withdrawing State's State Licensing Authority to comply	3917
with the investigative and Adverse Action reporting requirements	3918
of this Compact prior to the effective date of withdrawal.	3919
3. Upon the enactment of a statute withdrawing from this	3920
Compact, a State shall immediately provide notice of such	3921
withdrawal to all Licensees within that State. Notwithstanding	3922
any subsequent statutory enactment to the contrary, such	3923
withdrawing State shall continue to recognize all licenses	3924
granted pursuant to this Compact for a minimum of one hundred	3925

eighty (180) days after the date of such notice of withdrawal. 3926 C. Nothing contained in this Compact shall be construed to 3927 invalidate or prevent any licensure agreement or other 3928 cooperative arrangement between a Member State and a non-Member 3929 State that does not conflict with the provisions of this 3930 3931 Compact. 3932 D. This Compact may be amended by the Member States. No amendment to this Compact shall become effective and binding 3933 upon any Member State until it is enacted into the laws of all 3934 Member States. 3935 ARTICLE 14- CONSTRUCTION AND SEVERABILITY 3936 A. This Compact and the Commission's rulemaking authority shall 3937 be liberally construed so as to effectuate the purposes, and the 3938 implementation and administration of the Compact. Provisions of 3939 the Compact expressly authorizing or requiring the promulgation 3940 of Rules shall not be construed to limit the Commission's 3941 rulemaking authority solely for those purposes. 3942 B. The provisions of this Compact shall be severable and if any 3943 phrase, clause, sentence or provision of this Compact is held by 3944 a court of competent jurisdiction to be contrary to the 3945 constitution of any Member State, a State seeking participation 3946 in the Compact, or of the United States, or the applicability 3947 thereof to any government, agency, person or circumstance is 3948 held to be unconstitutional by a court of competent 3949 jurisdiction, the validity of the remainder of this Compact and 3950 the applicability thereof to any other government, agency, 3951 person or circumstance shall not be affected thereby. 3952 C. Notwithstanding Article 14.B, the Commission may deny a 3953

State's participation in the Compact or, in accordance with the 3954

requirements of Article 12, terminate a Member State's	3955
participation in the Compact, if it determines that a	3956
constitutional requirement of a Member State is a material	3957
departure from the Compact. Otherwise, if this Compact shall be	3958
held to be contrary to the constitution of any Member State, the	3959
Compact shall remain in full force and effect as to the	3960
remaining Member States and in full force and effect as to the	3961
Member State affected as to all severable matters.	3962
ARTICLE 15- CONSISTENT EFFECT AND CONFLICT WITH OTHER STATE LAWS	3963
A. Nothing herein shall prevent or inhibit the enforcement of	3964
any other law of a Member State that is not inconsistent with	3965
the Compact.	3966
B. Any laws, statutes, regulations, or other legal requirements	3967
in a Member State in conflict with the Compact are superseded to	3968
the extent of the conflict.	3969
C. All permissible agreements between the Commission and the	3970
Member States are binding in accordance with their terms.	3971
Sec. 4713.331. Not later than sixty days after the	3972
"Cosmetology Licensure Compact" is entered into under section	3973
4713.33 of the Revised Code, the state cosmetology and barber	3974
board, in accordance with Article 9 of the compact, shall select	3975
one individual to serve as a delegate to the cosmetology	3976
licensure compact commission created under the compact. The	3977
board shall fill a vacancy in this position not later than sixty	3978
days after the vacancy occurs.	3979
Sec. 4713.34. (A) The state cosmetology and barber board	3980
shall issue a license to practice a branch of cosmetology or	3981

instructor license to practice that branch of cosmetology of 3982 in another country to practice that branch of cosmetology or 3983

teach the theory and practice of that branch of cosmetology, as 3984 appropriate, if all of the following conditions are satisfied: 3985 (A) The applicant satisfies all of the following 3986 conditions: 3987 (1) Is not less than eighteen years of age; 3988 (2) In the case of an applicant for a practicing license, 3989 passes an examination conducted under section 4713.24 of the 3990 Revised Code for the license the applicant seeks, unless the 3991 applicant satisfies conditions specified in rules adopted under 3992 section 4713.08 of the Revised Code for the board to issue the 3993 3994 applicant a license without taking the examination; (3) Pays the applicable fee. 3995 (B) At the time the applicant obtained the license or 3996 registration in the other country, the requirements in this 3997 state for obtaining the license the applicant seeks were 3998 substantially equal to the other country's requirements. 3999 4000 (C) The jurisdiction that issued the applicant's license 4001 or registration extends similar reciprocity to individuals holding a license issued by the board. 4002 Sec. 4713.35. An individual who holds a current, valid 4003 cosmetologist <u>license</u>or <u>an</u>advanced <del>cosmetologist</del> license <u>to</u> 4004 practice cosmetology issued by the state cosmetology and barber 4005 board may engage in the practice of one or more branches of 4006 cosmetology as the individual chooses in a licensed facility. 4007 An individual who holds a current, valid esthetician 4008 license or an advanced esthetician license to practice esthetics 4009 issued by the board may engage in the practice of esthetics but 4010 no other branch of cosmetology in a licensed facility. 4011

An individual who holds a current, valid hair designer4012license or an advanced hair designer license to practice hair4013design issued by the board may engage in the practice of hair4014design but no other branch of cosmetology in a licensed4015facility.4016

An individual who holds a current, valid manicurist4017license or an advanced manicuristlicense to practice manicuring4018issued by the board may engage in the practice of manicuring but4019no other branch of cosmetology in a licensed facility.4020

An individual who holds a current, valid natural hair4021stylist license or an advanced natural hair stylist license to4022practice natural hair styling issued by the board may engage in4023the practice of natural hair styling but no other branch of4024cosmetology in a licensed facility.4025

An individual who holds a current, valid cosmetology4026instructor license issued by the board may teach the theory and4027practice of one or more branches of cosmetology at a school of4028cosmetology\_as the individual chooses.4029

An individual who holds a current, valid esthetics 4030 instructor license issued by the board may teach the theory and 4031 practice of esthetics, but no other branch of cosmetology, at a 4032 school-of cosmetology. 4033

An individual who holds a current, valid hair design4034instructor license issued by the board may teach the theory and4035practice of hair design, but no other branch of cosmetology, at4036a school-of-cosmetology.4037

An individual who holds a current, valid manicurist4038instructor license issued by the board may teach the theory and4039practice of manicuring, but no other branch of cosmetology, at a4040

## school<del> of cosmetology</del>.

An individual who holds a current, valid natural hair	4042
style instructor license issued by the board may teach the	4043
theory and practice of natural hair styling, but no other branch	4044
of cosmetology, at a school <del> of cosmetology</del> .	4045

An individual who holds a current, valid boutique services4046registration with the board may engage in the practice of4047boutique services but no other branch of cosmetology.4048

Sec. 4713.37. (A) The state cosmetology and barber board 4049 may issue a temporary special occasion work permit to a 4050 nonresident individual who satisfies all of the following 4051 conditions: 4052

(1) Has been licensed or registered in another state or
country to practice a branch of cosmetology or teach the theory
and practice of a branch of cosmetology for at least five years;
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(2) Is a recognized expert in the practice or teaching of4056the branch of cosmetology the individual practices or teaches;4057

(3) Is to practice that branch of cosmetology or teach the
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theory and practice of that branch of cosmetology in this state
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as part of a promotional or instructional program for not more
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than the amount of time a temporary special occasion work permit
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is effective;

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(4) Satisfies all other conditions for a temporary special
occasion work permit established by rules adopted under section
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4064
4713.08 of the Revised Code;
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(5) Pays the fee established by rules adopted under4066section 4713.08 of the Revised Code.4067

