#### As Introduced

# 133rd General Assembly Regular Session 2019-2020

H. B. No. 399

## **Representative Powell**

Cosponsors: Representatives Riedel, Koehler, Becker, Strahorn, Roemer, Merrin, Vitale, Hoops, Wiggam, Manchester, Carfagna, Romanchuk, Dean, Brinkman, Hood, Zeltwanger

# A BILL

То	amend sections 2925.01, 3333.26, 4713.01,	1
	4713.02, 4713.03, 4713.06, 4713.07, 4713.071,	2
	4713.08, 4713.081, 4713.09, 4713.10, 4713.14,	3
	4713.141, 4713.16, 4713.17, 4713.22, 4713.24,	4
	4713.28, 4713.31, 4713.32, 4713.34, 4713.35,	5
	4713.37, 4713.41, 4713.42, 4713.44, 4713.45,	6
	4713.46, 4713.49, 4713.55, 4713.56, 4713.57,	7
	4713.58, 4713.59, 4713.60, 4713.61, 4713.62,	8
	4713.63, 4713.64, 4713.641, 4713.65, 4713.66,	9
	4713.69, 4743.05, 4745.01, 4776.20, and 5502.63;	10
	to enact new section 4713.39 and sections	11
	4713.091, 4713.281, 4713.311, 4713.70, and	12
	4713.71; and to repeal sections 4709.01,	13
	4709.02, 4709.03, 4709.05, 4709.07, 4709.08,	14
	4709.09, 4709.10, 4709.11, 4709.12, 4709.13,	15
	4709.14, 4709.23, 4709.99, 4713.25, 4713.26,	16
	4713.30, 4713.36, and 4713.39 of the Revised	17
	Code to revise the law governing the regulation	18
	of cosmetologists and barbers.	19

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

Section 1. That sections 2925.01, 3333.26, 4713.01,	20
4713.02, 4713.03, 4713.06, 4713.07, 4713.071, 4713.08, 4713.081,	21
4713.09, 4713.10, 4713.14, 4713.141, 4713.16, 4713.17, 4713.22,	22
4713.24, 4713.28, 4713.31, 4713.32, 4713.34, 4713.35, 4713.37,	23
4713.41, 4713.42, 4713.44, 4713.45, 4713.46, 4713.49, 4713.55,	24
4713.56, 4713.57, 4713.58, 4713.59, 4713.60, 4713.61, 4713.62,	25
4713.63, 4713.64, 4713.641, 4713.65, 4713.66, 4713.69, 4743.05,	26
4745.01, 4776.20, and 5502.63 be amended and new section 4713.39	27
and sections 4713.091, 4713.281, 4713.311, 4713.70, and 4713.71	28
of the Revised Code be enacted to read as follows:	29
Sec. 2925.01. As used in this chapter:	30
(A) "Administer," "controlled substance," "controlled	31
substance analog," "dispense," "distribute," "hypodermic,"	32
"manufacturer," "official written order," "person,"	33
"pharmacist," "pharmacy," "sale," "schedule I," "schedule II,"	34
"schedule III," "schedule IV," "schedule V," and "wholesaler"	35
have the same meanings as in section 3719.01 of the Revised	36
Code.	37
(B) "Drug dependent person" and "drug of abuse" have the	38
same meanings as in section 3719.011 of the Revised Code.	39
(C) "Drug," "dangerous drug," "licensed health	40
professional authorized to prescribe drugs," and "prescription"	41
have the same meanings as in section 4729.01 of the Revised	42
Code.	43
(D) "Bulk amount" of a controlled substance means any of	44
the following:	45
(1) For any compound, mixture, preparation, or substance	46
included in schedule I, schedule II, or schedule III, with the	47
exception of any controlled substance analog, marihuana,	48
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cocaine, L.S.D., heroin, any fentanyl-related compound, and	49
hashish and except as provided in division (D)(2), (5), or (6)	50
of this section, whichever of the following is applicable:	51
(a) An amount equal to or exceeding ten grams or twenty-	52
five unit doses of a compound, mixture, preparation, or	53
substance that is or contains any amount of a schedule I opiate	54
or opium derivative;	55
(b) An amount equal to or exceeding ten grams of a	56
compound, mixture, preparation, or substance that is or contains	57
any amount of raw or gum opium;	58
(c) An amount equal to or exceeding thirty grams or ten	59
unit doses of a compound, mixture, preparation, or substance	60
that is or contains any amount of a schedule I hallucinogen	61
other than tetrahydrocannabinol or lysergic acid amide, or a	62
schedule I stimulant or depressant;	63
(d) An amount equal to or exceeding twenty grams or five	64
times the maximum daily dose in the usual dose range specified	65
in a standard pharmaceutical reference manual of a compound,	66
mixture, preparation, or substance that is or contains any	67
amount of a schedule II opiate or opium derivative;	68
(e) An amount equal to or exceeding five grams or ten unit	69
doses of a compound, mixture, preparation, or substance that is	70
or contains any amount of phencyclidine;	71
(f) An amount equal to or exceeding one hundred twenty	72
grams or thirty times the maximum daily dose in the usual dose	73
range specified in a standard pharmaceutical reference manual of	74
a compound, mixture, preparation, or substance that is or	75
contains any amount of a schedule II stimulant that is in a	76
final dosage form manufactured by a person authorized by the	77

"Federal Food, Drug, and Cosmetic Act," 52 Stat. 1040 (1938), 21	78
U.S.C.A. 301, as amended, and the federal drug abuse control	79
laws, as defined in section 3719.01 of the Revised Code, that is	80
or contains any amount of a schedule II depressant substance or	81
a schedule II hallucinogenic substance;	82
(g) An amount equal to or exceeding three grams of a	83
compound, mixture, preparation, or substance that is or contains	84
any amount of a schedule II stimulant, or any of its salts or	85
isomers, that is not in a final dosage form manufactured by a	86
person authorized by the Federal Food, Drug, and Cosmetic Act	87
and the federal drug abuse control laws.	88
(2) An amount equal to or exceeding one hundred twenty	89
grams or thirty times the maximum daily dose in the usual dose	90
range specified in a standard pharmaceutical reference manual of	91
a compound, mixture, preparation, or substance that is or	92
contains any amount of a schedule III or IV substance other than	93
an anabolic steroid or a schedule III opiate or opium	94
derivative;	95
(3) An amount equal to or exceeding twenty grams or five	96
times the maximum daily dose in the usual dose range specified	97
in a standard pharmaceutical reference manual of a compound,	98
mixture, preparation, or substance that is or contains any	99
amount of a schedule III opiate or opium derivative;	100
(4) An amount equal to or exceeding two hundred fifty	101
milliliters or two hundred fifty grams of a compound, mixture,	102
preparation, or substance that is or contains any amount of a	103
schedule V substance;	104
(5) An amount equal to or exceeding two hundred solid	105

dosage units, sixteen grams, or sixteen milliliters of a

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compound, mixture, preparation, or substance that is or contains	107
any amount of a schedule III anabolic steroid;	108
(6) For any compound, mixture, preparation, or substance	109
that is a combination of a fentanyl-related compound and any	110
other compound, mixture, preparation, or substance included in	111
schedule III, schedule IV, or schedule V, if the defendant is	112
charged with a violation of section 2925.11 of the Revised Code	113
and the sentencing provisions set forth in divisions (C)(10)(b)	114
and (C)(11) of that section will not apply regarding the	115
defendant and the violation, the bulk amount of the controlled	116
substance for purposes of the violation is the amount specified	117
in division (D)(1), (2), (3), (4), or (5) of this section for	118
the other schedule III, IV, or V controlled substance that is	119
combined with the fentanyl-related compound.	120
(E) "Unit dose" means an amount or unit of a compound,	121
mixture, or preparation containing a controlled substance that	122
is separately identifiable and in a form that indicates that it	123
is the amount or unit by which the controlled substance is	124
separately administered to or taken by an individual.	125
(F) "Cultivate" includes planting, watering, fertilizing,	126
or tilling.	127
(G) "Drug abuse offense" means any of the following:	128
(1) A violation of division (A) of section 2913.02 that	129
constitutes theft of drugs, or a violation of section 2925.02,	130
2925.03, 2925.04, 2925.041, 2925.05, 2925.06, 2925.11, 2925.12,	131
2925.13, 2925.22, 2925.23, 2925.24, 2925.31, 2925.32, 2925.36,	132
or 2925.37 of the Revised Code;	133
(2) A violation of an existing or former law of this or	134
any other state or of the United States that is substantially	135

equivalent to any section listed in division (G)(1) of this	136
section;	137
(3) An offense under an existing or former law of this or	138
any other state, or of the United States, of which planting,	139
cultivating, harvesting, processing, making, manufacturing,	140
producing, shipping, transporting, delivering, acquiring,	141
possessing, storing, distributing, dispensing, selling, inducing	142
another to use, administering to another, using, or otherwise	143
dealing with a controlled substance is an element;	144
(4) A conspiracy to commit, attempt to commit, or	145
complicity in committing or attempting to commit any offense	146
under division $(G)(1)$ , $(2)$ , or $(3)$ of this section.	147
(H) "Felony drug abuse offense" means any drug abuse	148
offense that would constitute a felony under the laws of this	149
state, any other state, or the United States.	150
(I) "Harmful intoxicant" does not include beer or	151
intoxicating liquor but means any of the following:	152
(1) Any compound, mixture, preparation, or substance the	153
gas, fumes, or vapor of which when inhaled can induce	154
intoxication, excitement, giddiness, irrational behavior,	155
depression, stupefaction, paralysis, unconsciousness,	156
asphyxiation, or other harmful physiological effects, and	157
includes, but is not limited to, any of the following:	158
(a) Any volatile organic solvent, plastic cement, model	159
cement, fingernail polish remover, lacquer thinner, cleaning	160
fluid, gasoline, or other preparation containing a volatile	161
organic solvent;	162
(b) Any aerosol propellant;	163
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(c) Any fluorocarbon refrigerant;	164
(d) Any anesthetic gas.	165
(2) Gamma Butyrolactone;	166
(3) 1,4 Butanediol.	167
(J) "Manufacture" means to plant, cultivate, harvest,	168
process, make, prepare, or otherwise engage in any part of the	169
production of a drug, by propagation, extraction, chemical	170
synthesis, or compounding, or any combination of the same, and	171
includes packaging, repackaging, labeling, and other activities	172
incident to production.	173
(K) "Possess" or "possession" means having control over a	174
thing or substance, but may not be inferred solely from mere	175
access to the thing or substance through ownership or occupation	176
of the premises upon which the thing or substance is found.	177
(L) "Sample drug" means a drug or pharmaceutical	178
preparation that would be hazardous to health or safety if used	179
without the supervision of a licensed health professional	180
authorized to prescribe drugs, or a drug of abuse, and that, at	181
one time, had been placed in a container plainly marked as a	182
sample by a manufacturer.	183
(M) "Standard pharmaceutical reference manual" means the	184
current edition, with cumulative changes if any, of references	185
that are approved by the state board of pharmacy.	186
(N) "Juvenile" means a person under eighteen years of age.	187
(O) "Counterfeit controlled substance" means any of the	188
following:	189
(1) Any drug that bears, or whose container or label	190

bears, a trademark, trade name, or other identifying mark used	191
without authorization of the owner of rights to that trademark,	192
trade name, or identifying mark;	193
(2) Any unmarked or unlabeled substance that is	194
represented to be a controlled substance manufactured,	195
processed, packed, or distributed by a person other than the	196
person that manufactured, processed, packed, or distributed it;	197
(3) Any substance that is represented to be a controlled	198
substance but is not a controlled substance or is a different	199
controlled substance;	200
(4) Any substance other than a controlled substance that a	201
reasonable person would believe to be a controlled substance	202
because of its similarity in shape, size, and color, or its	203
markings, labeling, packaging, distribution, or the price for	204
which it is sold or offered for sale.	205
(P) An offense is "committed in the vicinity of a school"	206
if the offender commits the offense on school premises, in a	207
school building, or within one thousand feet of the boundaries	208
of any school premises, regardless of whether the offender knows	209
the offense is being committed on school premises, in a school	210
building, or within one thousand feet of the boundaries of any	211
school premises.	212
(Q) "School" means any school operated by a board of	213
education, any community school established under Chapter 3314.	214
of the Revised Code, or any nonpublic school for which the state	215
board of education prescribes minimum standards under section	216
3301.07 of the Revised Code, whether or not any instruction,	217
extracurricular activities, or training provided by the school	218
is being conducted at the time a criminal offense is committed.	219

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

(1) The parcel of real property on which any school is	221
situated, whether or not any instruction, extracurricular	222
activities, or training provided by the school is being	223
conducted on the premises at the time a criminal offense is	224
committed;	225
(2) Any other parcel of real property that is owned or	226
leased by a board of education of a school, the governing	227
authority of a community school established under Chapter 3314.	228
of the Revised Code, or the governing body of a nonpublic school	229
for which the state board of education prescribes minimum	230
standards under section 3301.07 of the Revised Code and on which	231
some of the instruction, extracurricular activities, or training	232
of the school is conducted, whether or not any instruction,	233
extracurricular activities, or training provided by the school	234
is being conducted on the parcel of real property at the time a	235
criminal offense is committed.	236
(S) "School building" means any building in which any of	237
the instruction, extracurricular activities, or training	238
provided by a school is conducted, whether or not any	239
instruction, extracurricular activities, or training provided by	240
the school is being conducted in the school building at the time	241
a criminal offense is committed.	242
(T) "Disciplinary counsel" means the disciplinary counsel	243
appointed by the board of commissioners on grievances and	244
discipline of the supreme court under the Rules for the	245
Government of the Bar of Ohio.	246
(U) "Certified grievance committee" means a duly	247
constituted and organized committee of the Ohio state bar	248

association or of one or more local bar associations of the	249
state of Ohio that complies with the criteria set forth in Rule	250
V, section 6 of the Rules for the Government of the Bar of Ohio.	251
(V) "Professional license" means any license, permit,	252
certificate, registration, qualification, admission, temporary	253
license, temporary permit, temporary certificate, or temporary	254
registration that is described in divisions (W)(1) to $\frac{(37)}{(36)}$	255
of this section and that qualifies a person as a professionally	256
licensed person.	257
(W) "Professionally licensed person" means any of the	258
following:	259
(1) A person who has received a certificate or temporary	260
certificate as a certified public accountant or who has	261
registered as a public accountant under Chapter 4701. of the	262
Revised Code and who holds an Ohio permit issued under that	263
chapter;	264
(2) A person who holds a certificate of qualification to	265
practice architecture issued or renewed and registered under	266
Chapter 4703. of the Revised Code;	267
(3) A person who is registered as a landscape architect	268
under Chapter 4703. of the Revised Code or who holds a permit as	269
a landscape architect issued under that chapter;	270
(4) A person licensed under Chapter 4707. of the Revised	271
Code;	272
(5) A person who has been issued a certificate of	273
registration as a registered barber under Chapter 4709. of the	274
Revised Code;	275
(6)—A person licensed and regulated to engage in the	276

business of a debt pooling company by a legislative authority,	277
under authority of Chapter 4710. of the Revised Code;	278
(7) (6) A person who has been issued a cosmetologist's	279
license, hair <u>designer's</u> _stylist's_license, manicurist's	280
license, esthetician's license, natural hair stylist's license,	281
advanced cosmetologist's license, advanced hair designer's	282
license, advanced manicurist's license, advanced esthetician's	283
license, advanced natural hair stylist's license, cosmetology	284
instructor's license, hair design instructor's license,	285
manicurist instructor's license, esthetics instructor's license,	286
natural hair style barber's license, instructor's license,	287
independent contractor's license, or tanning facility permit	288
under Chapter 4713. of the Revised Code;	289
(8) (7) A person who has been issued a license to practice	290
dentistry, a general anesthesia permit, a conscious sedation	291
permit, a limited resident's license, a limited teaching	292
license, a dental hygienist's license, or a dental hygienist's	293
teacher's certificate under Chapter 4715. of the Revised Code;	294
(9) (8) A person who has been issued an embalmer's	295
license, a funeral director's license, a funeral home license,	296
or a crematory license, or who has been registered for an	297
embalmer's or funeral director's apprenticeship under Chapter	298
4717. of the Revised Code;	299
(10) A person who has been licensed as a registered	300
nurse or practical nurse, or who has been issued a certificate	301
for the practice of nurse-midwifery under Chapter 4723. of the	302
Revised Code;	303
(11) (10) A person who has been licensed to practice	304
optometry or to engage in optical dispensing under Chapter 4725.	305

of the Revised Code;	306
(12) (11) A person licensed to act as a pawnbroker under	307
Chapter 4727. of the Revised Code;	308
(13) (12) A person licensed to act as a precious metals	309
dealer under Chapter 4728. of the Revised Code;	310
(14) (13) A person licensed under Chapter 4729. of the	311
Revised Code as a pharmacist or pharmacy intern or registered	312
under that chapter as a registered pharmacy technician,	313
certified pharmacy technician, or pharmacy technician trainee;	314
(15) (14) A person licensed under Chapter 4729. of the	315
Revised Code as a manufacturer of dangerous drugs, outsourcing	316
facility, third-party logistics provider, repackager of	317
dangerous drugs, wholesale distributor of dangerous drugs, or	318
terminal distributor of dangerous drugs;	319
$\frac{(16)}{(15)}$ A person who is authorized to practice as a	320
physician assistant under Chapter 4730. of the Revised Code;	321
(17) (16) A person who has been issued a license to	322
practice medicine and surgery, osteopathic medicine and surgery,	323
or podiatric medicine and surgery under Chapter 4731. of the	324
Revised Code or has been issued a certificate to practice a	325
limited branch of medicine under that chapter;	326
(18) (17) A person licensed as a psychologist or school	327
psychologist under Chapter 4732. of the Revised Code;	328
(19) (18) A person registered to practice the profession	329
of engineering or surveying under Chapter 4733. of the Revised	330
Code;	331
(20) (19) A person who has been issued a license to	332
practice chiropractic under Chapter 4734. of the Revised Code;	333

(21) (20) A person licensed to act as a real estate broker	334
or real estate salesperson under Chapter 4735. of the Revised	335
Code;	336
(22) (21) A person registered as a registered sanitarian	337
under Chapter 4736. of the Revised Code;	338
under Chapter 4730. Of the Revised Code,	330
(23) (22) A person licensed to operate or maintain a	339
junkyard under Chapter 4737. of the Revised Code;	340
(24) (23) A person who has been issued a motor vehicle	341
salvage dealer's license under Chapter 4738. of the Revised	342
Code;	343
(25) (24) A person who has been licensed to act as a steam	344
engineer under Chapter 4739. of the Revised Code;	345
(26) (25) A person who has been issued a license or	346
temporary permit to practice veterinary medicine or any of its	347
branches, or who is registered as a graduate animal technician	348
under Chapter 4741. of the Revised Code;	349
(27) (26) A person who has been issued a hearing aid	350
dealer's or fitter's license or trainee permit under Chapter	351
4747. of the Revised Code;	352
(28) (27) A person who has been issued a class A, class B,	353
or class C license or who has been registered as an investigator	354
or security guard employee under Chapter 4749. of the Revised	355
Code;	356
(29) (28) A person licensed to practice as a nursing home	357
administrator under Chapter 4751. of the Revised Code;	358
administrator under chapter 4/31. Of the Revised Code;	338
(30) (29) A person licensed to practice as a speech-	359
language pathologist or audiologist under Chapter 4753. of the	360
Revised Code;	361

(31) (30) A person issued a license as an occupational	362
therapist or physical therapist under Chapter 4755. of the	363
Revised Code;	364
(32) (31) A person who is licensed as a licensed	365
professional clinical counselor, licensed professional	366
counselor, social worker, independent social worker, independent	367
marriage and family therapist, or marriage and family therapist,	368
or registered as a social work assistant under Chapter 4757. of	369
the Revised Code;	370
the Revised Code,	370
(33) (32) A person issued a license to practice dietetics	371
under Chapter 4759. of the Revised Code;	372
(34) (33) A person who has been issued a license or	373
limited permit to practice respiratory therapy under Chapter	374
4761. of the Revised Code;	375
(35) (34) A person who has been issued a real estate	376
appraiser certificate under Chapter 4763. of the Revised Code;	377
applained coloring and chapter 1, to, of the neviced code,	<b>3</b> , ,
(36) (35) A person who has been issued a home inspector	378
license under Chapter 4764. of the Revised Code;	379
(37) (36) A person who has been admitted to the bar by	380
order of the supreme court in compliance with its prescribed and	381
published rules.	382
(X) "Cocaine" means any of the following:	383
(1) A cocaine salt, isomer, or derivative, a salt of a	384
cocaine isomer or derivative, or the base form of cocaine;	385
(2) Coca leaves or a salt, compound, derivative, or	386
preparation of coca leaves, including ecgonine, a salt, isomer,	387
or derivative of ecgonine, or a salt of an isomer or derivative	388
of ecgonine;	389

