125th General Assembly Regular Session 2003-2004

Am. Sub. S. B. No. 51

Senators Blessing, Armbruster, Randy Gardner, DiDonato, Spada, Roberts, Coughlin, Goodman, Harris, Miller, Brady, Fedor, Prentiss, Robert Gardner, Schuring

ABILL

То	amend sections 2305.234, 3701.262, 4715.02,	1
	4715.03, 4715.12, 4715.13, 4715.14, 4715.16,	2
	4715.23, and 4715.39, to enact new sections	3
	4715.10 and 4715.11 and sections 3702.85 to	4
	3702.95, and to repeal sections 4715.10, 4715.11,	5
	and 4715.15 of the Revised Code to make changes to	6
	the State Dental Board, to establish the dentist	7
	loan repayment program, to make other changes to	8
	the laws governing dentists, dental hygienists,	9
	and dental assistants, and to amend the version of	10
	section 2305.234 of the Revised Code that is	11
	scheduled to take effect January 1, 2004, to	12
	continue the provisions of this act on and after	13
	that effective date.	14

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

Section 1. That sections 2305.234, 3701.262, 4715.02,	15
4715.03, 4715.12, 4715.13, 4715.14, 4715.16, 4715.23, and 4715.39	16
be amended and new sections 4715.10 and 4715.11 and sections	17
3702.85, 3702.86, 3702.87, 3702.88, 3702.89, 3702.90, 3702.91,	18
3702.92, 3702.93, 3702.94, and 3702.95 of the Revised Code be	19

enacted to read as follows:

Sec.	2305.234.	(A)	As	used	in	this	section:	21
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(1) "Chiropractic claim," "medical claim," and "optometric 22
claim" have the same meanings as in section 2305.113 of the 23
Revised Code. 24

(2) "Dental claim" has the same meaning as in section
2305.113 of the Revised Code, except that it does not include any
26 claim arising out of a dental operation or any derivative claim
27 for relief that arises out of a dental operation.
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(3) "Governmental health care program" has the same meaningas in section 4731.65 of the Revised Code.30

(4) "Health care professional" means any of the following who31provide medical, dental, or other health-related diagnosis, care,32or treatment:33

(a) Physicians authorized under Chapter 4731. of the Revised 34
 Code to practice medicine and surgery or osteopathic medicine and 35
 surgery; 36

(b) Registered nurses, advanced practice nurses, and licensed37practical nurses licensed under Chapter 4723. of the Revised Code;38

(c) Physician assistants authorized to practice under Chapter 394730. of the Revised Code; 40

(d) Dentists and dental hygienists licensed under Chapter4715. of the Revised Code;42

(e) Physical therapists licensed under Chapter 4755. of the 43
Revised Code; 44

(f) Chiropractors licensed under Chapter 4734. of the Revised 45Code; 46

(g) Optometrists licensed under Chapter 4725. of the Revised 47

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Code;

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Revised Code.

care professional who provides medical, dental, or other 60 health-related care or treatment under the direction of a health 61 care professional with the authority to direct that individual's 62 activities, including medical technicians, medical assistants, 63 dental assistants, orderlies, aides, and individuals acting in 64 65 similar capacities.

(6) "Indigent and uninsured person" means a person who meets 66 all of the following requirements: 67

(a) The person's income is not greater than one hundred fifty 68 per cent of the current poverty line as defined by the United 69 States office of management and budget and revised in accordance 70 with section 673(2) of the "Omnibus Budget Reconciliation Act of 71 1981," 95 Stat. 511, 42 U.S.C. 9902, as amended. 72

(b) The person is not eligible to receive medical assistance 73 under Chapter 5111., disability assistance medical assistance 74 under Chapter 5115. of the Revised Code, or assistance under any 75 other governmental health care program. 76

77 (c) Either of the following applies:

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(i) The person is not a policyholder, certificate holder, 78
insured, contract holder, subscriber, enrollee, member, 79
beneficiary, or other covered individual under a health insurance 80
or health care policy, contract, or plan. 81

(ii) The person is a policyholder, certificate holder,
insured, contract holder, subscriber, enrollee, member,
beneficiary, or other covered individual under a health insurance
or health care policy, contract, or plan, but the insurer, policy,
contract, or plan denies coverage or is the subject of insolvency
or bankruptcy proceedings in any jurisdiction.

(7) "Operation" means any procedure that involves cutting or 88 otherwise infiltrating human tissue by mechanical means, including 89 surgery, laser surgery, ionizing radiation, therapeutic 90 ultrasound, or the removal of intraocular foreign bodies. 91 "Operation" does not include the administration of medication by 92 injection, unless the injection is administered in conjunction 93 with a procedure infiltrating human tissue by mechanical means 94 other than the administration of medicine by injection. 95 "Operation" does not include routine dental restorative 96 procedures, the scaling of teeth, or extractions of teeth that are 97 not_impacted. 98

(8) "Nonprofit shelter or health care facility" means a 99 charitable nonprofit corporation organized and operated pursuant 100 to Chapter 1702. of the Revised Code, or any charitable 101 organization not organized and not operated for profit, that 102 provides shelter, health care services, or shelter and health care 103 services to indigent and uninsured persons, except that "shelter 104 or health care facility" does not include a hospital as defined in 105 section 3727.01 of the Revised Code, a facility licensed under 106 Chapter 3721. of the Revised Code, or a medical facility that is 107 operated for profit. 108

(9) "Tort action" means a civil action for damages for
injury, death, or loss to person or property other than a civil
action for damages for a breach of contract or another agreement
between persons or government entities.

(10) "Volunteer" means an individual who provides any 113 medical, dental, or other health-care related diagnosis, care, or 114 treatment without the expectation of receiving and without receipt 115 of any compensation or other form of remuneration from an indigent 116 and uninsured person, another person on behalf of an indigent and 117 uninsured person, any shelter or health care facility, or any 118 other person or government entity. 119

(B)(1) Subject to divisions (E) and (F)(3) of this section, a 120 health care professional who is a volunteer and complies with 121 division (B)(2) of this section is not liable in damages to any 122 person or government entity in a tort or other civil action, 123 including an action on a medical, dental, chiropractic, 124 optometric, or other health-related claim, for injury, death, or 125 loss to person or property that allegedly arises from an action or 126 omission of the volunteer in the provision at a nonprofit shelter 127 or health care facility to an indigent and uninsured person of 128 medical, dental, or other health-related diagnosis, care, or 129 treatment, including the provision of samples of medicine and 130 other medical products, unless the action or omission constitutes 131 willful or wanton misconduct. 132

(2) To qualify for the immunity described in division (B)(1)
of this section, a health care professional shall do all of the
following prior to providing diagnosis, care, or treatment:
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(a) Determine, in good faith, that the indigent and uninsured
 person is mentally capable of giving informed consent to the
 provision of the diagnosis, care, or treatment and is not subject
 to duress or under undue influence;

(b) Inform the person of the provisions of this section; 140

(c) Obtain the informed consent of the person and a written 141 waiver, signed by the person or by another individual on behalf of 142 and in the presence of the person, that states that the person is 143 mentally competent to give informed consent and, without being 144 subject to duress or under undue influence, gives informed consent 145 to the provision of the diagnosis, care, or treatment subject to 146 the provisions of this section. 147

(3) A physician or podiatrist who is not covered by medical
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malpractice insurance, but complies with division (B)(2) of this
section, is not required to comply with division (A) of section
4731.143 of the Revised Code.

