Second Regular Session Sixty-ninth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 14-0261.01 Christy Chase x2008

HOUSE BILL 14-1227

HOUSE SPONSORSHIP

Ginal, Fields, Joshi, Landgraf, Primavera, Schafer, Singer

SENATE SPONSORSHIP

Nicholson,

House Committees

Senate Committees

Health, Insurance, & Environment

	A BILL FOR AN ACT					
101	CONCERNING THE SUNSET REVIEW OF THE STATE BOARD OF DENTAL					
102	EXAMINERS, AND, IN CONNECTION THEREWITH, CONTINUING					
103	THE BOARD AND IMPLEMENTING THE RECOMMENDATIONS					
104	CONTAINED IN THE SUNSET REPORT PREPARED BY THE					
105	DEPARTMENT OF REGULATORY AGENCIES.					

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Sunset Process - House Health, Insurance, and Environment

Committee. The bill amends the "Dental Practice Law of Colorado" to implement the recommendations contained in the sunset review and report of the state board of dental examiners, as modified by the house health, insurance, and environment committee (sunset committee) during the sunset hearing, as follows:

- ! Sections 1 to 3 of the bill continue the state board of dental examiners until September 1, 2023, and rename the board as the Colorado dental board;
- ! Section 3 also clarifies that a board member who has completed his or her term of office may remain in the position until a replacement is appointed;
- ! Sections 4 and 5 remove limitations on who must administer clinical competency examinations to dentist and dental hygienist applicants and authorize the board to accept alternative methods of evaluating a dentist applicant's clinical competency;
- ! Section 4 also repeals the requirement that the board adopt rules to limit the number of times a dentist may take a clinical examination for licensure;
- ! Sections 4 to 6, 24, and 26 repeal the requirement that applicants for a dental or dental hygiene license pass a jurisprudence examination;
- ! Section 8 modifies the requirement that an accredited dental hygiene program be at least 2 academic years to allow licensure of a hygienist who graduates from a program that is equivalent to 2 academic years;
- ! Section 9 eliminates as a grounds for discipline the fact that a licensee has a physical or mental disability that limits one's ability to safely practice and instead makes failure to notify the board of a limiting physical or mental illness or condition and failure to act within the limitations created by the illness or condition grounds for discipline. Under section 12, the board is authorized to enter into a confidential agreement with the licensee under which the licensee agrees to limit his or her practice to accommodate the illness or condition, and the licensee may be disciplined for failing to comply with the agreement terms.
- ! Section 9 also adds the following as grounds for discipline by the board: Failing to follow generally accepted standards for infection control; failing to respond to a complaint in an honest, materially responsive, and timely manner; administering moderate sedation or deep sedation/general anesthesia without a licensed dentist or other qualified health care professional present in the operatory; and failing to complete and maintain records of compliance

- with continuing education requirements;
- ! Section 10 allows the board to suspend a dental or dental hygiene license if the licensee fails to comply with a board order. Section 10 also allows the board to impose a fine on a licensee, sets caps on the fines based on the number of violations committed, and requires the board to adopt rules establishing a uniform system and schedule of fines;
- ! Additionally, sections 9 and 10 repeal the requirement that the board send letters of admonition by certified mail;
- ! Section 13 updates provisions governing ownership of dental or dental hygiene practices by recognizing and referencing a provision in provider network statutes that allows dentists and dental hygienists to own and conduct a practice collaboratively as a provider network;
- ! Section 14 repeals the requirement that applicants for a dental license by examination submit verification of all other licenses issued by another jurisdiction;
- ! Sections 15 and 16 create parity for dentists and dental hygienists by allowing dental hygienists to apply for an inactive status license and permitting retired dental hygienists to provide uncompensated care to low-income patients;
- ! Section 17 eliminates the provision disqualifying board candidates who have a past felony conviction or have been disciplined by the board;
- ! Sections 2 to 11, 14 to 16, and 18 to 31 make numerous technical changes to the "Dental Practice Law of Colorado", including: Renaming the law as the "Dental Practice Act"; repealing obsolete language; updating statutory citations; using consistent language when referring to anesthesia and sedation; dividing into multiple sections a lengthy section that addresses grounds for discipline, disciplinary procedures, disciplinary actions, cease-and-desist orders, panels for investigating and adjudicating complaints, and mental and physical evaluations of licensees; and making other nonsubstantive changes to update the act.

In addition to incorporating the recommendations in the sunset report, as modified by the sunset committee, the bill:

- ! Authorizes the board to adopt rules regarding the use of lasers; (Section 19)
- ! Specifies that licensed dentists may prescribe orders electronically; (**Section 20**)
- ! Allows a dental hygienist practicing unsupervised dental hygiene to prescribe, administer, or dispense fluoride,

- fluoride varnish, and antimicrobial solutions for mouth rinsing and other nonsystemic antimicrobial agents in collaboration with a licensed dentist; (Section 28)
- ! Deletes obsolete references to certain dental devices and specifies the duties and responsibilities of licensed dentists and unlicensed technicians in connection with the construction of dental devices; (Section 32)
- ! Requires dentists and dental hygienists to obtain at least 30 hours of continuing education every 2 years; (Section 33) and
- ! Creates a new section regarding anesthesia and sedation permits that specifies what permits dentists and dental hygienists may obtain and what type or level of anesthesia or sedation a particular permit allows a dentist or dental hygienist to administer; creates a permit designation for dentists who administer anesthesia or sedation to pediatric patients; and requires the board to adopt rules to establish minimum training, experience, and equipment requirements for the administration of anesthesia and sedation and rules to establish criteria and procedures for an office inspection program. (Section 33)

Sections 34 to 44 contain conforming amendments to other provisions of law impacted by the changes to the act described above.

1 Be it enacted by the General Assembly of the State of Colorado:

2 **SECTION 1.** In Colorado Revised Statutes, 24-34-104, **repeal**

3 (45) (c); and **add** (54) as follows:

4 24-34-104. General assembly review of regulatory agencies

5 and functions for termination, continuation, or reestablishment.

6 (45) The following agencies, functions, or both, terminate on July 1,

7 2014:

8 (c) The state board of dental examiners, created by article 35 of

9 title 12, C.R.S.;

10 (54) THE FOLLOWING AGENCIES, FUNCTIONS, OR BOTH, TERMINATE

11 ON SEPTEMBER 1, 2023:

12 (a) THE COLORADO DENTAL BOARD, CREATED IN ARTICLE 35 OF

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1	TITLE 12, C.R.S.;
2	SECTION 2. In Colorado Revised Statutes, 12-35-103, amend
3	(2) and (12); and repeal (7), (8), (13), and (15) as follows:
4	12-35-103. Definitions. As used in this article, unless the context
5	otherwise requires:
6	(2) "Board" means the state COLORADO DENTAL board of dental
7	examiners, created in section 12-35-104.
8	(7) "Examination proctor" means a licensed dentist or dental
9	hygienist, who shall have at least five years' clinical experience and who
10	is appointed by the board to supervise and administer written and clinical
11	examinations in the field in which the dentist or dental hygienist is
12	licensed to practice under this article.
13	(8) "Inactive license" means a status granted to a person pursuant
14	to section 12-35-122.
15	(12) "License" means the grant of authority by the board to any
16	person to engage in the practice of dentistry or dental hygiene. "License"
17	includes an academic license to practice dentistry pursuant to section
18	12-35-117.5. A license shall be IS a privilege personal to the licensee, and
19	THE BOARD may be revoked, suspended, or subjected to REVOKE,
20	SUSPEND, OR IMPOSE disciplinary conditions by the board ON THE LICENSE
21	for A violation of any of the provisions of this article. and shall be null
22	and void upon the failure of the licensee to file an application for renewal
23	and to pay the fee as required by section 12-35-121.
24	(13) "License certificate" means the documentary evidence that
25	the board has granted authority to the licensee to practice dentistry or
26	dental hygiene in this state.
27	(15) "Renewal certificate" means the documentary evidence that

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1	the board has renewed the authority of the licensee to practice dentistry
2	or dental hygiene in this state.
3	SECTION 3. In Colorado Revised Statutes, 12-35-104, amend
4	(1) and (4); and repeal (3) as follows:
5	12-35-104. Colorado dental board - subject to termination -
6	immunity - repeal of article. (1) (a) (I) The state COLORADO DENTAL
7	board of dental examiners is hereby created as the agency of this state for
8	the regulation of the practice of dentistry in this state and to carry out the
9	purposes of this article. The board shall be under IS SUBJECT TO the
10	supervision and control of the division of professions and occupations as
11	provided by section 24-34-102, C.R.S.
12	(II) The board shall consist CONSISTS of five SEVEN dentist
13	members, two THREE dental hygienist members, and three members from
14	the public at large. THE GOVERNOR SHALL APPOINT each member to be
15	appointed by the governor for a term of four years, and to EACH MEMBER
16	SHALL have the qualifications provided in this article. No member shall
17	serve more than two consecutive terms of four years. Due consideration
18	shall be given to having a EACH BOARD MEMBER SHALL HOLD OFFICE
19	UNTIL HIS OR HER TERM EXPIRES OR UNTIL THE GOVERNOR APPOINTS A
20	SUCCESSOR.
21	(III) IN MAKING APPOINTMENTS TO THE BOARD, THE GOVERNOR
22	SHALL ATTEMPT TO CREATE geographical, political, urban, and rural
23	balance among the board members. Should IF a vacancy occur OCCURS in
24	any board membership before the expiration of the MEMBER'S term,
25	thereof, the governor shall fill such THE vacancy by appointment for the
26	remainder of such THE term in the same manner as in the case of original
27	appointments.