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(3) A salt, compound, derivative, or preparation of a	390
substance identified in division (X)(1) or (2) of this section	391
that is chemically equivalent to or identical with any of those	392
substances, except that the substances shall not include	393
decocainized coca leaves or extraction of coca leaves if the	394
extractions do not contain cocaine or ecgonine.	395
(Y) "L.S.D." means lysergic acid diethylamide.	396
(Z) "Hashish" means the resin or a preparation of the	397
resin contained in marihuana, whether in solid form or in a	398
liquid concentrate, liquid extract, or liquid distillate form.	399
(AA) "Marihuana" has the same meaning as in section	400
3719.01 of the Revised Code, except that it does not include	401
hashish.	402
(BB) An offense is "committed in the vicinity of a	403
juvenile" if the offender commits the offense within one hundred	404
feet of a juvenile or within the view of a juvenile, regardless	405
of whether the offender knows the age of the juvenile, whether	406
the offender knows the offense is being committed within one	407
hundred feet of or within view of the juvenile, or whether the	408
juvenile actually views the commission of the offense.	409
(CC) "Presumption for a prison term" or "presumption that	410
a prison term shall be imposed" means a presumption, as	411
described in division (D) of section 2929.13 of the Revised	412
Code, that a prison term is a necessary sanction for a felony in	413
order to comply with the purposes and principles of sentencing	414
under section 2929.11 of the Revised Code.	415
(DD) "Major drug offender" has the same meaning as in	416
section 2929.01 of the Revised Code.	417
(EE) "Minor drug possession offense" means either of the	418

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thienyl)ethyl-4- piperidinyl]-N-phenylpropanamide);	446
(4) Beta-hydroxyfentanyl (N-[1-(2-hydroxy-2-phenethyl-4-	447
<pre>piperidinyl] -N-phenylpropanamide);</pre>	448
(5) Beta-hydroxy-3-methylfentanyl (other name: N-[1-(2-	449
hydroxy-2- phenethyl)-3-methyl-4-piperidinyl]-N-	450
<pre>phenylpropanamide);</pre>	451
(6) 3-methylfentanyl (N-[3-methyl-1-(2-phenylethyl)-4-	452
<pre>piperidyl]-N- phenylpropanamide);</pre>	453
(7) 3-methylthiofentanyl (N-[3-methyl-1-[2-	454
<pre>(thienyl)ethyl]-4- piperidinyl]-N-phenylpropanamide);</pre>	455
(8) Para-fluorofentanyl (N-(4-fluorophenyl)-N-[1-(2-	456
<pre>phenethyl)-4- piperidinyl]propanamide;</pre>	457
(9) Thiofentanyl (N-phenyl-N-[1-(2-thienyl)ethyl-4-	458
<pre>piperidinyl]- propanamide;</pre>	459
(10) Alfentanil;	460
(11) Carfentanil;	461
(12) Remifentanil;	462
(13) Sufentanil;	463
(14) Acetyl-alpha-methylfentanyl (N-[1-(1-methyl-2-	464
phenethyl)-4- piperidinyl]-N-phenylacetamide); and	465
(15) Any compound that meets all of the following fentanyl	466
pharmacophore requirements to bind at the mu receptor, as	467
identified by a report from an established forensic laboratory,	468
including acetylfentanyl, furanylfentanyl, valerylfentanyl,	469
butyrylfentanyl, isobutyrylfentanyl, 4-methoxybutyrylfentanyl,	470
para-fluorobutyrylfentanyl, acrylfentanyl, and ortho-	471
fluorofentanyl:	472

(a) A chemical scaffold consisting of both of the	473
following:	474
(i) A five, six, or seven member ring structure containing	475
a nitrogen, whether or not further substituted;	476
(ii) An attached nitrogen to the ring, whether or not that	477
nitrogen is enclosed in a ring structure, including an attached	478
aromatic ring or other lipophilic group to that nitrogen.	479
(b) A polar functional group attached to the chemical	480
scaffold, including but not limited to a hydroxyl, ketone,	481
amide, or ester;	482
(c) An alkyl or aryl substitution off the ring nitrogen of	483
the chemical scaffold; and	484
(d) The compound has not been approved for medical use by	485
the United States food and drug administration.	486
(LL) "First degree felony mandatory prison term" means one	487
of the definite prison terms prescribed in division (A)(1)(b) of	488
section 2929.14 of the Revised Code for a felony of the first	489
degree, except that if the violation for which sentence is being	490
imposed is committed on or after the effective date of this	491
amendment March 22, 2019, it means one of the minimum prison	492
terms prescribed in division (A)(1)(a) of that section for a	493
felony of the first degree.	494
(MM) "Second degree felony mandatory prison term" means	495
one of the definite prison terms prescribed in division (A)(2)	496
(b) of section 2929.14 of the Revised Code for a felony of the	497
second degree, except that if the violation for which sentence	498
is being imposed is committed on or after the effective date of	499
this amendment March 22,2019, it means one of the minimum prison	500
terms prescribed in division (A)(2)(a) of that section for a	501

felony of the second degree.	502
(NN) "Maximum first degree felony mandatory prison term"	503
means the maximum definite prison term prescribed in division	504
(A)(1)(b) of section 2929.14 of the Revised Code for a felony of	505
the first degree, except that if the violation for which	506
sentence is being imposed is committed on or after the effective	507
date of this amendment March 22, 2019, it means the longest	508
minimum prison term prescribed in division (A)(1)(a) of that	509
section for a felony of the first degree.	510
(OO) "Maximum second degree felony mandatory prison term"	511
means the maximum definite prison term prescribed in division	512
(A)(2)(b) of section 2929.14 of the Revised Code for a felony of	513
the second degree, except that if the violation for which	514
sentence is being imposed is committed on or after the effective	515
date of this amendment March 22, 2019, it means the longest	516
minimum prison term prescribed in division (A)(2)(a) of that	517
section for a felony of the second degree.	518
Sec. 3333.26. (A) Any citizen of this state who has	519
resided within the state for one year, who was in the active	520
service of the United States as a soldier, sailor, nurse, or	521
marine between April 6, 1917, and November 11, 1918, and who has	522
been honorably discharged from that service, shall be admitted	523
to any school, college, or university that receives state funds	524
in support thereof, without being required to pay any tuition or	525
matriculation fee, but is not relieved from the payment of	526
laboratory or similar fees.	527
(B)(1) As used in this division:	528
(a) "Volunteer firefighter" has the meaning as in division	529
(B) (1) of section 146.01 of the Revised Code.	530

(b) "Public service officer" means an Ohio firefighter,	531
volunteer firefighter, police officer, member of the state	532
highway patrol, employee designated to exercise the powers of	533
police officers pursuant to section 1545.13 of the Revised Code,	534
or other peace officer as defined by division (B) of section	535
2935.01 of the Revised Code, or a person holding any equivalent	536
position in another state.	537
(c) "Qualified former spouse" means the former spouse of a	538
public service officer, or of a member of the armed services of	539
the United States, who is the custodial parent of a minor child	540
of that marriage pursuant to an order allocating the parental	541
rights and responsibilities for care of the child issued	542
pursuant to section 3109.04 of the Revised Code.	543
(d) "Operation enduring freedom" means that period of	544
conflict which began October 7, 2001, and ends on a date	545
declared by the president of the United States or the congress.	546
(e) "Operation Iraqi freedom" means that period of	547
conflict which began March 20, 2003, and ends on a date declared	548
by the president of the United States or the congress.	549
(f) "Combat zone" means an area that the president of the	550
United States by executive order designates, for purposes of 26	551
U.S.C. 112, as an area in which armed forces of the United	552
States are or have engaged in combat.	553
(2) Any resident of this state who is under twenty-six	554
years of age, or under thirty years of age if the resident has	555
been honorably discharged from the armed services of the United	556
States, who is the child of a public service officer killed in	557
the line of duty or of a member of the armed services of the	558
United States killed in the line of duty during operation	559

enduring freedom or operation Iraqi freedom, and who is admitted	560
to any state university or college as defined in division (A)(1)	561
of section 3345.12 of the Revised Code, community college, state	562
community college, university branch, or technical college shall	563
not be required to pay any tuition or any student fee for up to	564
four academic years of education, which shall be at the	565
undergraduate level.	566

A child of a member of the armed services of the United 567 States killed in the line of duty during operation enduring 568 freedom or operation Iraqi freedom is eligible for a waiver of 569 tuition and student fees under this division only if the student 570 is not eligible for a war orphans and severely disabled 571 veterans' children scholarship authorized by Chapter 5910. of 572 the Revised Code. In any year in which the war orphans and 573 severely disabled veterans' children scholarship board reduces 574 the percentage of tuition covered by a war orphans and severely 575 disabled veterans' children scholarship below one hundred per 576 cent pursuant to division (A) of section 5910.04 of the Revised 577 Code, the waiver of tuition and student fees under this division 578 for a child of a member of the armed services of the United 579 States killed in the line of duty during operation enduring 580 freedom or operation Iraqi freedom shall be reduced by the same 581 582 percentage.

(3) Any resident of this state who is the spouse or 583 qualified former spouse of a public service officer killed in 584 the line of duty, and who is admitted to any state university or 585 college as defined in division (A)(1) of section 3345.12 of the 586 Revised Code, community college, state community college, 587 university branch, or technical college, shall not be required 588 to pay any tuition or any student fee for up to four academic 589 years of education, which shall be at the undergraduate level. 590

(4) Any resident of this state who is the spouse or	591
qualified former spouse of a member of the armed services of the	592
United States killed in the line of duty while serving in a	593
combat zone after May 7, 1975, and who is admitted to any state	594
university or college as defined in division (A)(1) of section	595
3345.12 of the Revised Code, community college, state community	596
college, university branch, or technical college, shall not be	597
required to pay any tuition or any student fee for up to four	598
years of academic education, which shall be at the undergraduate	599
level. In order to qualify under division (B)(4) of this	600
section, the spouse or qualified former spouse shall have been a	601
resident of this state at the time the member was killed in the	602
line of duty.	603

(C) Any institution that is not subject to division (B) of 604 this section and that holds a valid certificate of registration 605 issued under Chapter 3332. of the Revised Code, a valid-606 certificate issued under Chapter 4709. of the Revised Code, or a 607 valid license issued under Chapter 4713. of the Revised Code, or 608 that is nonprofit and has a certificate of authorization issued 609 under section 1713.02 of the Revised Code, or that is a private 610 institution exempt from regulation under Chapter 3332. of the 611 Revised Code as prescribed in section 3333.046 of the Revised 612 Code, which reduces tuition and student fees of a student who is 613 eligible to attend an institution of higher education under the 614 provisions of division (B) of this section by an amount 615 indicated by the chancellor of higher education shall be 616 eligible to receive a grant in that amount from the chancellor. 617

Each institution that enrolls students under division (B) 618 of this section shall report to the chancellor, by the first day 619 of July of each year, the number of students who were so 620 enrolled and the average amount of all such tuition and student 621

fees waived during the preceding year. The chancellor shall	622
determine the average amount of all such tuition and student	623
fees waived during the preceding year. The average amount of the	624
tuition and student fees waived under division (B) of this	625
section during the preceding year shall be the amount of grants	626
that participating institutions shall receive under this	627
division during the current year, but no grant under this	628
division shall exceed the tuition and student fees due and	629
payable by the student prior to the reduction referred to in	630
this division. The grants shall be made for four years of	631
undergraduate education of an eligible student.	632
Sec. 4713.01. As used in this chapter:	633
(A) "Apprentice barber" means an individual who does not	634
hold a barber license under this chapter and is engaged in	635
learning or acquiring knowledge of the practice of barbering.	636
(B) "Apprentice cosmetologist" means an individual who	637
does not a hold a practicing license under this chapter and is	638
engaged in learning or acquiring knowledge of the practice of	639
cosmetology, hair styling, esthetics, manicuring, or natural	640
hair styling.	641
(C) "Apprentice instructor" means an individual holding a	642
practicing license issued by the state cosmetology and barber	643
board who is engaged in learning or acquiring knowledge of the	644
occupation of an instructor of a branch of cosmetology at a	645
school of cosmetology.	646
"Beauty salon" means a salon in which an individual is-	647
authorized to engage in all branches of cosmetology.	648
(D) "Assistant barber instructor" means an individual_	649
holding a barber license issued by the state cosmetology and	650

barber board who is engaged in learning or acquiring knowledge	651
of the occupation of an instructor of barbering at a barber	652
school.	653
(E) "Barber" means an individual who engages in the	654
<pre>practice of barbering.</pre>	655
(F) "Barber instructor" means an individual authorized to	656
teach the theory and practice of barbering at a barber school.	657
(G) "Barber pole" means a cylinder or pole with	658
alternating stripes of any combination including red and white,	659
and red, white, and blue, which run diagonally along the length	660
of the cylinder or pole.	661
(H) "Barber school" means any premises, building, or part	662
of a building in which students are instructed in the theory and	663
<pre>practice of barbering.</pre>	664
(I) "Barber shop" means any premises, building, or part of	665
a building in which an individual engages in the practice,	666
instruction, or learning of barbering or any branch of	667
cosmetology in which the individual is licensed.	668
(J) "Biennial licensing period" means both of the	669
<pre>following:</pre>	670
(1) For a practicing, instructor, salon, or school of	671
<pre>cosmetology license, the two-year period beginning on the first</pre>	672
day of February of an odd-numbered year and ending on the last	673
day of January of the next odd-numbered year.	674
"Boutique salon" means a salon in which an individual	675
engages in boutique services and no other branch of cosmetology.	676
"Boutique services" means braiding, threading, shampooing,	677
and makeup artistry.	678

(2) For a barber, barber instructor, barber shop, or	679
barber school license, the two-year period beginning on the	680
first day of September of an even-numbered year and ending on	681
the last day of August of the next even-numbered year.	682
(K) "Braiding" means intertwining the hair in a systematic	683
motion to create patterns in a three-dimensional form, inverting	684
the hair including patterns that are inverted, upright, or	685
singled against the scalp that follow along part of a straight	686
or curved row of intertwined hair, or partings. "Braiding" may	687
include twisting, locking, beading, crocheting, wrapping, or	688
similarly manipulating the hair in a systematic motion, and	689
includes extending the while adding bulk or length with human	690
hair with natural or, synthetic hair fibers, or both, and using	691
simple devices such as clips, combs, crotchet hooks, blunt-	692
tipped needles, and hairpins. "Braiding" does not include the	693
use of chemical hair-joining agents such as synthetic tape,	694
keratin bonds, or fusion bonds to weave or fuse individual_	695
strands or wefts; applications of dyes, reactive chemicals, or	696
other preparations to alter the color or straighten, curl, or	697
alter the structure of hair; or embellishing or beautifying hair	698
by cutting or singeing, except as needed to finish the ends of	699
synthetic fibers used to add bulk to or lengthen hair.	700
(L) "Branch of cosmetology" means the practice of	701
cosmetology, practice of esthetics, practice of hair design	702
styling, practice of manicuring, practice of natural hair	703
styling, or practice of boutique services.	704
(M) "Clean" or "cleaning," as it relates to a salon,	705
barber shop, school of cosmetology, barber school, or mobile	706
salon or barber shop, means the act of preparing nonporous items	707
for disinfection by removing surface and visible debris and	709

washing with soap and water, detergent, or chemical cleaners to	709
slow the growth of pathogens.	710
(N) "Cosmetic therapy" has the same meaning as in section	711
4731.15 4731.04 of the Revised Code.	712
(O) "Cosmetologist" means an individual authorized to	713
engage in all branches of cosmetology in a licensed facility.	714
"Cosmetology" means the art or practice of embellishment,	715
cleansing, beautification, and styling of hair, wigs, postiches,	716
face, body, or nails.	717
(P) "Cosmetology instructor" means an individual	718
authorized to teach the theory and practice of all branches of	719
cosmetology at a school of cosmetology.	720
(Q) "Disinfect" or "disinfection," as it relates to a	721
salon, barber shop, school of cosmetology, barber school, or	722
mobile salon or barber shop, means the process of making a	723
nonporous item safe for use through the use of a chemical	724
intended to kill or denature bacteria, viruses, or fungi.	725
"Disinfect" does not include the use of ultraviolet light.	726
(R) "Disposable safety razor" means a shaving implement	727
designed with a protective device that is intended to prevent	728
the razor from cutting too deeply and reduce the risk of	729
accidental cuts and that is designed for the cutting edge of the	730
razor to be used on an individual one time and then discarded	731
and not used for any other purpose. A "disposable safety razor"	732
includes a razor with the handle and blade joined together or a	733
razor with a blade attachment that can be detached from a	734
handle.	735
(S) "Esthetician" means an individual who engages in the	736
practice of esthetics but no other branch of cosmetology in a	737

licensed facility.	738
(T) "Esthetics instructor" means an individual who teaches	739
the theory and practice of esthetics, but no other branch of	740
cosmetology, at a school of cosmetology.	741
"Esthetics salon" means a salon in which an individual	742
engages in the practice of esthetics but no other branch of	743
cosmetology.	744
(U) "Eye lash extensions" include temporary and semi-	745
permanent enhancements designed to add length, thickness, and	746
fullness to natural eyelashes.	747
(V) "Hair designer stylist" means an individual who	748
engages in the practice of hair <u>design</u> styling but no other	749
branch of cosmetology in a licensed facility.	750
(W) "Hair design styling instructor" means an individual	751
who teaches the theory and practice of hair <u>design</u> styling, but	752
no other branch of cosmetology, at a school of cosmetology.	753
"Hair design salon" means a salon in which an individual	754
engages in the practice of hair design but no other branch of	755
cosmetology.	756
(X) "Hair removal" includes, but is not limited to,	757
tweezing, waxing, sugaring, using a disposable safety razor, and	758
threading. "Hair removal" does not include electrolysis.	759
(Y) "Independent contractor" means an both of the	760
<pre>following:</pre>	761
(1) An individual who is not an employee of a salon but	762
practices a branch of cosmetology or barbering, other than the	763
<pre>practice of boutique services, within a salon in a licensed</pre>	764
facility.	765

(2) An individual who is not an employee of a barber shop	766
but practices barbering or a branch of cosmetology within a	767
barber shop in a licensed facility.	768
(Z) "Infection control" means the practice of ensuring	769
that a salon, barber shop, school of cosmetology, barber school,	770
or mobile salon or barber shop, including all equipment,	771
implements, and other personal property in the salon, barber	772
shop, school, or mobile salon or barber shop, is properly	773
cleaned and disinfected at all times, except for the immediate	774
period during which an individual licensed under this chapter is	775
performing a cosmetology or barbering service or preparing the	776
service area for a patron.	777
(AA) "Instructor license" means a license to teach the	778
theory and practice of a branch of cosmetology at a school of	779
cosmetology.	780
(BB) "Licensed facility" means any premises, building, or	781
part of a building licensed under section 4713.41 of the Revised	782
Code, or any other temporary location identified in rule by the	783
state cosmetology and barber board, in which the practice of one	784
or more branches of cosmetology services or barbering are	785
authorized by the state cosmetology and barber board to be	786
performed.	787
"Advanced cosmetologist" means an individual authorized to-	788
work in a beauty salon and engage in all branches of	789
cosmetology.	790
"Advanced esthetician" means an individual authorized to-	791
work in an esthetics salon, but no other type of salon, and	792
engage in the practice of esthetics, but no other branch of	793
cosmetology.	794