(B) An individual issued a temporary special occasion work 4068

permit may practice the branch of cosmetology the individual4069practices in another state or country, or teach the theory and4070practice of the branch of cosmetology the individual teaches in4071another state or country, until the expiration date of the4072permit. A temporary special occasion work permit is valid for4073the period of time specified in rules adopted under section40744713.08 of the Revised Code.4075

(C) Chapter 4796. of the Revised Code does not apply to a 4076
temporary special occasion work permit issued under this 4077
section. 4078

(D) An individual does not need to obtain a temporary4079special occasion work permit under this section if the4080individual is practicing in accordance with the compact4081privilege granted by this state through the "Cosmetology4082Licensure Compact" entered into under section 4713.33 of the4083Revised Code.4084

Sec. 4713.39. The state cosmetology and barber board shall 4085 issue a license to engage in the practice of a branch of 4086 4087 cosmetology as an independent contractor to an applicant who pays the applicable fee; holds a current, valid license for the 4088 type of salon in which the applicant will practice that branch 4089 of cosmetology that the applicant practices; and satisfies the 4090 conditions for the license established by rules adopted under 4091 section 4713.08 of the Revised Code. 4092

Sec. 4713.41. The state cosmetology and barber board shall4093issue a license to operate a salon, including a boutique salon,4094to an applicant who pays the applicable fee and affirms that all4095of the following conditions will be met:4096

(A)(1) An individual holding a current, valid

cosmetologist license or boutique services registration4098pertaining to the branch of cosmetology services performed at4099the salon or boutique salon, shall have charge of and immediate4100supervision over the salon at all times when the salon is open4101for business except as permitted under division (A) (2) of this4102section.4103

(2) A business establishment that is engaged primarily in
retail sales but is also licensed as a salon shall have present
an individual holding a current, valid license or registration
to practice in that type of salon in charge of and in immediate
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supervision of the salon during posted or advertised service
hours, if the practice of cosmetology is restricted to those
posted or advertised service hours.

(B) The salon is equipped to do all of the following:

(1) Provide potable running hot and cold water and properdrainage;4113

(2) <u>Sanitize Disinfect</u> all instruments and supplies used4114in the branch of cosmetology provided at the salon;4115

(3) If cosmetic therapy, massage therapy, or other
professional service is provided at the salon under section
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4713.42 of the Revised Code, sanitize disinfect all instruments
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and supplies used in the cosmetic therapy, massage therapy, or
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other professional service.

(C) Except as provided in sections 4713.42 and 4713.49 of
the Revised Code, only the branch of cosmetology that the salon
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is licensed to provide is practiced at the salon.

(D) The salon is kept in a clean and sanitary condition4124and properly ventilated.4125

(E) No food is sold at the salon in a manner inconsistent 4126 with rules adopted under section 4713.08 of the Revised Code. 4127 (F) A notice that contains a toll-free number and online 4128 process for reporting alleged violations of this chapter, as 4129 prescribed by the board of cosmetology, is posted at the salon 4130 in a common area for all customers of salon services. 4131 Sec. 4713.44. (A) The state cosmetology and barber board 4132 shall issue a license to operate a school to an applicant who 4133 satisfies all of the following requirements: 4134 (1) Maintains a course of practical training and technical 4135 instruction for the branch or branches of cosmetology or 4136 barbering to be taught at the school equal to the requirements 4137 for admission to an examination under section 4709.07 or 4713.24 4138 of the Revised Code that an individual must pass to obtain a 4139 license to practice that branch or those branches of cosmetology 4140 4141 or barbering; (2) Possesses or makes available apparatus and equipment 4142 sufficient for the ready and full teaching of all subjects of 4143 the curriculum; 4144 (3) Notifies the board of the enrollment of each new 4145 student, keeps a record devoted to the different practices, 4146 establishes grades, and holds examinations in order to certify 4147 the students' completion of the prescribed course of study 4148 before the issuance of certificates of completion; 4149 (4) In the case of a school that offers clock hours for 4150 the purpose of satisfying minimum hours of training and 4151 instruction, keeps a daily record of the attendance of each 4152 4153 student;

(5) Except as provided in division (C) (2) of this section, 4154

files with the board a good and sufficient surety bond executed	4155
by the individual, firm, or corporation operating the school as	4156
principal and by a surety company as surety in the amount of ten	4157
thousand dollars;	4158
(6) Establishes and maintains an internal procedure for	4159
processing complaints filed against the school and for providing	4160
students with instructions on how to file a complaint directly	4161
with the board pursuant to section 4713.641 of the Revised Code;	4162
(7) Complies with the requirements of division (B) of this	4163
section if the school offers instruction in theory and practice	4164
of one or more branches of cosmetology;	4165
(8) Complies with the requirements of section 4709.10 of	4166
the Revised Code if the school offers instruction in the theory	4167
and practice of barbering;	4168
(9) Pays the licensure fee.	4169
(B) If the school for which an applicant is applying for a	4170
(B) If the school for which an applicant is applying for a license under division (A) of this section offers instruction in	4170 4171
license under division (A) of this section offers instruction in	4171
license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology,	4171 4172
license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the	4171 4172 4173
license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:	4171 4172 4173 4174
<u>license under division (A) of this section offers instruction in</u> <u>the theory and practice of one or more branches of cosmetology,</u> <u>the applicant shall do all of the following to be issued the</u> <u>license:</u> <u>(1) Maintain individuals licensed under section 4713.31 or</u>	4171 4172 4173 4174 4175
<pre>license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:</pre>	4171 4172 4173 4174 4175 4176
<pre>license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:</pre>	4171 4172 4173 4174 4175 4176 4177
<pre>license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:</pre>	4171 4172 4173 4174 4175 4176 4177 4178
<pre>license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:</pre>	4171 4172 4173 4174 4175 4176 4177 4178 4179
<pre>license under division (A) of this section offers instruction in the theory and practice of one or more branches of cosmetology, the applicant shall do all of the following to be issued the license:</pre>	4171 4172 4173 4174 4175 4176 4177 4178 4179 4180

(3) Instruct not more than six apprentice cosmetology	4183
instructors at any one time.	4184
(C)(1) The bond required under division (A)(5) of this	4185
section shall be in the form prescribed by the board and be	4186
conditioned on the school's continued instruction in the theory	4187
and practice of one or more branches of cosmetology or	4188
barbering. The bond shall continue in effect until notice of its	4189
termination is given to the board by registered mail and every	4190
bond shall so provide.	4191
(2) The requirement under division (A)(5) of this section	4192
does not apply to a vocational or career-technical school	4193
program conducted by a city, exempted village, local, or joint	4194
vocational school district.	4195
(D) A school licensed under this section is an educational	4196
institution and is authorized to offer educational programs	4197
beyond secondary education, advanced practice programs, or both	4198
in accordance with rules adopted by the board pursuant to	4199
section 4713.08 of the Revised Code.	4200
(E) A school license issued to an applicant under division	4201
(A) of this section is not transferable from one owner to	4202
another or from one location to another.	4203
Sec. 4713.45. (A) A school may do any of the following:	4204
(1) In accordance with rules adopted under section 4713.08	4205
of the Revised Code, a school may offer clock hours, credit	4206
hours, or competency-based credits for the purpose of satisfying	4207
minimum hours of training and instruction;	4208
(2) Subject to division (B) of this section, employ an	4209
individual who does not hold a current, valid instructor or	4210
barber instructor license to teach subjects related to a branch	4211

of cosmetology or barbering;	4212
(3) If the school offers instruction in the theory and	4213
practice of one or more branches of cosmetology, both of the	4214
following:	4215
(a) Allow an apprentice cosmetology instructor the regular	4216
quota of students prescribed by the state cosmetology and barber	4217
board if a cosmetology instructor is present;	4218
(b) Compensate an apprentice cosmetology instructor.	4219
(4) If the school offers instruction in the theory and	4220
practice of barbering, establish entrance requirements for the	4221
acceptance of student applicants that are more stringent than	4222
those prescribed by the board under division (A) (20) of section	4223
4713.08 of the Revised Code, but at a minimum require an	4224
applicant to meet both of the following:	4225