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1	(IV) THE GOVERNOR MAY REMOVE any member of the board may
2	be removed by the governor for misconduct, incompetence, or neglect of
3	duty.
4	(b) Notwithstanding the July 1, 2004, recreation and reenactment
5	of this article, members of the board who were serving as of June 30,
6	2004, shall continue to serve except as otherwise provided in this article,
7	and their service shall be deemed to have been continuous. On and after
8	January 1, 2005, the board shall consist of seven dentist members, three
9	dental hygienist members, and three members from the public at large,
10	each member to be appointed by the governor for a term of four years and
11	to have the qualifications provided in this article.
12	(3) The board may employ examination proctors when necessary.
13	(4) (a) The provisions of Section 24-34-104, C.R.S., concerning
14	the termination schedule for regulatory bodies of the state unless extended
15	as provided in that section, are applicable APPLIES to the board. At the
16	time of sunset review by the appropriate legislative committee, PRIOR TO
17	THE REPEAL OF THIS ARTICLE, THE DEPARTMENT OF REGULATORY
18	AGENCIES SHALL REVIEW all functions of the board including the issuing
19	of permits for administering anesthesia and the regulation of such
20	administration of anesthesia, shall be reviewed AS PROVIDED IN SECTION
21	24-34-104, C.R.S.
22	(b) This article is repealed, effective July 1, 2014 SEPTEMBER 1,
23	2023.
24	SECTION 4. In Colorado Revised Statutes, amend 12-35-119 as
25	follows:
26	12-35-119. Examination - how conducted - license issued to
27	successful applicants. (1) Applicants for dental licensure shall submit

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1	to the board proof of having successfully passed the following:
2	(a) The examination administered by the joint commission on
3	national dental examinations; AND
4	(b) A jurisprudence examination, approved by the board, designed
5	to test the applicant's knowledge of the provisions of this article; and
6	(c) An examination OR OTHER METHODOLOGY, AS DETERMINED BY
7	THE BOARD, designed to test the applicant's clinical skills and knowledge,
8	Such examination shall be administered by a regional testing agency
9	composed of at least four states or an examination of another state WHICH
10	MAY INCLUDE RESIDENCY AND PORTFOLIO MODELS.
11	(2) All examination results required by the board shall MUST be
12	filed with the board and kept for reference for a period of not less than
13	two years. Should ONE YEAR. If the applicant successfully complete such
14	COMPLETES THE examinations and be IS otherwise qualified, the BOARD
15	SHALL GRANT A LICENSE TO THE applicant shall be granted a license by the
16	board and shall be issued ISSUE a license certificate TO THE APPLICANT.
17	(3) The board shall adopt rules to establish:
18	(a) The maximum number of times and maximum time period
19	within which an applicant will be allowed to retake only the failed parts
20	of the examination designed to test clinical skills and knowledge; and
21	(b) The maximum number of times an applicant may fail to
22	successfully complete the examination designed to test clinical skills and
23	knowledge before the board requires such applicant to take specified
24	remedial measures as a prerequisite to retaking the examination.
25	SECTION 5. In Colorado Revised Statutes, 12-35-127, amend
26	(1) and (2) as follows:
27	12-35-127. Dental hygienist examinations - license - liability

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1 **insurance.** (1) Every applicant for dental hygiene licensure shall submit 2 to the board proof of having successfully completed the following: 3 (a) An examination administered by the joint commission on 4 national dental examinations; AND 5 (b) An examination designed to test the applicant's clinical skills 6 and knowledge. which shall be administered by a regional testing agency 7 composed of at least four states or an examination of another state; and 8 (c) An examination on the provisions of this article. 9 (2) All examination results required by the board shall MUST be 10 filed with the board and kept for reference for a period of not less than 11 two years. Should ONE YEAR. If an applicant successfully complete such 12 COMPLETES THE examinations and be IS otherwise qualified, the BOARD 13 SHALL GRANT A LICENSE TO THE applicant shall be granted a license by the 14 board and shall be issued ISSUE a license certificate signed by the officers 15 of the board. 16 **SECTION 6.** In Colorado Revised Statutes, add with amended 17 and relocated provisions 12-35-127.5 as follows: 18 12-35-127.5. [Formerly 12-35-127 (3)] Dental hygienist -19 **licensure by endorsement.** (a) (1) The board shall provide for licensure 20 upon application of any person licensed in good standing to practice 21 dental hygiene in another state or territory of the United States who has 22 met the requirements of section 12-35-126, subsections (1) and (2) of this 23 section, and paragraph (b) of this subsection (3) and provides the 24 credentials and meets the qualifications set forth in paragraph (b) of this 25 subsection (3) SECTION in the manner prescribed by the board. The 26 examination for knowledge of the provisions of this article shall be

accomplished by the use of a mail-in jurisprudence examination

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1	administered by the board.					
2	(b) (2) The board shall issue a license to an applicant duly licensed					
3	as a dental hygienist in another state or territory of the United States who					
4	has submitted credentials and qualifications for licensure in Colorado					
5	Such credentials and qualifications shall THAT include:					
6	(I) (a) Verification of licensure from any other jurisdiction where					
7	the applicant has held a dental hygiene or other health care license;					
8	(H) (b) Evidence of the applicant's successful completion of the					
9	national board dental examination administered by the joint commission					
10	on national dental examinations;					
11	(HI) (A) (c) (I) Verification that the applicant has been engaged					
12	either in clinical practice or in teaching dental hygiene or dentistry in ar					
13	accredited program for at least one year during the three years					
14	immediately preceding the date of the receipt of the application; or					
15	(B) (II) Evidence that the applicant has demonstrated competency					
16	as a dental hygienist as determined by the board;					
17	(IV) (d) A report of any pending or final disciplinary actions					
18	against any health care license held by the applicant at any time; and					
19	(V) (e) A report of any pending or final malpractice actions					
20	against the applicant.					
21	SECTION 7. Repeal of relocated provisions in this act. In					
22	Colorado Revised Statutes, repeal 12-35-127 (3).					
23	SECTION 8. In Colorado Revised Statutes, 12-35-126, amend					
24	(1) (b); and repeal (4) as follows:					
25	12-35-126. Application for dental hygienist license - fee					
26	(1) Every person who desires to qualify for practice as a dental hygienism					
27	within this state shall file with the board:					

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(b) Satisfactory proof of graduation from a school of dental hygiene that, at the time of the applicant's graduation, was accredited, and proof that the program offered by the accredited school of dental hygiene was at least two academic years OR THE EQUIVALENT OF TWO ACADEMIC YEARS.