(C) Subject to divisions (E) and (F)(3) of this section, 152 health care workers who are volunteers are not liable in damages 153 to any person or government entity in a tort or other civil 154 action, including an action upon a medical, dental, chiropractic, 155 optometric, or other health-related claim, for injury, death, or 156 loss to person or property that allegedly arises from an action or 157 omission of the health care worker in the provision at a nonprofit 158 shelter or health care facility to an indigent and uninsured 159 person of medical, dental, or other health-related diagnosis, 160 care, or treatment, unless the action or omission constitutes 161 willful or wanton misconduct. 162

(D) Subject to divisions (E) and (F)(3) of this section and 163 section 3701.071 of the Revised Code, a nonprofit shelter or 164 health care facility associated with a health care professional 165 described in division (B)(1) of this section or a health care 166 worker described in division (C) of this section is not liable in 167 damages to any person or government entity in a tort or other 168 civil action, including an action on a medical, dental, 169 chiropractic, optometric, or other health-related claim, for 170

injury, death, or loss to person or property that allegedly arises 171
from an action or omission of the health care professional or 172
worker in providing for the shelter or facility medical, dental, 173
or other health-related diagnosis, care, or treatment to an 174
indigent and uninsured person, unless the action or omission 175

constitutes willful or wanton misconduct. (E)(1) Except as provided in division (E)(2) of this section, the immunities provided by divisions (B), (C), and (D) of this section are not available to an individual or to a nonprofit shelter or health care facility if, at the time of an alleged injury, death, or loss to person or property, the individuals

(a) Any medical, dental, or other health-related diagnosis,
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care, or treatment pursuant to a community service work order
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entered by a court under division (F) of section 2951.02 of the
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Revised Code as a condition of probation or other suspension of a
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term of imprisonment or imposed by a court as a community control
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sanction pursuant to sections 2929.15 and 2929.17 of the Revised
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Code.

(b) Performance of an operation.

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(c) Delivery of a baby.

involved are providing one of the following:

(2) Division (E)(1) of this section does not apply to an
individual who provides, or a nonprofit shelter or health care
facility at which the individual provides, diagnosis, care, or
treatment that is necessary to preserve the life of a person in a
medical emergency.

(F)(1) This section does not create a new cause of action or 197
substantive legal right against a health care professional, health 198
care worker, or nonprofit shelter or health care facility. 199

(2) This section does not affect any immunities from civil200liability or defenses established by another section of the201

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Revised Code or available at common law to which an individual or 202 a nonprofit shelter or health care facility may be entitled in 203 connection with the provision of emergency or other diagnosis, 204 care, or treatment. 205

(3) This section does not grant an immunity from tort or
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(4) This section does not affect any legal responsibility of
a health care professional or health care worker to comply with
any applicable law of this state or rule of an agency of this
state.

(5) This section does not affect any legal responsibility of
a nonprofit shelter or health care facility to comply with any
applicable law of this state, rule of an agency of this state, or
local code, ordinance, or regulation that pertains to or regulates
building, housing, air pollution, water pollution, sanitation,
health, fire, zoning, or safety.

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sec. 3701.262. (A) As used in this section and section 220
3701.263 of the Revised Code: 221
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(1) "Physician" means a person who holds a valid certificate
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 issued under Chapter 4731. of the Revised Code authorizing the
 person to practice medicine or surgery or osteopathic medicine and
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 surgery.

(2) "Dentist" means a person who is licensed under section 226
4715.12 or 4715.15 Chapter 4715. of the Revised Code to practice 227
dentistry. 228

(3) <u>"Hospital"</u> has the same meaning as in section 3727.01 of 229 the Revised Code. 230

(4) <u>"Cancer"</u> includes those diseases specified by rule of the 231

director of health under division (B)(2) of this section. 232

(B) The director of health shall adopt rules in accordancewith Chapter 119. of the Revised Code to do all of the following:234

(1) Establish the Ohio cancer incidence surveillance system235required by section 3701.261 of the Revised Code;236

(2) Specify the types of cancer and other tumorous and
 precancerous diseases to be reported to the department of health
 under division (D) of this section;
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(3) Establish reporting requirements for information
 concerning diagnosed cancer cases as the director considers
 necessary to conduct epidemiologic surveys of cancer in this
 state;

(4) Establish standards that must be met by research projects 244
to be eligible to receive information from the department of 245
health under division (B) of section 3701.263 of the Revised Code. 246

(C) The department of health shall record in the registry all 247 reports of cancer received by it. In the development and 248 administration of the cancer registry the department may use 249 information compiled by public or private cancer registries and 250 may contract for the collection and analysis of, and research 251 related to, the information recorded under this section. 252

(D) Each physician, dentist, hospital, or person providing
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 diagnostic or treatment services to patients with cancer shall
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 report each case of cancer to the department. Any person required
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 to report pursuant to this section may elect to report to the
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 department through an existing cancer registry if the registry
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 meets the reporting standards established by the director and
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 reports to the department.

(E) All physicians, dentists, hospitals, or persons providing 260 diagnostic or treatment services to patients with cancer shall 261 grant to the department or its authorized representative access to262all records that identify cases of cancer or establish263characteristics of cancer, the treatment of cancer, or the medical264status of any identified cancer patient.265

(F) The Arthur G. James and Richard J. Solove research
institute of the Ohio state university, shall analyze and evaluate
the cancer reports collected pursuant to this section. The
department shall publish and make available to the public reports
summarizing the information collected. Reports shall be made on a
calendar year basis and published not later than ninety days after
the end of each calendar year.

(G) Furnishing information, including records, reports, 273 statements, notes, memoranda, or other information, to the 274 department of health, either voluntarily or as required by this 275 section, or to a person or governmental entity designated as a 276 medical research project by the department, does not subject a 277 physician, dentist, hospital, or person providing diagnostic or 278 treatment services to patients with cancer to liability in an 279 action for damages or other relief for furnishing the information. 280

(H) This section does not affect the authority of any person
or facility providing diagnostic or treatment services to patients
with cancer to maintain facility-based tumor registries, in
addition to complying with the reporting requirements of this
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(I) No person shall fail to make the cancer reports required 286by division (D) of this section. 287

Sec. 3702.85. There is hereby created the dentist loan288repayment program, which shall be administered by the department289of health in cooperation with the board of regents and the dentist290loan repayment advisory board. The program shall provide loan291repayment on behalf of individuals who agree to provide dental292

<u>services in areas designated as dental health resource shortage</u>	293
areas by the director of health pursuant to section 3702.87 of the	294
Revised Code.	295
<u>Under the program, the Ohio board of regents, by means of a</u>	296
contract entered into under section 3702.91 of the Revised Code,	297
may agree to repay all or part of the principal and interest of a	298
government or other educational loan taken by an individual for	299
the following expenses incurred while the individual was enrolled	300
in an accredited dental college or a dental college located	301
outside of the United States that meets the standards of section	302
4715.11 of the Revised Code:	303
(A) Tuition;	304
(B) Other educational expenses, such as fees, books, and	305
laboratory expenses that are for purposes and in amounts	306
determined reasonable by the director of health;	307
(C) Room and board, in an amount determined reasonable by the	308
director of health.	309
Sec. 3702.86. The director of health, in accordance with	310
Chapter 119. of the Revised Code, shall adopt rules as necessary	311
to implement and administer sections 3702.85 to 3702.95 of the	312
Revised Code. In preparing rules, the director shall consult with	313
the Ohio board of regents and the dentist loan repayment advisory	314
board.	315
Sec. 3702.87. The director of health shall designate, as	316
<u>dental health resource shortage areas, areas in this state that</u>	317
experience special dental health problems and dentist practice	318
patterns that limit access to dental care. The designations shall	319
<u>be made by rule and may apply to a geographic area, one or more</u>	320
facilities within a particular area, or a population group within	321

<u>a particular area.</u>

Sec. 3702.88. The director of health, by rule, shall 323 establish priorities among dental health resource shortage areas 324 for use in recruiting dentists to sites within particular areas 325 under the dentist loan repayment program. In establishing 326 priorities, the director shall consider the ratio of dentists to 327 the population in the dental health resource shortage area, the 328 distance to dentists outside the area, dental health status 329 indicators of the target population in the area, presence of 330 dental health care provider sites in the area with vacancies for 331 dentists, availability of an eligible candidate interested in 332 being recruited to a particular site within an area, and the 333 distribution of dental health care provider sites in urban and 334 rural regions. The director shall give greatest priority to dental 335 health resource shortage areas having a high ratio of population 336 337 to dentists. The director, by rule, shall establish priorities for use in 338 determining eligibility among applicants for participation in the 339 dentist loan repayment program. The priorities may include 340

consideration of an applicant's background and career goals, the341length of time the applicant is willing to provide dental services342in a dental health care resource shortage area, and the amount of343the educational expenses for which reimbursement is being sought344through the program.345