(a) Be at least sixteen years of age; (b) Have an eighth grade education or an equivalent

<u>(b)</u>	Have an	eighth c	grade	educat	ion, c	or ar	<u>equivalent</u>	 4227
education	<u>as dete</u>	rmined by	y the	state 1	board	of (	education.	4228

(B) (1) A school shall have a licensed cosmetology or 4229 barber instructor present when an individual employed pursuant 4230 to division (A)(2) of this section teaches at the school, unless 4231 4232 the individual is one of the following:

(a) An individual with a current, valid teacher's 4233 certificate or educator license issued by the state board of 4234 education; 4235

(b) An individual with a bachelor's degree in the subject 4236 the individual teaches at the school; 4237

(c) An individual also employed by a university or college 4238

to teach the subject the individual teaches at the school.	4239
(2) An individual employed pursuant to division (A)(2) of	4240
this section by a school that offers instruction in the theory	4241
and practice of barbering may only teach subjects related to	4242
business and management at the school, including laws and rules	4243
concerning the practice of barbering, advertising and	4244
salesmanship, public relations, and barber shop duties and	4245
management.	4246
(C) A school annually shall review the subjects and	4247
coursework required to receive an initial practicing, advanced,	4248
or barber license and, in doing so, shall incorporate standards	4249
adopted by the board pursuant to division (A)(13) of section	4250
4713.08 of the Revised Code.	4251
	-
Sec. 4713.46. A student who is injured or damaged by	4252
Sec. 4713.46. A student who is injured or damaged by	4252
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school <del>of cosmetology</del> to continue	4252 4253
<b>Sec. 4713.46.</b> A student who is injured or damaged by reason of the failure of a school <del>of cosmetology</del> to continue instruction in the theory and practice of a branch of	4252 4253 4254
<b>Sec. 4713.46.</b> A student who is injured or damaged by reason of the failure of a school <del>of cosmetology</del> to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond	4252 4253 4254 4255
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school <del>of cosmetology</del> to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them,	4252 4253 4254 4255 4256
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school of cosmetology to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them, for the recovery of any money or tuition paid in advance for	4252 4253 4254 4255 4256 4257
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school of cosmetology to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them, for the recovery of any money or tuition paid in advance for instruction in the theory and practice of a branch of	4252 4253 4254 4255 4256 4257 4258
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school of cosmetology to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them, for the recovery of any money or tuition paid in advance for instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> that was not received. The aggregate liability of the surety to all students shall not exceed the sum	4252 4253 4254 4255 4256 4257 4258 4259
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school of cosmetology to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them, for the recovery of any money or tuition paid in advance for instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> that was not received. The aggregate liability of the surety to all students shall not exceed the sum	4252 4253 4254 4255 4256 4257 4258 4259 4260
Sec. 4713.46. A student who is injured or damaged by reason of the failure of a school of cosmetology to continue instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> may maintain an action on the bond against the school, or surety named therein, or both of them, for the recovery of any money or tuition paid in advance for instruction in the theory and practice of a branch of cosmetology <u>or barbering</u> that was not received. The aggregate liability of the surety to all students shall not exceed the sum of the bond.	4252 4253 4254 4255 4256 4257 4258 4259 4260 4261

Sec. 4713.55. Every license issued by the state4265cosmetology and barber board shall be signed by the chairperson4266and attested by the executive director of the board, with the4267

The board shall specify on each practicing and advanced 4269 license that the board issues the branch of cosmetology that the 4270 license entitles the holder to practice. The board shall specify 4271 on each advanced license that the board issues the type of salon 4272 in which the license entitles the holder to work and the branch 4273 of cosmetology that the license entitles the holder to practice. 4274 The board shall specify on each instructor license that the 4275 board issues the branch of cosmetology that the license entitles 4276 the holder to teach. The board shall specify on each salon 4277 license that the board issues the branch of cosmetology that the 4278 license entitles the holder to offer. The board shall specify on 4279 4280 each independent contractor license that the board issues that the holder is entitled to practice only the branch of 4281 cosmetology that the for which a current, valid license entitles 4282 the holder to offer is held within a licensed salon. Such 42.83 licenses are prima-facie evidence of the right of the holder to 4284 practice or teach the branch of cosmetology that the license 4285 4286 specifies.

Sec. 4713.56. Every holder of a practicing license, 4287 advanced license, instructor license, independent contractor 4288 license, or boutique service registration issued by the state 4289 cosmetology and barber board shall maintain the board-issued, 4290 4291 wallet-sized license or electronically generated license certification or registration and a current government-issued 4292 photo identification that can be produced upon inspection or 4293 4294 request.

Every holder of a license to operate a salon issued by the4295board shall display the license in a public and conspicuous4296place in the salon.4297

Every holder of a license to operate a school of4298cosmetology-issued by the board shall display the license in a4299public and conspicuous place in the school.4300

Every individual who provides massage therapy or other4301professional service in a salon under section 4713.42 of the4302Revised Code shall maintain the individual's professional4303license or certificate or electronically generated license4304certification or registration and a state of Ohio issued photo4305identification that can be produced upon inspection or request.4306

Sec. 4713.58. (A) Except as provided in division (B) of4307this section, on payment of the renewal fee and submission of4308proof satisfactory\_attestation\_to the state cosmetology and4309barber board that any applicable continuing education4310requirements have been completed, an individual currently4311licensed as:4312

(1) A cosmetology instructor who has previously been4313licensed as issued a practicing cosmetologist license or an4314advanced cosmetologistlicense to practice cosmetology, is4315entitled to the reissuance of a cosmetologist the practicing or4316advanced cosmetologist license;4317

(2) An esthetics instructor who has previously been
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licensed as an issued a practicing esthetician license or an
advanced esthetician license to practice esthetics, is entitled
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to the reissuance of an esthetician the practicing or advanced
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esthetician license;

(3) A hair design instructor who has previously been
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 licensed as issued a practicing hair designer license or an
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 advanced hair designerlicense to practice hair design, is
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 entitled to the reissuance of a hair designer the practicing or
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advanced hair designer license;

(4) A manicurist instructor who has previously been 4328 licensed as issued a practicing manicurist license or an 4329 advanced manicuristlicense to practice manicuring, is entitled 4330 to the reissuance of a manicurist the practicing or advanced 4331 manicurist license; 4332

(5) A natural hair style instructor who has previously 4333 been licensed as issued a practicing natural hair stylist 4334 <u>license</u> or an advanced natural hair stylistlicense to practice 4335 natural hair styling, is entitled to the reissuance of a natural 4336 hair stylist the practicing or advanced natural hair stylist 4337 license.