- (4) Licenses for dental hygienists shall be renewed or reinstated pursuant to a schedule established by the director of the division of professions and occupations within the department of regulatory agencies, referred to in this section as the director, and shall be renewed or reinstated pursuant to section 24-34-102 (8), C.R.S. The director may establish renewal fees and delinquency fees for reinstatement pursuant to section 24-34-105, C.R.S. If a person fails to renew his or her license pursuant to the schedule established by the director, such license shall expire. Any person whose license has expired shall be subject to the penalties provided in this article or section 24-34-102 (8), C.R.S.
- **SECTION 9.** In Colorado Revised Statutes, 12-35-129, **amend** (1) as follows:

deny the issuance or renewal of, suspend for a specified time period, or revoke any license provided for by this article or may reprimand, censure, or place on probation any licensed dentist or dental hygienist after notice and hearing, which may be conducted by an administrative law judge, pursuant to the provisions of article 4 of title 24, C.R.S., or it may issue a letter of admonition without a hearing by certified mail (except that any licensed dentist or dental hygienist to whom such a letter of admonition is sent may, within twenty days after receipt of the letter, request in writing to the board a formal hearing thereon, and the letter of admonition

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shall be deemed vacated, and the board shall, upon such request, hold such a hearing) TAKE DISCIPLINARY ACTION AGAINST AN APPLICANT OR LICENSEE IN ACCORDANCE WITH SECTION 12-35-129.1 for any of the following causes:

- (a) Resorting to ENGAGING IN fraud, misrepresentation, or deception in applying for, securing, renewing, or seeking reinstatement of a license to practice dentistry or dental hygiene in this state, in applying for professional liability coverage required pursuant to section 13-64-301, C.R.S. SECTION 12-35-127 (4) OR 13-64-301, C.R.S., or in taking the examinations provided for in this article;
- (b) Any Conviction of a felony or any crime that would constitute CONSTITUTES a violation of this article. For purposes of this paragraph (b), conviction includes the entry of a plea of guilty or nolo contendere or a deferred sentence.
- (c) Administering, dispensing, or prescribing any A habit-forming drug or any controlled substance, as defined in section 18-18-102 (5), C.R.S., to any A person, including himself or herself THE APPLICANT OR LICENSEE, other than in the course of legitimate professional practice;
- (d) Conviction of A violation of any A federal or state law regulating the possession, distribution, or use of any A controlled substance, as defined in section 18-18-102 (5), C.R.S., and, in determining if a license should be denied, revoked, or suspended or if the licensee should be placed on probation, the board shall be governed by the provisions of section 24-5-101, C.R.S.;
- (e) Habitually abusing or excessively using any ALCOHOL, A habit-forming drug, or any A controlled substance, as defined in section 18-18-102 (5), C.R.S.; or alcohol;

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(f) Misusing any A drug or controlled substance, as defined in section 18-18-102 (5), C.R.S.;

- (g) Aiding or abetting, in the practice of dentistry or dental hygiene, any A person WHO IS not licensed to practice dentistry or dental hygiene as defined under this article or of any person whose license to practice dentistry or dental hygiene is suspended;
 - (h) Except as otherwise provided in sections 25-3-103.7, C.R.S., 12-35-116, and 12-35-124 (3), C.R.S., practicing dentistry or dental hygiene as a partner, agent, or employee of or in joint venture with any person who does not hold a license to practice dentistry or dental hygiene within this state or practicing dentistry or dental hygiene as an employee of or in joint venture with any partnership, association, or corporation. A licensee holding a license to practice dentistry or dental hygiene in this state may accept employment from any person, partnership, association, or corporation to examine, prescribe, and treat the employees of such THE person, partnership, association, or corporation.
 - (i) Violating or attempting to violate, directly or indirectly, or assisting in or abetting the violation of, or conspiring to violate any provision or term of this article or lawful rule or order of the board;
 - (j) (I) Such FAILING TO NOTIFY THE BOARD OF A physical or mental disability as to render ILLNESS OR CONDITION THAT RENDERS the licensee unable, OR LIMITS THE LICENSEE'S ABILITY, to perform dental or dental hygiene services with reasonable skill and with safety to the patient;
 - (II) FAILING TO ACT WITHIN THE LIMITATIONS CREATED BY A PHYSICAL OR MENTAL ILLNESS OR CONDITION THAT RENDERS THE LICENSEE UNABLE TO PRACTICE DENTAL OR DENTAL HYGIENE SERVICES WITH REASONABLE SKILL AND SAFETY OR THAT MAY ENDANGER THE

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1	HEALTH OR SAFETY OF PERSONS UNDER HIS OR HER CARE; OR					
2	(III) FAILING TO COMPLY WITH THE LIMITATIONS AGREED TO					
3	UNDER A CONFIDENTIAL AGREEMENT ENTERED PURSUANT TO SECTION					
4	12-35-129.6;					
5	(k) COMMITTING an act or omission constituting THAT					
6	CONSTITUTES grossly negligent dental or dental hygiene practice or that					
7	fails to meet generally accepted standards of dental or dental hygiene					
8	practice;					
9	(l) Advertising in a manner that is misleading, deceptive, or false;					
10	(m) Engaging in a sexual act with a patient during the course of					
11	patient care or within six months immediately following the termination					
12	of the licensee's professional relationship with the patient. "Sexual act",					
13	as used in this paragraph (m), means sexual contact, sexual intrusion, or					
14	sexual penetration as defined in section 18-3-401, C.R.S.					
15	(n) Refusing to make patient records available to a patient					
16	pursuant to a written authorization-request under section 25-1-802,					
17	C.R.S.;					
18	(o) False billing in the delivery of dental or dental hygiene					
19	services, including, but not limited to, performing one service and billing					
20	for another, billing for any service not rendered, and OR committing a					
21	fraudulent insurance act, as defined in section 10-1-128, C.R.S.;					
22	(p) COMMITTING abuse of health insurance pursuant to IN					
23	VIOLATION OF section 18-13-119, C.R.S.;					
24	(q) Failing to notify the board, in writing AND WITHIN NINETY					
25	DAYS AFTER A JUDGMENT IS ENTERED, of the entry of a final judgment by					
26	a court of competent jurisdiction in favor of any party and against the					
27	licensee involving negligent malpractice of dentistry or dental hygiene,					

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Such WHICH notice shall be given within ninety days after the entry of such judgment and shall MUST contain the name of the court, the case number, and the names of all parties to the action;

- (r) Failing to report a dental or dental hygiene malpractice judgment or malpractice settlement to the board by the licensee within ninety days;
- (s) Failing to furnish unlicensed persons with laboratory work orders pursuant to section 12-35-133;
- (t) Employing a solicitor or other agent to obtain patronage, except as provided in section 12-35-137;
- (u) Willfully deceiving or attempting to deceive the board or its agents with reference to any matter relating to the provisions of this article;
- (v) Sharing any professional fees with anyone except those with whom the dentist or dental hygienist is lawfully associated in the practice of dentistry or dental hygiene; except that it shall not be considered a violation of this paragraph (v) if a licensed dentist or dental hygienist pays to MAY PAY an independent advertising or marketing agent compensation for advertising or marketing services rendered on BY THE AGENT FOR THE BENEFIT OF the licensed dentist's DENTIST or dental hygienist's behalf by such agent HYGIENIST, including compensation that is paid for BASED ON the results or performance of such THE services on a per-patient basis;
- (w) The abandonment of a patient by failure FAILING to provide reasonably necessary referral of the A patient to other licensed dentists or licensed health care professionals for consultation or treatment when such THE failure to provide referral does not meet generally accepted standards

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1	of dental care;					
2	(x) Failure of a dental hygienist to recommend to any patient tha					
3	such A patient be examined by a dentist, or failure of a dental hygienist to					
4	refer a patient to a dentist, when the dental hygienist detects a condition					
5	that requires care beyond the scope of practicing supervised or					
6	unsupervised dental hygiene;					
7	(y) Engaging in any of the following activities and practices:					
8	(I) Willful and repeated ordering or performance, without clinica					
9	justification, of demonstrably unnecessary laboratory tests or studies;					
10	(II) The administration, without clinical justification, of treatment					
11	that is demonstrably unnecessary;					
12	(III) In addition to the provisions of paragraph (x) of this					
13	subsection (1), the failure to obtain consultations or perform referrals					
14	when failing to do so is not consistent with the standard of care for the					
15	profession;					
16	(IV) Ordering or performing, without clinical justification, any					
17	service, X ray, or treatment that is contrary to recognized standards of the					
18	practice of dentistry or dental hygiene as interpreted by the board;					
19	(z) Falsifying or repeatedly making incorrect essential entries or					
20	repeatedly failing to make essential entries on patient records;					
21	(aa) Violating the provisions of section 8-42-101 (3.6), C.R.S.;					
22	(bb) Violating the provisions of section 12-35-202 or any rule of					
23	the board adopted pursuant to said THAT section;					
24	(cc) Administering general anesthesia or deep conscious sedation					
25	LOCAL ANESTHESIA, MINIMAL SEDATION, MODERATE SEDATION, OR DEER					
26	SEDATION/GENERAL ANESTHESIA without obtaining a permit from the					
27	board in accordance with section 12-35-107 (1) (h) 12-35-140;					