Sec. 3702.89. (A) An individual who has not received national346health service corps tuition or student loan repayment assistance347and meets one of the following requirements may apply for348participation in the dentist loan repayment program:349

(1) The applicant is a dental student enrolled in the final350year of dental college.351

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<u>(2) The applicant is a dental resident in the final year of</u>	352
residency.	353
(3) The applicant has been engaged in the practice of	354
dentistry in this state for not more than three years prior to	355
submitting the application.	356
(B) An application for participation in the dentist loan	357
repayment program shall be submitted to the director of health on	358
a form the director shall prescribe. The following information	359
shall be included or supplied:	360
(1) The applicant's name, permanent address or address at	361
which the applicant is currently residing if different from the	362
permanent address, and telephone number;	363
(2) The dental college the applicant is attending or	364
attended, dates of attendance, and verification of attendance;	365
(3) If the applicant is a dental resident, the facility or	366
institution at which the dental residency is being performed;	367
(4) A summary and verification of the educational expenses	368
for which the applicant seeks reimbursement under the program;	369
(5) If the applicant is a dentist, verification of the	370
applicant's license issued under Chapter 4715. of the Revised Code	371
to practice dentistry and proof of good standing;	372
(6) Verification of the applicant's United States citizenship	373
<u>or status as a legal alien.</u>	374
Sec. 3702.90. If funds are available in the dentist loan	375
repayment fund created under section 3702.95 of the Revised Code	376
and the general assembly has appropriated the funds for the	377
program, the director of health shall approve an applicant for	378
participation in the program on finding in accordance with the	379
priorities established under section 3702.88 of the Revised Code	380

that the applicant is eligible for participation and is needed in	381
<u>a dental health resource shortage area.</u>	382
On approving an application, the director shall notify and	383
enter into discussions with the applicant. The object of the	384
discussions is to facilitate recruitment of the applicant to a	385
site within a dental health resource shortage area at which,	386
according to the priorities established under section 3702.88 of	387
the Revised Code, the applicant is needed. The director may pay	388
the costs incurred by the applicant and the applicant's spouse for	389
travel, meals, and lodging in making one visit to one dental	390
health resource shortage area. The director may also refer an	391
applicant to the Ohio dental association for assistance in being	392
recruited to a site within a dental health resource shortage area	393
at which the applicant will agree to be placed.	394
If the director and applicant agree on the applicant's	395
placement at a particular site within a dental health resource	396
shortage area, the applicant shall sign and deliver to the	397
director a letter of intent agreeing to that placement.	398
Sec. 3702.91. (A) An individual who has signed a letter of	399
intent under section 3702.90 of the Revised Code may enter into a	400
contract with the director of health and the Ohio board of regents	401
for participation in the dentist loan repayment program. A lending	402
institution may also be a party to the contract.	403
(B) The contract shall include all of the following	404
<u>obligations:</u>	405
(1) The individual agrees to provide dental services in the	406
dental health resource shortage area identified in the letter of	407
intent for at least one year.	408
(2) When providing dental services in the dental health	409
resource shortage area, the individual agrees to do all of the	410

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<u>following:</u>	411
<u>(a) Provide dental services for a minimum of forty hours per</u>	412
week;	413
(b) Provide dental services without regard to a patient's	414
<u>ability to pay;</u>	415
(c) Meet the conditions prescribed by the "Social Security	416
<u>Act," 49 Stat. 620 (1935), 42 U.S.C. 301, as amended, and the</u>	417
department of job and family services for participation in the	418
medicaid program established under Chapter 5111. of the Revised	419
<u>Code and enter into a contract with the department to provide</u>	420
dental services to medicaid recipients.	421
(3) The Ohio board of regents agrees, as provided in section	422
3702.85 of the Revised Code, to repay, so long as the individual	423
performs the service obligation agreed to under division (B)(1) of	424
this section, all or part of the principal and interest of a	425
government or other educational loan taken by the individual for	426
expenses described in section 3702.85 of the Revised Code up to	427
but not exceeding twenty thousand dollars per year of service.	428
(4) The individual agrees to pay the board the following as	429
damages if the individual fails to complete the service obligation	430
agreed to under division (B)(1) of this section:	431
(a) If the failure occurs during the first two years of the	432
service obligation, three times the total amount the board has	433
agreed to repay under division (B)(3) of this section;	434
(b) If the failure occurs after the first two years of the	435
service obligation, three times the amount the board is still	436
obligated to repay under division (B)(3) of this section.	437
(C) The contract may include any other terms agreed upon by	438
the parties, including an assignment to the Ohio board of regents	439
of the individual's duty to pay the principal and interest of a	440

government or other educational loan taken by the individual for	441
expenses described in section 3702.85 of the Revised Code. If the	442
board assumes the individual's duty to pay a loan, the contract	443
shall set forth the total amount of principal and interest to be	444
paid, an amortization schedule, and the amount of each payment to	445
be made under the schedule.	446
(D) Not later than the thirty-first day of January of each	447
year, the Ohio board of regents shall mail to each individual to	448
whom or on whose behalf repayment is made under the dentist loan	449
repayment program a statement showing the amount of principal and	450
interest repaid by the board pursuant to the contract in the	451
preceding year. The statement shall be sent by ordinary mail with	452
address correction and forwarding requested in the manner	453
prescribed by the United States postal service.	454
Sec. 3702.92. There is hereby created the dentist loan	455
repayment advisory board. The board shall consist of the following	456
members:	457
(A) One member of the house of representatives, appointed by	458
the speaker of the house of representatives;	459
(B) One member of the senate, appointed by the president of	460
the senate;	461
(C) A representative of the board of regents, appointed by	462
the chancellor;	463
(D) The director of health or an employee of the department	464
of health designated by the director;	465
(E) Three representatives of the dental profession, appointed	466
by the governor from persons nominated by the Ohio dental	467
association.	468
The governor shall appoint the dental profession	
THE GOVELHOL SHALL APPOINT THE DEHLAL PLULESSION	460
representatives not later than ninety days after the effective	469 470

members.

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date of this section. The terms of all members shall commence	471
ninety-one days after the effective date of this section. Of the	472
initial appointments made by the governor, two shall serve a term	473
of one year and one shall serve a term of two years. The initial	474
appointment made by the speaker of the house of representatives	475
shall be for a term of one year. The initial appointment made by	476
the president of the senate shall be for a term of two years.	477
Vacancies shall be filled in the manner prescribed for the	478
original appointment. A member appointed to fill a vacancy	479
occurring prior to the expiration of the term for which the	480
member's predecessor was appointed shall hold office for the	481
remainder of that term. A member shall continue in office	482
subsequent to the expiration of the member's term until a	483
successor takes office or until sixty days have elapsed, whichever	484
occurs first. No person shall be appointed to the board for more	485
than two consecutive terms. Thereafter, terms of office shall be	486
two years. Each member shall hold office from the date of	487
appointment until the end of the term for which the member was	488
appointed, except that a legislative member ceases to be a member	489
of the board on ceasing to be a member of the general assembly.	490
The governor, speaker, or president may remove a member for	491

Ine governor, speaker, or president may remove a member for491whom the governor, speaker, or president was the appointing492authority, for misfeasance, malfeasance, or willful neglect of493duty.494

The board shall designate a member to serve as chairperson of495the board.496The board shall meet at least once annually. The chairperson497shall call special meetings as needed or upon the request of six498