(B) No individual is entitled to the reissuance of a 4339 license under division (A) of this section if the license was 4340 revoked or suspended or the individual has an outstanding unpaid 4341 fine levied under section 4713.64 of the Revised Code. 4342

Sec. 4713.59. If the state cosmetology and barber board 4343 adopts rules under section 4713.09 of the Revised Code to 4344 establish a continuing education requirement as a condition of 4345 4346 renewal for a practicing license, advanced license, orinstructor license, or boutique services registration, the board 4347 shall inform each affected licensee or registrant of the 4348 continuing education requirement that applies to the next 4349 biennial licensing period by including that information in the 4350 renewal notification it sends the licensee or registrant. The 4351 notification shall state that the licensee or registrant must 4352 complete the continuing education requirement by the fifteenth 4353 day of January of the next odd-numbered year. 4354

Hours completed in excess of the continuing education

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requirement may not be applied to the next biennial licensing	4356
period.	4357
<b>Sec. 4713.60.</b> (A) Except as provided in division <del>(C)</del> (B)	4358
of this section, an individual seeking a renewal of a license to	4359
practice a branch of cosmetology, advanced license, instructor	4360
license, or boutique services registration shall <u>include attest</u>	4361
· · · · · · · · · · · · · · · · · · ·	
in the renewal application <del>proof satisfactory</del> to the <del>board of</del>	4362
completion of any applicable continuing education requirements	4363
established by rules adopted under section 4713.09 of the	4364
Revised Code.	4365
(B) <del>If an applicant fails to provide satisfactory proof of</del>	4366
completion of any applicable continuing education requirements,	4367
the board shall notify the applicant that the application is	4368
incomplete. The board shall not renew the license or	4369
registration until the applicant provides satisfactory proof of	4370
completion of any applicable continuing education requirements.	4371
The board may provide the applicant with an extension of up to	4372
ninety days in which to complete the continuing education	4373
requirement. In providing for the extension, the board may-	4374
charge the licensee or registrant a fine of up to one hundred	4375
<del>dollars.</del>	4376
<del>(C) The state cosmetology and barber board may waive,</del> or	4377
extend the period for completing, any continuing education	4378
requirement if a licensee or registrant applies to the board and	4379
provides proof satisfactory to the board of being unable to	4380
complete the requirement within the time allowed because of any	4381
of the following:	4382
	4202
(1) An emergency;	4383
(2) An unusual or prolonged illness;	4384

(3) Active duty service in any branch of the armed forces
of the United States or a reserve component of the armed forces
of the United States, including the Ohio national guard or the
4387
national guard of any other state.

The board shall determine the period of time during which 4389 each extension is effective and shall inform the applicant. The 4390 board shall also inform the applicant of the continuing 4391 education requirements that must be met to have the license or 4392 registration renewed. If an extension is granted for less than 4393 one year, the continuing education requirement for that year, in 4394 addition to the required continuing education for the succeeding 4395 year, must be completed in the succeeding year. In all other 4396 cases the board may waive all or part of the continuing 4397 education requirement on a case-by-case basis. Any required 4398 continuing education shall be completed and satisfactory proof 4399 of its completion submitted to the board by a date specified by 4400 the board. Every license or registration that has not been 4401 renewed in the timeframe specified in section 4713.57 of the 4402 Revised Code and for which the continuing education requirement 4403 has not been waived or extended shall be considered expired. 4404

Sec. 4713.61. (A) If the state cosmetology and barber 4405 board adopts a continuing education requirement under section 4406 4713.09 of the Revised Code, it may develop a procedure by which 4407 an individual who holds a license to practice a branch of 4408 cosmetology, advanced license, or instructor license and who is 4409 not currently engaged in the practice of the branch of 4410 cosmetology or teaching the theory and practice of the branch of 4411 cosmetology, but who desires to be so engaged in the future, may 4412 apply to the board to have the individual's license classified 4413 inactive. If the board develops such a procedure, an individual 4414 seeking to have the individual's license classified inactive 4415

shall apply to the board on a form provided by the board and pay4416the fee established by rules adopted under section 4713.08 of4417the Revised Code.4418

(B) The board shall not restore an inactive license until 4419the later of the following: 4420

(1) The date that the individual holding the license4421submits proof satisfactory to the board that the individual has4422completed the continuing education that a rule adopted under4423section 4713.08 of the Revised Code requires+4424

(2) The last day of January of the next odd numbered year4425following the year the license is classified inactive.4426

(C) An individual who holds an inactive license may engage-	4427
in the practice of a branch of cosmetology if the individual	4428
holds a temporary work permit as specified in rules adopted by-	4429
the board under section 4713.08 of the Revised Code.	4430

Sec. 4713.62. (A) An individual holding a practicing4431license, advanced license, instructor license, or boutique4432services registration may satisfy a continuing education4433requirement established by rules adopted under section 4713.094434of the Revised Code only by completing continuing education4435programs approved under division (B) of this section.4436

(B) The state cosmetology and barber board shall approve a(B) The state cosmetology and barber board shall approve a44374438are satisfied:4439

(1) The person operating the program submits to the board 4440a written application for approval. 4441

(2) The person operating the program pays to the board afee established by rules adopted under section 4713.08 of the4443

Revised Code.	4444
(3) The program is operated by an employee, officer, or	4445
director of a nonprofit professional association, college or	4446
university, proprietary continuing education institutions	4447
providing programs approved by the board, vocational school,	4448
postsecondary proprietary school of cosmetology licensed by the	4449
board, salon licensed by the board, <u>barber shop licensed by the</u>	4450
board under section 4709.09 of the Revised Code, or manufacturer	4451
of supplies or equipment used in the practice of a branch of	4452
cosmetology or barbering.	4453
(4) The program will do at least one of the following:	4454
(a) Enhance the professional competency of the affected	4455
licensees or registrants;	4456
(b) Protect the public;	4457
(c) Educate the affected licensees or registrants in the	4458
application of the laws and rules regulating the practice of a	4459
branch of cosmetology or barbering.	4460
(5) The person operating the program provides the board a	4461
tentative schedule of when the program will be available so that	4462
the board can make the schedule readily available to all	4463
licensees and registrants throughout the state.	4464
Sec. 4713.63. A practicing license, advanced license, or	4465
instructor license that has not been renewed for any reason	4466
other than because it has been revoked, suspended, or classified	4467
inactive, or because the license holder has been given a waiver	4468
or extension under section 4713.60 of the Revised Code, is	4469
expired. An expired license may be restored if the individual	4470
who held the license meets <u>all both of</u> the following applicable	4471
conditions:	4472

(A) Pays to the state cosmetology and barber board the	4473
restoration fee established under section 4713.10 of the Revised	4474
Code;	4475
(B) In the case of a practicing license or advanced	4476
license that has been expired for more than two consecutive	4477
license renewal periods, completes eight hours of the continuing	4478
education for each license renewal period that has elapsed since	4479
the license was last issued or renewed, up to a maximum of	4480
twenty four hoursrequirement for renewal of a license	4481
established by the board in the rules adopted under section	4482
4713.09 of the Revised Code.	4483
At least four of those hours shall include a course-	4484
pertaining to sanitation and safety methods.	4485
The board shall deposit all fees it receives under	4486
division (B) of this section into the general revenue fund.	4487
division (b) of this section into the general revenue fund.	1107
Sec. 4713.64. (A) The state cosmetology and barber board	4488
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(6) Failure to pay a fine or abide by a suspension order	4501
issued by the board;	4502
(7) Failure to cooperate with an investigation or	4503
inspection;	4504
(8) Failure to respond to a subpoena;	4505
(9) Conviction of or plea of guilty to a violation of	4506
section 2905.32 of the Revised Code;	4507
(10) In the case of a salon, any individual's conviction	4508
of or plea of guilty to a violation of section 2905.32 of the	4509
Revised Code for an activity that took place on the premises of	4510
the salon.	4511
(B) On determining that there is cause for disciplinary	4512
action, the board may do one or more of the following:	4513
(1) Deny, revoke, <del>or </del> suspend <u>, or impose conditions on</u> a	4514
license, permit, or registration issued by the board under this	4515
chapter;	4516
(2) Impose a fine;	4517
(3) Require the holder of a license, permit, or	4518
registration issued under this chapter to take corrective action	4519
courses.	4520
(C)(1) Except as provided in divisions (C)(2) and (3) of	4521
this section, the board shall take disciplinary action pursuant	4522
to an adjudication under Chapter 119. of the Revised Code.	4523
(2) The board may take disciplinary action without	4524
conducting an adjudication under Chapter 119. of the Revised	4525
Code against an individual <u>who</u> or salon <del>who <u>that</u> violates</del>	4526
division (A)(9) or (10) of this section. After the board takes	4527

such disciplinary action, the board shall give written notice to4528the subject of the disciplinary action of the right to request a4529hearing under Chapter 119. of the Revised Code.4530