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1	(dd) Failure FAILING to report TO THE BOARD, within ninety days						
2	after final disposition, to the board the surrender of a license to, or						
3	adverse action taken against a license by, a licensing agency in another						
4	state, territory, or country, a governmental agency, a law enforcement						
5	agency, or a court for an act or conduct that would constitute grounds for						
6	discipline pursuant to this article;						
7	(ee) Failure FAILING to provide adequate or proper supervision						
8	when employing unlicensed persons in a dental or dental hygiene						
9	practice;						
10	(ff) Engaging in any conduct that constitutes a crime as defined						
11	in title 18, C.R.S., which conduct relates to the licensee's practice as a						
12	dentist or dental hygienist;						
13	(gg) Practicing outside the scope of dental or dental hygiene						
14	practice;						
15	(hh) Failing to establish and continuously maintain financial						
16	responsibility as required by section 13-64-301, C.R.S., OR 12-35-127(4);						
17	(ii) Advertising or otherwise holding oneself out to the public as						
18	practicing a dental specialty in which the dentist has not successfully						
19	completed the education specified for the dental specialty as defined by						
20	the American dental association;						
21	$(jj) \ Failing to respond in an honest, materially responsive,$						
22	AND TIMELY MANNER TO A COMPLAINT FILED AGAINST THE LICENSEE						
23	PURSUANT TO THIS ARTICLE;						
24	(kk) Committing an act of omission that fails to meet						
25	GENERALLY ACCEPTED STANDARDS FOR INFECTION CONTROL;						
26	(ll) Administering moderate sedation or deep						
27	SEDATION/GENERAL ANESTHESIA WITHOUT A LICENSED DENTIST OR OTHER						

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1	LICENSED HEALTH CARE PROFESSIONAL QUALIFIED TO ADMINISTER THE			
2	RELEVANT LEVEL OF SEDATION OR ANESTHESIA PRESENT IN THE			
3	OPERATORY; OR			
4	(mm) FAILING TO COMPLETE AND MAINTAIN RECORDS OF			
5	COMPLETING CONTINUING EDUCATION AS REQUIRED BY SECTION			
6	12-35-139.			
7	SECTION 10. In Colorado Revised Statutes, add with amended			
8	and relocated provisions 12-35-129.1, 12-35-129.2, 12-35-129.3,			
9	12-35-129.4, and 12-35-129.5 as follows:			
10	12-35-129.1. Disciplinary actions. (1) (a) If, After Notice and			
11	HEARING CONDUCTED IN ACCORDANCE WITH ARTICLE 4 OF TITLE 24,			
12	C.R.S., THE BOARD DETERMINES THAT AN APPLICANT OR LICENSEE HAS			
13	ENGAGED IN AN ACT SPECIFIED IN SECTION 12-35-129, THE BOARD MAY:			
14	(I) DENY THE ISSUANCE OF, REFUSE TO RENEW, SUSPEND, OR			
15	REVOKE ANY LICENSE PROVIDED FOR IN THIS ARTICLE;			
16	(II) REPRIMAND, CENSURE, OR PLACE ON PROBATION ANY			
17	LICENSED DENTIST OR DENTAL HYGIENIST;			
18	(III) ISSUE A LETTER OF ADMONITION; OR			
19	(IV) IMPOSE AN ADMINISTRATIVE FINE.			
20	(b) HEARINGS UNDER THIS SECTION MUST BE CONDUCTED BY THE			
21	BOARD OR BY AN ADMINISTRATIVE LAW JUDGE APPOINTED PURSUANT TO			
22	PART 10 OF ARTICLE 30 OF TITLE 24, C.R.S.			
23	(2) (a) When a complaint or investigation discloses an			
24	INSTANCE OF MISCONDUCT THAT, IN THE OPINION OF THE BOARD, DOES			
25	NOT WARRANT FORMAL ACTION BY THE BOARD BUT SHOULD NOT BE			
26	DISMISSED AS BEING WITHOUT MERIT, THE BOARD MAY ISSUE AND SEND TO			
27	THE LICENSEE A LETTER OF ADMONITION.			

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(b) When the board sends a letter of admonition to a licensee pursuant to paragraph (a) of this subsection (2), the board shall also advise the licensee that he or she has the right to request in writing, within twenty days after receipt of the letter, that the board initiate formal disciplinary proceedings to adjudicate the propriety of the conduct upon which the letter of admonition is based. If the licensee makes the request for adjudication in a timely manner, the board shall vacate the letter of admonition and shall process the matter by means of formal disciplinary proceedings.

- (3) [Formerly 12-35-129 (7) (f)] If an investigation discloses an instance of conduct that, in the opinion of the board, does not warrant formal board action and should be dismissed, but in which the board has noticed indications of possible errant conduct that could lead to serious consequences if not corrected, THE BOARD SHALL SEND a confidential letter of concern shall be sent to the licensee against whom the complaint was made. The BOARD SHALL SEND THE person making the complaint shall be sent a notice that THE BOARD HAS ISSUED a letter of concern has been issued by the board TO THE LICENSEE.
- (4) [Formerly 12-35-129 (7) (g)] The board may include, in any disciplinary order that allows the A dentist or dental hygienist to continue to practice, such conditions as the board may deem DEEMS appropriate to assure that the dentist or dental hygienist is physically, mentally, and otherwise qualified to practice dentistry or dental hygiene in accordance with generally accepted professional standards of practice. Such an THE order may include any or all of the following:
- (I) (a) Submission by A CONDITION THAT the licensee SUBMIT to

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1	such examinations as the board may order to determine the licensee's					
2	physical or mental condition or professional qualifications;					
3	(II) (b) The taking by A CONDITION THAT the licensee of such					
4	TAKE therapy, courses of training, or education as may be needed to					
5	correct deficiencies found by the board or by such examinations					
6	REQUIRED PURSUANT TO PARAGRAPH (a) OF THIS SUBSECTION (4);					
7	(III) (c) The Review or supervision of the licensee's practice as					
8	may be necessary to determine its THE quality OF THE PRACTICE and to					
9	correct any deficiencies;					
10	(IV) (d) The imposition of restrictions on the licensee's practice					
11	to assure that such THE practice does not exceed the limits of the					
12	licensee's capabilities.					
13	(5) THE BOARD MAY SUSPEND THE LICENSE OF A DENTIST OR					
14	DENTAL HYGIENIST WHO FAILS TO COMPLY WITH AN ORDER OF THE BOARD					
15	ISSUED IN ACCORDANCE WITH THIS SECTION. THE BOARD MAY IMPOSE THE					
16	LICENSE SUSPENSION UNTIL THE LICENSEE COMPLIES WITH THE BOARD'S					
17	ORDER.					
18	(6) (a) In addition to any other penalty permitted under					
19	THIS ARTICLE, WHEN A LICENSED DENTIST OR DENTAL HYGIENIST VIOLATES					
20	A PROVISION OF THIS ARTICLE OR OF ANY RULE PROMULGATED PURSUANT					
21	TO THIS ARTICLE, THE BOARD MAY IMPOSE A FINE ON THE LICENSEE IN AN					
22	AMOUNT NOT LESS THAN FIVE HUNDRED DOLLARS AND NOT MORE THAN					
23	ONE THOUSAND DOLLARS FOR THE FIRST TIME THE BOARD IMPOSES A FINE,					
24	NOT MORE THAN TWO THOUSAND DOLLARS FOR THE SECOND TIME THE					
25	BOARD IMPOSES A FINE, AND NOT MORE THAN FIVE THOUSAND DOLLARS					
26	FOR A THIRD OR SUBSEQUENT TIME THE BOARD IMPOSES A FINE.					
27	(b) THE BOARD SHALL ADOPT RULES ESTABLISHING A UNIFORM					

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- (7) **[Formerly 12-35-129 (11)]** If the board finds the charges proven and orders that discipline be imposed, it THE BOARD may also order the licensee to take such courses of training or education as may be needed THE BOARD DEEMS NECESSARY to correct deficiencies found as a result of the hearing.
- (8) **[Formerly 12-35-129 (2)]** Any person whose license to practice is revoked is rendered ineligible to apply for any license under this article for at least two years after the date of revocation or surrender of the license. Any subsequent application for licensure shall be treated as IS an application for a new license.
- 12-35-129.2. Disciplinary proceedings. (1) [Formerly 12-35-129 (6)] (a) Complaints Any Person May Submit a Complaint relating to the conduct of any A dentist or dental hygienist, shall which Complaint must be in writing and may be made by any person and, if so made, shall be signed by such the person. or may be initiated by The board, on its own motion, May Initiate a Complaint. The Board Shall notice of such the complaint against the complained of shall be given notice of such the complaint against HIM OR HER.
- (b) (I) FOR COMPLAINTS RELATED TO THE STANDARD OF CARE DELIVERED TO A PATIENT THAT ARE SUBMITTED BY A PERSON OTHER THAN THE PATIENT, THE PERSON SUBMITTING THE COMPLAINT SHALL NOTIFY THE PATIENT OF THE COMPLAINT AND OBTAIN FROM THE PATIENT CONFIRMATION OF THE FACTS ALLEGED IN THE COMPLAINT.
- (II) THE REQUIREMENTS OF THIS PARAGRAPH (b) DO NOT APPLY WEN A COMPLAINT IS SUBMITTED TO THE BOARD BY A STATE DEPARTMENT OR AGENCY.

