As Introduced

129th General Assembly Regular Session 2011-2012

H. B. No. 545

Representative Damschroder

Cosponsors: Representatives Adams, R., Garland, Murray, Slaby, M., Yuko

ABILL

To amend sections 1345.30 and 1345.99 of the Revised	1
Code to specify individuals who are permitted to	2
recommend and fit hearing aids and to prohibit	3
specified sales of hearing aids via mail.	4

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

Section 1. That sections 1345.30 and 1345.99 of the Revised	5				
Code be amended to read as follows:	б				
Sec. 1345.30. (A) As used in this section and in section	7				
1345.31 of the Revised Code:	8				
(1) "Consumer" means a person who engages in a consumer	9				
transaction with a hearing aid dealer, hearing aid fitter,					
physician, or audiologist.					
(2) "Consumer transaction" means a sale, lease, assignment,	12				
award by chance, or other transfer of a hearing aid.	13				
(3) "Hearing aid" has the same meaning as in section 4747.01	14				
of the Revised Code.	15				
(4) "Regular place of business" means a location at which an	16				
individual holds the individual's self out to be physically	17				
available to the consumer.	18				

(B) The following individuals are permitted to recommend or	19
<u>fit a hearing aid:</u>	20
(1) A hearing aid dealer or hearing aid fitter licensed under	21
Chapter 4747. of the Revised Code;	22
(2) A physician authorized under Chapter 4731. of the Revised	23
Code to practice medicine and surgery or osteopathic medicine and	24
surgery;	25
(3) An audiologist licensed under Chapter 4753. of the	26
Revised Code.	27
(C) Individuals permitted to recommend or fit a hearing aid	28
pursuant to division (B) of this section shall have a regular	29
place of business located within this state to be eligible to sell	30
and distribute hearing aids.	31
(D) No individual permitted to recommend or fit a hearing aid	32
pursuant to division (B) of this section shall sell or distribute	33
a hearing aid through the mail to the ultimate consumer without a	34
prior in-person evaluation between the consumer and the	35
individual. No other individual shall sell or distribute a hearing	36
aid through the mail to the ultimate consumer at any time. Nothing	37
in this section shall be construed to prohibit the distribution of	38
a repaired hearing aid to its owner via mail upon completion of	39
the repairs.	40
(E) A hearing aid dealer or hearing aid fitter licensed under	41
Chapter 4747. of the Revised Code, a physician authorized under	42
Chapter 4731. of the Revised Code to practice medicine and surgery	43
or osteopathic medicine and surgery, or an audiologist licensed	44
under Chapter 4753. of the Revised Code who enters into a consumer	45
transaction with a consumer shall provide a refund to the consumer	46
if the hearing aid is returned to the dealer, fitter, physician,	47

or audiologist not later than thirty days after its original48delivery. The refund shall be provided regardless of the reason49

for the hearing aid's return and regardless of whether the hearing 50 aid is new, refabricated, or used. The thirty-day period for 51 return of the hearing aid does not include any period during which 52 the dealer, fitter, physician, or audiologist has possession or 53 control of the hearing aid after its original delivery to the 54 consumer or a person acting on the consumer's behalf. 55

A dealer, fitter, physician, or audiologist shall make 56 original delivery of a hearing aid to a consumer or person acting 57 on the consumer's behalf either by delivery in person or by 58 certified mail, return receipt requested. The date of in-person 59 delivery or the date shown on the certified mail return receipt is 60 the hearing aid's original delivery for purposes of this division. 61

Not later than fifteen days after presentation by the 62 consumer to the dealer, fitter, physician, or audiologist of proof 63 of payment of the agreed-upon consideration for the hearing aid 64 and return of the hearing aid in the condition in which it was 65 received, except for normal wear and tear, the dealer, fitter, 66 physician, or audiologist shall give the consumer a full refund of 67 the consideration paid for the hearing aid, less the amount 68 specified by the dealer, fitter, physician, or audiologist in the 69 receipt required by division $\frac{(C)(F)}{(F)}$ of this section to cover 70 expenses incurred in connection with the hearing aid. 71

If the hearing aid is returned in a damaged condition that is 72 beyond normal wear and tear, the dealer, fitter, physician, or 73 audiologist, not later than fifteen days after presentation of 74 proof of payment and return of the hearing aid, shall give the 75 consumer a full refund of the consideration paid for the hearing 76 aid, less an amount equal to the cost of repairing the damage to 77 the hearing aid and the amount the dealer, fitter, physician, or 78 audiologist could withhold under this division had the hearing aid 79 been returned in the condition that it was received, except for 80 normal wear and tear. 81

(C)(F) When a hearing aid dealer, hearing aid fitter, 82
physician, or audiologist enters into a consumer transaction with 83
a consumer, the dealer, fitter, physician, or audiologist shall 84
notify the consumer of the provisions of division (B)(E) of this 85
section and provide the consumer a receipt for the hearing aid 86
that includes the following statement typed in boldface type of 87
the minimum size of ten points: 88

"RIGHT TO RETURN THE HEARING AID89WITHIN 30 DAYS AND RECEIVE A REFUND90

Under Ohio law (O.R.C. 1345.30), a consumer has the right to 91 return a hearing aid for any reason within 30 days after it is 92 originally delivered to the consumer or a person acting on the 93 consumer's behalf and to receive a refund of the consideration 94 paid for the hearing aid less an amount specified by the hearing 95 aid dealer, hearing aid fitter, physician, or audiologist to cover 96 expenses incurred in connection with the hearing aid not later 97 than 15 days after presenting proof of payment for the hearing aid 98 and returning it in the condition in which it was received, except 99 for normal wear and tear. In this case the amount deducted from 100 the refund will be \$....." 101

A hearing aid dealer or fitter shall include the statement in 102 the receipt required by section 4747.09 of the Revised Code. 103

Sec. 1345.99. (A) Whoever violates section 1345.23 or 1345.24 104 of the Revised Code is guilty of a minor misdemeanor. 105

(B) Whoever violates <u>division (D) of section 1345.30 or</u>
106 division (D) of section 1345.76 of the Revised Code shall be fined
107 not more than one thousand dollars.

(C) Whoever knowingly violates division (E) of section
1345.02 or knowingly violates section 1345.18 of the Revised Code
is guilty of a misdemeanor of the third degree for a first offense
and a misdemeanor of the second degree for any subsequent offense.
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Section 2	. That ex	kisting	sections	1345.30	and	1345.99	of	the	113
Revised Code a:	re hereby	/ repeal	Led.						114