(3) In lieu of an adjudication, the board may enter into a 4531 consent agreement with the holder of a license, permit, or 4532 registration issued under this chapter. A consent agreement that 4533 is ratified by a majority vote of a quorum of the board members 4534 is considered to constitute the findings and orders of the board 4535 with respect to the matter addressed in the agreement. If the 4536 board does not ratify a consent agreement, the admissions and 4537 findings contained in the agreement are of no effect, and the 4538 case shall be scheduled for adjudication under Chapter 119. of 4539 the Revised Code. 4540

(D) The amount and content of corrective action courses
 and other relevant criteria shall be established by the board in
 4542
 rules adopted under section 4713.08 of the Revised Code.
 4543

(E) (1) The board may impose a separate fine for each 4544 offense listed in division (A) of this section. The amount of 4545 the first fine issued for a violation as the result of an 4546 inspection shall be not more than two hundred fifty dollars if 4547 the violator has not previously been fined for that offense. Any 4548 fines issued for additional violations during such an inspection 4549 shall not be more than one hundred dollars for each additional 4550 violation. The fine shall be not more than five hundred dollars 4551 if the violator has been fined for the same offense once before. 4552 Any fines issued for additional violations during a second 4553 inspection shall not be more than two hundred dollars for each 4554 additional violation. The fine shall be not more than one 4555 thousand dollars if the violator has been fined for the same 4556 offense two or more times before. Any fines issued for 4557

additional violations during a third inspection shall not be 4558 more than three hundred dollars for each additional violation. 4559

(2) The board shall issue an order notifying a violator of 4560 a fine imposed under division (E)(1) of this section. The notice 4561 shall specify the date by which the fine is to be paid. The date 4562 shall be less than forty-five days after the board issues the 4563 order. 4564

(3) At the request of a violator who is temporarily unable 4565 to pay a fine, or upon its own motion, the board may extend the 4566 time period within which the violator shall pay the fine up to 4567 ninety days after the date the board issues the order. 4568

(4) If a violator fails to pay a fine by the date-4569 specified in the board's order and does not request an extension-4570 within ten days after the date the board issues the order, or if-4571 the violator fails to pay the fine within the extended time-4572 period as described in division (E) (3) of this section, the 4573 board shall add to the fine an additional penalty equal to ten-4574 per cent of the fine. 4575

(5) If a violator fails to pay a fine within ninety days-4576 after the board issues the order, the board shall add to the 4577 fine interest at a rate specified by the board in rules adopted 4578 under section 4713.08 of the Revised Code. 4579

(6) If the fine, including any interest or additional-4580 penalty, remains unpaid on the ninety-first day after the board 4581 issues an order under division (E)(2) of this section, the 4582 amount of the fine and any interest or additional penalty shall 4583 be certified to the attorney general for collection in the form 4584 and manner prescribed by the attorney general. The attorney 4585 general may assess the collection cost to the amount certified 4586

in such a manner and amount as prescribed by the attorney general.

(F) In the case of an offense of failure to comply with division (A) or (B)(2) or (3) of section 4713.50 of the Revised 4590 Code, the board shall impose a fine of five hundred dollars if 4591 the violator has not previously been fined for that offense. If 4592 the violator has previously been fined for the offense, the 4593 board may impose a fine in accordance with this division or take 4594 another action in accordance with division (B) of this section. 4595

(G) The board shall notify a licensee or registrant who is 4596 in violation of division (A) of this section and the owner of 4597 the salon in which the conditions constituting the violation 4598 were found. The individual receiving the notice of violation and 4599 the owner of the salon may request a hearing pursuant to section 4600 119.07 of the Revised Code. If the individual or owner fails to 4601 request a hearing or enter into a consent agreement thirty days 4602 after the date the board, in accordance with sections 119.05 and 4603 119.07 of the Revised Code and division (J) of this section, 4604 notifies the individual or owner of the board's intent to act 4605 against the individual or owner under division (A) of this 4606 section, the board by a majority vote of a quorum of the board 4607 members may take the action against the individual or owner 4608 without holding an adjudication hearing. 4609

(H) The board, after a hearing in accordance with Chapter 4610 119. of the Revised Code or pursuant to a consent agreement, may 4611 suspend a license, permit, or registration if the licensee, 4612 permit holder, or registrant fails to correct an unsafe 4613 condition that exists in violation of the board's rules or fails 4614 to cooperate in an inspection. If a violation of this chapter or 4615 rules adopted under it has resulted in a condition reasonably 4616

4587

believed by an inspector to create an immediate danger to the 4617 health and safety of any individual using the facility, the 4618 inspector may suspend the license or permit of the facility or 4619 the individual responsible for the violation without a prior 4620 hearing until the condition is corrected or until a hearing in 4621 accordance with Chapter 119. of the Revised Code is held or a 4622 consent agreement is entered into and the board either upholds 4623 the suspension or reinstates the license, permit, or 4624 4625 registration.

(I) The board shall not take disciplinary action against
4626
an individual a person licensed to operate a salon or school of 4627
cosmetology for a violation of this chapter that was committed
by an individual licensed to practice a branch of cosmetology or 4629
barbering, while practicing within the salon or school, when the 4630
individual's actions were beyond the control of the salon owner 4631
or school.

Sec. 4713.641. Any student or former student of a school 4633 of cosmetology licensed under division (A) of section 4713.44 of 4634 the Revised Code individual may file a complaint with the state 4635 cosmetology and barber board alleging that the an individual, 4636 salon, barber shop, school, or tanning facility has violated 4637 division (A) of section 4713.64 this chapter or Chapter 4709. of 4638 the Revised Code or rules adopted under either chapter. The 4639 complaint shall be in writing and signed by the individual-4640 bringing the complaint. Upon receiving a complaint, the board 4641 shall initiate a preliminary investigation to determine whether 4642 it is probable that a violation was committed. If the board 4643 determines after preliminary investigation that it is not 4644 probable that a violation was committed, the board shall notify 4645 the individual who filed the complaint of the board's findings 4646 and that the board will not issue a pursue formal complaint 4647

action in the matter. If the board determines after a 4648 preliminary investigation that it is probable that a violation 4649 was committed, the board shall may proceed against the 4650 individual, salon, barber shop, school, or tanning facility 4651 pursuant to the board's authority under section <u>4709.13 or</u> 4652 4713.64 of the Revised Code and in accordance with the hearing 4653 and notice requirements prescribed in Chapter 119. of the 4654 Revised Code. 4655

Sec. 4713.66. (A) The state cosmetology and barber board, 4656 4657 on its own motion or on receipt of a written complaint, may investigate or inspect the activities or premises of an 4658 individual or entity who is alleged to have violated this 4659 chapter or Chapter 4709. of the Revised Code or rules adopted 4660 under iteither chapter, regardless of whether the individual or 4661 entity holds a license-or, registration, or permit issued under 4662 this chapter or Chapter 4709. of the Revised Code. 4663

(B) If, based on its investigation, the board determines4664that there is reasonable cause to believe that an individual or4665entity has violated this chapter or rules adopted under it, the4666board shall afford the individual or entity an opportunity for a4667hearing. Notice shall be given and any hearing conducted in4668accordance with Chapter 119. of the Revised Code.4669

(C) The board shall maintain a transcript of the hearing4670and issue a written opinion to all parties, citing its findings4671and ground for any action it takes. Any action shall be taken in4672accordance with section 4713.64 of the Revised Code.4673

Sec. 4713.69. (A) Except as provided in division (D) (C)4674of this section, the state cosmetology and barber board shall4675issue a boutique services registration to an applicant who4676satisfies all\_both\_of the following applicable\_conditions:4677

state;