"Advanced hair designer" means an individual authorized to-	795
work in a hair design salon, but no other type of salon, and	796
engage in the practice of hair design, but no other branch of	797
cosmetology.	798
"Advanced license" means a license to work in a salon and	799
practice the branch of cosmetology practiced at the salon.	800
"Advanced manicurist" means an individual authorized to	801
work in a nail salon, but no other type of salon, and engage in	802
the practice of manicuring, but no other branch of cosmetology.	803
"Advanced natural hair stylist" means an individual	804
authorized to work in a natural hair style salon, but no other-	805
type of salon, and engage in the practice of natural hair-	806
styling, but no other branch of cosmetology.	807
"Makeup artistry" means the application of cosmetics for	808
the purpose of skin beautification. "Makeup artistry" does not	809
include any other services described in the practice of any	810
other branch of cosmetology.	811
(CC) "Manicurist" means an individual who engages in the	812
practice of manicuring but no other branch of cosmetology in a	813
licensed facility.	814
(DD) "Manicurist instructor" means an individual who	815
teaches the theory and practice of manicuring, but no other	816
branch of cosmetology, at a school of cosmetology.	817
"Nail salon" means a salon in which an individual engages	818
in the practice of manicuring but no other branch of	819
cosmetology. (EE) "Mobile barber shop" or "mobile salon" means	820
either a self-contained facility that can be moved, towed, or	821
transported from one location to another and in which barbering	822
or one or more branches of cosmetology is practiced, or a	823

business that provides services in barbering or one or more	824
branches of cosmetology at a special event venue, residential	825
home, or nursing home or residential care facility as those	826
terms are defined in section 5701.13 of the Revised Code.	827
(FF) "Natural hair stylist" means an individual who	828
engages in the practice of natural hair styling but no other	829
branch of cosmetology in a licensed facility.	830
(GG) "Natural hair style instructor" means an individual	831
who teaches the theory and practice of natural hair styling, but	832
no other branch of cosmetology, at a school of cosmetology.	833
"Natural hair style salon" means a salon in which an	834
individual engages in the practice of natural hair styling but	835
no other branch of cosmetology.	836
"Practice of braiding" means utilizing the technique of	837
intertwining hair in a systematic motion to create patterns in a	838
three dimensional form, including patterns that are inverted,	839
upright, or singled against the scalp that follow along straight	840
or curved partings. It may include twisting or locking the hair-	841
while adding bulk or length with human hair, synthetic hair, or	842
both and using simple devices such as clips, combs, and	843
hairpins. "Practice of braiding" does not include application of	844
weaving, bonding, and fusion of individual strands or wefts;	845
application of dyes, reactive chemicals, or other preparations	846
to alter the color or straighten, curl, or alter the structure	847
of hair; embellishing or beautifying hair by cutting or	848
singeing, except as needed to finish the ends of synthetic	849
fibers used to add bulk to or lengthen hair.	850
(HH) "Nonporous" means material that does not have any	851
minute openings or holes and that does not allow liquids to pass	852

through or be absorbed. "Nonporous" includes, but is not limited	853
to, glass, metal, and plastic.	854
(II) "Porous" means material that has minute openings or	855
holes through which liquid or air may pass. "Porous" includes,	856
but is not limited to, nail files, pumice, and buffers.	857
(JJ) "Practice of barbering" includes, but is not limited	858
to, when performed on the head, neck, or face for cosmetic	859
purposes and when performed on the public for pay, free, or	860
otherwise, shaving the face, shaving around the vicinity of the	861
ears and neckline, or trimming facial hair with a straight razor	862
or a disposable safety razor; cutting or styling hair; facials,	863
skin care, or scalp massages; shampooing, bleaching, coloring,	864
straightening, or permanent waving hair; and cutting, fitting,	865
or forming head caps for wigs or hair pieces.	866
(KK) "Practice of boutique services" means braiding,	867
threading, shampooing, eye lash extension services, and wig	868
styling and application.	869
(LL) "Practice of cosmetology" means includes, but is not	870
<u>limited to</u> , the practice of all branches of cosmetology.	871
(MM) "Practice of esthetics" means includes, but is not	872
<u>limited to,</u> the application of cosmetics, tonics, antiseptics,	873
creams, lotions, or other preparations for the purpose of skin	874
beautification and includes preparation of the skin by manual	875
massage techniques or by use of electrical, mechanical, or other	876
apparatus; enhancement of the skin by skin care, facials, body	877
treatments, hair removal, and other treatments; and eye lash	878
extension services.	879
(NN) "Practice of hair design styling" means includes, but	880
is not limited to, embellishing or beautifying hair, wigs, or	881

hairpieces by arranging, dressing, pressing, curling, waving,	882
permanent waving, cleansing, cutting, singeing, bleaching,	883
coloring, braiding, weaving, bonding and fusion of individual	884
strands or wefts, or similar work. "Practice of hair design	885
styling" includes utilizing techniques performed by hand that	886
result in tension on hair roots such as twisting, wrapping,	887
weaving, extending, locking, or braiding of the hair; the art or	888
practice of cleansing, stimulating, or massaging a person's	889
scalp, face, neck, and arms; embellishment, cleansing,	890
beautification, and styling of hair, wigs, postiches, face,	891
body, or nails; and treating a person's mustache or beard by	892
arranging, beautifying, coloring, processing, styling, or	893
trimming or shaving with a disposable safety razor.	894
(00) "Practice of manicuring" means—includes, but is not	895
<u>limited to,</u> cleaning, trimming, shaping the free edge of, or	896
applying polish to the nails of any individual; applying nail	897
enhancements and embellishments to any individual; massaging the	898
hands and lower arms up to the elbow of any individual;	899
massaging the feet and lower legs up to the knee of any	900
individual; using lotions or softeners on the hands and feet of	901
any individual; or any combination of these types of services.	902
(PP) "Practice of natural hair styling" means includes,	903
but is not limited to, utilizing techniques performed by hand	904
that result in tension on hair roots such as twisting, wrapping,	905
weaving, extending, locking, or braiding of the hair. "Practice	906
of natural hair styling" does not include the application of	907
dyes, reactive chemicals, or other preparations to alter the	908
color or to straighten, curl, or alter the structure of the	909
hair. "Practice of natural hair styling" also does not include	910
embellishing or beautifying hair by cutting or singeing, except	911
as needed to finish off the end of a braid, or by dressing,	912

pressing, curling, waving, permanent waving, or similar work.	913
(QQ) "Practicing license" means a license to practice a	914
branch of cosmetology in a licensed facility.	915
(RR) "Salon" means a licensed facility on any premises,	916
building, or part of a building in which an individual engages	917
in the practice, instruction, or learning of one or more	918
branches of cosmetology or barbering. "Salon" does not include a	919
barber shop licensed under Chapter 4709. of the Revised Code.	920
"Salon" does not mean a tanning facility, although a tanning	921
facility may be located in a salon.	922
(SS) "School of cosmetology" means any premises, building,	923
or part of a building in which students are instructed in the	924
theories and practices of one or more branches of cosmetology.	925
(TT) "Shampooing" means the act of cleansing and	926
conditioning an individual's hair under the supervision of an	927
individual licensed under this chapter and in preparation to	928
immediately receive a service from a licensee.	929
(UU) "Student" means an both of the following:	930
(1) An individual, other than an apprentice instructor,	931
who is engaged in learning or acquiring knowledge of the	932
practice of a branch of cosmetology at a school of cosmetology;	933
(2) An individual, other than an assistant barber	934
instructor, engaged in learning or acquiring knowledge of the	935
<pre>practice of barbering at a barber school.</pre>	936
(VV) "Tanning facility" means any premises, building, or	937
part of a building that contains one or more rooms or booths	938
with any of the following:	939
$\frac{A}{A}$ (1) Equipment or heds used for tanning human skin by	940

the use of fluorescent sun lamps using ultraviolet or other	941
artificial radiation;	942
$\frac{(B)}{(B)}$ (2) Equipment or booths that use chemicals applied to	943
human skin, including chemical applications commonly referred to	944
as spray-on, mist-on, or sunless tans;	945
as spray-on, mist-on, or sunress tans,	943
$\frac{(C)}{(C)}$ Equipment or beds that use visible light for	946
cosmetic purposes.	947
(WW) "Threading" includes a service that results in the	948
removal of hair from its follicle from around the eyebrows and	949
from other parts of the face with the use of a single strand of	950
thread and an astringent, if the service does not use chemicals	951
of any kind, wax, or any implements, instruments, or tools to	952
remove hair.	953
Sec. 4713.02. (A) There is hereby created the state	954
cosmetology and barber board, consisting of all of the following	955
members appointed by the governor, with the advice and consent	956
of the senate:	957
(1) One individual holding a current, valid cosmetologist	958
or cosmetology instructor license at the time of appointment;	959
(2) Two individuals holding current, valid cosmetologist	960
licenses and actively engaged in managing beauty salons for a	961
period of not less than five years at the time of appointment;	962
(3) One individual who <del>holds a current, valid</del> is an	963
independent contractor <del>license</del> registered in accordance with	964
section 4713.39 of the Revised Code at the time of appointment	965
and practices a branch of cosmetology;	966
and placefold a station of cosmecology,	200
(4) One individual who represents individuals who teach	967
the theory and practice of a branch of cosmetology at a	968

vocational or career-technical school;	969
(5) One owner or executive actively engaged in the daily	970
operations of a licensed school of cosmetology;	971
(6) One owner of at least five licensed salons;	972
(7) One individual who is either a certified nurse	973
practitioner or clinical nurse specialist holding a current,	974
valid license to practice nursing as an advanced practice	975
registered nurse issued under Chapter 4723. of the Revised Code	976
or a physician authorized under Chapter 4731. of the Revised	977
Code to practice medicine and surgery or osteopathic medicine	978
and surgery;	979
(8) One individual representing the general public;	980
(9) One individual who holds a current, valid tanning	981
permit and who has owned or managed a tanning facility for at	982
least five years immediately preceding the individual's	983
appointment;	984
(10) One individual who holds a current, valid esthetician	985
or cosmetologist license and who has been actively practicing	986
esthetics for a period of not less than five years immediately	987
preceding the individual's appointment;	988
(11) Two barbers, one of whom is an employer barber and	989
one of whom is employed as a barber, both of whom have been	990
licensed as barbers in this state for at least five years	991
immediately preceding their appointment.	992
(B) The superintendent of public instruction shall	993
nominate three individuals for the governor to choose from when	994
making an appointment under division (A)(4) of this section.	995
(C) All members shall be at least twenty-five years of	996

age, residents of the state, and citizens of the United States.	997
No more than two members, at any time, shall be graduates of the	998
same school of cosmetology. Not more than one member shall have	999
a common financial connection with any school of cosmetology,	1000
salon, barber school, or barber shop.	1001

Terms of office are for five years. Terms shall commence 1002 on the first day of November and end on the thirty-first day of 1003 October. Each member shall hold office from the date of 1004 appointment until the end of the term for which appointed. In 1005 case of a vacancy occurring on the board, the governor shall, in 1006 the same manner prescribed for the regular appointment to the 1007 board, fill the vacancy by appointing a member. Any member 1008 appointed to fill a vacancy occurring prior to the expiration of 1009 the term for which the member's predecessor was appointed shall 1010 hold office for the remainder of such term. Any member shall 1011 continue in office subsequent to the expiration date of the 1012 member's term until the member's successor takes office, or 1013 until a period of sixty days has elapsed, whichever occurs 1014 first. Before entering upon the discharge of the duties of the 1015 office of member, each member shall take, and file with the 1016 secretary of state, the oath of office required by Section 7 of 1017 Article XV, Ohio Constitution. 1018

The members of the board shall receive an amount fixed 1019 pursuant to Chapter 124. of the Revised Code per diem for every 1020 meeting of the board which they attend, together with their 1021 necessary expenses, and mileage for each mile necessarily 1022 traveled.

The members of the board shall annually elect, from among 1024 their number, a chairperson and a vice-chairperson. The 1025 executive director appointed pursuant to section 4713.06 of the 1026

Revised Code shall serve as the board's secretary. 1027 (D) The board shall prescribe the duties of its officers 1028 and establish an office within Franklin county. The board shall 1029 keep all records and files at the office and have the records 1030 and files at all reasonable hours open to public inspection in 1031 accordance with section 149.43 of the Revised Code and any rules 1032 adopted by the board in compliance with this state's record 1033 retention policy. The board also shall adopt a seal for the 1034 authentication of its orders, communications, and records. 1035 (E) The governor may remove any member for cause prior to 1036 the expiration of the member's term of office. 1037 (F) Whenever the term "state board of cosmetology" is 1038 used, referred to, or designated in statute, rule, contract, 1039 grant, or other document, the use, reference, or designation 1040 shall be deemed to mean the "state cosmetology and barber board" 1041 or the executive director of the state cosmetology and barber 1042 board, whichever is appropriate in context. Whenever the term 1043 "barber board" is used, referred to, or designated in statute, 1044 rule, contract, grant, or other document, the use, reference, or 1045 designation shall be deemed to mean the "state cosmetology and 1046 barber board" or the executive director of the state cosmetology 1047 and barber board, whichever is appropriate in context. 1048 Sec. 4713.03. (A) The state cosmetology and barber board 1049 shall hold meetings to transact its business at least four times 1050 a year. The board may hold additional meetings as, in its 1051 judgment, are necessary. The board shall meet at the times and 1052 places it selects. 1053 (B) The board shall adhere to the following agenda items 1054 as it conducts its duties as prescribed in this chapter: 1055

(1) Call meeting to order;	1056
(2) Approval of previous meeting minutes;	1057
(3) Officer and staff reports;	1058
(4) Committee reports;	1059
(5) Unfinished business;	1060
(6) Old business;	1061
(7) New business;	1062
(8) Executive session;	1063
(9) Adjournment.	1064
Sec. 4713.06. The state cosmetology and barber board shall	1065
annually appoint an executive director. The executive director	1066
may not be a member of the board, but subsequent to appointment,	1067
shall serve as secretary of the board. The executive director,	1068
before entering upon the discharge of the executive director's	1069
duties, shall file with the secretary of state a good and	1070
sufficient bond payable to the state, to ensure the faithful	1071
performance of duties of the office of executive director. The	1072
bond shall be in an amount the board requires. The premium of	1073
the bond shall be paid from appropriations made to the board for	1074
operating purposes. Whenever the term "executive director of the	1075
state board of cosmetology" or the term "executive director of	1076
the barber board," or variations thereof, is used, referred to,	1077
or designated in statute, rule, contract, grant, or other	1078
document, the use, reference, or designation shall be deemed to	1079
mean the "executive director of the state cosmetology and barber	1080
board."	1081
The board may employ inspectors, examiners, consultants on	1082

contents of examinations, clerks, or other individuals as	1083
necessary for the administration of this chapter and Chapter	1084
4709. of the Revised Code. All inspectors and examiners shall be	1085
licensed cosmetologists or barbers pursuant to this chapter or	1086
licensed barbers pursuant to Chapter 4709. of the Revised Code.	1087
The board may appoint inspectors to inspect and	1088
investigate all facilities regulated by this chapter—and Chapter—	1089
4709. of the Revised Code, including tanning facilities, to	1090
ensure compliance with this chapter and Chapter 4709. of the	1091
Revised Code, the rules adopted by the board, and the board's	1092
policies, in accordance with division (A)(11) of section 4713.07	1093
of the Revised Code.	1094
Sec. 4713.07. (A) The state cosmetology and barber board	1095
shall do all of the following:	1096
(1) Regulate the practice of cosmetology and all of its	1097
branches and the practice of barbering in this state;	1098
(2) Investigate or inspect, when evidence appears to	1099
demonstrate that an individual has violated any provision of	1100
this chapter or any rule adopted pursuant to it, the activities	1101
or premises of a license holder or unlicensed individual;	1102
(3) Adopt rules in accordance with section 4713.08 of the	1103
Revised Code;	1104
(4) Prescribe and make available application forms to be	1105
used by individuals seeking admission to an examination	1106
conducted under section 4713.24 of the Revised Code or a license	1107
or registration issued under this chapter;	1108
(5) Prescribe and make available application forms to be	1109
used by individuals seeking renewal of a license or registration	1110
issued under this chapter:	1111

(6) Provide a toll-free number and an online service to	1112
receive complaints alleging violations of this chapter-or-	1113
Chapter 4709. of the Revised Code;	1114
(7) Report to the proper prosecuting officer violations of	1115
section 4713.14 of the Revised Code <del>of which the board is aware</del>	1116
at the board's discretion;	1117
(8) Submit a written report annually to the governor that	1118
provides all of the following:	1119
(a) A discussion of the conditions in this state of the	1120
<pre>practice of barbering and the branches of cosmetology;</pre>	1121
(b) An evaluation of board activities intended to aid or	1122
<pre>protect consumers;</pre>	1123
(c) A brief summary of the board's proceedings during the	1124
year the report covers;	1125
(d) A statement of all money that the board received and	1126
expended during the year the report covers.	1127
(9) Keep a record of all of the following:	1128
(a) The board's proceedings;	1129
(b) The name and last known physical address, electronic	1130
mail address, and telephone number of each individual issued a	1131
license or registration under this chapter;	1132
(c) The date and number of each license, permit, and	1133
registration that the board issues.	1134
(10) Assist ex-offenders and military veterans who hold	1135
licenses issued by the board to find employment within salons.	1136
<pre>barber shops, or other facilities within this state;</pre>	1137
(11) Require inspectors appointed pursuant to section	1138

4713.06 of the Revised Code to conduct inspections of licensed	1139
or permitted facilities, including salons and boutique salons,	1140
schools of cosmetology, barber schools, barber shops, and	1141
tanning facilities, within ninety days of the opening for	1142
business of a licensed facility, upon complaints reported to the	1143
board, within ninety days after a violation was documented at a	1144
facility, and at least once every two years. Any individual,	1145
after providing the individual's name and contact information,	1146
may report to the board any information the individual may have	1147
that appears to show a violation of any provision of this	1148
chapter or rule adopted under it <del>or a violation of any provision</del>	1149
of Chapter 4709. of the Revised Code or rule adopted by the	1150
board pursuant to Chapter 4709. of the Revised Code . In the	1151
absence of bad faith, any individual who reports information of	1152
that nature or who testifies before the board in any	1153
adjudication conducted under Chapter 119. of the Revised Code	1154
shall not be liable for damages in a civil action as a result of	1155
the report or testimony. For the purpose of inspections, an	1156
independent contractor shall be added to the board's records as	1157
an individual salon <u>or barber shop</u> .	1158
(12) Supply a copy of the poster created pursuant to	1159
division (B) of section 5502.63 of the Revised Code to each	1160
person authorized to operate a salon, barber shop, school of	1161
cosmetology, barber school, tanning facility, or other type of	1162
facility under this chapter;	1163
(13) Process applications to open a new salon or barber	1164
shop under section 4713.41 of the Revised Code within five days	1165
from receipt of the application;	1166
(14) Prescribe and provide to each school of cosmetology	1167

or barber school in this state, for each type of license, an

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acknowledgment form that states the minimum required number of	1169
hours of instruction for that license under this chapter. When a	1170
student enrolls at a school of cosmetology or barber school, the	1171
school shall provide the appropriate acknowledgment form to the	1172
student, the student shall sign the form, and the school shall	1173
provide the form to the board when the school notifies the board	1174
of the student's enrollment under division (A)(4) of section	1175
4713.44 of the Revised Code;	1176
(15) All other duties that this chapter imposes on the	1177
board.	1178
(B) The board may delegate any of the duties listed in	1179
division (A) of this section to the executive director of the	1180
board or to an individual designated by the executive director.	1181
Sec. 4713.071. (A) The Before the first day of September	1182
of each year, the state cosmetology and barber board shall	1183
annually submit a written report to the governor, president of	1184
the senate, and speaker of the house of representatives. The	1185
report shall list all of the following, compiled separately for	1186
public and private schools of cosmetology and public and private	1187
<pre>barber schools, for the preceding twelve-month period fiscal</pre>	1188
<pre>year:</pre>	1189
(1) The number of students enrolled in courses at licensed	1190
public and private schools of cosmetology and barbering;	1191
(2) The number of students graduating from licensed public	1192
and private schools of cosmetology and barbering;	1193
(3) The annual cost for students to attend each licensed	1194
public or private school of cosmetology and barbering;	1195
(4) The loan default rates for licensed public and private	1196
schools of cosmetology and barbering;	1197