Six members of the board constitute a quorum to transact and 500 vote on all business coming before the board. 501

<u>Members of the board shall serve without compensation, but</u>	502
may be reimbursed for reasonable and necessary expenses incurred	503
in the discharge of their duties.	504

The department of health shall provide the board with staff505assistance as requested by the board.506

sec. 3702.93. The dentist loan repayment advisory board shall 507 determine the amounts that will be paid as loan repayments on 508 behalf of participants in the dentist loan repayment program. No 509 repayment shall exceed twenty thousand dollars in any year, except 510 that if a repayment results in an increase in the participant's 511 federal, state, or local income tax liability, the Ohio board of 512 regents, at the participant's request and with the approval of the 513 director of health, may reimburse the participant for the 514 increased tax liability, regardless of the amount of the repayment 515 in that year. Total repayment on behalf of a participant shall not 516 exceed eighty thousand dollars over the time of participation in 517 the program. 518

Sec. 3702.94. The dentist loan repayment advisory board,519annually on or before the first day of March, shall submit a520report to the general assembly describing the operations of the521dentist loan repayment program during the previous calendar year.522The report shall include information about all of the following:523(A) The number of requests received by the director of health524

that a particular area be designated as a dental health resource 525 shortage area; 526

(B) The areas that have been designated as dental health527resource shortage areas and the priorities that have been assigned528to them;529

(C) The number of applicants for participation in the dentist530loan repayment program;531

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(D) The number of dentists assigned to dental health resource	532
shortage areas and the payments made on behalf of those dentists	533
under the dentist loan repayment program;	534
(E) The dental health resource shortage areas that have not	535
been matched with all of the dentists they need;	536
(F) The number of dentists failing to complete their service	537
obligations, the amount of damages owed, and the amount of damages	538
<u>collected.</u>	539
Sec. 3702.95. The director of health may accept gifts of	540
money from any source for the implementation and administration of	541
sections 3702.85 to 3702.93 of the Revised Code. The Ohio board of	542
regents may accept gifts of money from any source for	543
implementation and administration of the dentist loan repayment	544
program under sections 3702.85 and 3702.91 of the Revised Code.	545
The director shall pay all gifts accepted under this section	546
into the state treasury, to the credit of the dental health	547
resource shortage area fund, which is hereby created. The board	548
shall pay all gifts accepted under this section, and damages	549
collected under division (B)(4) of section 3702.91 of the Revised	550
Code, into the state treasury, to the credit of the dentist loan	551
repayment fund, which is hereby created.	552
The director shall use the dental health resource shortage	553
area fund for the implementation and administration of sections	554
3702.85 and 3702.87 to 3702.93 of the Revised Code. The board	555

sections 3702.85 and 3702.91 of the Revised Code. 558

shall use the dentist loan repayment fund for the implementation

and administration of the dentist loan repayment program under

sec. 4715.02. The governor, with the advice and consent of 559
the senate, shall appoint a state dental board consisting of seven 560
fourteen persons, five nine of whom shall be graduates of a 561

reputable dental college, citizens of the United States, and shall 562 have been in the legal and reputable practice of dentistry in the 563 state at least five years next preceding their appointment; one 564 three of whom shall be a graduate graduates of a reputable school 565 of dental hygiene, a citizen citizens of the United States, and 566 shall have been in the legal and reputable practice of dental 567 hygiene in the state at least five years next preceding the 568 person's their appointment; and one two of whom shall be a member 569 <u>members</u> of the public at large who is <u>are</u> not associated with or 570 financially interested in the practice of dentistry. Terms 571

Of the nine members who are in the practice of dentistry, 572 there shall be not more than two on the board at any time who are 573 recognized as specialists pursuant to rules adopted by the board. 574 Of the three members who are in the practice of dental hygiene, 575 not more than one may be a person employed as a full-time teacher 576 of dental hygiene students. Representation of the various 577 geographical areas of the state shall be considered in making 578 appointments for members who are in the practice of dentistry and 579 for members who are in the practice of dental hygiene. 580

Terms of office shall be for five four years, commencing on 581 the seventh day of April and ending on the sixth day of April $_{7}$ 582 except that upon expiration of the term ending April 25, 1978, the 583 new term which succeeds it shall commence on April 26, 1978 and 584 end on April 6, 1983; upon expiration of the term ending July 23, 585 1974, the new term which succeeds it shall commence on July 24, 586 1974 and end on April 6, 1979; and upon expiration of the term 587 ending June 24, 1975, the new term which succeeds it shall 588 commence on June 25, 1975 and end on April 6, 1980. Each member 589 shall hold office from the date of the member's appointment until 590 the end of the term for which the member was appointed. Any member 591 appointed to fill a vacancy occurring prior to the expiration of 592 the term for which the member's predecessor was appointed shall 593 hold office for the remainder of such term. Any member shall594continue in office subsequent to the expiration date of the595member's term until the member's successor takes office, or until596a period of sixty days has elapsed, whichever occurs first. No597person so appointed shall serve to exceed two terms. The598

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The Ohio dental association may submit to the governor the 600 names of five nominees for each position to be filled by a dentist 601 and from the names so submitted or from others, at the governor's 602 discretion, the governor shall make such appointments; provided 603 that all such appointees shall possess the required 604 qualifications. The Ohio dental hygienists association, inc., may 605 submit to the governor the names of five nominees for each 606 position to be filled by a dental hygienist and from the names so 607 submitted or from others, at the governor's discretion, the 608 governor shall make such appointments; provided that all such 609 appointees shall possess the required qualifications. No person 610 shall be appointed to the state dental board who is employed by or 611 practices in a corporation holding a certificate of authority 612 under Chapter 1751. of the Revised Code with a person who is a 613 member of the board. 614

Sec. 4715.03. (A) The state dental board shall organize by 615 the election from its members of a president and a secretary. It 616 shall hold meetings monthly at least eight months a year at such 617 times and places as the board designates. A majority of the 618 members of the board shall constitute a quorum. The board shall 619 make such reasonable rules as it determines necessary pursuant to 620 Chapter 119. of the Revised Code. 621

(B) A concurrence of a majority of the members of the board
shall be required to grant, refuse, suspend, place on probationary
status, revoke, refuse to renew, or refuse to reinstate a license
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or censure a license holder.

(C) The board shall adopt rules establishing standards for
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 the safe practice of dentistry and dental hygiene by qualified
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 practitioners and shall, through its policies and activities,
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 promote such practice.

The board shall adopt rules in accordance with Chapter 119. 630 of the Revised Code establishing universal blood and body fluid 631 precautions that shall be used by each person licensed under this 632 chapter who performs exposure prone invasive procedures. The rules 633 shall define and establish requirements for universal blood and 634 body fluid precautions that include the following: 635

(1) Appropriate use of hand washing; 636

- (2) Disinfection and sterilization of equipment; 637
- (3) Handling and disposal of needles and other sharp638instruments;639

(4) Wearing and disposal of gloves and other protective640garments and devices.641

(D) The board shall administer and enforce the provisions of 642 this chapter. The board shall investigate evidence which appears 643 to show that any person has violated any provision of this 644 chapter. Any person may report to the board under oath any 645 information such person may have appearing to show a violation of 646 any provision of this chapter. In the absence of bad faith, any 647 person who reports such information or who testifies before the 648 board in any disciplinary proceeding conducted pursuant to Chapter 649 119. of the Revised Code is not liable for civil damages as a 650 result of making the report or providing testimony. If after 651 investigation the board determines that there are reasonable 652 grounds to believe that a violation of this chapter has occurred, 653 the board shall conduct disciplinary proceedings pursuant to 654 Chapter 119. of the Revised Code or provide for a license holder 655