(1) Is at least sixteen years of age; 4678 (2) Has the equivalent of an Ohio public school tenth-4679 grade education; 4680 (3) Has submitted a written application on a form 4681 prescribed by the board containing all of the following: 4682 (a) The applicant's name and home address; 4683 (b) The applicant's home telephone number and cellular 4684 telephone number, if any; 4685 (c) The applicant's electronic mail address, if any; 4686 (d) The applicant's date of birth; 4687 (e) The address and telephone number where boutique-4688 services will be performed. The address shall not contain a post 4689 office box number. 4690 (f) Whether the applicant has an occupational license, 4691 certification, or registration to provide beauty services in 4692 another state, and if so, what type of license and in what 4693 4694  $\frac{(g)}{(f)}$  Whether the applicant has ever had an occupational 4695 license, certification, or registration suspended, revoked, or 4696 denied in any state; 4697

(h) (g) An affidavit or certificate providing proof of 4698 formal training or apprenticeship under an individual providing 4699 such services. 4700

(B) The place of business where boutique services are-4701 performed must comply with the safety and sanitation-4702 requirements for licensed salon facilities as described in 4703 section 4713.41 of the Revised Code. 4704

(C)The board shall specify the manner by which boutique4705services registrants shall fulfill the continuing education4706requirements set forth in section 4713.09 of the Revised Code.4707

(D) (C)The board shall issue a boutique services4708registration in accordance with Chapter 4796. of the Revised4709Code to an applicant if either of the following applies:4710

(1) The applicant holds a license or registration in4711providing boutique services in another state.4712

(2) The applicant has satisfactory work experience, a
government certification, or a private certification as
described in that chapter in providing boutique services in a
state that does not issue that license or registration.

Sec. 4713.99. Whoever violates section 4713.14 of the4717Revised Code is guilty of a misdemeanor of the fourth degree on4718shall be fined not less than one hundred nor more than five4719hundred dollars for a first offense; on for each subsequent4720offenseviolation of the same provision, such individual is4721guilty of a misdemeanor of the third degree shall be fined not4722less than five hundred nor more than one thousand dollars.4723

Sec. 4973.17. (A)(1) Upon the application of any bank; 4724 savings and loan association; savings bank; credit union; or 4725 association of banks, savings and loan associations, savings 4726 banks, or credit unions in this state, the secretary of state 4727 may appoint and commission any persons that the bank; savings 4728 and loan association; savings bank; credit union; or association 4729 of banks, savings and loan associations, savings banks, or 4730 credit unions designates, or as many of those persons as the 4731 secretary of state considers proper, to act as police officers 4732 for and on the premises of that bank; savings and loan 4733

association; savings bank; credit union; or association of 4734 banks, savings and loan associations, savings banks, or credit 4735 unions; or elsewhere, when directly in the discharge of their 4736 duties. Police officers so appointed shall be citizens of this 4737 state and of good character. Police officers so appointed who 4738 start to perform their duties on or after April 14, 2006, shall 4739 4740 successfully complete a training program approved by the Ohio peace officer training commission described in section 109.71 of 4741 the Revised Code and be certified by the commission within six 4742 months after starting to perform their duties. Police officers 4743 so appointed shall hold office for three years, unless, for good 4744 cause shown, their commission is revoked by the secretary of 4745 state, or by the bank; savings and loan association; savings 4746 bank; credit union; or association of banks, savings and loan 4747 associations, savings banks, or credit unions, as provided by 4748 law. 4749

(2) Persons commissioned as police officers pursuant to 4750 division (A) of this section prior to April 14, 2006, who have 4751 4752 not successfully completed a training program approved by the Ohio peace officer training commission, and who have not been 4753 certified by the commission, may be reappointed and re-4754 commissioned by the secretary of state only during the person's 4755 continuous employment as a police officer by the institution for 4756 which the person was employed on April 14, 2006, or by a 4757 successor institution to the institution for which the person 4758 was employed on April 14, 2006. The secretary of state shall 4759 note on such appointments and commissions that the person is not 4760 a peace officer as defined in section 109.71 of the Revised 4761 Code. 4762

(3) For the exclusive purpose of assigning break in 4763service update training as prescribed in rule 109:2-1-12 (D) of 4764

the Administrative Code, a police officer appointed under4765division (A) of this section, who began performing police4766officer duties on or before April 14, 2006, shall be credited as4767holding a valid peace officer appointment retroactive to the4768date on which the officer began performing these duties.4769

(B) Upon the application of a company owning or using a 4770 railroad in this state and subject to section 4973.171 of the 4771 Revised Code, the secretary of state may appoint and commission 4772 any persons that the railroad company designates, or as many of 4773 those persons as the secretary of state considers proper, to act 4774 as police officers for and on the premises of the railroad 4775 company, its affiliates or subsidiaries, or elsewhere, when 4776 directly in the discharge of their duties. Police officers so 4777 appointed, within the time set by the Ohio peace officer 4778 training commission, shall successfully complete a commission 4779 approved training program and be certified by the commission. 4780 They shall hold office for three years, unless, for good cause 4781 shown, their commission is revoked by the secretary of state, or 4782 railroad company, as provided by law. 4783

Any person holding a similar commission in another state 4784 may be commissioned and may hold office in this state without 4785 4786 completing the approved training program required by this division provided that the person has completed a substantially 4787 equivalent training program in the other state. The Ohio peace 4788 officer training commission shall determine whether a training 4789 program in another state meets the requirements of this 4790 division. 4791

(C) Upon the application of any company under contract
with the United States atomic energy commission for the
construction or operation of a plant at a site owned by the
4792

commission, the secretary of state may appoint and commission 4795 persons the company designates, not to exceed one hundred fifty, 4796 to act as police officers for the company at the plant or site 4797 owned by the commission. Police officers so appointed shall be 4798 citizens of this state and of good character. They shall hold 4799 office for three years, unless, for good cause shown, their 4800 commission is revoked by the secretary of state or by the 4801 company, as provided by law. 4802

(D) (1) Upon the application of any hospital that is-4803 4804 operated by a public hospital agency or a nonprofit hospital agency and that employs and maintains its own proprietary police 4805 department or security department and that satisfies division 4806 (D) (1) (a) or (b) of this section and subject to section 4973.171 4807 of the Revised Code, the secretary of state may appoint and 4808 commission any persons that the hospital designates, or as many 4809 of those persons as the secretary of state considers proper, to 4810 act as police officers for the hospital. No-4811

A hospital described in this division must satisfy either 4812 of the following conditions: 4813

(a) Be operated by a public hospital agency or nonprofit4814hospital agency;4815

(b) Be a for-profit hospital that, before converting to4816for-profit status, was operated by a nonprofit hospital agency4817employing police officers appointed under this division.4818

(2) No person who is appointed as a police officer under4819this division (D)(1) of this section shall engage in any duties4820or activities as a police officer for the hospital or any4821affiliate or subsidiary of the hospital unless all of the4822following apply:4823

(a) The chief of police of the municipal corporation in 4824 which the hospital is located or, if the hospital is located in 4825 the unincorporated area of a county, the sheriff of that county 4826 has granted approval to the hospital to permit persons appointed 4827 as police officers under this division (D)(1) of this section to 4828 engage in those duties and activities. The approval required by 4829 this division is general in nature and is intended to cover in 4830 the aggregate all persons appointed as police officers for the 4831 hospital under this division (D)(1) of this section; a separate 4832 approval is not required for each appointee on an individual 4833 basis. 4834