(5) The first-time licensure passage rate for graduates of	1198
all public and private schools of cosmetology and barbering;	1199
(6) The total number of new and renewal licenses in each	1200
<pre>profession;</pre>	1201
(7) The total number of complaint-driven inspections	1202
conducted by the board;	1203
(8) The total number and type of violations, including a	1204
list of the top ten violations, which shall aid in the	1205
identification of focus areas for continuing education purposes;	1206
(9) The twenty salons and individuals cited with the most	1207
violations for unlicensed workers;	1208
(10) The number of adjudications or other disciplinary	1209
action taken by the board;	1210
(11) The number of individuals participating in the	1211
apprenticeship program established in section 4713.71 of the	1212
(10) The number of adjudications or other disciplinary action taken by the board;  (11) The number of individuals participating in the apprenticeship program established in section 4713.71 of the Revised Code.  (B) The board shall include in the final report under division (A) of this section any recommendations it has for	1213
(B) The board shall include in the final report under	1214
division (A) of this section any recommendations it has for	1215
changes to this chapter or Chapter 4709. of the Revised Code.	1216
Sec. 4713.08. (A) The state cosmetology and barber board	1217
shall adopt rules in accordance with Chapter 119. of the Revised	1218
Code as necessary to implement this chapter. The rules shall do	1219
all of the following:	1220
(1) Govern the practice of the branches of cosmetology and	1221
the practice of barbering;	1222
(2) Specify conditions an individual must satisfy to	1223
qualify for a temporary pre-examination work permit under	1224

section 4713.22 of the Revised Code and the conditions and	1225
method of renewing a temporary pre-examination work permit under	1226
that section;	1227
(3) Provide for the conduct of examinations under section	1228
4713.24 of the Revised Code;	1229
(4) Specify conditions under which the board will take	1230
into account, under section 4713.32 of the Revised Code,	1231
instruction an applicant for a license under section 4713.28,	1232
4713.30 4713.281, or 4713.31 of the Revised Code received more	1233
than five years before the date of application for the license;	1234
(5) Provide for the granting of waivers under section	1235
4713.29 of the Revised Code;	1236
(6) Specify conditions an applicant must satisfy for the	1237
board to issue the applicant a license under section 4713.34 of	1238
the Revised Code without the applicant taking an examination	1239
conducted under section 4713.24 of the Revised Code;	1240
(7)—Specify locations in which glamour photography	1241
services in which a branch of cosmetology is practiced may be	1242
provided;	1243
$\frac{(8)}{(7)}$ Establish conditions and the fee for a temporary	1244
special occasion work permit under section 4713.37 of the	1245
Revised Code and specify the amount of time such a permit is	1246
valid;	1247
(8) Specify conditions an applicant must satisfy for the	1248
board to issue the applicant an instructor or barber instructor	1249
license under section 4713.31 of the Revised Code;	1250
(9) Specify conditions an applicant must satisfy for the	1251
board to issue permit the applicant to register as an	1252

independent contractor <del>license</del> under section 4713.39 of the	1253
Revised Code-and the fee for issuance and renewal of the-	1254
<del>license</del> ;	1255
(10) Establish conditions under which food may be sold at	1256
a salon <u>or barber shop</u> ;	1257
(11) Specify which professions regulated by a professional	1258
regulatory board of this state may be practiced in a salon or	1259
<pre>barber shop under section 4713.42 of the Revised Code;</pre>	1260
(12) Establish standards for the provision of cosmetic	1261
therapy, massage therapy, or other professional service in a	1262
salon or barber shop pursuant to section 4713.42 of the Revised	1263
Code;	1264
(13) Establish standards for board approval of, and the	1265
granting of credits for, training in branches of cosmetology at-	1266
or barbering by schools of cosmetology or barber schools	1267
licensed in this or another state offered through classroom	1268
<pre>instruction or distance education;</pre>	1269
(14) Establish the manner in which a school of cosmetology	1270
or barber school licensed under section 4713.44 of the Revised	1271
Code may offer post-secondary—and advanced practice programs,	1272
<pre>including classroom instruction or distance education;</pre>	1273
(15) Establish sanitary safety and infection control	1274
standards for the practice of the branches of cosmetology $ au$ and	1275
barbering and the operation of salons, and schools of	1276
cosmetology, barber shops, barber schools, and mobile salons and	1277
<pre>barber shops;</pre>	1278
(16) Establish the application process for obtaining a	1279
tanning facility permit under section 4713.48 of the Revised	1280
Code, including the amount of the fee for an initial or renewed	1281

permit;	1282
(17) Establish standards for installing and operating a	1283
tanning facility in a manner that ensures the health and safety	1284
of consumers, including infection control standards and	1285
standards that do all of the following:	1286
(a) Establish a maximum safe time of exposure to radiation	1287
and a maximum safe temperature at which sun lamps may be	1288
operated;	1289
(b) Require consumers to wear protective eyeglasses;	1290
(c) Require consumers to be supervised as to the length of	1291
time consumers use the facility's sun lamps;	1292
(d) Require the operator to prohibit consumers from	1293
standing too close to sun lamps and to post signs warning	1294
consumers of the potential effects of radiation on individuals	1295
taking certain medications and of the possible relationship of	1296
the radiation to skin cancer;	1297
(e) Require the installation of protective shielding for	1298
sun lamps and handrails for consumers;	1299
(f) Require floors to be dry during operation of lamps;	1300
(g) Establish procedures an operator must follow in making	1301
reasonable efforts in compliance with section 4713.50 of the	1302
Revised Code to determine the age of an individual seeking to	1303
use sun lamp tanning services.	1304
(18) <del>(a)</del> If the board, under section 4713.61 of the Revised	1305
Code, develops a procedure for classifying licenses inactive, do	1306
both of the following:	1307
(i) (a) Establish a fee for having a license classified	1308

inactive that reflects the cost to the board of providing the	1309
inactive license service. If one or more renewal periods have	1310
elapsed since the license was valid, the fee shall not include-	1311
lapsed renewal fees for more than three of those renewal	1312
periods;	1313
(ii) (b) Specify the continuing education that an	1314
individual whose license has been classified inactive must	1315
complete to have the license restored. The continuing education	1316
shall be sufficient to ensure the minimum competency in the use	1317
or administration of a new procedure or product required by a	1318
licensee necessary to protect public health and safety. The	1319
requirement shall not exceed the cumulative number of hours of	1320
continuing education that the individual would have been	1321
required to complete had the individual retained an active	1322
license.	1323
(b) In addition, the board may specify the conditions and	1324
method for granting a temporary work permit to practice a branch	1325
of cosmetology to an individual whose license has been-	1326
classified inactive.	1327
(19) Establish a fee for approval of a continuing	1328
education program under section 4713.62 of the Revised Code that	1329
is adequate to cover any expense the board incurs in the	1330
approval process;	1331
(20) Establish requirements for an individual holding a	1332
practicing or barber license to become an apprentice instructor	1333
or assistant barber instructor at a school of cosmetology or	1334
<pre>barber school;</pre>	1335
(21) Establish requirements for students of barber	1336

(22) Establish conditions under which a cosmetology	1338
student seeking a practicing license may take the written	1339
portion of the examination required by section 4713.24 of the	1340
Revised Code before the student has completed the minimum number	1341
of hours of training required under section 4713.28 of the	1342
Revised Code for the license;	1343
(23) Specify conditions and the fee for a special event	1344
permit under section 4713.70 of the Revised Code and specify the	1345
amount of time such a permit is valid;	1346
(24) Require each mobile salon or mobile barber shop to	1347
hold a license in accordance with this chapter and specify the	1348
requirements that must be met for the board to issue a mobile	1349
salon or mobile barber shop license;	1350
(25) Establish requirements regarding the apprenticeship	1351
program established in section 4713.71 of the Revised Code;	1352
(26) Anything else necessary to implement this chapter.	1353
(B) $\frac{(1)}{(1)}$ The rules adopted under division (A)(2) of this	1354
section may establish additional conditions for a temporary pre-	1355
examination work permit under section 4713.22 of the Revised	1356
Code that are applicable to individuals who practice a branch of	1357
cosmetology in another state or country.	1358
(2) The rules adopted under division (A)(18)(b) of this-	1359
section may establish additional conditions for a temporary work	1360
permit that are applicable to individuals who practice a branch-	1361
of cosmetology in another state.	1362
(C) The conditions specified in rules adopted under-	1363
division (A) (6) of this section may include that an applicant is	1364
applying for a license to practice a branch of cosmetology for-	1365
which the board determines an examination is unnecessary.	1366

$\overline{\text{(D)}}$ The rules adopted under division (A)(11) of this	1367
section shall not include a profession if practice of the	1368
profession in a salon or barber shop is a violation of a statute	1369
or rule governing the profession.	1370
(E) (D) The sanitary board shall review the standards	1371
established under division (A)(15) of this section on an annual	1372
basis to ensure that the standards incorporate industry best	1373
practices and update the standards as necessary to reflect those	1374
practices. The infection control standards shall focus in	1375
particular on precautions to be employed to prevent infectious	1376
or contagious diseases being created or spread. The board shall	1377
consult with the Ohio department of health when establishing the	1378
sanitary standards. The standards must require porous	1379
instruments and supplies that cannot be disinfected to be	1380
disposed of immediately after a single use.	1381
$\frac{F}{E}$ The fee established by rules adopted under	1382
division (A)(16) of this section shall cover the cost the board	1383
incurs in inspecting tanning facilities and enforcing the	1384
board's rules but may not exceed one hundred dollars per	1385
location of such facilities.	1386
(F) The rules adopted under division (A)(22) of this	1387
section shall do all of the following:	1388
(1) Permit a cosmetology student to take the written	1389
portion of the examination required by section 4713.24 of the	1390
Revised Code after the student has completed the minimum hours	1391
of training for that license described in division (G) of	1392
section 4713.24 of the Revised Code;	1393
(2) Require the student to complete the remainder of the	1394
required training before licensure;	1395

(3) Require the board to grant the student a license on	1396
successful completion of the requirements established in the	1397
rules, unless the individual is subject to potential	1398
disciplinary action under section 4713.64 of the Revised Code.	1399
Sec. 4713.081. (A) The state cosmetology and barber board	1400
shall <u>furnish_create</u> a <u>copy_summary</u> of the <u>sanitary_infection</u>	1401
<pre>control standards established by rules adopted under section</pre>	1402
4713.08 of the Revised Code. The summary shall be written at no	1403
higher than a sixth grade reading level. The board shall furnish	1404
a copy of the summary to each both of the following:	1405
(1) Each individual to whom the board issues a practicing	1406
license, advanced license, barber license, license to operate a	1407
salon, barber shop, barber school, or school of cosmetology, or	1408
boutique services registration. The board also shall furnish a	1409
copy of the sanitary standards to each;	1410
(2) Each individual providing cosmetic therapy, massage	1411
therapy, or other professional service in a salon <u>or barber shop</u>	1412
under section 4713.42 of the Revised Code.	1413
(B) A salon, barber shop, barber school, or school of	1414
cosmetology provided a <pre>cosmetology provided a <pre>cosmetology provided a </pre></pre>	1415
<pre>control standards under division (A) of this section shall post</pre>	1416
the standards summary in a public and conspicuous place in the	1417
salon, barber shop, or school.	1418
Sec. 4713.09. (A) The state cosmetology and barber board	1419
may adopt rules in accordance with section 4713.08 of the	1420
Revised Code to establish a continuing education requirement,	1421
not to exceed eight hours in a biennial licensing period, as a	1422
condition of renewal for a practicing license, advanced license,	1423
instructor license, barber license, barber instructor license,	1424

or <del>boutique services <u>independent contractor</u> registration. These</del>	1425
hours may include training in identifying and addressing the	1426
crime of trafficking in persons as described in section 2905.32	1427
of the Revised Code. At least two of the eight hours of the	1428
continuing education requirement must be achieved in courses	1429
concerning safety and -sanitation infection control, and at	1430
least one hour of the eight hours of the continuing education	1431
requirement must be achieved in courses concerning law and rule	1432
updates.	1433
(B) The rules adopted in accordance with division (A) of	1434
this section shall permit the continuing education requirement	1435
to be satisfied by either classroom instruction or distance	1436
education.	1437
Sec. 4713.091. (A) The state cosmetology and barber board	1438
shall issue an intermediate cosmetology license to either of the	1439
following:	1440
(1) An individual who has completed one thousand five	1441
hundred hours of board-approved cosmetology training and has	1442
otherwise qualified to take and has passed the cosmetology	1443
examination conducted under section 4713.24 of the Revised Code	1444
on or before the effective date of this section;	1445
(2) An individual who is enrolled as a student at a school	1446
of cosmetology on or before the effective date of this section	1447
who chooses to meet the requirement to complete one thousand	1448
five hundred hours of board-approved cosmetology training under	1449
the version of division (A)(7) of section 4713.28 of the Revised	1450
Code as it existed immediately before the effective date of this	1451
section and otherwise qualifies to take and passes the	1452
cosmetology examination conducted under section 4713.24 of the	1453
Revised Code.	1454

(B) An intermediate cosmetology license is a cosmetology	1455
license for purposes of this chapter and an intermediate	1456
cosmetology license holder shall comply with the requirements of	1457
this chapter and rules adopted under this chapter that apply to	1458
a cosmetology license. An intermediate cosmetology license may	1459
be renewed in accordance with section 4713.60 of the Revised	1460
Code.	1461
Sec. 4713.10. (A) The state cosmetology and barber board	1462
shall charge and collect the following <a href="mailto:nonrefundable">nonrefundable</a> fees:	1463
(1) For a temporary pre-examination work permit under	1464
section 4713.22 of the Revised Code, not more than fifteen	1465
dollars;	1466
(2) For initial application to take an examination under	1467
section 4713.24 of the Revised Code, not more than <a href="mailto:forty-ninety">forty-ninety</a>	1468
dollars;	1469
(3) For application to take an examination under section	1470
4713.24 of the Revised Code by an applicant who has previously	1471
applied to take, but failed to appear for, the examination, not	1472
more than <pre>fifty-five one hundred dollars;</pre>	1473
(4) For application to re-take an examination under	1474
section 4713.24 of the Revised Code by an applicant who has	1475
previously appeared for, but failed to pass, the examination,	1476
not more than forty dollars;	1477
(5) For the issuance of a license under section 4713.28,	1478
4713.30 4713.281, or 4713.31 of the Revised Code, not more than	1479
seventy five one hundred eighty-five dollars;	1480
(6) For the issuance of a license under section 4713.34 of	1481
the Revised Code, not more than seventy three hundred dollars;	1482

(7) For renewal of a license issued under section 4713.28,	1483
4713.30 4713.281, 4713.31, or 4713.34 of the Revised Code, not	1484
more than seventy one hundred fifty dollars;	1485
(8) For the issuance or renewal of a cosmetology or barber	1486
school license, or the change of name or ownership of a licensed	1487
<pre>cosmetology or barber school, not more than two hundred fifty</pre>	1488
<pre>one thousand dollars;</pre>	1489
(9) For the issuance of a new salon or barber shop license	1490
or the change of name or ownership of a salon <u>or barber shop</u>	1491
license under section 4713.41 of the Revised Code, not more than	1492
one hundred <pre>ten_dollars;</pre>	1493
(10) For the renewal of a salon or barber shop license	1494
under section 4713.41 of the Revised Code, not more than ninety	1495
dollars;	1496
(11) For the restoration of an expired license or	1497
<u>registration</u> that may be restored pursuant to section 4713.63 of	1498
the Revised Code, an amount equal to the sum of the current	1499
license renewal fee and a lapsed renewal fee of not more than	1500
forty-five two hundred twenty-five dollars per, and not more	1501
than seventy-five dollars for each license or registration	1502
renewal period that has elapsed since the license <u>or</u>	1503
<u>registration</u> was last issued or renewed <u>for up to three license</u>	1504
or registration renewal periods;	1505
(12) For the issuance of a duplicate of any a license	1506
<u>issued under this chapter</u> , not more than thirty forty-five	1507
dollars;	1508
(13) For the preparation and mailing of a licensee's the	1509
records of an individual licensed under section 4713.28,	1510
4713.281, or 4713.31 of the Revised Code to another state for a	1511

reciprocity license, not more than fifty dollars;	1512
(14) For the processing of any fees related to a check	1513
from a licensee returned to the board for insufficient funds, an	1514
additional thirty dollars.	1515
(B) The board shall adjust the fees biennially, by rule,	1516
within the limits established by division (A) of this section,	1517
to provide sufficient revenues to meet its expenses.	1518
(C) The board may establish an installment plan for the	1519
payment of fines and fees and may reduce fines and fees as	1520
considered appropriate by the board.	1521
(D) At the request of a person who is temporarily unable	1522
to pay a fee imposed under division (A) of this section, or on	1523
its own motion, the board may extend the date payment is due by	1524
up to ninety days. If the fee remains unpaid after the date	1525
payment is due, the amount of the fee shall be certified to the	1526
attorney general for collection in the form and manner	1527
prescribed by the attorney general. The attorney general may	1528
assess the collection cost to the amount certified in such a	1529
manner and amount as prescribed by the attorney general.	1530
Sec. 4713.14. No individual shall do any of the following:	1531
(A) Use fraud or deceit in obtaining or making application	1532
for a license, permit, or registration;	1533
(B) Aid or abet any individual or entity in any of the	1534
following:	1535
(1) Violating this chapter or a rule adopted under it;	1536
(2) Obtaining a license, permit, or registration	1537
fraudulently;	1538

(3) Falsely pretending to hold a current, valid license or	1539
permit.	1540
(C) <u>(1)</u> Practice a branch of cosmetology, for pay, free, or	1541
otherwise, without one of the following authorizing the practice	1542
of that branch of cosmetology:	1543
(1)—(a) A current, valid license under section 4713.28,	1544
<del>4713.30,</del> or 4713.34 of the Revised Code;	1545
(2) (b) A current, valid temporary pre-examination work	1546
permit issued under section 4713.22 of the Revised Code;	1547
(3) (c) A current, valid temporary special occasion work	1548
permit issued under section 4713.37 of the Revised Code;	1549
(4) A current, valid temporary work permit issued under-	1550
rules adopted by the board pursuant to section 4713.08 of the	1551
Revised Code;	1552
(5) (d) A current, valid registration under section	1553
<u>4713.39 or</u> 4713.69 of the Revised Code.	1554
(2) Practice barbering without a current, valid barber	1555
license under section 4713.281 or 4713.34 of the Revised Code or	1556
a current, valid registration under section 4713.39 of the	1557
Revised Code.	1558
(D) (1) Employ an individual to practice a branch of	1559
cosmetology if the individual does not hold one of the following	1560
authorizing the practice of that branch of cosmetology:	1561
(1)—(a) A current, valid license under section 4713.28,	1562
<del>4713.30,</del> or 4713.34 of the Revised Code;	1563
(2) (b) A current, valid temporary pre-examination work	1564
permit issued under section 4713.22 of the Revised Code;	1565

(3) (c) A current, valid temporary special occasion work	1566
permit issued under section 4713.37 of the Revised Code;	1567
(4) A current, valid temporary work permit issued under	1568
rules adopted by the board pursuant to section 4713.08 of the	1569
Revised Code;	1570
(5) (d) A current, valid registration under section	1571
4713.69 of the Revised Code.	1572
(2) Employ an individual to practice barbering if the	1573
individual does not hold a current, valid barber license under	1574
section 4713.281 or 4713.34 of the Revised Code.	1575
(E) Except for apprentice instructors or assistant barber	1576
<u>instructors</u> and as provided in section 4713.45 of the Revised	1577
Code, teach the theory or practice of a branch of cosmetology or	1578
<pre>barbering at a school of cosmetology or barber school without</pre>	1579
either of the following authorizing the teaching of that branch	1580
of cosmetology or barbering:	1581
(1) A current, valid license under section 4713.31 or	1582
4713.34 of the Revised Code;	1583
(2) A current, valid temporary special occasion work	1584
permit issued under section 4713.37 of the Revised Code.	1585
(F) Advertise or operate a glamour photography service in	1586
which a branch of cosmetology is practiced unless the individual	1587
practicing the branch of cosmetology holds either of the	1588
following authorizing the practice of that branch of	1589
cosmetology:	1590
(1) A current, valid license under section 4713.28,	1591
4713.30, or 4713.34 of the Revised Code;	1592
(2) A current, valid temporary special occasion work	1593

permit issued under section 4713.37 of the Revised Code.	1594
(G) Advertise or operate a glamour photography service in	1595
which a branch of cosmetology is practiced at a location not	1596
specified by rules adopted under section 4713.08 of the Revised	1597
Code;	1598
(H) Practice a branch of cosmetology or barbering at a	1599
salon or barber shop as an independent contractor without a	1600
<del>current, valid registering as an independent contractor license</del>	1601
issued—under section 4713.39 of the Revised Code;	1602
(I) Operate a salon <u>or barbershop</u> without a current, valid	1603
license under section 4713.41 of the Revised Code;	1604
(J) Provide cosmetic therapy or massage therapy at a salon	1605
or barber shop for pay, free, or otherwise without a current,	1606
valid license issued by the state medical board under section	1607
4731.15 of the Revised Code or provide any other professional	1608
service at a salon or barber shop for pay, free, or otherwise	1609
without a current, valid license or certificate issued by the	1610
professional regulatory board of this state that regulates the	1611
<pre>profession;</pre>	1612
(K) Teach a branch of cosmetology at a salon, unless the	1613
individual receiving the instruction holds either of the	1614
following authorizing the practice of that branch of	1615
<pre>cosmetology:</pre>	1616
(1) A current, valid license under section 4713.28,	1617
4713.30, or 4713.34 of the Revised Code;	1618
(2) A current, valid temporary pre examination work permit	1619
issued under section 4713.22 of the Revised Code.	1620
(L) Operate a school of cosmetology or barber school	1621