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656 to participate in the quality intervention program established under section 4715.031 of the Revised Code. The board shall not 657 dismiss any complaint or terminate any investigation except by a 658 majority vote of its members. For the purpose of any disciplinary 659 proceeding or any investigation conducted under this division, the 660 board may administer oaths, order the taking of depositions, issue 661 subpoenas, compel the attendance and testimony of persons at 662 depositions and compel the production of books, accounts, papers, 663 documents, or other tangible things. The hearings and 664 investigations of the board shall be considered civil actions for 665 the purposes of section 2305.252 of the Revised Code. 666 Notwithstanding section 121.22 of the Revised Code, proceedings of 667 the board relative to the investigation of a complaint or the 668 determination whether there are reasonable grounds to believe that 669 a violation of this chapter has occurred are confidential and are 670 not subject to discovery in any civil action. 671

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

(2) The board shall administer a written jurisprudence678examination to each applicant for a license to practice dentistry.679The examination shall cover only the statutes and administrative680rules governing the practice of dentistry in this state.681

(F) In accordance with Chapter 119. of the Revised Code, the
board shall adopt, and may amend or rescind, rules establishing
the eligibility criteria, the application and permit renewal
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procedures, and safety standards applicable to a dentist licensed
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under this chapter who applies for a permit to employ or use
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conscious intravenous sedation. These rules shall include all of
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the following:	688
(1) The eligibility requirements and application procedures	689
for an eligible dentist to obtain a conscious intravenous sedation	690
permit;	691
(2) The minimum educational and clinical training standards	692
required of applicants, which shall include satisfactory	693
completion of an advanced cardiac life support course;	694
(3) The facility equipment and inspection requirements;	695
(4) Safety standards;	696
(5) Requirements for reporting adverse occurrences.	697
Sec. 4715.10. (A) As used in this section, "accredited dental	698
college" means a dental college accredited by the commission on	699
dental accreditation or a dental college that has educational	700
standards recognized by the commission on dental accreditation and	701
is approved by the state dental board.	702
(B) Each person who desires to practice dentistry in this	703
state shall file a written application for a license with the	704
secretary of the state dental board. The application shall be on a	705
form prescribed by the board and verified by oath. Each applicant	706
shall furnish satisfactory proof to the board that the applicant	707
has met the requirements of divisions (C) and (D) of this section,	708
and if the applicant is a graduate of an unaccredited dental	709
college located outside the United States, division (E) of this	710
section.	711
(C) To be granted a license to practice dentistry, an	712
applicant must meet all of the following requirements:	713
(1) Be at least eighteen years of age;	714
(2) Be of good moral character;	715
(3) Be a graduate of an accredited dental college or of a	716

dental college located outside the United States who meets the	717
standards adopted under section 4715.11 of the Revised Code;	718
(4) Have passed parts I and II of the examination given by	719
the national board of dental examiners;	720
(5) Have passed a written jurisprudence examination	721
administered by the state dental board under division (E)(2) of	722
section 4715.03 of the Revised Code;	723
(6) Pay the fee required by division (A)(1) of section	724
4715.13 of the Revised Code.	725
(D) To be granted a license to practice dentistry, an	726
applicant must meet any one of the following requirements:	727
(1) Have taken an examination administered by any of the	728
following regional testing agencies and received on each component	729
of the examination a passing score as specified in division (A) of	730
section 4715.11 of the Revised Code: the central regional dental	731
testing service, inc., northeast regional board of dental	732
examiners, inc., the southern regional dental testing agency,	733
inc., or the western regional examining board;	734
(2) Have taken an examination administered by the state	735
dental board and received a passing score as established by the	736
<u>board;</u>	737
(3) Possess a license in good standing from another state and	738
have actively engaged in the legal and reputable practice of	739
dentistry in another state or in the armed forces of the United	740
States, the United States public health service, or the United	741
States department of veterans' affairs for five years immediately	742
preceding application.	743
(E) To be granted a license to practice dentistry, a graduate	744
of an unaccredited dental college located outside the United	745
States must meet both of the following requirements:	746

(1) Have taken a basic science and laboratory examination 747 consistent with rules adopted under section 4715.11 of the Revised 748 Code and received a passing score as established by the board; 749 (2) Have had sufficient clinical training in an accredited 750 institution to reasonably assure a level of competency equal to 751 that of graduates of accredited dental colleges, as determined by 752 753 the board. Sec. 4715.11. In the state dental board's implementation of 754 section 4715.10 of the Revised Code, all of the following apply: 755 (A) For purposes of division (D)(1) of section 4715.10 of the 756 Revised Code, a passing score on a component of an examination 757 administered by a regional testing agency is the score established 758 by the agency as a passing score for the component or, if the 759 agency has not established a passing score for the component, the 760 score established by the board as a passing score for the 761 component. The board shall adopt rules establishing passing scores 762 for examination components as necessary to implement this 763 division. 764 (B) The board shall adopt rules establishing standards that 765 must be met by graduates of unaccredited dental colleges located 766 outside the United States. The standards must reasonably assure 767 that the graduates have received a level of education and training 768 equal to that provided by accredited dental colleges. 769 (C) The board shall adopt rules governing the basic sciences 770 and laboratory examination required by division (E)(1) of section 771 4715.10 of the Revised Code. 772

Sec. 4715.12. If an applicant passes the examination required 773 by section 4715.11 4715.10 of the Revised Code, he the applicant 774 shall receive a license from the state dental board attested by 775 its seal and signed by the president and secretary, which shall be 776

conclusive evidence of his <u>the applicant's</u> right to practice	777
dentistry. If the loss of a license is satisfactorily shown, a	778
duplicate thereof shall be issued by the board.	779

If an applicant fails the examination required by section 780 4715.11 4715.10 of the Revised Code, he the applicant may apply 781 for re-examination at a subsequent regular or special examination 782 meeting of the state dental board. No applicant shall be admitted 783 to more than two examinations without first presenting 784 satisfactory proof that he the applicant has successfully 785 completed such refresher courses in an accredited dental college 786 as the state dental board may prescribe. 787

Sec. 4715.13. (A) Applicants for licenses to practice 788 dentistry or for a general anesthesia permit or a conscious 789 intravenous sedation permit shall pay to the secretary of the 790 state dental board the following fees: 791

(A)(1) For license by examination to practice dentistry, one 792
hundred ninety two hundred dollars if issued in an odd-numbered 793
year or three hundred seventeen thirty-seven dollars if issued in 794
an even-numbered year; 795

(B) For license by endorsement, one hundred ninety dollars if 796
 issued in an odd-numbered year or three hundred seventeen dollars 797
 if issued in an even-numbered year; 798

(C)(2)For duplicate license, to be granted upon proof of799loss of the original, twenty dollars;800

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(D)(3) For a general anesthesia permit, one hundred 801
twenty-seven dollars; 802
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(E)(4)For a conscious intravenous sedation permit, one803hundred twenty-seven dollars.804

(B) Twenty dollars of each fee collected under division 805

(A)(1) of this section for a license issued in an even-numbered	806
year and ten dollars of each fee collected under division (A)(1)	807
of this section in an odd-numbered year shall be paid to the	808
dentist loan repayment fund established under section 3702.95 of	809
the Revised Code.	810
(C) In the case of a person who applies for a license to	811
practice dentistry by taking an examination administered by the	812
state dental board, both of the following apply:	813
(1) The fee in division (A)(1) of this section may be	814
refunded to an applicant who is unavoidably prevented from	815
attending the examination, or the applicant may be examined at the	816
next regular or special meeting of the board without an additional	817
fee.	818
(2) An applicant who fails the first examination may be	819

re-examined at the next regular or special meeting of the board 820 without an additional fee. 821