(b) Subsequent to the grant of approval described in 4835 division  $\frac{(D)(1)(a)}{(D)(2)}$  (a) of this section, the hospital has 4836 entered into a written agreement with the chief of police of the 4837 municipal corporation in which the hospital is located or, if 4838 the hospital is located in the unincorporated area of a county, 4839 with the sheriff of that county, that sets forth the standards 4840 and criteria to govern the interaction and cooperation between 4841 persons appointed as police officers for the hospital under this-4842 division (D) (1) of this section and law enforcement officers 4843 serving the agency represented by the chief of police or sheriff 4844 who signed the agreement in areas of their concurrent 4845 jurisdiction. The written agreement shall be signed by the 4846 appointing authority of the hospital and by the chief of police 4847 or sheriff. The standards and criteria may include, but are not 4848 limited to, provisions governing the reporting of offenses 4849 discovered by hospital police officers to the agency represented 4850 by the chief of police or sheriff, provisions governing 4851 investigatory responsibilities relative to offenses committed on 4852 hospital property, and provisions governing the processing and 4853 confinement of persons arrested for offenses committed on 4854

hospital property. The agreement required by this division is4855intended to apply in the aggregate to all persons appointed as4856police officers for the hospital under this division; a separate4857agreement is not required for each appointee on an individual4858basis.4859

(c) The person has successfully completed a training 4860 program approved by the Ohio peace officer training commission 4861 and has been certified by the commission. A person appointed as 4862 a police officer under this division (D) (1) of this section may 4863 4864 attend a training program approved by the commission and be 4865 certified by the commission regardless of whether the appropriate chief of police or sheriff has granted the approval 4866 described in division  $\frac{(D)(1)(a)}{(D)(2)(a)}$  of this section and 4867 regardless of whether the hospital has entered into the written 4868 agreement described in division (D) (1) (b) (2) (b) of this 4869 section with the appropriate chief of police or sheriff. 4870

 $\frac{(2)(a)}{(3)(a)}$  A person who is appointed as a police 4871 officer under division (D)(1) of this section is entitled, upon 4872 the grant of approval described in division <del>(D)(1)(a) (D)(2)(a)</del> 4873 of this section and upon the person's and the hospital's 4874 compliance with the requirements of divisions (D) (1) (b) (D) (2) 4875 (b) and (c) of this section, to act as a police officer for the 4876 hospital on the premises of the hospital and of its affiliates 4877 and subsidiaries that are within the territory of the municipal 4878 corporation served by the chief of police or the unincorporated 4879 area of the county served by the sheriff who signed the written 4880 agreement described in division (D)(1)(b) (D)(2)(b) of this 4881 section, whichever is applicable, and anywhere else within the 4882 territory of that municipal corporation or within the 4883 unincorporated area of that county. The authority to act as a 4884 police officer as described in this division is granted only if 4885

the person, when engaging in that activity, is directly in the4886discharge of the person's duties as a police officer for the4887hospital. The authority to act as a police officer as described4888in this division shall be exercised in accordance with the4889standards and criteria set forth in the written agreement4890described in division (D) (1) (b) (D) (2) (b) of this section.4891

(b) Additionally, a person appointed as a police officer 4892 under division (D)(1) of this section is entitled, upon the 4893 grant of approval described in division (D) (1) (a) (D) (2) (a) of 4894 this section and upon the person's and the hospital's compliance 4895 with the requirements of divisions  $\frac{(D)(1)(b)}{(D)(2)(b)}$  and (c) 4896 of this section, to act as a police officer elsewhere, within 4897 the territory of a municipal corporation or within the 4898 unincorporated area of a county, if the chief of police of that 4899 municipal corporation or the sheriff of that county, 4900 4901 respectively, has granted approval for that activity to the hospital, police department, or security department served by 4902 the person as a police officer and if the person, when engaging 4903 in that activity, is directly in the discharge of the person's 4904 duties as a police officer for the hospital. The approval 4905 described in this division may be general in nature or may be 4906 limited in scope, duration, or applicability, as determined by 4907 the chief of police or sheriff granting the approval. 4908

(3) (4)Police officers appointed under division (D) (1) of4909this section shall hold office for three years, unless, for good4910cause shown, their commission is revoked by the secretary of4911state or by the hospital, as provided by law.4912

(4) (5) Notwithstanding section 2744.02 of the Revised4913Code, the municipal corporation in which the hospital is located4914or, if the hospital is located in the unincorporated area of a4915

any action brought under the laws of this state if all of the 4917 following apply: 4918 (a) The action arises out of the actions of a police 4919 officer appointed under division (D)(1) of this section. 4920 (b) The actions of the police officer are directly in the 4921 discharge of the person's duties as a police officer for the 4922 4923 hospital. (c) The actions of the police officer occur on the 4924 premises of the hospital or its affiliates or subsidiaries that 4925 are within the territory of the municipal corporation served by 4926 the chief of police or the unincorporated area of the county 4927 served by the sheriff who signed the agreement described in 4928 division (D)(1)(b)(2)(b) of this section, whichever is 4929 applicable, or anywhere else within the territory of that 4930 municipal corporation or within the unincorporated area of that 4931 4932 county.  $\frac{(5)}{(6)}$  A court's finding of tort liability of any public 4933 hospital agency-or, nonprofit hospital agency, or for-profit 4934 hospital for any actions of a police officer appointed for the 4935 applicable hospital agency or for-profit hospital under division 4936

county, the county is immune from civil or criminal liability in

(D) (1) of this section is not subject to apportionment of tort
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liability under sections 2307.22 and 2307.23 of the Revised Code
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with the municipal corporation or the county in which a written
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agreement as described in division (D) (1) (b) (D) (2) (b) of this
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section is in effect.

(6) (7) Nothing in division (D) (4) (D) (5) of this section4942shall be construed as granting immunity from civil or criminal4943liability for any actions occurring on the premises of any4944

hospital operated by a public hospital agency or nonprofit4945hospital agency, on the premises of any for-profit hospital, or4946on the premises of that hospital's affiliate or subsidiary to4947any of the following:4948

(a) Any police officer appointed under division (D)(1) of 4949this section; 4950

(b) Any hospital operated by a public hospital agency or a 4951
nonprofit hospital agency that applied for the appointment of 4952
any police officer under division (D) (1) of this section, or any 4953
affiliate or subsidiary of the hospital; 4954

(c) Any other police or security officer who is employed
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by, or whose services are utilized by, any hospital operated by
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a public hospital agency or a nonprofit hospital agency, any
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for-profit hospital, or any affiliate or subsidiary of the
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hospital;

(d) Any entity that supplies the services of police or 4960
security officers to any hospital operated by a public hospital 4961
agency or a nonprofit hospital agency, any for-profit hospital, 4962
or any affiliate or subsidiary of the hospital. 4963

(7) (8) As used in division (D) of this section:

(a) "Public hospital agency" and "nonprofit hospital(a) agency" have the same meanings as in section 140.01 of the(a) Revised Code.

(b) "Tort liability" means the liability of a party as4968determined by a court in a tort action as defined in section49692307.011 of the Revised Code.4970

(E) (1) Upon the application of any owner or operator of anamusement park that has an average yearly attendance in excess4972

of six hundred thousand quests and that employs and maintains 4973 its own proprietary police department or security department and 4974 subject to section 4973.171 of the Revised Code, any judge of 4975 the municipal court or county court that has territorial 4976 jurisdiction over the amusement park may appoint and commission 4977 any persons that the owner or operator designates, or as many of 4978 those persons as the judge considers proper, to act as police 4979 officers for the amusement park. If the amusement park is 4980 located in more than one county, any judge of the municipal 4981 court or county court of any of those counties may make the 4982 appointments and commissions as described in this division. No 4983 person who is appointed as a police officer under this division 4984 shall engage in any duties or activities as a police officer for 4985 the amusement park or any affiliate or subsidiary of the owner 4986 or operator of the amusement park unless all of the following 4987 apply: 4988