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(2) **[Formerly 12-35-129 (7) (e)]** (a) EXCEPT AS PROVIDED IN PARAGRAPH (b) OF THIS SUBSECTION (2), investigations, examinations, hearings, meetings, or any AND other proceedings of the board conducted pursuant to this section shall be OR SECTION 12-35-129.1, 12-35-129.3, 12-35-129.4, OR 12-35-129.5 ARE exempt from the provisions of any law requiring that proceedings of the board be conducted publicly or that the minutes or records of the board with respect to action of the board taken pursuant to this section are open to public inspection. except that

- (b) The final action of the board taken pursuant to this section shall be IS open to the public.
- (3) **[Formerly 12-35-129 (13)]** When a complaint or an investigation discloses an instance of misconduct that, in the opinion of the board, warrants formal action, the BOARD SHALL NOT RESOLVE THE complaint shall not be resolved by a deferred settlement, action, judgment, or prosecution.
- (4) [Formerly 12-35-129 (3)] Any member of the board or professional review committee authorized by the board, any member of the board's or professional review committee's staff, any person acting as a witness or consultant to the board or committee, any witness testifying in a proceeding authorized under this article, and any person who lodges a complaint pursuant to this article shall be IS immune from liability in any civil action brought against him or her for acts occurring while acting in his or her capacity as board or committee member, staff, consultant, or witness, respectively, if such THE individual was acting in good faith within the scope of his or her respective capacity, made a reasonable effort to obtain the facts of the matter as to which he or she acted, and acted in the reasonable belief that the HIS OR HER action taken by him or

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- 1 her was warranted by the facts. Any person participating in good faith in 2 lodging a complaint or participating in any investigative or administrative 3 proceeding pursuant to this article shall be IS immune from any civil or 4 criminal liability that may result from such THE participation. 5 (5) [Formerly 12-35-129 (4)] The discipline of a licensee by 6 another state, territory, or country shall be IS deemed the equivalent of 7 unprofessional conduct under this article; except that this subsection (4) 8 shall apply (5) APPLIES only to discipline that is based upon an act or 9 omission in such THE other state, territory, or country that is defined 10 substantially the same as unprofessional conduct pursuant to this article. 11 (6) **[Formerly 12-35-129 (5)]** (a) Nothing in this section: shall be 12 construed to deprive any 13 (I) DEPRIVES a dental patient of the right to choose or replace any 14 professionally recognized restorative material; nor to permit 15 (II) PERMITS disciplinary action against a dentist solely for 16 removing or placing any professionally recognized restorative material. 17 (b) Nothing in paragraph (a) of this subsection (5) shall be
 - (b) Nothing in paragraph (a) of this subsection (5) shall be construed to prevent (6) PREVENTS disciplinary action against a dentist for practicing dentistry in violation of this article.
 - (7) **[Formerly 12-35-129 (8)]** (a) If a professional review committee is established pursuant to this section to investigate complaints against a person licensed to practice dentistry under this article, the committee shall MUST include in its membership at least three persons licensed to practice dentistry under this article. but such THE committee may be authorized to act only by:
 - (I) The board; or

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(II) A society or an association of persons licensed to practice

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dentistry under this article whose membership includes not less than one-third of the persons licensed to practice dentistry under this article residing in this state, if the licensee whose services are the subject of review is a member of such THE society or association.

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- (b) Any member of the board or a professional review committee authorized by the board and any witness or consultant appearing before the board or such professional review committee shall be IS immune from suit in any civil action brought by a licensee who is the subject of a professional review proceeding if such THE member, witness, or consultant acts in good faith within the scope of the function of the board or such committee, has made a reasonable effort to obtain the facts of the matter as to which such THE member, witness, or consultant acts, and acts in the reasonable belief that the HIS OR HER action taken by such member, witness, or consultant is warranted by the facts. The immunity provided by this paragraph (b) shall extend EXTENDS to the members of an authorized professional review committee of a society or an association of persons licensed pursuant to this article and witnesses or consultants appearing before such THE committee if such THE committee is authorized to act as provided in subparagraph (II) of paragraph (a) of this subsection $\frac{(8)}{(7)}$.
- (c) [Formerly 12-35-129 (9)] A professional review committee of a society or an association of persons licensed pursuant to this article shall:
- (a) (I) Notify the board within sixty days after the review committee analyzes care provided by a licensee and determines that such THE care may not meet generally accepted standards or THAT THE LICENSEE has otherwise violated any provision of this article. Such care

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THE LICENSEE may be subject to disciplinary action by the board.

(b) (II) Allow THE BOARD OR ITS DESIGNEE TO CONDUCT a periodic audit of records of the review committee. to be performed by the board or designee of the board who shall A PERSON DESIGNATED BY THE BOARD TO CONDUCT THE AUDIT MUST be a licensed or retired dentist from any state. Such THE BOARD OR ITS DESIGNEE SHALL CONDUCT THE audit shall be conducted no more than twice annually. If any pattern of behavior of a licensee is identified that may constitute reasonable grounds to believe there has been a violation of this article, all relevant records of the review committee shall be ARE subject to a subpoena issued by the board.

- (d) [Formerly 12-35-129 (10)] (I) The proceedings and records of a review committee shall MUST be held in confidence and shall ARE not be subject to discovery or introduction into evidence in any civil action against a dentist arising out of the matters that are the subject of evaluation and review by such THE committee. However, records of closed proceedings and investigations shall be ARE available to the particular licensee under review and the complainant involved in the proceedings.
- (II) No A person who was in attendance at a meeting of such THE committee shall NOT be permitted or required to testify in any such civil action as to any evidence or other matters produced or presented during the proceedings of such THE committee or as to any findings, recommendations, evaluations, opinions, or other actions of such THE committee or any members thereof OF THE COMMITTEE. However, information, documents, or records otherwise available from original sources are not to be construed as immune PROTECTED from discovery or use in any such A civil action merely because they were presented during

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proceedings of such THE committee, and any documents or records that 1 2 have been presented to the review committee by any witness shall MUST 3 be returned to the witness, if requested by the witness or if ordered to be 4 produced by a court in any action, with copies thereof to be retained by 5 the committee at its discretion. 6 (III) Any person who testifies before such THE committee or who 7 is a member of such THE committee shall IS not be prevented from 8 testifying as to matters within such THE person's knowledge, but the 9 person shall MAY not be asked about his or her testimony before such a 10 THE committee or opinions he or she formed as a result of said THE 11 committee hearings. 12 12-35-129.3. [Formerly 12-35-129 (12)] Board panels. 13 (1) (a) On and after January 1, 2005, The chairperson of the board shall 14

divide those THE members of the board, other than the chairperson, into two panels of six members each.

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(b) (2) Each panel shall act as both an inquiry panel and a hearing panel. THE CHAIRPERSON MAY REASSIGN members of the board may be reassigned from one panel to the other. by the chairperson. The chairperson may be a member of both panels, but in no event shall NEITHER the chairperson or NOR any other member who has considered a complaint as a member of a panel acting as an inquiry panel SHALL take any part in the consideration of a formal complaint involving the same matter.

(c) (3) All matters referred to one panel for investigation shall be heard, If referred THE INQUIRY PANEL REFERS A MATTER for formal hearing, by the other HEARING panel or a committee of such THE HEARING panel SHALL HEAR THE MATTER. However, in its discretion, either inquiry

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panel may elect to refer a case for formal hearing to a qualified administrative law judge in lieu of a hearing panel of the board for an initial decision pursuant to section 24-4-105, C.R.S.

(d) (4) A LICENSEE WHO IS THE SUBJECT OF AN INITIAL DECISION BY AN ADMINISTRATIVE LAW JUDGE, OR BY THE HEARING PANEL THAT WOULD HAVE HEARD THE CASE UPON ITS OWN MOTION, MAY SEEK REVIEW OF the initial decision of an administrative law judge may be reviewed pursuant to section 24-4-105 (14) and (15), C.R.S., by the filing of AN exception to the initial decision with the hearing panel that would have heard the case if it had not been referred to an administrative law judge. or by review upon the motion of such hearing panel. The respondent or the board's counsel shall MAY file such THE exception.

(e) (5) An The INQUIRY PANEL TO WHOM AN INVESTIGATION IS ASSIGNED SHALL SUPERVISE THE investigation, shall be under the supervision of the panel to which the investigation is assigned AND the person making such CONDUCTING THE investigation shall report the results of the investigation to the assigning panel for appropriate action.