Sec. 4715.14. (A) Each person who is licensed to practice 822 dentistry in Ohio shall, on or before the first day of January of 823 each even-numbered year, register with the state dental board. The 824 registration shall be made on a form prescribed by the board and 825 furnished by the secretary, shall include the licensee's name, 826 address, license number, and such other reasonable information as 827 the board may consider necessary, and shall include payment of a 828 biennial registration fee of two hundred twenty forty dollars. 829 This Except as provided in division (D) of this section, this fee 830 shall be paid to the treasurer of state. All such registrations 831 shall be in effect for the two-year period beginning on the first 832 day of January of the even-numbered year and ending on the last 833 day of December of the following odd-numbered year, and shall be 834 renewed in accordance with the standard renewal procedure of 835 sections 4745.01 to 4745.03 of the Revised Code. The failure of a 836 licensee to renew the licensee's registration in accordance with 837 this section shall result in an automatic suspension of the 838 licensee's license to practice dentistry. 839

(B) Any dentist whose license has been suspended under this 840 section may be reinstated by the payment of the biennial 841 registration fee and in addition thereto eighty-one dollars to 842 cover costs of the reinstatement; excepting that to any licensed 843 dentist who desires to temporarily retire from practice, and who 844 has given the board notice in writing to that effect, the board 845 shall grant such a retirement, provided only that at that time all 846 previous registration fees and additional costs of reinstatement 847 have been paid. 848

(C) Each dentist licensed to practice, whether a resident or 849 not, shall notify the secretary in writing of any change in the 850 dentist's office address or employment within ten days after such 851 change has taken place. On the first day of July of every 852 even-numbered year, the secretary shall issue a printed roster of 853 the names and addresses so registered. 854

(D) Twenty dollars of each biennial registration fee shall be855paid to the dentist loan repayment fund created under section8563702.95 of the Revised Code.857

sec. 4715.16. (A) Upon payment of a fee of ten dollars, the 858 state dental board may without examination issue a limited 859 resident's license to any person who is a graduate of a dental 860 college, is authorized to practice in another state or country or 861 qualified to take the regular licensing examination in this state, 862 and furnishes the board satisfactory proof of having been 863 appointed a dental resident at an accredited dental college in 864 this state or at an accredited program of a hospital in this 865 state, but has not yet been licensed as a dentist by the board. 866

Any person receiving a limited resident's license may practice 867 dentistry only in connection with programs operated by the dental 868 college or hospital at which the person is appointed as a resident 869 as designated on the person's limited resident's license, and only 870 under the direction of a licensed dentist who is a member of the 871 dental staff of the college or hospital or a dentist holding a 872 current limited teaching license issued under division (B) of this 873 section, and only on bona fide patients of such programs. The 874 holder of a limited resident's license may be disciplined by the 875 board pursuant to section 4715.30 of the Revised Code. 876

(B) Upon payment of one hundred one dollars and upon 877 application endorsed by an accredited dental college in this 878 state, the board may without examination issue a limited teaching 879 license to a dentist who is a graduate of a dental college, is 880 authorized to practice dentistry in another state or country, and 881 has full-time appointment to the faculty of the endorsing dental 882 college. A limited teaching license is subject to annual renewal 883 in accordance with the standard renewal procedure of Chapter 4745. 884 of the Revised Code, and automatically expires upon termination of 885 the full-time faculty appointment. A person holding a limited 886 teaching license may practice dentistry only in connection with 887 programs operated by the endorsing dental college. The board may 888 discipline the holder of a limited teaching license pursuant to 889 section 4715.30 of the Revised Code. 890

(C)(1) As used in this division:

(a) "Continuing dental education practicum" or "practicum"
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means a course of instruction, approved by the American dental
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association, Ohio dental association, or academy of general
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dentistry, that is designed to improve the clinical skills of a
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dentist by requiring the dentist to participate in clinical
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exercises on patients.

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(b) "Director" means the person responsible for the operation 898 of a practicum. 899

(2) Upon payment of one hundred one dollars and application 900 endorsed by the director of a continuing dental education 901 practicum, the board shall, without examination, issue a temporary 902 limited continuing education license to a resident of a state 903 other than Ohio who is licensed to practice dentistry in such 904 state and is in good standing, is a graduate of an accredited 905 dental college, and is registered to participate in the endorsing 906 practicum. The determination of whether a dentist is in good 907 standing shall be made by the board. 908

A dentist holding a temporary limited continuing education 909 license may practice dentistry only on residents of the state in 910 which the dentist is permanently licensed or on patients referred 911 by a dentist licensed pursuant to section 4715.12 or 4715.15 of 912 the Revised Code to an instructing dentist licensed pursuant to 913 one of those sections that section, and only while participating 914 in a required clinical exercise of the endorsing practicum on the 915 premises of the facility where the practicum is being conducted. 916

Practice under a temporary limited continuing education917license shall be under the direct supervision and full918professional responsibility of an instructing dentist licensed919pursuant to section 4715.12 or 4715.15 of the Revised Code, shall920be limited to the performance of those procedures necessary to921complete the endorsing practicum, and shall not exceed thirty days922of actual patient treatment in any year.923

(3) A director of a continuing dental education practicum who
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endorses an application for a temporary limited continuing
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education license shall, prior to making the endorsement, notify
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the state dental board in writing of the identity of the sponsors
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and the faculty of the practicum and the dates and locations at
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which it will be offered. The notice shall also include a brief 929 description of the course of instruction. The board may prohibit a 930 continuing dental education practicum from endorsing applications 931 for temporary limited continuing education licenses if the board 932 determines that the practicum is engaged in activities that 933 constitute a threat to public health and safety or do not 934 constitute bona fide continuing dental education, or that the 935 practicum permits activities which otherwise violate this chapter. 936 Any continuing dental education practicum prohibited from 937 endorsing applications may request an adjudication pursuant to 938 Chapter 119. of the Revised Code. 939

A temporary limited continuing education license shall be 940 valid only when the dentist is participating in the endorsing 941 continuing dental education practicum and shall expire at the end 942 of one year. If the dentist fails to complete the endorsing 943 practicum in one year, the board may, upon the dentist's 944 application and payment of a fee of seventy-five dollars, renew 945 the temporary limited continuing education license for a 946 consecutive one-year period. Only two renewals may be granted. The 947 holder of a temporary limited continuing education license may be 948 disciplined by the board pursuant to section 4715.30 of the 949 Revised Code. 950

(D) The board shall act either to approve or to deny any
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application for a limited license pursuant to division (A), (B),
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or (C) of this section not later than sixty days of the date the
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board receives the application.
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Sec. 4715.23. The practice of a dental hygienist shall 955 consist of those prophylactic, preventive, and other procedures 956 that licensed dentists are authorized by this chapter and rules of 957 the dental board to assign only to licensed dental hygienists or 958 to qualified personnel under section 4715.39 of the Revised Code. 959

Licensed dentists may assign to dental hygienists intraoral 960 tasks that do not require the professional competence or skill of 961 the licensed dentist and that are authorized by board rule. Such 962 performance of intraoral tasks by dental hygienists shall be under 963 supervision and full responsibility of the licensed dentist, and 964 at no time shall more than three dental hygienists be practicing 965 clinical hygiene under the supervision of the same dentist. The 966 foregoing shall not be construed as authorizing the assignment of 967 diagnosis, treatment planning and prescription (including 968 prescriptions for drugs and medicaments or authorizations for 969 restorative, prosthodontic, or orthodontic appliances); or, except 970 when done in conjunction with the removal of calcarious deposits, 971 dental cement, or accretions on the crowns and roots of teeth, 972 surgical procedures on hard and soft tissues within the oral 973 cavity or any other intraoral procedure that contributes to or 974 results in an irremediable alteration of the oral anatomy; or the 975 making of final impressions from which casts are made to construct 976 any dental restoration. 977

The state dental board shall issue rules defining the 978 procedures that may be performed by licensed dental hygienists 979 engaged in school health activities or employed by public 980 agencies. 981

Sec. 4715.39. (A) The state dental board may define the 982 duties that may be performed by dental assistants and other 983 individuals designated by the board as qualified personnel. If 984 defined, the duties shall be defined in rules adopted in 985 accordance with Chapter 119. of the Revised Code. The rules may 986 include training and practice standards for dental assistants and 987 other qualified personnel. The standards may include examination 988 and issuance of a certificate. If the board issues a certificate, 989 the recipient shall display the certificate in a conspicuous 990 The board's rules may allow a (B) A dental assistant to may993polish the clinical crowns of teeth if all of the following994requirements are met:995

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

(2) <u>The polishing is performed only after a dentist has</u>
 <u>evaluated the patient and any calculus detected on the teeth to be</u>
 <u>polished has been removed by a dentist or dental hygienist.</u>
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(3) The dentist supervising the assistant supervises not more 1003 than two dental assistants engaging in polishing activities at any 1004 given time.