without a current, valid license under section 4713.44 of the Revised Code;	1622 1623
(M)—(L) At a salon, barber shop, barber school, or school	1624
of cosmetology, do any of the following:	1625
(1) Use or possess a cosmetic product containing an	1626
ingredient that the United States food and drug administration	1627
has prohibited by regulation;	1628
(2) Use a cosmetic product in a manner inconsistent with a	1629
restriction established by the United States food and drug	1630
administration by regulation;	1631
(3) Use or possess a liquid nail monomer containing any	1632
trace of methyl methacrylate (MMA).	1633
(N) (M) While in charge of a salon, barber shop, barber	1634
school, or school of cosmetology, permit any individual to sleep	1635
in, or use for residential purposes, any room used wholly or in	1636
part as the salon, barber shop, barber school, or school of	1637
cosmetology;	1638
(O) (N) Maintain, as an established place of business for	1639
the practice of one or more of the branches of cosmetology or	1640
barbering, a room used wholly or in part for sleeping or	1641
residential purposes;	1642
(P) (O) Operate a tanning facility that is offered to the	1643
public for a fee or other compensation without a current, valid	1644
permit under section 4713.48 of the Revised Code;	1645
<del>(Q) (P) Practice a branch of cosmetology or barbering in a</del>	1646
location other than a licensed facility unless otherwise	1647
exempted under section 4713.16 or 4713.17 of the Revised Code;	1648
(R) (Q) Use any of the services or arts that are part of	1649

the practice of a branch of cosmetology to treat or attempt to	1650
cure a physical or mental disease or ailment;	1651
(R) Use the title "registered" if the individual does not	1652
have a current, valid registration under section 4713.39 or	1653
4713.69 of the Revised Code;	1654
(S) Use or display a barber pole for the purpose of	1655
advertising or offering barber services without a current, valid	1656
barber shop license under section 4713.41 of the Revised Code.	1657
Sec. 4713.141. An inspector employed by the state	1658
cosmetology and barber board may take a sample of a product used	1659
or sold in a salon, barber shop, barber school, or school of	1660
cosmetology for the purpose of examining the sample, or causing	1661
an examination of the sample to be made, to determine whether	1662
division $\frac{(M)}{(L)}$ of section 4713.14 of the Revised Code has been	1663
violated.	1664
Should the results of the test prove that division $\frac{(M)}{(L)}$	1665
of section 4713.14 of the Revised Code has been violated, the	1666
board shall take action in accordance with section 4713.64 of	1667
the Revised Code. A fine imposed under that section shall	1668
include the cost of the test. The person's license may be	1669
suspended or revoked.	1670
Sec. 4713.16. (A) This chapter does not prohibit any of	1671
the following:	1672
(1) Practicing a branch of cosmetology without a license	1673
or registration if the individual does so for free at the	1674
individual's home for a family member who resides in the same	1675
household as the individual;	1676
(2) The retail sale, or trial demonstration by application	1677
to the skin for purposes of retail sale, of cosmetics,	1678

preparations, tonics, antiseptics, creams, lotions, wigs, or	1679
hairpieces without a practicing license or registration;	1680
(3) The retailing, at a salon, of cosmetics, preparations,	1681
tonics, antiseptics, creams, lotions, wigs, hairpieces,	1682
clothing, or any other items that pose no risk of creating	1683
unsanitary conditions at the salon;	1684
(4) The provision of glamour photography services at a	1685
licensed salon if either of the following is the case:	1686
(a) A branch of cosmetology is not practiced as part of	1687
the services.	1688
(b) If a branch of cosmetology is practiced as part of the	1689
services, the part of the services that is a branch of	1690
cosmetology is performed by an individual who holds <u>either one</u>	1691
of the following authorizing the individual to practice that	1692
branch of cosmetology:	1693
(i) A current, valid license under section 4713.28,	1694
4713.30, or 4713.34 of the Revised Code;	1695
(ii) A current, valid registration under section 4713.69	1696
of the Revised Code;	1697
(iii) A current, valid temporary special occasion work	1698
permit issued under section 4713.37 of the Revised Code.	1699
(5) A student engaging, as a student, in work connected	1700
with a branch of cosmetology taught at the school of cosmetology	1701
at which the student is enrolled;	1702
(6) Practicing a branch of cosmetology without a license	1703
or registration if the individual does so for free for the	1704
purpose of researching or developing a cosmetic as defined in	1705
section 3715.01 of the Revised Code.	1706

(B) A student in a career-technical program learning a	1707
branch of cosmetology may continue developing skills in the	1708
respective branch of cosmetology after completing the required	1709
coursework or obtaining a license in the respective branch of	1710
cosmetology by working in the licensed career-technical school	1711
clinic if the student does not receive any compensation. This	1712
allowance terminates upon the graduation of the student from the	1713
career-technical school.	1714
Sec. 4713.17. (A) The following persons are exempt from	1715
the provisions of this chapter, except, as applicable, section	1716
4713.42 of the Revised Code:	1717
(1) All individuals authorized to practice medicine,	1718
surgery, dentistry, and nursing or any of its branches in this	1719
state, while acting within the scope of practice for the	1720
<pre>license, permit, or certificate held;</pre>	1721
(2) Commissioned surgical and medical officers of the	1722
United States army, navy, air force, or marine hospital service	1723
when engaged in the actual performance of their official duties,	1724
and attendants attached to same, while acting within the scope	1725
of practice for the license, permit, or certificate held;	1726
(3) Funeral directors, embalmers, and apprentices licensed	1727
or registered under Chapter 4717. of the Revised Code, while	1728
acting within the scope of practice for the license, permit, or	1729
registration held;	1730
(4) Persons who are engaged in the retail sale, cleaning,	1731
or beautification of wigs and hairpieces but who do not engage	1732
in any other act constituting the practice of a branch of	1733
cosmetology;	1734
(5) Volunteers of hospitals, and homes as defined in	1735

section 3721.01 of the Revised Code, who render service to	1736
registered patients and inpatients who reside in such hospitals	1737
or homes. Such volunteers shall not use or work with any	1738
chemical products such as permanent wave, hair dye, or chemical	1739
hair relaxer, which without proper training would pose a health	1740
or safety problem to the patient.	1741
(6) Nurse aides and other employees of hospitals and homes	1742
as defined in section 3721.01 of the Revised Code, who practice	1743
a branch of cosmetology or barbering on registered patients only	1744
as part of general patient care services and who do not charge	1745
patients directly on a fee for service basis;	1746
(7) Cosmetic therapists and massage therapists who hold	1747
current, valid licenses to practice cosmetic or massage therapy	1748
issued by the state medical board under section 4731.15 of the	1749
Revised Code, to the extent their actions are authorized by	1750
their licenses while acting within the scope of practice for the	1751
<pre>license held;</pre>	1752
(8) Inmates who provide services related to the practice	1753
<pre>of a branch of cosmetology or barbering to other inmates, except</pre>	1754
when those services are provided in a licensed <u>barber shop</u> ,	1755
<pre>barber school, or school of cosmetology within a state</pre>	1756
correctional institution—for females.	1757
(B) The director of rehabilitation and correction shall	1758
oversee the services described in division (A)(8) of this	1759
section with respect to sanitation infection control and adopt	1760
rules governing those types of services provided by inmates.	1761
Sec. 4713.22. (A) The state cosmetology and barber board	1762
shall issue a temporary pre-examination work permit to an	1763

individual who applies under section 4713.20 or 4713.281 of the

1764

Revised Code for admission to an examination conducted under	1765
section 4713.24 of the Revised Code, if the individual satisfies	1766
all of the following conditions:	1767
(1) Is seeking a practicing <u>or barber</u> license or an	1768
instructor or barber instructor license;	1769
(2) Has not previously failed an examination conducted	1770
under section 4713.24 of the Revised Code to determine the	1771
applicant's fitness to practice or instruct the branch of	1772
cosmetology or barbering for which the individual seeks a	1773
license;	1774
(3) Pays to the board the applicable fee;	1775
(4) Satisfies all other conditions established by rules	1776
adopted under section 4713.08 of the Revised Code.	1777
(B) An individual issued a temporary pre-examination work	1778
permit may practice the branch of cosmetology or barbering for	1779
which the individual seeks a practicing or barber license until	1780
the date the individual is scheduled to take an examination	1781
under section 4713.24 of the Revised Code. The individual shall	1782
practice under the supervision of an individual holding a	1783
current, valid license appropriate for the type of salon or	1784
<pre>barber shop in which the permit holder practices.</pre>	1785
(C) An individual issued a temporary pre-examination work	1786
permit may instruct the branch of cosmetology or barbering for	1787
which the individual seeks an instructor or barber instructor	1788
license for a period not to exceed one hundred twenty days.	1789
(D) A temporary pre-examination work permit is renewable	1790
in accordance with rules adopted under section 4713.08 of the	1791
Revised Code.	1792

Sec. 4713.24. (A) The state cosmetology and barber board	1793
shall conduct an examination for each individual who satisfies	1794
the requirements established by section 4713.20 of the Revised	1795
Code for admission to the examination. Examinations for	1796
licensure for any branch of cosmetology or barbering shall	1797
assess the ability of a prospective cosmetology or barber	1798
professional to maintain a safe and sanitary place of service	1799
delivery. The board may develop and administer the appropriate	1800
examination or enter into an agreement with a national testing-	1801
service to develop the examination, administer the examination,	1802
or both. The examination shall be a national, standardized	1803
examination that is specific to the type of license the	1804
individual seeks, and shall satisfy all of the following	1805
conditions:	1806
(1) Include both practical demonstrations and written or	1807
oral tests related to the type of license the individual seeks	1808
and any written portion of the examination shall include both	1809
theoretical and procedural skill questions as prescribed by the	1810
board in rules adopted in accordance with section 4713.08 of the	1811
Revised Code;	1812
(2) Relate only to a branch of cosmetology or barbering,	1813
but not be confined to any special system or method;	1814
(3) Be consistent in both practical and technical	1815
requirements for the type of license the individual seeks;	1816
(4) Be of sufficient thoroughness to satisfy the board as	1817
to the individual's skill in and knowledge of the branch of	1818
cosmetology or barbering for which the examination is conducted.	1819
(B) Not later than two years after September 13, 2016, the	1820
The board shall create a curriculum and an examination for	1821

individuals seeking licensure to become an instructor or barber	1822
<u>instructor</u> and shall conduct an examination for each individual	1823
who satisfies the requirements established pursuant to section	1824
4713.31 of the Revised Code for admission to the examination.	1825
(C) The board shall adopt rules regarding the equipment or	1826
supplies an individual is required to bring to an examination	1827
described in this section.	1828
(D) The board shall not release the questions developed	1829
for the examinations and the practical demonstrations used in	1830
the testing process, except for the following purposes:	1831
(1) Reviewing or rewriting of any part of the examination	1832
on a periodic basis as prescribed in rules adopted under section	1833
4713.08 of the Revised Code;	1834
(2) Testing of individuals in another state for admission	1835
to the profession of cosmetology or any of its branches or	1836
<pre>barbering as required under a contract or by means of a license</pre>	1837
with that state;	1838
(3) Complying with a public records request after which	1839
the questions or the demonstrations have become a public record	1840
under division (F) of this section and otherwise may lawfully be	1841
released.	1842
(E) The examination papers and the scored results of the	1843
practical demonstrations of each individual examined by the	1844
board shall be open for inspection by the individual or the	1845
individual's attorney for at least ninety days following the	1846
announcement of the individual's grade, except for papers that	1847
under the terms of a contract with a testing service are not	1848
available for inspection. On written request of an individual or	1849
the individual's attorney made to the board not later than	1850

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ninety days after announcement of the individual's grade, the	1851
board shall have the individual's practical examination papers	1852
regraded manually.	1853
(F) Test materials, examinations, or evaluation tools used	1854
in an examination for licensure under this chapter that the	1855
board develops or contracts with a private or government entity	1856
to administer shall become public records under section 149.43	1857
of the Revised Code fifteen years after the materials,	1858
examinations, or tools were first used in an assessment for	1859
licensure, unless the release of the record is otherwise	1860
prohibited by state or federal law, or the record is deemed to	1861
be the proprietary information of a private entity.	1862
(G) The board shall adopt rules in accordance with section	1863
4713.08 of the Revised Code to do both of the following:	1864
(1) To permit an individual to take any written portion of	1865
the examination required by division (A) of this section when	1866
the individual has completed the following amount of hours of	1867
instruction at a licensed school of cosmetology in this or	1868
<pre>another state:</pre>	1869
(a) For an individual seeking a cosmetology license, at	1870
<pre>least seven hundred fifty hours;</pre>	1871
(b) For an individual seeking an esthetics license, at	1872
<pre>least four hundred fifty hours;</pre>	1873
(c) For an individual seeking a hair stylist license, at	1874
<pre>least six hundred hours;</pre>	1875
(d) For an individual seeking a natural hair stylist_	1876
license, at least three hundred thirty-seven and one-half hours;	1877
(e) For an individual seeking a manicurist license, at_	1878

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(5) Submits to having a photograph taken by the board;	1906
(6) Passes an examination conducted under division (A) of	1907
section 4713.24 of the Revised Code for the branch of	1908
cosmetology the applicant seeks to practice;	1909
$\frac{(6)}{(7)}$ Pays to the board the applicable license fee;	1910
$\frac{(7)}{(8)(a)}$ In the case of an applicant for an initial	1911
cosmetologist license, has successfully completed at least one	1912
thousand five hundred hours of board-approved cosmetology	1913
training in a school of cosmetology licensed in this or another	1914
state, except that only one thousand four hundred hours of	1915
board-approved cosmetology training in a <u>licensed</u> school of	1916
cosmetology—licensed in this state is required of an individual	1917
licensed as a barber under Chapter 4709. section 4713.281 of the	1918
Revised Code;	1919
(8) (b) The training required by division (A)(8)(a) of	1920
this section shall, at a minimum, include all of the following	1921
subjects and the hours assigned to each:	1922
(i) Twenty-four hours of professional requirements	1923
<pre>instruction;</pre>	1924
(ii) Twenty-six hours of safety, health, and infection	1925
<pre>control training;</pre>	1926
(iii) Fifteen hours of anatomy and physiology training;	1927
(iv) Ten hours of hair analysis training;	1928
(v) Ten hours of hair and scalp disorders and diseases	1929
<pre>training;</pre>	1930
(vi) Five hours of chemistry as applied to cosmetology	1931
<pre>training;</pre>	1932

(vii) Thirty hours of shampoos, rinses, conditioners, and	1933
treatments training;	1934
(viii) One hundred seventy-five hours of hair cutting and	1935
shaping training;	1936
(ix) Two hundred forty-five hours of hair styling	1937
<pre>training;</pre>	1938
(x) One hundred eighty hours of chemical restructuring	1939
<pre>training;</pre>	1940
(xi) One hundred eighty hours of hair coloring and	1941
lightening training;	1942
(xii) Forty hours of nail care and procedures training;	1943
(xiii) Sixty hours of training in skin care and	1944
procedures.	1945
(9) In the case of an applicant for an initial esthetician	1946
license, has successfully completed at least six hundred hours	1947
of board-approved esthetics training in a school of cosmetology	1948
licensed in this <u>or another</u> state;	1949
$\frac{(9)}{(10)}$ In the case of an applicant for an initial hair	1950
designer stylist license, has successfully completed at least	1951
one thousand two eight hundred hours of board-approved hair	1952
designer stylist training in a school of cosmetology licensed in	1953
this <u>or another</u> state, except that only <del>one thousand two hundred</del>	1954
hours of board-approved hair designer stylist training in a	1955
school of cosmetology licensed in this state is required of an	1956
individual licensed as a barber under-Chapter 4709. section	1957
4713.281 of the Revised Code or, for an applicant with at least	1958
five years' experience as a licensed barber, a written and	1959
practical examination, administered by the board, which if	1960

passed shall serve in lieu of the hair stylist training required	1961
under this division;	1962
(10) (11) In the case of an applicant for an initial	1963
manicurist license, has successfully completed at least two	1964
hundred hours of board-approved manicurist training in a school	1965
of cosmetology licensed in this <u>or another</u> state;	1966
$\frac{(11)}{(12)}$ In the case of an applicant for an initial	1967
natural hair stylist license, has successfully completed at	1968
least four hundred fifty hours of instruction in subjects	1969
relating to sanitation infection control, scalp care, anatomy,	1970
hair styling, communication skills, and laws and rules governing	1971
the practice of cosmetology.	1972
(B) A licensed career-technical school shall meet in its	1973
cosmetology curriculum the minimum hours of training required by	1974
this section for the applicable branch of cosmetology.	1975
(C) The board shall not deny a license to any applicant	1976
based on prior incarceration or conviction for any crime. If the	1977
board denies an individual a license or license renewal, the	1978
reasons for such denial shall be put in writing.	1979
Sec. 4713.281. (A) The state cosmetology and barber board	1980
shall admit an applicant to take the required barber examination	1981
under section 4713.24 of the Revised Code who satisfies all of	1982
the following requirements:	1983
(1) Is not less than eighteen years of age;	1984
(2) Is of good moral character;	1985
(3) Has an eighth grade education or an equivalent	1986
education as determined by the state board of education in the	1987
state where the applicant resides;	1988

(4) Has submitted a written application on a form	1989
furnished by the board that contains all of the following:	1990
(a) The name of the individual and any other identifying	1991
information required by the board;	1992
(b) A photocopy of the individual's current driver's_	1993
license or other proof of legal residence;	1994
(c) An oath verifying that the information in the	1995
application is true.	1996
(5) Submits to having a photograph taken by the board;	1997
(6) Has completed at least one thousand hours of training	1998
from a board-approved barber school or has completed at least	1999
four hundred hours of training from a board-approved barber	2000
school and has a current cosmetology or hair stylist license	2001
issued under section 4713.28 of the Revised Code;	2002
(7) Has paid the applicable application fee.	2003
(B) The board shall issue a barber license to an applicant	2004
who passes the examination and pays the applicable license fee.	2005
(C) If the applicant fails to pass any part of the	2006
examination, the applicant is ineligible for licensure; however,	2007
the applicant may reapply for examination and pay the required	2008
reexamination fee. An applicant is only required to take that	2009
part or parts of the examination that the applicant did not	2010
pass. If the applicant fails the second examination, the	2011
applicant shall complete an additional course of study of not	2012
less than two hundred hours in a board-approved barber school to	2013
reapply for examination. The board shall provide to an	2014
applicant, on request, a report that explains the reasons for	2015
the applicant's failure to pass the examination.	2016

Sec. 4713.31. The state cosmetology and barber board shall	2017
issue an instructor or barber instructor license to an applicant	2018
who satisfies all of the following applicable conditions:	2019
(A) Is at least eighteen years of age;	2020
(B) Is of good moral character;	2021
(C) Has the equivalent of an Ohio public school twelfth	2022
grade education;	2023
(D) Provides proof of sufficient relevant experience, as	2024
determined by the board;	2025
(E) Pays to the board the applicable application fee;	2026
(E) (F) Submits to having a photograph taken by the board;	2027
(G) In the case of an applicant for an initial cosmetology	2028
instructor or barber instructor license, holds a current, valid	2029
advanced cosmetologist license issued in this state and does-	2030
either of the following:	2031
(1) Has the licensed advanced cosmetologist or owner of	2032
the licensed beauty salon in which the applicant has been	2033
employed certify to the board that the applicant has engaged in	2034
the practice of cosmetology in a licensed beauty salon for at	2035
<pre>least one thousand eight hundred hours;</pre>	2036
(2) Has a school of cosmetology licensed in this state	2037
certify to the board that the applicant has successfully	2038
completed one thousand hours of board-approved cosmetology	2039
instructor training as an apprentice instructor.	2040
(F) In the case of an applicant for an initial esthetics	2041
instructor license, holds a current, valid advanced esthetician	2042
or advanced cosmetologist license issued in this state and does	2043

either of the following:	2044
(1) Has the licensed advanced esthetician, licensed	2045
advanced cosmetologist, or owner of the licensed esthetics salon-	2046
or licensed beauty salon in which the applicant has been	2047
employed certify to the board that the applicant has engaged in	2048
the practice of esthetics in a licensed esthetics salon or	2049
practice of cosmetology in a licensed beauty salon for at least	2050
one thousand eight hundred hours;	2051
(2) Has a school of cosmetology licensed in this state	2052
certify to the board that the applicant has successfully-	2053
completed at least five hundred hours of board-approved-	2054
esthetics instructor training as an apprentice instructor.	2055
(G) In the case of an applicant for an initial hair design	2056
instructor license, holds a current, valid advanced hair	2057
designer or advanced cosmetologist license and does either of	2058
the following:	2059
(1) Has the licensed advanced hair designer, licensed	2060
advanced cosmetologist, or owner of the licensed hair design	2061
salon or licensed beauty salon in which the applicant has been	2062
employed certify to the board that the applicant has engaged in	2063
the practice of hair design in a licensed hair design salon or	2064
practice of cosmetology in a licensed beauty salon for at least	2065
one thousand eight hundred hours;	2066
(2) Has a school of cosmetology licensed in this state	2067
certify to the board that the applicant has successfully	2068
completed at least eight hundred hours of board approved hair	2069
design instructor's training as an apprentice instructor.	2070
(H) In the case of an applicant for an initial manicurist	2071
instructor license, holds a current, valid advanced manicurist-	2072

or advanced cosmetologist license and does either of the	2073
following:	2074
(1) Has the licensed advanced manicurist, licensed	2075
advanced cosmetologist, or owner of the licensed nail salon or	2076
licensed beauty salon in which the applicant has been employed	2077
certify to the board that the applicant has engaged in the	2078
practice of manicuring in a licensed nail salon or practice of	2079
cosmetology in a licensed beauty salon for at least one thousand	2080
eight hundred hours;	2081
(2) Has a school of cosmetology licensed in this state	2082
certify to the board that the applicant has successfully-	2083
completed at least three hundred hours of board-approved-	2084
manicurist instructor training as an apprentice instructor.	2085
(I) In the case of an applicant for an initial natural	2086
hair style instructor license, holds a current, valid advanced	2087
natural hair stylist or advanced cosmetologist license and does	2088
either of the following:	2089
(1) Has the licensed advanced natural hair stylist,	2090
licensed advanced cosmetologist, or owner of the licensed	2091
natural hair style salon or licensed beauty salon in which the	2092
applicant has been employed certify to the board that the	2093
applicant has engaged in the practice of natural hair styling in	2094
a licensed natural hair style salon or practice of cosmetology	2095
in a licensed beauty salon for at least one thousand eight	2096
hundred hours;	2097
(2) Has a school of cosmetology licensed in this state	2098
certify to the board that the applicant has successfully-	2099
completed at least four hundred hours of board-approved natural	2100
hair style instructor training as an apprentice instructor.	2101