12-35-129.4. Cease-and-desist orders. (1) [Formerly 12-35-129 (14)] (a) If it appears to the board, based upon credible evidence as presented in a written complaint by any person, that a licensee is acting in a manner that is an imminent threat to the health and safety of the public or a person is acting or has acted without the required license, the board may issue an order to cease and desist such THE activity. The order BOARD shall set forth IN THE ORDER the statutes and rules THE PERSON IS alleged to have been violated, the facts alleged to have constituted CONSTITUTE the violation, and the requirement that all unlawful acts or unlicensed practices immediately cease.

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(b) Within ten days after service of the order to cease and desist pursuant to paragraph (a) of this subsection (14) (1), the respondent may request a hearing on the question of whether acts or practices in violation of this part 1 have occurred. Such THE BOARD OR AN ADMINISTRATIVE LAW JUDGE, AS APPLICABLE, SHALL CONDUCT THE hearing shall be conducted pursuant to IN ACCORDANCE WITH sections 24-4-104 and 24-4-105, C.R.S.

- (2) **[Formerly 12-35-129 (15)]** (a) If it appears to the board, based upon credible evidence as presented in a written complaint by any person, that a person has violated any other portion of this part 1, then, in addition to any specific powers granted pursuant to this part 1, the board may issue to such THE person an order to show cause as to why the board should not issue a final order directing such THE person to cease and desist from the unlawful act or unlicensed practice.
- whom IT ISSUES an order to show cause has been issued pursuant to paragraph (a) of this subsection (15) shall be promptly notified by the board (2) of the issuance of the order along with AND SHALL INCLUDE IN THE NOTICE a copy of the order, the factual and legal basis for the order, and the date set by the board for a hearing on the order. Such THE BOARD MAY SERVE THE notice may be served by personal service, by first-class United States mail, postage prepaid, or BY OTHER MEANS as may be practicable. upon any person against whom such order is issued. Personal service or mailing of an order or document pursuant to this subsection (15) shall constitute (2) CONSTITUTES notice thereof to the person.
- (c) (I) The BOARD SHALL COMMENCE THE hearing on an order to show cause shall be commenced no sooner than ten and no later than

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forty-five calendar days after the date of transmission or service of the notification by the board as provided in paragraph (b) of this subsection (15) (2). The BOARD MAY CONTINUE THE hearing may be continued by agreement of all parties based upon the complexity of the matter, number of parties to the matter, and legal issues presented in the matter, but in no event shall the BOARD COMMENCE THE hearing commence later than sixty calendar days after the date of transmission or service of the notification.

(II) If a THE person against whom an THE BOARD HAS ISSUED THE order to show cause has been issued pursuant to paragraph (a) of this subsection (15) (2) does not appear at the hearing, the board may present evidence that notification was properly sent or served upon such THE person pursuant to paragraph (b) of this subsection (15) (2) and such other evidence related to the matter as the board deems appropriate. The board shall issue the order within ten days after the board's determination related to reasonable attempts to notify the respondent, and the order shall become BECOMES final as to that person by operation of law. Such THE BOARD OR AN ADMINISTRATIVE LAW JUDGE, AS APPLICABLE, SHALL CONDUCT THE hearing shall be conducted pursuant to IN ACCORDANCE WITH sections 24-4-104 and 24-4-105, C.R.S.

(III) If the board reasonably finds that the person against whom the order to show cause was issued is acting or has acted without the required license or has or is about to engage in acts or practices constituting violations of this part 1, THE BOARD MAY ISSUE a final cease-and-desist order may be issued directing such THE person to cease and desist from further unlawful acts or unlicensed practices.

(IV) The board shall provide notice, in the manner set forth in paragraph (b) of this subsection (15) (2), of the final cease-and-desist

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order within ten calendar days after the hearing conducted pursuant to this paragraph (c) to each person against whom the final order has been IS issued. The final order issued pursuant to subparagraph (III) of this paragraph (c) shall be IS effective when issued and shall be IS a final order for purposes of judicial review.

- (3) **[Formerly 12-35-129 (16)]** If it appears to the board, based upon credible evidence presented to the board, that a person has engaged in or is about to engage in any AN unlicensed act or practice; any AN act or practice constituting a violation of this part 1, any A rule promulgated pursuant to this part 1, or any AN order issued pursuant to this part 1; or any AN act or practice constituting grounds for administrative sanction pursuant to this part 1, the board may enter into a stipulation with such THE person.
- (4) **[Formerly 12-35-129 (17)]** If any A person fails to comply with a final cease-and-desist order or a stipulation, the board may request the attorney general or the district attorney for the judicial district in which the alleged violation exists to bring, and if so requested such THE attorney shall bring, suit for a temporary restraining order and for injunctive relief to prevent any further or continued violation of the final order.
- (5) [Formerly 12-35-129 (18)] A person aggrieved by the final cease-and-desist order may seek judicial review of the board's determination or of the board's final order as provided in section 12-35-130.
- 12-35-129.5. Mental and physical examinations. (1) [Formerly 12-35-129 (7) (a)] (a) If the board has reasonable cause to believe that a person licensed to practice dentistry or dental hygiene in this state is

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unable to practice dentistry or dental hygiene with reasonable skill and safety to patients because of a physical or mental disability or because of excessive use of any ALCOHOL, A habit-forming drug or substance, or A controlled substance, as defined in section 18-18-102 (5), C.R.S., the board may require such THE licensed dentist or dental hygienist to submit to A mental or physical examinations EXAMINATION by a qualified professional designated by the board.

- (b) [Formerly 12-35-129 (7) (b)] Upon the failure of such THE licensed dentist or dental hygienist to submit to such A mental or physical examinations EXAMINATION REQUIRED BY THE BOARD, unless the failure is due to circumstances beyond the dentist's or dental hygienist's control, the board may suspend such THE dentist's or dental hygienist's license to practice dentistry or dental hygiene in this state until such time as the dentist or dental hygienist submits to the examinations EXAMINATION.
- (c) **[Formerly 12-35-129 (7) (c)]** Every person licensed to practice dentistry or dental hygiene in this state shall be IS deemed, by so practicing or by applying for a renewal of the person's license to practice dentistry or dental hygiene in this state, to have:
- (I) Given consent to submit to A mental or physical examinations EXAMINATION when directed in writing by the board; and further to have
- (II) Waived all objections to the admissibility of the examining qualified professional's testimony or examination reports on the ground of privileged communication.
- (d) [Formerly 12-35-129 (7) (d)] The results of any mental or physical examination ordered by the board shall not CANNOT be used as evidence in any proceeding other than before the board.

SECTION 11. Repeal of relocated provisions in this act. In

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- 1 Colorado Revised Statutes, **repeal** 12-35-129 (2), (3), (4), (5), (6), (7),
- 2 (8), (9), (10), (11), (12), (13), (14), (15) (16), (17), and (18).
- 3 **SECTION 12.** In Colorado Revised Statutes, **add** 12-35-129.6 as
- 4 follows:
- 5 12-35-129.6. Confidential agreement to limit practice -
- 6 **violation grounds for discipline.** (1) IF A LICENSED DENTIST OR
- 7 DENTAL HYGIENIST HAS A PHYSICAL OR MENTAL ILLNESS OR CONDITION
- 8 THAT RENDERS HIM OR HER UNABLE TO PRACTICE DENTISTRY OR DENTAL
- 9 HYGIENE WITH REASONABLE SKILL AND SAFETY TO CLIENTS, THE DENTIST
- OR DENTAL HYGIENIST SHALL NOTIFY THE BOARD OF THE ILLNESS OR
- 11 CONDITION IN A MANNER AND WITHIN A PERIOD DETERMINED BY THE
- 12 BOARD. THE BOARD MAY REQUIRE THE DENTIST OR DENTAL HYGIENIST TO
- 13 SUBMIT TO AN EXAMINATION TO EVALUATE THE EXTENT OF THE ILLNESS
- OR CONDITION AND ITS IMPACT ON THE DENTIST'S OR DENTAL HYGIENIST'S
- 15 ABILITY TO PRACTICE DENTISTRY OR DENTAL HYGIENE WITH REASONABLE
- 16 SKILL AND SAFETY TO PATIENTS.
- 17 (2) (a) UPON DETERMINING THAT A DENTIST OR DENTAL HYGIENIST
- WITH A PHYSICAL OR MENTAL ILLNESS OR CONDITION IS ABLE TO RENDER
- 19 LIMITED SERVICES WITH REASONABLE SKILL AND SAFETY TO PATIENTS,
- THE BOARD MAY ENTER INTO A CONFIDENTIAL AGREEMENT WITH THE
- 21 DENTIST OR DENTAL HYGIENIST IN WHICH THE DENTIST OR DENTAL
- 22 HYGIENIST AGREES TO LIMIT HIS OR HER PRACTICE BASED ON THE
- 23 RESTRICTIONS IMPOSED BY THE ILLNESS OR CONDITION, AS DETERMINED
- 24 BY THE BOARD.
- 25 (b) As part of the agreement, the dentist or dental
- 26 HYGIENIST IS SUBJECT TO PERIODIC REEVALUATIONS OR MONITORING AS
- 27 DETERMINED APPROPRIATE BY THE BOARD.