(3)(4)The dental assistant is certified by the dental1006assisting national board or the Ohio commission on dental1007assistant certification.1008

(4)(5) The dental assistant receives a certificate from the 1009 board authorizing the assistant to engage in the polishing 1010 activities. The board may shall issue the certificate only if the 1011 individual has successfully completed training in the polishing of 1012 clinical crowns through a program accredited by the commission on 1013 dental accreditation or equivalent training approved by the board. 1014 The training shall include courses in basic dental anatomy and 1015 infection control, followed by a course in coronal polishing that 1016 includes didactic, preclinical, and clinical training; any other 1017 training required by the board; and a skills assessment that 1018 includes successful completion of standardized testing. The board 1019 shall adopt rules pursuant to division (A) of this section 1020

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<u>establishing standards for approval of this training.</u>

(B)(C) Subject to this section and the applicable rules of 1022 the board, licensed dentists may assign to dental assistants and 1023 other qualified personnel dental procedures that do not require 1024 the professional competence or skill of the licensed dentist or 1025 dental hygienist as this section or the board by rule authorizes 1026 dental assistants and other qualified personnel to perform. The 1027 performance of dental procedures by dental assistants and other 1028 qualified personnel shall be under direct supervision and full 1029 responsibility of the licensed dentist. 1030

(C)(D) Nothing in this section shall be construed by rule of 1031 the state dental board or otherwise to do the following: 1032

(1) Authorize dental assistants or other qualified personnel
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to engage in the practice of dental hygiene as defined by sections
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4715.22 and 4715.23 of the Revised Code or to perform the duties
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of a dental hygienist, including the removal of calcarious
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deposits, dental cement, or accretions on the crowns and roots of
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teeth other than as authorized pursuant to this section;

(2) Authorize the assignment of any of the following:

(a) Diagnosis; 1040

(b) Treatment planning and prescription, including
prescription for drugs and medicaments or authorization for
restorative, prosthodontic, or orthodontic appliances;
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(c) Surgical procedures on hard or soft tissue of the oral
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 cavity, or any other intraoral procedure that contributes to or
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 results in an irremediable alteration of the oral anatomy;
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(d) The making of final impressions from which casts are made 1047to construct any dental restoration. 1048

(D)(E) No dentist shall assign any dental assistant or other 1049 individual acting in the capacity of qualified personnel to 1050 perform any dental procedure that the assistant or other 1051 individual is not authorized by this section or by board rule to 1052 perform. No dental assistant or other individual acting in the 1053 capacity of qualified personnel shall perform any dental procedure 1054 other than in accordance with this section and any applicable 1055 board rule or any dental procedure that the assistant or other 1056 individual is not authorized by this section or by board rule to 1057 perform. 1058

Section 2. That existing sections 2305.234, 3701.262,10594715.02, 4715.03, 4715.12, 4715.13, 4715.14, 4715.16, 4715.23, and10604715.39 and sections 4715.10, 4715.11, and 4715.15 of the Revised1061Code are hereby repealed.1062

Section 3. That the version of section 2305.234 of the1063Revised Code that is scheduled to take effect January 1, 2004, be1064amended to read as follows:1065

Sec. 2305.234. (A) As used in this section: 1066

(1) "Chiropractic claim," "medical claim," and "optometric 1067
 claim" have the same meanings as in section 2305.113 of the 1068
 Revised Code. 1069

(2) "Dental claim" has the same meaning as in section
2305.113 of the Revised Code, except that it does not include any
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claim arising out of a dental operation or any derivative claim
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for relief that arises out of a dental operation.

(3) "Governmental health care program" has the same meaning 1074as in section 4731.65 of the Revised Code. 1075

(4) "Health care professional" means any of the following who 1076
 provide medical, dental, or other health-related diagnosis, care, 1077
 or treatment: 1078

(a) Physicians authorized under Chapter 4731. of the Revised 1079

Code to practice medicine and surgery or osteopathic medicine and	1080
surgery;	1081
(b) Registered nurses, advanced practice nurses, and licensed	1082
practical nurses licensed under Chapter 4723. of the Revised Code;	1083
(c) Physician assistants authorized to practice under Chapter	1084
4730. of the Revised Code;	1085
(d) Dentists and dental hygienists licensed under Chapter	1086
4715. of the Revised Code;	1087
(e) Physical therapists licensed under Chapter 4755. of the	1088
Revised Code;	1089
(f) Chiropractors licensed under Chapter 4734. of the Revised	1090
Code;	1091
(g) Optometrists licensed under Chapter 4725. of the Revised	1092
Code;	1093
(h) Podiatrists authorized under Chapter 4731. of the Revised	1094
Code to practice podiatry;	1095
(i) Dietitians licensed under Chapter 4759. of the Revised	1096
Code;	1097
(j) Pharmacists licensed under Chapter 4729. of the Revised	1098
Code;	1099
(k) Emergency medical technicians-basic, emergency medical	1100
technicians-intermediate, and emergency medical	1101
technicians-paramedic, certified under Chapter 4765. of the	1102
Revised Code.	1103
(5) "Health care worker" means a person other than a health	1104
care professional who provides medical, dental, or other	1105
health-related care or treatment under the direction of a health	1106
care professional with the authority to direct that individual's	1107
activities, including medical technicians, medical assistants,	1108
dental assistants, orderlies, aides, and individuals acting in	1109

1140

similar capacities.	1110
(6) "Indigent and uninsured person" means a person who meets	1111
all of the following requirements:	1112
(a) The person's income is not greater than one hundred fifty	1113
per cent of the current poverty line as defined by the United	1114
States office of management and budget and revised in accordance	1115
with section 673(2) of the "Omnibus Budget Reconciliation Act of	1116
1981," 95 Stat. 511, 42 U.S.C. 9902, as amended.	1117
(b) The person is not eligible to receive medical assistance	1118
under Chapter 5111., disability assistance medical assistance	1119
under Chapter 5115. of the Revised Code, or assistance under any	1120
other governmental health care program.	1121
(c) Either of the following applies:	1122
(i) The person is not a policyholder, certificate holder,	1123
insured, contract holder, subscriber, enrollee, member,	1124
beneficiary, or other covered individual under a health insurance	1125
or health care policy, contract, or plan.	1126
(ii) The person is a policyholder, certificate holder,	1127
insured, contract holder, subscriber, enrollee, member,	1128
beneficiary, or other covered individual under a health insurance	1129
or health care policy, contract, or plan, but the insurer, policy,	1130
contract, or plan denies coverage or is the subject of insolvency	1131
or bankruptcy proceedings in any jurisdiction.	1132
(7) "Operation" means any procedure that involves cutting or	1133
otherwise infiltrating human tissue by mechanical means, including	1134
surgery, laser surgery, ionizing radiation, therapeutic	1135
ultrasound, or the removal of intraocular foreign bodies.	1136
"Operation" does not include the administration of medication by	1137
injection, unless the injection is administered in conjunction	1138
with a procedure infiltrating human tissue by mechanical means	1139

other than the administration of medicine by injection.