(J) meets the training and experience requirements	2102
established in rules the board adopts in accordance with section	2103
4713.08 of the Revised Code;	2104
(H) In the case of all applicants, passes an examination	2105
conducted under division (B) of section 4713.24 of the Revised	2106
Code for the branch of cosmetology or barbering the applicant	2107
seeks to instruct;	2108
(I) Pays to the board the applicable license fee.	2109
Sec. 4713.311. An individual who holds a valid advanced	2110
license in a branch of cosmetology issued under former section	2111
4713.30 of the Revised Code as of the effective date of this	2112
section may do either of the following:	2113
(A) Convert the individual's advanced license to a	2114
cosmetology instructor license or an instructor license in a	2115
branch of cosmetology, as applicable. Not later than two years	2116
after the effective date of this section, the state cosmetology	2117
and barber board shall issue a cosmetology instructor license or	2118
an instructor license in a branch of cosmetology, as applicable,	2119
to each individual who holds a valid advanced license as of the	2120
effective date of this section and who notifies the board not	2121
later than a date determined by the board that the individual	2122
wishes to convert the individual's license.	2123
(B) Maintain and renew the individual's advanced license	2124
in accordance with section 4713.60 of the Revised Code. A valid	2125
advanced license shall be deemed to be a cosmetology instructor	2126
license or an instructor license in a branch of cosmetology, as	2127
applicable, for purposes of Chapter 4713. of the Revised Code.	2128
If the individual fails to timely renew the individual's	2129
license, the individual may not renew the license as an advanced	2130

license and instead may apply to renew the license as though it	2131
were a cosmetology instructor license or an instructor license	2132
in a branch of cosmetology, as applicable.	2133
Sec. 4713.32. When determining the total hours of	2134
instruction received by an applicant for a license under section	2135
4713.28, 4713.30 4713.281, or 4713.31 of the Revised Code, the	2136
state cosmetology and barber board shall not take into account	2137
more than ten hours of instruction per day. The board shall take	2138
into account instruction received more than five years prior to	2139
the date of application for the license in accordance with rules	2140
adopted under section 4713.08 of the Revised Code.	2141
Sec. 4713.34. (A) The state cosmetology and barber board	2142
shall issue a license by endorsement to practice a branch of	2143
cosmetology or barbering or an instructor or barber instructor	2144
license to an applicant who is licensed or registered in another	2145
state or country to practice that branch of cosmetology or	2146
barbering or to teach the theory and practice of that branch of	2147
cosmetology or barbering, as appropriate, if all of the	2148
following conditions are satisfied:	2149
(A) The applicant satisfies all of the following	2150
<pre>applicable conditions:</pre>	2151
(1) Is not less than eighteen years of age;	2152
(2) Is of good moral character;	2153
(3) In the case of an applicant for a practicing license,	2154
passes an examination conducted under section 4713.24 of the	2155
Revised Code for the license the applicant seeks, unless the	2156
applicant satisfies conditions specified in rules adopted under-	2157
section 4713.08 of the Revised Code for the board to issue the	2158
applicant a license without taking the examination;	2159

<del>(4)</del> Pays the applicable fee;	2160
(4) If the person is licensed or registered in another	2161
state, submits to the board satisfactory evidence of that fact;	2162
(5) If the person is licensed or registered or was trained	2163
in another country, submits to the board satisfactory evidence	2164
of that fact and that the standards for licensure, registration,	2165
or training in that country were substantially similar to those	2166
of this state at the time the person was licensed, registered,	2167
or trained.	2168
(B) At the time If the applicant obtained the is applying	2169
for a license or registration in the other state or country, the	2170
requirements in this state for obtaining the license the	2171
applicant seeks were substantially equal to the other state or	2172
country's requirements to practice barbering under division (A)	2173
of this section, the board may waive any of the conditions	2174
listed in that division or require the applicant to pass an	2175
examination.	2176
(C) The jurisdiction that issued the applicant's license	2177
or registration extends similar reciprocity to individuals	2178
holding a license issued by the board.	2179
Sec. 4713.35. An individual who holds a current, valid	2180
cosmetologist or advanced cosmetologist—license issued by the	2181
state cosmetology and barber board may engage in the practice of	2182
one or more branches of cosmetology as the individual chooses in	2183
a licensed facility.	2184
An individual who holds a current, valid esthetician or	2185
advanced esthetician license issued by the board may engage in	2186
the practice of esthetics but no other branch of cosmetology in	2187
a licensed facility.	2188

An individual who holds a current, valid hair designer or	2189
advanced hair designer stylist license issued by the board may	2190
engage in the practice of hair <u>design</u> styling but no other	2191
branch of cosmetology in a licensed facility.	2192
An individual who holds a current, valid manicurist or	2193
advanced manicurist—license issued by the board may engage in	2194
the practice of manicuring but no other branch of cosmetology in	2195
a licensed facility.	2196
An individual who holds a current, valid natural hair	2197
stylist <del>or advanced natural hair stylist</del> license issued by the	2198
board may engage in the practice of natural hair styling but no	2199
other branch of cosmetology in a licensed facility.	2200
An individual who holds a current, valid cosmetology	2201
instructor license issued by the board may teach the theory and	2202
practice of one or more branches of cosmetology at a school of	2203
cosmetology as the individual chooses.	2204
An individual who holds a current, valid esthetics	2205
instructor license issued by the board may teach the theory and	2206
practice of esthetics, but no other branch of cosmetology, at a	2207
school of cosmetology.	2208
An individual who holds a current, valid hair design	2209
stylist instructor license issued by the board may teach the	2210
theory and practice of hair <u>design</u> styling, but no other branch	2211
of cosmetology, at a school of cosmetology.	2212
An individual who holds a current, valid manicurist	2213
instructor license issued by the board may teach the theory and	2214
practice of manicuring, but no other branch of cosmetology, at a	2215
school of cosmetology.	2216

An individual who holds a current, valid natural hair

style instructor license issued by the board may teach the	2218
theory and practice of natural hair styling, but no other branch	2219
of cosmetology, at a school of cosmetology.	2220
An individual who holds a current, valid boutique <u>services</u>	2221
registration with the board may engage in the practice of	2222
boutique services but no other branch of cosmetology.	2223
boutique services but no other branch of cosmetorogy.	2223
Sec. 4713.37. (A) The state cosmetology and barber board	2224
may issue a temporary special occasion work permit to an	2225
individual who satisfies all of the following conditions:	2226
(1) Has been licensed or registered in another state or	2227
country to practice a branch of cosmetology or barbering or	2228
teach the theory and practice of a branch of cosmetology or	2229
<pre>barbering for at least five years;</pre>	2230
(2) To a management of appeart in the properties on tooching of	2231
(2) Is a recognized expert in the practice or teaching of	_
the branch of cosmetology <u>or barbering</u> the individual practices	2232
or teaches;	2233
(3) Is to practice that branch of cosmetology or barbering	2234
or teach the theory and practice of that branch of cosmetology	2235
or barbering in this state as part of a promotional or	2236
instructional program for not more than the amount of time a	2237
temporary special occasion work permit is effective;	2238
(4) Satisfies all other conditions for a temporary special	2239
occasion work permit established by rules adopted under section	2240
4713.08 of the Revised Code;	2241
(5) Pays the fee established by rules adopted under	2242
section 4713.08 of the Revised Code.	2243
(B) An individual issued a temporary special occasion work	2244
permit may practice the branch of cosmetology or barbering the	2245

individual practices in another state or country, or teach the	2246
theory and practice of the branch of cosmetology or barbering	2247
the individual teaches in another state or country, until the	2248
expiration date of the permit. A temporary special occasion work	2249
permit is valid for the period of time specified in rules	2250
adopted under section 4713.08 of the Revised Code.	2251
Sec. 4713.39. The state cosmetology and barber board shall_	2252
develop rules in accordance with section 4713.08 of the Revised	2253
Code to permit an applicant to register as an independent	2254
contractor if the applicant is an independent contractor in a	2255
licensed facility and meets the conditions established by the	2256
board.	2257
Sec. 4713.41. The state cosmetology and barber board shall	2258
issue a license to operate a salon, including a boutique salon,	2259
or barber shop to an applicant who pays the applicable fee and	2260
affirms that all of the following conditions will be met:	2261
(A)(1) An individual holding a current, valid	2262
cosmetologist or barber license or boutique services	2263
registration pertaining to the branch of cosmetology services	2264
or barbering performed at the salon or boutique salon barber	2265
shop, shall have charge of and immediate supervision over the	2266
salon or barber shop at all times when the salon or barber shop	2267
is open for business except as permitted under division (A)(2)	2268
of this section.	2269
(2) A business establishment that is engaged primarily in	2270
retail sales but is also licensed as a salon or barber shop	2271
shall have present an individual holding a current, valid	2272
license or registration to practice in that type of salon or	2273
<pre>barber shop in charge of and in immediate supervision of the</pre>	2274
salon or barber shop during posted or advertised service hours,	2275

if the practice of cosmetology or barbering is restricted to	2276
those posted or advertised service hours.	2277
(B) (1) The salon or barber shop is equipped to do all of	2278
the following:	2279
(1) (a) Provide potable running hot and cold water and	2280
proper drainage;	2281
(2) Sanitize (b) Clean and disinfect all nonporous	2282
instruments and supplies used in the branch of cosmetology or	2283
<pre>barbering provided at the salon or barber shop;</pre>	2284
(3) (c) If cosmetic therapy, massage therapy, or other	2285
professional service is provided at the salon or barber shop	2286
under section 4713.42 of the Revised Code, sanitize disinfect	2287
all instruments and supplies used in the cosmetic therapy,	2288
massage therapy, or other professional service.	2289
(2) For purposes of division (B)(1)(b) of this section,	2290
cleaning does not make multi-use items safe for subsequent use,	2291
and disinfection must be done after cleaning.	2292
(C) Except as provided in sections 4713.42 and 4713.49 of	2293
the Revised Code, only the branch of cosmetology that the salon-	2294
is licensed to provide is practiced at the salon.	2295
(D)—The salon or barber shop is kept in a clean and	2296
sanitary condition and properly ventilated.	2297
(E) (D) The salon or barber shop, including all of its	2298
equipment, implements, and other personal property, is properly	2299
cleaned and disinfected at all times, except for the immediate	2300
period during which a licensee performs a cosmetology or	2301
barbering service or prepares the service area after a patron in	2302
preparation for the next patron.	2303

(E) No food is sold at the salon or barber shop in a	2304
manner inconsistent with rules adopted under section 4713.08 of	2305
the Revised Code.	2306
(F) A notice that contains a toll-free number and online	2307
process for reporting alleged violations of this chapter, as	2308
prescribed by the board <del>of cosmetology</del> , is posted at the salon	2309
or barber shop in a common area for all customers of salon or	2310
barbering services.	2311
Sec. 4713.42. An individual holding a current, valid	2312
license issued under section 4731.15 of the Revised Code to	2313
provide cosmetic therapy or massage therapy may provide cosmetic	2314
therapy or massage therapy, as appropriate, in a salon <u>or barber</u>	2315
shop. An individual holding a current, valid license or	2316
certificate issued by a professional regulatory board of this	2317
state may practice the individual's profession in a salon or	2318
<pre>barber shop if the individual's profession is authorized by</pre>	2319
rules adopted under section 4713.08 of the Revised Code to	2320
practice in a salon or barber shop.	2321
An individual providing cosmetic therapy, massage therapy,	2322
or other professional service in a salon or barber shop pursuant	2323
to this section shall satisfy the standards established by rules	2324
adopted under section 4713.08 of the Revised Code.	2325
Sec. 4713.44. (A) The state cosmetology and barber board	2326
shall issue a license to operate a school of cosmetology or	2327
<pre>barber school to an applicant who pays the applicable fee and</pre>	2328
satisfies all of the following requirements:	2329
(1) Maintains a course of practical training and technical	2330
instruction for the branch or branches of cosmetology $\underline{\text{or}}$	2331
<u>barbering</u> to be taught at the school equal to the requirements	2332

for admission to an examination under section 4713.24 of the	2333
Revised Code that an individual must pass to obtain a license to	2334
practice that branch or those branches of cosmetology or	2335
<pre>barbering;</pre>	2336
(2) Possesses or makes available apparatus and equipment	2337
sufficient for the ready and full teaching of all subjects of	2338
the curriculum;	2339
(3) Maintains individuals licensed under section 4713.31	2340
or 4713.34 of the Revised Code to teach the theory and practice	2341
of the branches of cosmetology or barbering;	2342
(4) Notifies the board of the enrollment of each new	2343
$student_{\mathcal{T}}$ and $provides$ to the board the $student's$ $signed$	2344
acknowledgment form, as described in division (A)(14) of section	2345
4713.07 of the Revised Code; keeps a record devoted to the	2346
different practices $ au_{i}$ establishes grades $ au_{i}$ and holds	2347
examinations in order to certify the students' completion of the	2348
prescribed course of study before the issuance of certificates	2349
of completion;	2350
(5) In the case of a school of cosmetology or barber	2351
school that offers clock hours for the purpose of satisfying	2352
minimum hours of training and instruction, keeps a daily record	2353
of the attendance of each student;	2354
(6) On the date that an apprentice cosmetology instructor	2355
or assistant barber instructor begins cosmetology or barber	2356
instructor training at the school, certifies the name of the	2357
apprentice cosmetology instructor or assistant barber instructor	2358
to the board along with the date on which the apprentice's	2359
instructor training began;	2360
(7) Instructs not more than six apprentice cosmetology	2361

instructors or assistant barber instructors at any one time;	2362
(8) Files Except as otherwise provided in this division,	2363
files with the board a good and sufficient surety bond executed	2364
by the individual, firm, or corporation operating the school of	2365
cosmetology as principal and by a surety company as surety in-	2366
the amount of ten thousand dollars; provided, that this	2367
requirement does not apply to a vocational or career-technical	2368
school program conducted by a city, exempted village, local, or	2369
joint vocational school district. The amount of the bond shall	2370
be equal to ten per cent of the school's gross income from	2371
tuition, fees, and other required institutional charges during	2372
the preceding calendar year, provided that the required amount	2373
of the bond shall be not less than ten thousand dollars and not	2374
more than two hundred fifty thousand dollars. A private career	2375
school may obtain a bond in a greater amount.	2376
The bond shall be in the form prescribed by the board and	2377
be conditioned upon the school's continued instruction in the	2378
theory and practice of the branches of cosmetology or barbering.	2379
Every bond shall continue in effect until notice of its	2380
termination is given to the board by registered mail and every	2381
bond shall so provide.	2382
This division does not apply to a vocational or career-	2383
technical school program conducted by a city, exempted village,	2384
local, or joint vocational school district.	2385
(9) Establishes and maintains an internal procedure for	2386
processing complaints filed against the school and for providing	2387
students with instructions on how to file a complaint directly	2388
with the board pursuant to section 4713.641 of the Revised Code.	2389
(B) A school of cosmetology or barber school holding a	2390

license issued under division (A) of this section is an	2391
educational institution and is authorized to offer educational	2392
programs beyond secondary education, advanced practice programs,	2393
or both in accordance with rules adopted by the board pursuant	2394
to section 4713.08 of the Revised Code.	2395
(C) A school of cosmetology holding a license to operate a	2396
school of cosmetology on September 29, 2013, shall establish and	2397
maintain an internal procedure for processing complaints filed	2398
against the school and shall provide each of the school's	2399
students with instructions on how to file a complaint directly	2400
with the board pursuant to section 4713.641 of the Revised Code.	2401
Sec. 4713.45. (A) A school of cosmetology or barber school	2402
may do the following:	2403
(1) In accordance with rules adopted under section 4713.08	2404
of the Revised Code, a school of cosmetology or barber school	2405
operated by a public entity or a private person may offer clock	2406
hours, credit hours, or competency-based credits <a href="https://doi.org/10.2007/based-credits-by-classroom">by-classroom</a>	2407
<u>instruction or distance education</u> for the purpose of satisfying	2408
minimum hours of training and instruction;	2409
(2) Allow an apprentice cosmetology instructor or	2410
<u>assistant barber instructor</u> the regular quota of students	2411
prescribed by the state cosmetology and barber board if a	2412
cosmetology instructor or barber instructor is present;	2413
(3) Compensate an apprentice cosmetology instructor or	2414
assistant barber instructor;	2415
(4) Subject to division (B) of this section, employ an	2416
individual who does not hold a current, valid instructor or	2417
<u>barber instructor</u> license to teach subjects related to a branch	2418
of cosmetology or barbering.	2419

Sec. 4713.49. The owner or manager of a salon, barber	2448
of the bond.	2447
liability of the surety to all students shall not exceed the sum	2446
cosmetology or barbering that was not received. The aggregate	2445
for instruction in the theory and practice of a branch of	2444
them, for the recovery of any money or tuition paid in advance	2443
bond against the school, or surety named therein, or both of	2442
branch of cosmetology or barbering may maintain an action on the	2441
<pre>school to continue instruction in the theory and practice of a</pre>	2440
reason of the failure of a school of cosmetology or barber	2439
Sec. 4713.46. A student who is injured or damaged by	2438
of section 4713.08 of the Revised Code.	2437
state cosmetology and barber board pursuant to division (A)(13)	2436
and, in doing so, shall incorporate standards adopted by the	2435
an initial cosmetology <u>or barber</u> license <del>and advanced license</del>	2434
annually review the subjects and coursework required to receive	2433
(C) A school of cosmetology or barber school shall	2432
to teach the subject the person teaches at the school.	2431
(3) An individual also employed by a university or college	2430
the person teaches at the school;	2429
(2) An individual with a bachelor's degree in the subject	2428
education;	2427
certificate or educator license issued by the state board of	2426
(1) An individual with a current, valid teacher's	2425
the following:	2424
section teaches at the school, unless the individual is one of	2423
when an individual employed pursuant to division (A) (4) of this	2422
licensed cosmetology instructor or barber instructor present	2421
(B) A school of cosmetology or barber school shall have a	2420

shop, school of cosmetology, or barber school that has a permit	2449
issued under section 4713.48 of the Revised Code may operate a	2450
tanning facility at the salon, barber shop, or school.	2451
Sec. 4713.55. Every license issued by the state	2452
cosmetology and barber board shall be signed by the chairperson	2453
and attested by the executive director of the board, with the	2454
seal of the board attached.	2455
The board shall specify on each practicing license that	2456
the board issues the branch of cosmetology that the license	2457
entitles the holder to practice. The board shall specify on each-	2458
advanced license that the board issues the type of salon in-	2459
which the license entitles the holder to work and the branch of-	2460
cosmetology that the license entitles the holder to practice.	2461
The board shall specify on each instructor license that the	2462
board issues the branch of cosmetology that the license entitles	2463
the holder to teach. The board shall specify on each salon-	2464
license that the board issues the branch of cosmetology that the	2465
license entitles the holder to offer. The board shall specify on-	2466
each independent contractor license that the board issues the	2467
branch of cosmetology that the license entitles the holder to-	2468
offer within a licensed salon. Such licenses are prima-facie	2469
evidence of the right of the holder to practice or teach the	2470
branch of cosmetology that the license specifies.	2471
Sec. 4713.56. Every holder of a practicing license, barber	2472
<u>license</u> , instructor license, <u>barber instructor license</u> ,	2473
independent contractor <a href="license">license</a> registration, or boutique service-	2474
<u>services</u> registration issued by the state cosmetology and barber	2475
board shall maintain the board-issued, wallet-sized license or	2476
electronically generated license certification or registration	2477
and a current government-issued photo identification that can be	2478

produced upon inspection or request.	2479
Every holder of a license to operate a salon issued by the	2480
board shall display the license in a public and conspicuous	2481
place in the salon.	2482
Every holder of a license to operate a school of	2483
cosmetology issued by the board shall display the license in a	2484
public and conspicuous place in the school.	2485
Every individual who provides cosmetic therapy, massage	2486
therapy, or other professional service in a salon <u>or barber shop</u>	2487
under section 4713.42 of the Revised Code shall maintain the	2488
individual's professional license or certificate or	2489
electronically generated license certification or registration	2490
and a state of Ohio issued photo identification that can be	2491
produced upon inspection or request.	2492
Sec. 4713.57. (A) A practicing, instructor, salon, or	2493
school of cosmetology license, independent contractor	2494
registration to practice a branch of cosmetology, or boutique	2495
services registration issued by the state cosmetology and barber	2496
board pursuant to this chapter is valid until the last day of	2497
January of the odd-numbered year following its original issuance	2498
	= 100
or renewal, unless the license is revoked or suspended prior to	2499
or renewal, unless the license is revoked or suspended prior to that date. Renewal	
	2499
that date. Renewal	2499 2500
that date. Renewal  (B) A barber, barber instructor, barber shop, or barber	2499 2500 2501
that date. Renewal  (B) A barber, barber instructor, barber shop, or barber school license or independent contractor registration to	2499 2500 2501 2502
(B) A barber, barber instructor, barber shop, or barber school license or independent contractor registration to practice barbering issued by the board pursuant to this chapter	2499 2500 2501 2502 2503
(B) A barber, barber instructor, barber shop, or barber school license or independent contractor registration to practice barbering issued by the board pursuant to this chapter is valid until the last day of August of each even-numbered year	2499 2500 2501 2502 2503 2504