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1	(C) THE PARTIES MAY MODIFY OR DISSOLVE THE AGREEMENT AS
2	NECESSARY BASED ON THE RESULTS OF A REEVALUATION OR OF
3	MONITORING.
4	(3) BY ENTERING INTO AN AGREEMENT WITH THE BOARD
5	PURSUANT TO THIS SECTION TO LIMIT HIS OR HER PRACTICE, A DENTIST OR
6	DENTAL HYGIENIST IS NOT ENGAGING IN ACTIVITIES PROHIBITED PURSUANT
7	TO SECTION 12-35-129 (1). THE AGREEMENT DOES NOT CONSTITUTE A
8	RESTRICTION OR DISCIPLINE BY THE BOARD. HOWEVER, IF THE DENTIST OR
9	DENTAL HYGIENIST FAILS TO COMPLY WITH THE TERMS OF AN AGREEMENT
10	ENTERED INTO PURSUANT TO THIS SECTION, THE FAILURE CONSTITUTES A
11	PROHIBITED ACTIVITY PURSUANT TO SECTION $12-35-129(1)(j)$, and the
12	DENTIST OR DENTAL HYGIENIST IS SUBJECT TO DISCIPLINE IN ACCORDANCE
13	WITH SECTION 12-35-129.
14	(4) This section does not apply to a dentist or dental
15	HYGIENIST SUBJECT TO DISCIPLINE FOR PROHIBITED ACTIVITIES AS
16	DESCRIBED IN SECTION 12-35-129 (1) (e).
17	SECTION 13. In Colorado Revised Statutes, 12-35-116.5,
18	amend (3) (a) introductory portion; and add (1) (d) as follows:
19	12-35-116.5. Ownership of dental or dental hygiene practice
20	- information to be posted - heir to serve as temporary proprietor -
21	limitations. (1) (d) (I) A DENTIST MAY CONDUCT A DENTAL OR DENTAL
22	HYGIENE BUSINESS COLLABORATIVELY AS A PROVIDER NETWORK IN
23	ACCORDANCE WITH PART 3 OF ARTICLE 18 OF TITLE 6, C.R.S.
24	(II) A DENTAL HYGIENIST MAY CONDUCT A DENTAL HYGIENE
25	BUSINESS COLLABORATIVELY AS A PROVIDER NETWORK IN ACCORDANCE
26	WITH PART 3 OF ARTICLE 18 OF TITLE 6, C.R.S.
27	(3) (a) Notwithstanding sections 12-35-125 and 12-35-129 (1) (h)

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1	(14), and (13) AND 12-33-129.4(1) AND (2), if a dentist or dental hygienist
2	who was the proprietor of a dental or dental hygiene practice and was
3	engaged in the active practice of dentistry or dental hygiene dies:
4	SECTION 14. In Colorado Revised Statutes, 12-35-117, amend
5	(1) introductory portion and (3); and repeal (1) (d) as follows:
6	12-35-117. Application for license - fee. (1) Every person not
7	currently holding a license to practice dentistry in this state who desires
8	to practice dentistry in this state shall file with the board an application
9	for a license on a form to be provided by the board, verified by the oath
10	of the applicant, and accompanied by a fee required by section 12-35-138
11	(1) (a) or established pursuant to section 24-34-105, C.R.S., in which
12	application it shall appear INDICATING that the applicant:
13	(d) Has verification of licensure from other jurisdictions where the
14	applicant holds or has held a dental or other health care license;
15	(3) Such The Board May require other pertinent information
16	shall appear on the application as THAT the board may deem DEEMS
17	necessary to process the application, INCLUDING DEMONSTRATION OF
18	COMPLIANCE WITH THE FINANCIAL RESPONSIBILITY REQUIREMENTS SET
19	FORTH IN SECTION 13-64-301 (1) (a), C.R.S.
20	SECTION 15. In Colorado Revised Statutes, 12-35-122, amend
21	(1), (2) (a), (2) (c), and (5) as follows:
22	12-35-122. Inactive dental or dental hygiene license. (1) Any
23	person licensed to practice dentistry OR DENTAL HYGIENE pursuant to this
24	article may apply to the board to be transferred to an inactive status. Such
25	THE LICENSEE SHALL SUBMIT AN application shall be in the form and
26	manner designated by the board. The board may grant such INACTIVE
2.7	status by issuing an inactive license or it may deny the application for any

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1 of the causes set forth in section 12-35-129. 2 (2) Any person applying for a license under this section shall: 3 (a) Provide an affidavit to the board that the applicant, after a date 4 certain, shall WILL not practice dentistry OR DENTAL HYGIENE in this state 5 unless he or she is issued a license to practice dentistry OR DENTAL 6 HYGIENE pursuant to subsection (5) of this section; 7 (c) (I) IF THE APPLICANT IS A DENTIST, comply with any financial 8 responsibility standards promulgated by the board pursuant to section 9 13-64-301 (1), C.R.S.; OR 10 (II) IF THE APPLICANT IS A DENTAL HYGIENIST, COMPLY WITH THE 11 PROFESSIONAL LIABILITY INSURANCE REQUIREMENTS IN SECTION 12 12-35-127 (4). 13 (5) Any person licensed under this section who wishes to resume 14 the practice of dentistry OR DENTAL HYGIENE shall file an application in 15 the form and manner the board shall designate DESIGNATES, pay the 16 license fee promulgated by the board pursuant to section 24-34-105, 17 C.R.S., and meet the financial responsibility requirements promulgated 18 by the board pursuant to section 13-64-301 (1), C.R.S., OR THE 19 PROFESSIONAL LIABILITY INSURANCE REQUIREMENTS IN SECTION 20 12-35-127 (4), AS APPLICABLE. The board may approve such THE 21 application and issue a license to practice dentistry OR DENTAL HYGIENE 22 or may deny the application for any of the causes set forth in section 23 12-35-129. 24 **SECTION 16.** In Colorado Revised Statutes, 12-35-123, amend 25 (4), (5), and (6) as follows: 26 12-35-123. Retired dental and dental hygienist licenses.

27

(4)

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The board is authorized to conduct MAY TAKE disciplinary

proceedings ACTION pursuant to section 12-35-129 SECTIONS 12-35-129.1 1 2 TO 1235-129.5 against any person licensed under this section for an act 3 committed while such person was licensed pursuant to this article. 4 (5) Any person licensed under this section may apply to the board 5 for a return to active licensure status by filing an application in the form 6 and manner the board shall designate pursuant to section 12-35-117 7 DESIGNATES, paying the appropriate license fee established pursuant to 8 section 24-34-105, C.R.S., and meeting the financial responsibility 9 requirements issued by the board pursuant to section 13-64-301 (1), 10 C.R.S., OR THE PROFESSIONAL LIABILITY INSURANCE REQUIREMENTS IN 11 SECTION 12-35-127 (4), AS APPLICABLE. The board may approve such THE 12 application and issue a license to practice dentistry or dental hygiene or 13 may deny the application if the licensee has been disciplined for any of 14 the causes set forth in section 12-35-129. 15 (6) A dentist in OR DENTAL HYGIENIST ON retired status may 16 provide dental OR DENTAL HYGIENE services on a voluntary basis to the 17 indigent if such the retired dentist or dental hygienist provides 18 THE services are provided on a limited basis and no DOES NOT CHARGE A 19 fee is charged. Such a FOR THE SERVICES. A RETIRED dentist shall have 20 immunity for OR DENTAL HYGIENIST PROVIDING voluntary care provided 21 pursuant to this subsection (6) IS IMMUNE FROM ANY LIABILITY RESULTING 22 FROM THE VOLUNTARY CARE HE OR SHE PROVIDED. 23 **SECTION 17.** In Colorado Revised Statutes, 12-35-105, **repeal** 24 (2) as follows: 25 12-35-105. **Qualifications** of board members. 26 (2) Notwithstanding subsection (1) of this section or section 24-5-101, 27 C.R.S., a person convicted of a felony in Colorado or any other state or