(a) The appropriate chief or chiefs of police of the 4989 political subdivision or subdivisions in which the amusement 4990 park is located as specified in this division have granted 4991 approval to the owner or operator of the amusement park to 4992 permit persons appointed as police officers under this division 4993 to engage in those duties and activities. If the amusement park 4994 is located in a single municipal corporation or a single 4995 township, the chief of police of that municipal corporation or 4996 township is the appropriate chief of police for the grant of 4997 approval under this division. If the amusement park is located 4998 in two or more townships, two or more municipal corporations, or 4999 one or more townships and one or more municipal corporations, 5000 the chiefs of police of all of the affected townships and 5001 municipal corporations are the appropriate chiefs of police for 5002 the grant of approval under this division, and the approval must 5003

be jointly granted by all of those chiefs of police. The5004approval required by this division is general in nature and is5005intended to cover in the aggregate all persons appointed as5006police officers for the amusement park under this division. A5007separate approval is not required for each appointee on an5008individual basis.5009

(b) Subsequent to the grant of approval described in 5010 division (E)(1)(a) of this section, the owner or operator has 5011 entered into a written agreement with the appropriate chief or 5012 chiefs of police of the political subdivision or subdivisions in 5013 5014 which the amusement park is located as specified in this division and has provided the sheriff of the county in which the 5015 political subdivision or subdivisions are located with a copy of 5016 the agreement. If the amusement park is located in a single 5017 municipal corporation or a single township, the chief of police 5018 of that municipal corporation or township is the appropriate 5019 chief of police for entering into the written agreement under 5020 this division. If the amusement park is located in two or more 5021 townships, two or more municipal corporations, or one or more 5022 townships and one or more municipal corporations, the chiefs of 5023 police of all of the affected townships and municipal 5024 corporations are the appropriate chiefs of police for entering 5025 into the written agreement under this division, and the written 5026 agreement must be jointly entered into by all of those chiefs of 5027 police. The written agreement between the owner or operator and 5028 the chief or chiefs of police shall address the scope of 5029 activities, the duration of the agreement, and mutual aid 5030 arrangements and shall set forth the standards and criteria to 5031 govern the interaction and cooperation between persons appointed 5032 as police officers for the amusement park under this division 5033 and law enforcement officers serving the agency represented by 5034

the chief of police who signed the agreement. The written 5035 agreement shall be signed by the owner or operator and by the 5036 chief or chiefs of police who enter into it. The standards and 5037 criteria may include, but are not limited to, provisions 5038 governing the reporting of offenses discovered by the amusement 5039 park's police officers to the agency represented by the chief of 5040 police of the municipal corporation or township in which the 5041 offense occurred, provisions governing investigatory 5042 responsibilities relative to offenses committed on amusement 5043 park property, and provisions governing the processing and 5044 confinement of persons arrested for offenses committed on 5045 amusement park property. The agreement required by this division 5046 is intended to apply in the aggregate to all persons appointed 5047 as police officers for the amusement park under this division. A 5048 separate agreement is not required for each appointee on an 5049 individual basis. 5050

(c) The person has successfully completed a training 5051 program approved by the Ohio peace officer training commission 5052 and has been certified by the commission. A person appointed as 5053 a police officer under this division may attend a training 5054 program approved by the commission and be certified by the 5055 commission regardless of whether the appropriate chief of police 5056 has granted the approval described in division (E)(1)(a) of this 5057 section and regardless of whether the owner or operator of the 5058 amusement park has entered into the written agreement described 5059 in division (E)(1)(b) of this section with the appropriate chief 5060 of police. 5061

(2) (a) A person who is appointed as a police officer under
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division (E) (1) of this section is entitled, upon the grant of
approval described in section (E) (1) (a) of this section and upon
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the person's and the owner or operator's compliance with the
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requirements of division (E)(1)(b) and (c) of this section, to 5066 act as a police officer for the amusement park and its 5067 affiliates and subsidiaries that are within the territory of the 5068 political subdivision or subdivisions served by the chief of 5069 police, or respective chiefs of police, who signed the written 5070 agreement described in division (E)(1)(b) of this section, and 5071 upon any contiguous real property of the amusement park that is 5072 covered by the written agreement, whether within or adjacent to 5073 the political subdivision or subdivisions. The authority to act 5074 as a police officer as described in this division is granted 5075 only if the person, when engaging in that activity, is directly 5076 in the discharge of the person's duties as a police officer for 5077 the amusement park. The authority to act as a police officer as 5078 described in this division shall be exercised in accordance with 5079 the standards and criteria set forth in the written agreement 5080 described in division (E)(1)(b) of this section. 5081

(b) In addition to the authority granted under division 5082 (E) (2) (a) of this section, a person appointed as a police 5083 officer under division (E)(1) of this section is entitled, upon 5084 the grant of approval described in division (E)(1)(a) of this 5085 section and upon the person's and the owner or operator's 5086 compliance with the requirements of divisions (E)(1)(b) and (c) 5087 of this section, to act as a police officer elsewhere within the 5088 territory of a municipal corporation or township if the chief of 5089 police of that municipal corporation or township has granted 5090 approval for that activity to the owner or operator served by 5091 the person as a police officer and if the person, when engaging 5092 in that activity, is directly in the discharge of the person's 5093 duties as a police officer for the amusement park. The approval 5094 described in this division may be general in nature or may be 5095 limited in scope, duration, or applicability, as determined by 5096

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the chief of police granting the approval.

(3) Police officers appointed under division (E) (1) of
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this section shall hold office for five years, unless, for good
cause shown, their commission is revoked by the appointing judge
or the judge's successor or by the owner or operator, as
provided by law.

(F) A fee of fifteen dollars for each commission applied
for under this section shall be paid at the time the application
is made, and this amount shall be returned if for any reason a
commission is not issued.

Section 2. That existing sections 2925.01, 3333.26, 5107 3937.41, 4709.01, 4709.07, 4709.08, 4709.09, 4709.11, 4709.12, 5108 4709.14, 4709.99, 4713.01, 4713.02, 4713.06, 4713.07, 4713.071, 5109 4713.08, 4713.081, 4713.09, 4713.10, 4713.14, 4713.141, 4713.16, 5110 4713.17, 4713.25, 4713.28, 4713.30, 4713.31, 4713.34, 4713.35, 5111 4713.37, 4713.39, 4713.41, 4713.46, 4713.49, 4713.55, 4713.56, 5112 4713.58, 4713.59, 4713.60, 4713.61, 4713.62, 4713.63, 4713.64, 5113 4713.641, 4713.66, 4713.69, 4713.99, and 4973.17 of the Revised 5114 5115 Code are hereby repealed.

Section 3. That sections 4709.02, 4709.03, 4709.05,51164709.10, 4709.13, 4709.23, 4713.26, 4713.36, 4713.44, and51174713.45 of the Revised Code are hereby repealed.5118

Section 4. Section 4713.02 of the Revised Code, as amended5119by this act, does not affect the terms of members of the State5120Cosmetology and Barber Board serving on the Board on the5121effective date of this section.5122

Section 5. Notwithstanding the amendment of sections in5123Chapter 4713. of the Revised Code in this act, which no longer5124provides for school of cosmetology licenses, a valid school of5125

cosmetology license held by a person on or after the effective5126date of this section is valid for the duration of that license5127term. On the expiration of that license, the State Cosmetology5128and Barber Board shall issue to a license holder who wishes to5129renew that license a school license under section 4713.44 of the5130Revised Code, as enacted by this act, if the license holder5131meets the requirements to be issued the school license.5132

Section 6. Notwithstanding the amendment of sections in 5133 Chapter 4709. of the Revised Code in this act, which no longer 5134 provides for barber school licenses, if a valid barber school 5135 license held by a person on or after the effective date of this 5136 section is set to expire on August 31, 2024, that license is 5137 valid until January 31, 2025. If a valid barber school license 5138 held by a person on or after the effective date of this section 5139 is set to expire on August 31, 2026, that license is valid until 5140 January 31, 2027. On the expiration of that license, the State 5141 Cosmetology and Barber Board shall issue to a license holder who 5142 wishes to renew that license a school license under section 5143 4713.44 of the Revised Code, as enacted by this act, if the 5144 license holder meets the requirements to be issued the school 5145 5146 license.