<pre>section shall be done in accordance with the standard renewal</pre>	2508
procedure of Chapter 4745. of the Revised Code. The board may	2509
refuse to renew a license if the individual holding the license	2510
has an outstanding unpaid fine levied under section 4713.64 of	2511
the Revised Code.	2512
Sec. 4713.58. (A) Except as provided in division (B) of	2513
this section, on payment of the renewal fee and submission of	2514
proof satisfactory to the state cosmetology and barber board	2515
that any applicable continuing education requirements have been	2516
completed, an individual currently licensed as:	2517
(1) A cosmetology instructor who has previously been	2518
licensed as a cosmetologist or an advanced cosmetologist, is	2519
entitled to the reissuance of a cosmetologist or advanced	2520
cosmetologist license;	2521
(2) An esthetics instructor who has previously been	2522
licensed as an esthetician or an advanced esthetician, is-	2523
entitled to the reissuance of an esthetician or advanced	2524
esthetician license;	2525
(3) A hair design an instructor or barber instructor who	2526
has previously <del>been licensed as <u>held</u> a <u>hair designer or an</u></del>	2527
advanced hair designer, is entitled to the reissuance of a hair-	2528
designer or advanced hair designer practicing or barber license;	2529
(4) A manicurist instructor who has previously been	2530
licensed as a manicurist or an advanced manicurist, is entitled	2531
to the reissuance of a manicurist or advanced manicurist that	2532
<pre>practicing or barber_license;</pre>	2533
(5) A natural hair style instructor who has previously	2534
been licensed as a natural hair stylist or an advanced natural	2535
hair stylist, is entitled to the reissuance of a natural hair	2536

stylist or advanced natural hair stylist license.	2537
(B) No individual is entitled to the reissuance of a	2538
license under division (A) of this section if the license was	2539
revoked or suspended or the individual has an outstanding unpaid	2540
fine levied under section 4713.64 of the Revised Code.	2541
Sec. 4713.59. If the state cosmetology and barber board	2542
adopts rules under section 4713.09 of the Revised Code to	2543
establish a continuing education requirement as a condition of	2544
renewal for a practicing license, advanced license, or	2545
instructor license, barber license, barber instructor license,	2546
or independent contractor registration, the board shall inform	2547
each affected licensee or registrant of the continuing education	2548
requirement that applies to the next biennial licensing period	2549
by including that information in the renewal notification it	2550
sends the licensee or registrant. The notification shall state	2551
that the licensee or registrant must complete the continuing	2552
education requirement, via classroom instruction or distance	2553
education, by the fifteenth day of January of the next odd-	2554
numbered year for a practicing license, instructor license, or	2555
independent contractor registration to practice a branch of	2556
cosmetology, or by the fifteenth day of August of the next even-	2557
numbered year for a barber license, barber instructor license,	2558
or independent contractor registration to practice barbering.	2559
Hours completed in excess of the continuing education	2560
requirement may not be applied to the next biennial licensing	2561
period.	2562
Sec. 4713.60. (A) Except as provided in division (C) (B)	2563
of this section, an individual seeking a renewal of a license to	2564
practice a branch of cosmetology, advanced license, instructor	2565
license, or boutique services independent contractor	2566

registration, barber license, or barber instructor license shall	2567
<pre>include attest in the renewal application proof satisfactory to</pre>	2568
the <del>board of completion of any applicable continuing education</del>	2569
requirements established by rules adopted under section 4713.09	2570
of the Revised Code.	2571
(B) If an applicant fails to provide satisfactory proof of	2572
completion of any applicable continuing education requirements,	2573
the board shall notify the applicant that the application is	2574
incomplete. The board shall not renew the license or	2575
registration until the applicant provides satisfactory proof of	2576
completion of any applicable continuing education requirements.	2577
The board may provide the applicant with an extension of up to-	2578
ninety days in which to complete the continuing education-	2579
requirement. In providing for the extension, the board may	2580
charge the licensee or registrant a fine of up to one hundred	2581
<del>dollars.</del>	2582
(C) The board may waive, or extend the period for	2583
completing, any continuing education requirement if a licensee	2584
or registrant applies to the board and provides proof	2585
satisfactory to the board of being unable to complete the	2586
requirement within the time allowed because of any of the	2587
following:	2588
(1) An emergency;	2589
(2) An unusual or prolonged illness;	2590
(3) Active duty service in any branch of the armed forces	2591
of the United States or a reserve component of the armed forces	2592
of the United States, including the Ohio national guard or the	2593
national guard of any other state.	2594
The board shall determine the period of time during which	2595

each extension is effective and shall inform the applicant. The 2596 board shall also inform the applicant of the continuing 2597 education requirements that must be met to have the license or 2598 registration renewed. If an extension is granted for less than 2599 one year, the continuing education requirement for that year, in 2600 addition to the required continuing education for the succeeding 2601 year, must be completed in the succeeding year. In all other 2602 cases the board may waive all or part of the continuing 2603 education requirement on a case-by-case basis. Any required 2604 continuing education shall be completed and satisfactory proof 2605 of its completion submitted to the board by a date specified by 2606 the board. Every license or registration that has not been 2607 renewed in the timeframe specified in section 4713.57 of the 2608 Revised Code and for which the continuing education requirement 2609 has not been waived or extended shall be considered expired. 2610

Sec. 4713.61. (A) If the state cosmetology and barber 2611 board adopts a continuing education requirement under section 2612 4713.09 of the Revised Code, it may develop a procedure by which 2613 an individual who holds a license to practice a branch of 2614 cosmetology, advanced license, instructor license, barber\_ 2615 license, barber instructor license, or instructor license 2616 independent contractor registration and who is not currently 2617 engaged in the practice of the branch of cosmetology or 2618 barbering or teaching the theory and practice of the branch of 2619 cosmetology or barbering, but who desires to be so engaged in 2620 the future, may apply to the board to have the individual's 2621 license or registration classified inactive. If the board 2622 develops such a procedure, an individual seeking to have the 2623 individual's license or registration classified inactive shall 2624 apply to the board on a form provided by the board and pay the 2625 fee established by rules adopted under section 4713.08 of the 2626

Revised Code.	2627
(B) The board shall not restore an inactive license or	2628
registration until the later of the following:	2629
(1) The date that the individual holding the license or	2630
registration submits proof satisfactory to the board that the	2631
individual has completed the continuing education that a rule	2632
adopted under section 4713.08 of the Revised Code requires;	2633
(2) The last day of January of the next odd-numbered year	2634
following the year the license is classified inactive.	2635
(C) An individual who holds an inactive license may engage	2636
in the practice of a branch of cosmetology if the individual	2637
holds a temporary work permit as specified in rules adopted by	2638
the board under section 4713.08 of the Revised Code.	2639
Sec. 4713.62. (A) An individual holding a practicing	2640
license, advanced license, instructor license, barber license,	2641
<u>barber instructor license</u> , or <del>boutique services</del> <u>independent</u>	2642
<pre>contractor registration may satisfy a continuing education</pre>	2643
requirement established by rules adopted under section 4713.09	2644
of the Revised Code only by completing continuing education	2645
programs approved under division (B) of this section.	2646
(B) The state cosmetology and barber board shall approve a	2647
continuing education program if all of the following conditions	2648
are satisfied:	2649
(1) The person operating the program submits to the board	2650
a written application for approval.	2651
(2) The person operating the program pays to the board a	2652
fee established by rules adopted under section 4713.08 of the	2653
Revised Code.	2654

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(3) The program is operated by an employee, officer, or	2655
director of a nonprofit professional association, college or	2656
university, proprietary continuing education institutions	2657
providing programs approved by the board, vocational school,	2658
postsecondary proprietary school of cosmetology licensed by the	2659
board, salon licensed by the board, <u>barber school licensed by</u>	2660
the board, barber shop licensed by the board, or manufacturer of	2661
supplies or equipment used in the practice of a branch of	2662
cosmetology or barbering.	2663
(4) The program will do at least one of the following:	2664
(a) Enhance the professional competency of the affected	2665
licensees or registrants;	2666
(b) Protect the public;	2667
(c) Educate the affected licensees or registrants in the	2668
application of the laws and rules regulating the practice of a	2669
branch of cosmetology or barbering.	2670
(5) The person operating the program provides the board a	2671
tentative schedule of when the program will be available so that	2672
the board can make the schedule readily available to all	2673
licensees and registrants throughout the state.	2674
Sec. 4713.63. (A) A practicing license, advanced	2675
<u>instructor</u> license, <u>or barber license</u> , <u>barber</u> instructor	2676
license, or independent contractor registration that has not	2677
been renewed for any reason other than because it has been	2678
revoked, suspended, or classified inactive, or because the	2679
license or registration holder has been given a waiver or	2680
extension under section 4713.60 of the Revised Code, is expired.	2681
An expired license or registration may be restored if the	2682
individual who held the license meets all of the following	2683

applicable conditions:	2684
(A) Pays or registration pays to the state cosmetology and	2685
barber board the restoration fee established under section	2686
4713.10 of the Revised Code+ and meets either of the following	2687
requirements:	2688
(B) (1) In the case of a practicing license or advanced	2689
license a registration that has been expired for more than two	2690
consecutive license or registration renewal periods, completes	2691
eight hours of continuing education for each license or	2692
registration renewal period that has elapsed since the license	2693
was last issued or renewed, up to a maximum of twenty-four	2694
hours <u>;</u>	2695
(2) In the case of a barber license that has been expired	2696
for more than two consecutive license renewal periods, completes	2697
any outstanding continuing education requirements for each	2698
license renewal period that has elapsed since the license was	2699
last issued or renewed, up to a maximum of twenty-four hours.	2700
(B) At least four of those the continuing education hours	2701
required under division (A)(1) or (2) of this section shall	2702
include a course pertaining to sanitation infection control and	2703
safety methods.	2704
The board shall deposit all fees it receives under	2705
division (B) of this section into the general revenue fund.	2706
Sec. 4713.64. (A) The state cosmetology and barber board	2707
may take disciplinary action under this chapter for any of the	2708
following:	2709
(1) Failure to comply with the safety, -sanitation-	2710
<u>infection control</u> , and licensing requirements of this chapter or	2711
rules adopted under it;	2712

(2) Continued practice by an individual knowingly having	2713
an infectious or contagious disease;	2714
(3) Habitual drunkenness or addiction to any habit-forming	2715
drug;	2716
(4) Willful false and fraudulent or deceptive advertising;	2717
(5) Falsification of any record or application required to	2718
be filed with the board;	2719
(6) Failure to pay a fine or abide by a suspension order	2720
issued by the board;	2721
(7) Failure to cooperate with an investigation or	2722
inspection;	2723
(8) Failure to respond to a subpoena;	2724
(9) Conviction of or plea of guilty to a violation of	2725
section 2905.32 of the Revised Code;	2726
(10) In the case of a salon <u>or barber shop</u> , any	2727
individual's conviction of or plea of guilty to a violation of	2728
section 2905.32 of the Revised Code for an activity that took	2729
place on the premises of the salon or barber shop.	2730
(B) On determining that there is cause for disciplinary	2731
action, the board may do one or more of the following:	2732
(1) Deny, revoke, <del>or</del> suspend <u>, or impose conditions on</u> a	2733
license, permit, or registration issued by the board under this	2734
chapter;	2735
(2) Impose a fine;	2736
(3) Require the holder of a license, permit, or	2737
registration issued under this chapter to take corrective action	2738
courses.	2739

(C)(1) Except as provided in divisions (C)(2) and (3) of	2740
this section, the board shall take disciplinary action pursuant	2741
to an adjudication under Chapter 119. of the Revised Code.	2742
(2) The board may take disciplinary action without	2743
conducting an adjudication under Chapter 119. of the Revised	2744
Code against an individual $\underline{\text{who}}$ or salon $\underline{\text{who}}$ or barber shop that	2745
violates division (A)(9) or (10) of this section. After the	2746
board takes such disciplinary action, the board shall give	2747
written notice to the subject of the disciplinary action of the	2748
right to request a hearing under Chapter 119. of the Revised	2749
Code.	2750
(3) In lieu of an adjudication, the board may enter into a	2751
consent agreement with the holder of a license, permit, or	2752
registration issued under this chapter. A consent agreement that	2753
is ratified by a majority vote of a quorum of the board members	2754
is considered to constitute the findings and orders of the board	2755
with respect to the matter addressed in the agreement. If the	2756
board does not ratify a consent agreement, the admissions and	2757
findings contained in the agreement are of no effect, and the	2758
case shall be scheduled for adjudication under Chapter 119. of	2759
the Revised Code.	2760
(D) The amount and content of corrective action courses	2761
and other relevant criteria shall be established by the board in	2762
rules adopted under section 4713.08 of the Revised Code.	2763
(E)(1) The board may impose a separate fine for each	2764
offense listed in division (A) of this section. The amount of	2765
the first fine issued for a violation as the result of an	2766

inspection shall be not more than two hundred fifty dollars if

the violator has not previously been fined for that offense. Any

fines issued for additional violations during such an inspection

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shall not be more than one hundred dollars for each additional	2770
violation. The fine shall be not more than five hundred dollars	2771
if the violator has been fined for the same offense once before.	2772
Any fines issued for additional violations during a second	2773
inspection shall not be more than two hundred dollars for each	2774
additional violation. The fine shall be not more than one	2775
thousand dollars if the violator has been fined for the same	2776
offense two or more times before. Any fines issued for	2777
additional violations during a third inspection shall not be	2778
more than three hundred dollars for each additional violation.	2779
(2) The board shall issue an order notifying a violator of	2780
a fine imposed under division (E)(1) of this section. The notice	2781
shall specify the date by which the fine is to be paid. The date	2782
shall be less than forty-five days after the board issues the	2783
order.	2784
(3) At the request of a violator who is temporarily unable	2785
to pay a fine, or upon its own motion, the board may extend the	2786
time period within which the violator shall pay the fine up to	2787
ninety one hundred eighty days after the date the board issues	2788
the order.	2789
(4) If a violator fails to pay a fine by the date	
	2790
specified in the board's order and does not request an extension	2790 2791
specified in the board's order and does not request an extension within ten days after the date the board issues the order, or if	
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within ten days after the date the board issues the order, or if	2791 2792
within ten days after the date the board issues the order, or if the violator fails to pay the fine within the extended time	2791 2792 2793
within ten days after the date the board issues the order, or if the violator fails to pay the fine within the extended time period as described in division (E)(3) of this section, the	2791 2792 2793 2794
within ten days after the date the board issues the order, or if the violator fails to pay the fine within the extended time period as described in division (E) (3) of this section, the board shall add to the fine an additional penalty equal to ten	2791 2792 2793 2794 2795
within ten days after the date the board issues the order, or if the violator fails to pay the fine within the extended time period as described in division (E)(3) of this section, the board shall add to the fine an additional penalty equal to ten per cent of the fine.	2791 2792 2793 2794 2795 2796

## under section 4713.08 of the Revised Code.

(6)—If the fine, including any interest or additional— 2801 penalty, remains unpaid on the ninety-first one hundred eighty-2802 first day after the board issues an order under division (E)(2) 2803 of this section, the amount of the fine and any interest or 2804 additional penalty—shall be certified to the attorney general 2805 for collection in the form and manner prescribed by the attorney 2806 general. The attorney general may assess the collection cost to 2807 the amount certified in such a manner and amount as prescribed 2808 by the attorney general. 2809

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- (F) In the case of an offense of failure to comply with division (A) or (B)(2) or (3) of section 4713.50 of the Revised Code, the board shall impose a fine of five hundred dollars if the violator has not previously been fined for that offense. If the violator has previously been fined for the offense, the board may impose a fine in accordance with this division or take another action in accordance with division (B) of this section.
- (G) The board shall notify a licensee or registrant who is 2817 in violation of division (A) of this section and the owner of 2818 the salon or barber shop in which the conditions constituting 2819 the violation were found. The individual receiving the notice of 2820 violation and the owner of the salon or barber shop may request 2821 a hearing pursuant to section 119.07 of the Revised Code. If the 2822 individual or owner fails to request a hearing or enter into a 2823 consent agreement thirty days after the date the board, in 2824 accordance with section 119.07 of the Revised Code and division 2825 (J) of this section, notifies the individual or owner of the 2826 board's intent to act against the individual or owner under 2827 division (A) of this section, the board by a majority vote of a 2828 quorum of the board members may take the action against the 2829

individual or owner without holding an adjudication hearing.

the individual responsible for the violation without a prior

hearing until the condition is corrected or until a hearing in

accordance with Chapter 119. of the Revised Code is held or a

consent agreement is entered into and the board either upholds

the suspension or reinstates the license, permit, or

registration.