"Operation" does not include routine dental restorative	1141
procedures, the scaling of teeth, or extractions of teeth that are	1142
not impacted.	1143
(8) "Nonprofit shelter or health care facility" means a	1144
charitable nonprofit corporation organized and operated pursuant	1145
to Chapter 1702. of the Revised Code, or any charitable	1146
organization not organized and not operated for profit, that	1147
provides shelter, health care services, or shelter and health care	1148
services to indigent and uninsured persons, except that "shelter	1149
or health care facility" does not include a hospital as defined in	1150
section 3727.01 of the Revised Code, a facility licensed under	1151
Chapter 3721. of the Revised Code, or a medical facility that is	1152
operated for profit.	1153
(9) "Tort action" means a civil action for damages for	1154
injury, death, or loss to person or property other than a civil	1155
action for damages for a breach of contract or another agreement	1156
between persons or government entities.	1157
(10) "Volunteer" means an individual who provides any	1158
medical, dental, or other health-care related diagnosis, care, or	1159
treatment without the expectation of receiving and without receipt	1160
of any compensation or other form of remuneration from an indigent	1161

and uninsured person, another person on behalf of an indigent and 1162 uninsured person, any shelter or health care facility, or any 1163 other person or government entity. 1164

(11) "Community control sanction" has the same meaning as in 1165section 2929.01 of the Revised Code. 1166

(B)(1) Subject to divisions (E) and (F)(3) of this section, a 1167
health care professional who is a volunteer and complies with 1168
division (B)(2) of this section is not liable in damages to any 1169
person or government entity in a tort or other civil action, 1170
including an action on a medical, dental, chiropractic, 1171

optometric, or other health-related claim, for injury, death, or 1172 loss to person or property that allegedly arises from an action or 1173 omission of the volunteer in the provision at a nonprofit shelter 1174 or health care facility to an indigent and uninsured person of 1175 medical, dental, or other health-related diagnosis, care, or 1176 treatment, including the provision of samples of medicine and 1177 other medical products, unless the action or omission constitutes 1178 willful or wanton misconduct. 1179

(2) To qualify for the immunity described in division (B)(1)
of this section, a health care professional shall do all of the
following prior to providing diagnosis, care, or treatment:
1182

(a) Determine, in good faith, that the indigent and uninsured 1183
person is mentally capable of giving informed consent to the 1184
provision of the diagnosis, care, or treatment and is not subject 1185
to duress or under undue influence; 1186

(b) Inform the person of the provisions of this section; 1187

(c) Obtain the informed consent of the person and a written 1188 waiver, signed by the person or by another individual on behalf of 1189 and in the presence of the person, that states that the person is 1190 mentally competent to give informed consent and, without being 1191 subject to duress or under undue influence, gives informed consent 1192 to the provision of the diagnosis, care, or treatment subject to 1193 the provisions of this section. 1194

(3) A physician or podiatrist who is not covered by medical 1195
malpractice insurance, but complies with division (B)(2) of this 1196
section, is not required to comply with division (A) of section 1197
4731.143 of the Revised Code. 1198

(C) Subject to divisions (E) and (F)(3) of this section, 1199 health care workers who are volunteers are not liable in damages 1200 to any person or government entity in a tort or other civil 1201 action, including an action upon a medical, dental, chiropractic, 1202 optometric, or other health-related claim, for injury, death, or 1203 loss to person or property that allegedly arises from an action or 1204 omission of the health care worker in the provision at a nonprofit 1205 shelter or health care facility to an indigent and uninsured 1206 person of medical, dental, or other health-related diagnosis, 1207 care, or treatment, unless the action or omission constitutes 1208 willful or wanton misconduct. 1209

(D) Subject to divisions (E) and (F)(3) of this section and 1210 section 3701.071 of the Revised Code, a nonprofit shelter or 1211 health care facility associated with a health care professional 1212 described in division (B)(1) of this section or a health care 1213 worker described in division (C) of this section is not liable in 1214 damages to any person or government entity in a tort or other 1215 civil action, including an action on a medical, dental, 1216 chiropractic, optometric, or other health-related claim, for 1217 injury, death, or loss to person or property that allegedly arises 1218 from an action or omission of the health care professional or 1219 worker in providing for the shelter or facility medical, dental, 1220 or other health-related diagnosis, care, or treatment to an 1221 indigent and uninsured person, unless the action or omission 1222 constitutes willful or wanton misconduct. 1223

(E)(1) Except as provided in division (E)(2) of this section, 1224 the immunities provided by divisions (B), (C), and (D) of this 1225 section are not available to an individual or to a nonprofit 1226 shelter or health care facility if, at the time of an alleged 1227 injury, death, or loss to person or property, the individuals 1228 involved are providing one of the following: 1229

(a) Any medical, dental, or other health-related diagnosis, 1230
care, or treatment pursuant to a community service work order 1231
entered by a court under division (B) of section 2951.02 of the 1232
Revised Code or imposed by a court as a community control 1233
sanction; 1234

1236

(b) Performance of an operation; 1235

(c) Delivery of a baby.

(2) Division (E)(1) of this section does not apply to an 1237 individual who provides, or a nonprofit shelter or health care 1238 facility at which the individual provides, diagnosis, care, or 1239 treatment that is necessary to preserve the life of a person in a 1240 medical emergency. 1241

(F)(1) This section does not create a new cause of action or 1242substantive legal right against a health care professional, health 1243care worker, or nonprofit shelter or health care facility. 1244

(2) This section does not affect any immunities from civil
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liability or defenses established by another section of the
Revised Code or available at common law to which an individual or
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a nonprofit shelter or health care facility may be entitled in
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connection with the provision of emergency or other diagnosis,
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care, or treatment.

(3) This section does not grant an immunity from tort or
other civil liability to an individual or a nonprofit shelter or
health care facility for actions that are outside the scope of
authority of health care professionals or health care workers.

(4) This section does not affect any legal responsibility of 1255
a health care professional or health care worker to comply with 1256
any applicable law of this state or rule of an agency of this 1257
state. 1258

(5) This section does not affect any legal responsibility of 1259 a nonprofit shelter or health care facility to comply with any 1260 applicable law of this state, rule of an agency of this state, or 1261 local code, ordinance, or regulation that pertains to or regulates 1262 building, housing, air pollution, water pollution, sanitation, 1263 health, fire, zoning, or safety. 1264 Section 4. That the existing version of section 2305.234 of 1265 the Revised Code that is scheduled to take effect January 1, 2004, 1266 is hereby repealed. 1267

Section 5. Sections 3 and 4 of this act shall take effect 1268 January 1, 2004. 1269

Section 6. The seven members added to the State Dental Board 1270 by this act shall be appointed by the Governor in accordance with 1271 section 4715.02 of the Revised Code not later than 90 days after 1272 the effective date of this section. Notwithstanding the provision 1273 of section 4715.02 of the Revised Code that terms of office 1274 commence on the seventh day of April, terms of office of the seven 1275 members added by this act shall commence on the ninetieth day 1276 after the effective date of this section. 1277

Of the four new members who are in the practice of dentistry, 1278 two shall hold office until April 6, 2006, and two shall hold 1279 office until April 6, 2007. Of the two new members who are in the 1280 practice of dental hygiene, one shall hold office until April 6, 1281 2006, and the other shall hold office until April 6, 2007. The new 1282 member who is of the public at large shall hold office until April 1283 6, 2007. After these terms of office, members of the board shall 1284 be appointed to four-year terms. 1285

Section 7. Each member of the State Dental Board who is in 1286 office as a board member on the effective date of this section 1287 shall hold office until the end of the five-year term for which 1288 the member was appointed. If a member is reappointed or the 1289 member's successor takes office, the member or the member's 1290 successor shall hold office for a four-year term. 1291

Section 8. Section 2305.234 of the Revised Code is presented 1292 in Section 3 of this act as a composite of the section as amended 1293 by both Am. Sub. H.B. 490 and Am. Sub. S.B. 281 of the 124th1294General Assembly. The General Assembly, applying the principle1295stated in division (B) of section 1.52 of the Revised Code that1296amendments are to be harmonized if reasonably capable of1297simultaneous operation, finds that the composite is the resulting1298version of the section in effect prior to the effective date of1299the section as presented in Section 3 of this act.1300