(H) The board, after a hearing in accordance with Chapter 2831 119. of the Revised Code or pursuant to a consent agreement, may 2832 suspend a license, permit, or registration if the licensee, 2833 permit holder, or registrant fails to correct an unsafe 2834 condition that exists in violation of the board's rules or fails 2835 to cooperate in an inspection. If a violation of this chapter or 2836 rules adopted under it has resulted in a condition reasonably 2837 believed by an inspector to create an immediate danger to the 2838 health and safety of any individual using the facility, the 2839 inspector may suspend the license or permit of the facility or 2840

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an individual licensed to operate a salon, barber shop, barber 2848

school, or school of cosmetology for a violation of this chapter 2849

that was committed by an individual licensed to practice a 2850

branch of cosmetology or barbering, while practicing within the 2851

salon, barber shop, or school, when the individual's actions 2852

were beyond the control of the salon—owner or school. 2853

(J) In addition to the methods of notification required 2854 under section 119.07 of the Revised Code, the board may send the 2855 notices required under divisions (C)(2), (E)(2), and (G) of this 2856 section by any delivery method that is traceable and requires 2857 that the delivery person obtain a signature to verify that the 2858 notice has been delivered. The board also may send the notices 2859

by electronic mail, provided that the electronic mail delivery 2860 system certifies that a notice has been received. 2861 Sec. 4713.641. Any student or former student of a school 2862 of cosmetology licensed under division (A) of section 4713.44 of 2863 the Revised Code individual may file a complaint with the state 2864 cosmetology and barber board alleging that the an individual, 2865 salon, barber shop, barber school, school of cosmetology, or 2866 tanning facility has violated division (A) of section 4713.64 of 2867 the Revised Code this chapter or rules adopted under it. The 2868 complaint shall be in writing and signed by the individual 2869 bringing the complaint. Upon receiving a complaint, the board 2870 shall initiate a preliminary investigation to determine whether 2871 it is probable that a violation was committed. If the board 2872 determines after preliminary investigation that it is not 2873 probable that a violation was committed, the board shall notify 2874 the individual who filed the complaint of the board's findings 2875 and that the board will not issue a pursue formal complaint 2876 action in the matter. If the board determines after a 2877 preliminary investigation that it is probable that a violation 2878 was committed, the board shall may proceed against the 2879 individual, salon, barber shop, barber school, school of 2880 cosmetology, or tanning facility pursuant to the board's 2881 authority under section 4713.64 of the Revised Code and in 2882 accordance with the hearing and notice requirements prescribed 2883 in Chapter 119. of the Revised Code. A complaint filed under 2884 this section is confidential and is not a public record under 2885 section 149.43 of the Revised Code. 2886 Sec. 4713.65. On receipt of a notice pursuant to section 2887 3123.43 of the Revised Code, the state cosmetology and barber 2888 board shall comply with sections 3123.41 to 3123.50 of the 2889

Revised Code and any applicable rules adopted under section

3123.63 of the Revised Code with respect to a license issued	2891
pursuant to this chapter or licenses issued pursuant to Chapter	2892
4709. of the Revised Code.	2893
Sec. 4713.66. (A)—The state cosmetology and barber board,	2894
on its own motion or on receipt of a written complaint, may	2895
investigate or inspect the activities or premises of an	2896
individual or entity who is alleged to have violated this	2897
chapter or rules adopted under it, regardless of whether the	2898
individual or entity holds a license or registration issued	2899
under this chapter.	2900
(B) If, based on its investigation, the board determines	2901
that there is reasonable cause to believe that an individual or	2902
entity has violated this chapter or rules adopted under it, the	2903
board shall afford the individual or entity an opportunity for a	2904
hearing. Notice shall be given and any hearing conducted in	2905
accordance with Chapter 119. of the Revised Code.	2906
(C) The board shall maintain a transcript of the hearing	2907
and issue a written opinion to all parties, citing its findings-	2908
and ground for any action it takes. Any action shall be taken in	2909
accordance with section 4713.64 of the Revised Code.	2910
Sec. 4713.69. (A) The state cosmetology and barber board	2911
shall issue a boutique services registration to an applicant who	2912
satisfies all of the following applicable conditions:	2913
(1) Is at least sixteen years of age;	2914
(2) Is of good moral character;	2915
(3) Has the equivalent of an Ohio public school tenth-	2916
<pre>grade education;</pre>	2917
(4)—Has submitted a written application on a form	2918

prescribed by the board containing all of the following:	2919
(a) The applicant's name and home address;	2920
(b) The applicant's home telephone number and cellular	2921
telephone number, if any;	2922
(c) The applicant's electronic mail address, if any;	2923
(d) The applicant's date of birth;	2924
(e) The address and telephone number where boutique	2925
services will be performed. The address shall not contain a post-	2926
office box number.	2927
(f) Whether the applicant has an occupational license,	2928
certification, or registration to provide beauty services in	2929
another state, and if so, what type of license and in what	2930
state;	2931
$\frac{(g)-(f)}{(g)}$ Whether the applicant has ever had an occupational	2932
license, certification, or registration suspended, revoked, or	2933
denied in any state;	2934
(h) (g) An affidavit or certificate providing proof of	2935
formal training or apprenticeship under an individual providing	2936
such services.	2937
(B) The place of business where boutique services are	2938
performed must comply with the safety and sanitation-	2939
requirements for licensed salon facilities as described in-	2940
section 4713.41 of the Revised Code.	2941
(C) The board shall specify the manner by which boutique	2942
services registrants shall fulfill the continuing education-	2943
requirements set forth in section 4713.09 of the Revised Code An	2944
individual may use "registered" as a designated title after	2945

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receiving a boutique services registration.	2946
(C) A boutique services registration is not transferable_	2947
to an individual other than the individual to whom the	2948
registration was issued.	2949
Sec. 4713.70. (A) The state cosmetology and barber board	2950
shall issue a special event permit to an applicant who satisfies	2951
all of the requirements established by the board in rules_	2952
adopted pursuant to section 4713.08 of the Revised Code.	2953
(B) A special event permit issued under division (A) of	2954
this section shall permit a licensee or registrant to practice	2955
barbering or the branch of cosmetology for which the individual	2956
is licensed or registered on a limited and temporary basis in a	2957
place that is not licensed as a salon, barber shop, school of	2958
<pre>cosmetology, or barber school.</pre>	2959
(C) The board may inspect special events without notice.	2960
Sec. 4713.71. (A) The state cosmetology and barber board	2961
shall adopt rules, in accordance with section 4713.08 of the	2962
Revised Code, to establish an apprenticeship program for	2963
apprentice cosmetologists and barbers. The program shall allow	2964
<pre>for both of the following:</pre>	2965
(1) Apprentice cosmetologists to train in the practice of	2966
cosmetology, hair styling, esthetics, manicuring, or natural	2967
hair styling in a licensed salon under a person holding an	2968
applicable practicing or instructor license issued under this	2969
<pre>chapter;</pre>	2970
(2) Apprentice barbers to train in the practice of	2971
barbering in a licensed barber shop under a person holding a	2972
barber or barber instructor license issued under this chapter.	2973

(B) An approved apprenticeship program under this section	2974
shall not require an apprentice cosmetologist or barber to	2975
complete more than one hundred fifty per cent of the number of	2976
hours of instruction required for an individual to obtain an	2977
initial license of the type the apprentice is seeking.	2978
(C) A post-secondary school of cosmetology or barber	2979
school and salon or barber shop sponsor shall not charge fees	2980
for each apprentice that enrolls in these services.	2981
(D) The rules shall require an applicant to the program to	2982
meet all of the following conditions:	2983
(1) Be at least eighteen years of age;	2984
(2) Be of good moral character;	2985
(3) Have the equivalent of an Ohio public school tenth	2986
<pre>grade education;</pre>	2987
(4) Have a valid social security number or taxpayer	2988
<pre>identification number;</pre>	2989
(5) Complete the initial hour preapprentice training	2990
course established by the board;	2991
(6) Complete an application, as prescribed by board rules,	2992
and pay a fee of twenty-five dollars.	2993
(E) Applicants who are admitted to the apprenticeship	2994
program shall do all of the following:	2995
(1) Work a minimum of thirty-two hours in a calendar week;	2996
(2) Work under a trainer who holds a valid practicing,	2997
barber, or instructor license in cosmetology or a barber	2998
instructor license and has at least five years of experience in	2999
the practice of cosmetology, barbering, or a branch of	3000

<pre>cosmetology;</pre>	3001
(3) Complete a board-approved training program with the	3002
trainer including related instruction incorporating the best	3003
safety and infection control practices developed through	3004
curricula approved by the board.	3005
(F) Apprentices shall receive compensation from the	3006
licensed salon or barber shop for participating in the training	3007
program and related instruction that is, at minimum, equal to	3008
the minimum wage applicable under sections 4111.01 to 4111.17 of	3009
the Revised Code.	3010
(G) At the conclusion of the program, an apprentice may	3011
take the examination required under section 4713.24 of the	3012
Revised Code.	3013
Sec. 4743.05. Except as otherwise provided in sections	3014
4701.20, 4723.062, 4723.082, 4729.65, 4781.121, and 4781.28 of	3015
the Revised Code, all money collected under Chapters 3773.,	3016
4701., 4703., <del>4709.,</del> 4713., 4715., 4717., 4723., 4725., 4729.,	3017
4732., 4733., 4734., 4736., 4741., 4744., 4747., 4753., 4755.,	3018
4757., 4758., 4771., 4775., 4779., and 4781. of the Revised Code	3019
shall be paid into the state treasury to the credit of the	3020
occupational licensing and regulatory fund, which is hereby	3021
created for use in administering such chapters.	3022
At the end of each quarter, the director of budget and	3023
management shall transfer from the occupational licensing and	3024
regulatory fund to the nurse education assistance fund created	3025
in section 3333.28 of the Revised Code the amount certified to	3026
the director under division (B) of section 4723.08 of the	3027
Revised Code.	3028
At the end of each quarter, the director shall transfer	3020

from the occupational licensing and regulatory fund to the	3030
certified public accountant education assistance fund created in	3031
section 4701.26 of the Revised Code the amount certified to the	3032
director under division (H)(2) of section 4701.10 of the Revised	3033
Code.	3034
Sec. 4745.01. (A) "Standard renewal procedure," as used in	3035
Chapters 905., 907., 909., 911., 913., 915., 918., 921., 923.,	3036
927., 942., 943., 953., 1321., 3710., 3713., 3719., 3742.,	3037
3748., 3769., 3783., 3921., 3951., 4104., 4105., 4169., 4561.,	3038
4703., 4707., <del>4709.,</del> 4713., 4715., 4717., 4723., 4725., 4727.,	3039
4728., 4729., 4731., 4733., 4734., 4739., 4741., 4747., 4749.,	3040
4752., 4753., 4755., 4757., 4758., 4759., 4761., 4766., 4773.,	3041
and 4775. of the Revised Code, means the license renewal	3042
procedures specified in this chapter.	3043
(B) "Licensing agency," as used in this chapter, means any	3044
department, division, board, section of a board, or other state	3045
governmental unit subject to the standard renewal procedure, as	3046
defined in this section, and authorized by the Revised Code to	3047
issue a license to engage in a specific profession, occupation,	3048
or occupational activity, or to have charge of and operate	3049
certain specified equipment, machinery, or premises.	3050
(C) "License," as used in this chapter, means a license,	3051
certificate, permit, card, or other authority issued or	3052
conferred by a licensing agency by authority of which the	3053
licensee has or claims the privilege to engage in the	3054
profession, occupation, or occupational activity, or to have	3055
control of and operate certain specific equipment, machinery, or	3056
premises, over which the licensing agency has jurisdiction.	

(D) "Licensee," as used in this chapter, means either the

person to whom the license is issued or renewed by a licensing

3058

agency, or the person,	partnership, or corporation at whose	3060
request the license is	issued or renewed.	3061

(E) "Renewal" and "renewed," as used in this chapter and 3062 in the chapters of the Revised Code specified in division (A) of 3063 this section, includes the continuing licensing procedure 3064 provided in Chapter 3748. of the Revised Code and rules adopted 3065 under it and in sections 1321.05 and 3921.33 of the Revised 3066 Code, and as applied to those continuing licenses any reference 3067 in this chapter to the date of expiration of any license shall 3068 be construed to mean the due date of the annual or other fee for 3069 the continuing license. 3070

3071

## Sec. 4776.20. (A) As used in this section:

- (1) "Licensing agency" means, in addition to each board 3072 identified in division (C) of section 4776.01 of the Revised 3073 Code, the board or other government entity authorized to issue a 3074 license under Chapters 4703., 4707., <del>4709., 4</del>712., 4713., 4719., 3075 4723., 4727., 4728., 4733., 4735., 4736., 4737., 4738., 4740., 3076 4742., 4747., 4749., 4752., 4753., 4758., 4759., 4763., 4764., 3077 4765., 4766., 4771., 4773., and 4781. of the Revised Code. 3078 "Licensing agency" includes an administrative officer that has 3079 authority to issue a license. 3080
- (2) "Licensee" means, in addition to a licensee as 3081 described in division (B) of section 4776.01 of the Revised 3082 Code, the person to whom a license is issued by the board or 3083 other government entity authorized to issue a license under 3084 Chapters 4703., 4707., <del>4709.,</del> 4712., 4713., 4719., 4723., 4727., 3085 4728., 4733., 4735., 4736., 4737., 4738., 4740., 4742., 4747., 3086 4749., 4751., 4752., 4753., 4758., 4759., 4763., 4764., 4765., 3087 4766., 4771., 4773., and 4781. of the Revised Code. 3088

(3) "Prosecutor" has the same meaning as in section	3089
2935.01 of the Revised Code.	3090
(B) On a licensee's conviction of, plea of guilty to,	3091
judicial finding of guilt of, or judicial finding of guilt	3092
resulting from a plea of no contest to the offense of	3093
trafficking in persons in violation of section 2905.32 of the	3094
Revised Code, the prosecutor in the case shall promptly notify	3095
the licensing agency of the conviction, plea, or finding and	3096
provide the licensee's name and residential address. On receipt	3097
of this notification, the licensing agency shall immediately	3098
suspend the licensee's license.	3099
(C) If there is a conviction of, plea of guilty to,	3100
judicial finding of guilt of, or judicial finding of guilt	3101
resulting from a plea of no contest to the offense of	3102
trafficking in persons in violation of section 2905.32 of the	3103
Revised Code and all or part of the violation occurred on the	3104
premises of a facility that is licensed by a licensing agency,	3105
the prosecutor in the case shall promptly notify the licensing	3106
agency of the conviction, plea, or finding and provide the	3107
facility's name and address and the offender's name and	3108
residential address. On receipt of this notification, the	3109
licensing agency shall immediately suspend the facility's	3110
license.	3111
(D) Notwithstanding any provision of the Revised Code to	3112
the contrary, the suspension of a license under division (B) or	3113
(C) of this section shall be implemented by a licensing agency	3114
without a prior hearing. After the suspension, the licensing	3115
agency shall give written notice to the subject of the	3116
suspension of the right to request a hearing under Chapter 119.	3117
	0 /

of the Revised Code. After a hearing is held, the licensing

agency shall either revoke or permanently revoke the license of	3119
the subject of the suspension, unless it determines that the	3120
license holder has not been convicted of, pleaded guilty to,	3121
been found guilty of, or been found guilty based on a plea of no	3122
contest to the offense of trafficking in persons in violation of	3123
section 2905.32 of the Revised Code.	3124
Sec. 5502.63. (A) The division of criminal justice	3125
services in the department of public safety shall prepare a	3126
poster and a brochure that describe safe firearms practices. The	3127
poster and brochure shall contain typeface that is at least one-	3128
quarter inch tall. The division shall furnish copies of the	3129
poster and brochure free of charge to each federally licensed	3130
firearms dealer in this state.	3131
As used in this division, "federally licensed firearms	3132
dealer" means an importer, manufacturer, or dealer having a	3133
license to deal in destructive devices or their ammunition,	3134
issued and in effect pursuant to the federal "Gun Control Act of	3135
1968," 82 Stat. 1213, 18 U.S.C. 923 et seq., and any amendments	3136
or additions to that act or reenactments of that act.	3137
(B)(1) The division of criminal justice services shall	3138
create a poster that provides information regarding the national	3139
human trafficking resource center hotline. The poster shall be	3140
no smaller than eight and one-half inches by eleven inches in	3141
size and shall include a statement in substantially the	3142
following form:	3143
"If you or someone you know is being forced to engage in	3144
any activity and cannot leave - whether it is commercial sex,	3145
housework, farm work, or any other activity - call the National	3146
Human Trafficking Resource Center Hotline at 1-888-373-7888 to	3147
access help and services.	3148

$\label{thm:continuous} \mbox{ \begin{tabular}{lll} Victims of human trafficking are protected under U.S. and \\ \mbox{Ohio law.} \end{tabular}}$	3149 3150
The toll-free Hotline is:	3151
- Available 24 hours a day, 7 days a week	3152
- Operated by a non-profit, non-governmental organization	3153
- Anonymous & confidential	3154
- Accessible in 170 languages	3155
- Able to provide help, referral to services, training,	3156
and general information."	3157
The statement shall appear on each poster in English,	3158
Spanish, and, for each county, any other language required for	3159
voting materials in that county under section 1973aa-1a of the	3160
"Voting Rights Act of 1965," 79 Stat. 437, 42 U.S.C. 1973, as	3161
amended. In addition to the national human trafficking resource	3162
center hotline, the statement may contain any additional	3163
hotlines regarding human trafficking for access to help and	3164
services.	3165
(2) The division shall make the poster available for print	3166
on its public web site and shall make the poster available to	3167
and encourage its display at each of the following places:	3168
(a) A highway truck stop;	3169
(b) A hotel, as defined in section 3731.01 of the Revised	3170
Code;	3171
(c) An adult entertainment establishment, as defined in	3172
section 2907.39 of the Revised Code;	3173
(d) A <del>beauty</del> -salon, as defined in section 4713.01 of the	3174
Revised Code;	3175

(e) An agricultural labor camp, as defined in section	3176
3733.41 of the Revised Code;	3177
(f) A hospital or urgent care center;	3178
(g) Any place where there is occurring a contest for the	3179
championship of a division, conference, or league of a	3180
professional athletic association or of a national collegiate	3181
athletic association division I intercollegiate sport or where	3182
there is occurring an athletic competition at which cash prizes	3183
are awarded to individuals or teams;	3184
(h) Any establishment operating as a massage parlor,	3185
massage spa, alternative health clinic, or similar entity by	3186
persons who do not hold a valid license from the state medical	3187
board to practice massage therapy under Chapter 4731. of the	3188
Revised Code;	3189
(i) A fair.	3190
(3) As used in this section:	3191
(a) "Fair" means the annual exposition conducted by any	3192
county or independent agricultural society or the Ohio	3193
expositions commission.	3194
(b) "Highway truck stop" means a gas station with a sign	3195
that is visible from a highway, as defined in section 5501.01 of	3196
the Revised Code, that offers amenities to commercial vehicles.	3197
Section 2. That existing sections 2925.01, 3333.26,	3198
4713.01, 4713.02, 4713.03, 4713.06, 4713.07, 4713.071, 4713.08,	3199
4713.081, 4713.09, 4713.10, 4713.14, 4713.141, 4713.16, 4713.17,	3200
4713.22, 4713.24, 4713.28, 4713.31, 4713.32, 4713.34, 4713.35,	3201
4713.37, 4713.41, 4713.42, 4713.44, 4713.45, 4713.46, 4713.49,	3202
4713.55, 4713.56, 4713.57, 4713.58, 4713.59, 4713.60, 4713.61,	3203

4713.62, 4713.63, 4713.64, 4713.641, 4713.65, 4713.66, 4713.69,	3204
4743.05, 4745.01, 4776.20, and 5502.63 of the Revised Code are	3205
hereby repealed.	3206
Section 3. That sections 4709.01, 4709.02, 4709.03,	3207
4709.05, 4709.07, 4709.08, 4709.09, 4709.10, 4709.11, 4709.12,	3208
4709.13, 4709.14, 4709.23, 4709.99, 4713.25, 4713.26, 4713.30,	3209
4713.36, and 4713.39 of the Revised Code are hereby repealed.	3210
Section 4. Not later than two years after the effective	3211
date of this section and in accordance with division (A)(22) of	3212
section 4713.08 of the Revised Code, the State Cosmetology and	3213
Barber Board shall adopt rules under Chapter 119. of the Revised	3214
Code to specify the circumstances under which an applicant for a	3215
practicing license may take the examination required by section	3216
4713.24 of the Revised Code before having successfully completed	3217
the minimum number of hours required for the license under	3218
section 4713.28 of the Revised Code.	3219
section 4713.28 of the Revised Code.  Section 5. Notwithstanding the amendment of sections in	3219
Section 5. Notwithstanding the amendment of sections in	3220
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer	3220 3221
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the	3220 3221 3222
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to	3220 3221 3222 3223
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it	3220 3221 3222 3223 3224
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section	3220 3221 3222 3223 3224 3225
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section shall retain that seat until the current term of the seat	3220 3221 3222 3223 3224 3225 3226
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section shall retain that seat until the current term of the seat expires, at which point the seat is to be filled with a person	3220 3221 3222 3223 3224 3225 3226 3227
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section shall retain that seat until the current term of the seat expires, at which point the seat is to be filled with a person who is an independent contractor registered in accordance with	3220 3221 3222 3223 3224 3225 3226 3227 3228
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section shall retain that seat until the current term of the seat expires, at which point the seat is to be filled with a person who is an independent contractor registered in accordance with section 4713.39 of the Revised Code as enacted by this act.	3220 3221 3222 3223 3224 3225 3226 3227 3228 3229
Section 5. Notwithstanding the amendment of sections in Chapter 4713. of the Revised Code in this act, which no longer provides for independent contractor licenses, the member of the State Cosmetology and Barber Board who holds a seat pursuant to division (A)(3) of section 4713.02 of the Revised Code as it appeared immediately before the effective date of this section shall retain that seat until the current term of the seat expires, at which point the seat is to be filled with a person who is an independent contractor registered in accordance with section 4713.39 of the Revised Code as enacted by this act.  Section 6. Notwithstanding the amendment of sections in	3220 3221 3222 3223 3224 3225 3226 3227 3228 3229 3230

## H. B. No. 399 As Introduced

effective date of this act is valid for the duration of that	3234
license term. For the duration of the license, the license shall	3235
be deemed to be the appropriate registration for the purposes of	3236
Chapter 4713. of the Revised Code. On the expiration of that	3237
license, the licensee shall register in accordance with section	3238
4713.39 of the Revised Code.	3239