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1	of violating this article or any law governing the practice of dentistry shall
2	not be appointed to or serve on the board.
3	SECTION 18. In Colorado Revised Statutes, amend 12-35-101
4	as follows:
5	12-35-101. Short title. This article shall be known and may be
6	cited as the "Dental Practice Law of Colorado ACT".
7	SECTION 19. In Colorado Revised Statutes, 12-35-107, amend
8	(1) introductory portion, (1) (b), (1) (c), and (1) (h); and repeal (1) (a), (1)
9	(f), and (1) (i) as follows:
10	12-35-107. Powers and duties of board. (1) The board shall
11	exercise, subject to the provisions of IN ACCORDANCE WITH this article,
12	the following powers and duties:
13	(a) Conduct examinations to ascertain the qualifications and
14	fitness of applicants for licensure to practice dentistry and dental hygiene.
15	To assist with such examinations:
16	(I) Only proctors or licensed dentists may participate in the
17	examination of candidates for dental licensure; and
18	(II) Only licensed dentists, licensed dental hygienists, or proctors
19	may participate in the examination of candidates for dental hygiene
20	licensure.
21	(b) Make, publish, declare, and periodically review such
22	reasonable rules as may be necessary to carry out and make effective the
23	powers and duties of the board as vested in it by this article, INCLUDING
24	rules of the board may include but shall not be limited to REGARDING:
25	(I) The examination of applicants for licensing as dentists and
26	dental hygienists; The use of lasers for dental purposes, including
27	LIMITING THE USE OF LASERS BY DENTAL HYGIENISTS ONLY TO POCKET

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1	DISINFECTION	AT	SETTINGS	THAT	PRECLUDE	HARD	AND	SOFT	TISSUE
2	REMOVAL;								

- (II) The practices of dentistry and dental hygiene; MINIMUM TRAINING, EXPERIENCE, AND EQUIPMENT REQUIREMENTS TO OBTAIN AN ANESTHESIA OR SEDATION PERMIT UNDER SECTION 12-35-140;
- (III) The tasks and procedures that may be assigned to dental assistants and dental hygienists; and Criteria and Procedures consistent with Section 12-35-140 for an office inspection Program to be completed upon application and renewal of Sedation and Anesthesia Permits Pursuant to Section 12-35-140;
- (IV) The specification of essential instructions to be included in a laboratory work order A UNIFORM SYSTEM AND SCHEDULE OF FINES PURSUANT TO SECTION 12-35-129.1 (6) (b).
- (c) Conduct hearings to revoke, suspend, or deny the issuance of a license or renewal OFA license granted under the authority of this article or of previous laws; issue a confidential letter of concern; issue a letter of admonition; IMPOSE AN ADMINISTRATIVE FINE; or reprimand, censure, or place on probation a licensee when evidence has been presented showing violation of any of the provisions of this article by a holder of or an applicant for a license. The board may elect to hear the matter itself pursuant to the provisions of section 12-35-129 12-35-129.1(1), or it may elect to hear the matter with the assistance of an administrative law judge or an advisory attorney from the office of the attorney general, and, in such case, the advisor or administrative law judge shall advise the board on legal and procedural matters and rule on evidence and otherwise conduct the course of the hearing.
 - (f) Make such reasonable rules as may be necessary to carry out

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and make effective the powers and duties of the board as vested in it by the provisions of this article; except that all rules adopted or amended by the board on or after July 1, 1979, shall be subject to sections 24-4-103 (8) (c) and (8) (d) and 24-34-104 (9) (b) (II), C.R.S. Such rules may include, but shall not be limited to, minimum training and equipment requirements for the administration of local anesthetics, general anesthesia, conscious sedation, and nitrous oxide/oxygen inhalation sedation, including procedures that may be used by and minimum training requirements for dentists, dental hygienists, and dental assistants. The general assembly declares that rules relating to anesthesia are not intended to permit administration of local anesthetics, general anesthesia, or conscious sedation, by dental assistants nor to reduce competition or restrain trade with respect to dentistry needs of the public.

- (h) (I) IN ACCORDANCE WITH SECTION 12-35-140, issue anesthesia AND SEDATION permits to licensed dentists AND DENTAL HYGIENISTS and set and collect a fee for such FEES FOR PERMIT issuance; EXCEPT THAT THE BOARD SHALL ONLY COLLECT FEES FOR LOCAL ANESTHESIA PERMITS ISSUED TO DENTAL HYGIENISTS ON OR AFTER JULY 1, 2014.
- (II) Anesthesia permits shall be valid for a period of five years and shall allow permit-holding licensees to administer deep conscious sedation or both general anesthesia and deep conscious sedation.
- (i) Develop criteria and procedures for an office inspection program including, but not limited to:
- (I) Designating qualified inspectors who are experts in dental outpatient general anesthesia and deep conscious sedation;
- (II) Requiring each licensee inspected to bear the cost of inspection by allowing designated inspectors to charge a reasonable fee

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1	as established by the board;
2	(III) Requiring an inspector to notify the board in writing of the
3	results of an inspection.
4	SECTION 20. In Colorado Revised Statutes, 12-35-110, amend
5	(2) as follows:
6	12-35-110. Disposition of fees. (2) Appropriations made to the
7	board shall MAY be applied only to the payment of:
8	(a) The necessary traveling, hotel, and clerical expenses of the
9	members of the board in the performance of their duties; the payment of
10	(b) Dues for membership in the American association of dental
11	examiners BOARDS, OR ITS SUCCESSOR ASSOCIATION, and the expense of
12	sending delegates to the ASSOCIATION'S convention; of such association;
13	and the payment of all such
14	(c) Other expenditures as may be necessary or proper to carry out
15	and execute the powers and duties of the board and the provisions of
16	IMPLEMENT this article.
17	SECTION 21. In Colorado Revised Statutes, 12-35-113, amend
18	(1) introductory portion, (1) (c), (1) (n), (1) (p), and (1) (q); and add (2)
19	as follows:
20	12-35-113. What constitutes practicing dentistry - authority
21	to electronically prescribe. (1) A person shall be deemed to be IS
22	practicing dentistry if such THE person:
23	(c) Directly or indirectly, by any means or method, takes
24	impression of the human tooth, teeth, jaws, maxillofacial area, or adjacent
25	and associated structures, performs any phase of any operation incident
26	to the replacement of a part of a tooth, or supplies artificial substitutes for
27	the natural teeth, jaws, or adjacent and associated structures; except that

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nothing in this paragraph (c) shall prohibit or be construed to prohibit PROHIBITS a dental hygienist or dental assistant from performing tasks and procedures consistent with sections 12-35-124 (1) (d) 12-35-125 (1) (d), and 12-35-128 (3) (a) (l) (3) (b) (III);

- (n) Represents himself or herself to an individual or the general public as practicing dentistry, by using the words "dentist" or "dental surgeon", or by using the letters "D.D.S.", "D.M.D.", "D.D.S./M.D.", or "D.M.D./M.D.". Nothing in this paragraph (n) shall be construed to prohibit PROHIBITS a dental hygienist or dental assistant from performing tasks and procedures consistent with section 12-35-128 (2) or (3) (a) (b).
- (p) Prescribes such drugs or medications and administers such general or local anesthetics, anesthesia, or analgesia LOCAL ANESTHESIA, ANALGESIA INCLUDING NITROUS OXIDE/OXYGEN INHALATION, MEDICATION PRESCRIBED OR ADMINISTERED FOR THE RELIEF OF ANXIETY OR APPREHENSION, MINIMAL SEDATION, MODERATE SEDATION, DEEP SEDATION, OR GENERAL ANESTHESIA as may be necessary for the proper practice of dentistry; except that nothing in this paragraph (p) shall be construed to prohibit a dental hygienist from performing those tasks and procedures consistent with sections 12-35-124 (1) (e), AND (1) (g), 12-35-125 (1) (e) and (1) (f), and 12-35-128, and in accordance with rules promulgated by the board;
- (q) Prescribes, induces, and sets dosage levels for inhalation analgesia ANESTHESIA; except that nothing in this paragraph (q) shall be construed to prohibit the delegation of monitoring and administration to appropriately trained personnel in accordance with this article and rules of the board;

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1	(2) A LICENSED DENTIST MAY PRESCRIBE ORDERS
2	ELECTRONICALLY.
3	SECTION 22. In Colorado Revised Statutes, amend 12-35-114
4	as follows:
5	12-35-114. Dentists may prescribe drugs - surgical operations
6	- anesthesia. A licensed dentist is authorized to prescribe such drugs or
7	medicine; perform such surgical operations; administer, such general or
8	local anesthetics PURSUANT TO BOARD RULES, LOCAL ANESTHESIA,
9	ANALGESIA INCLUDING NITROUS OXIDE/OXYGEN INHALATION, MEDICATION
10	PRESCRIBED OR ADMINISTERED FOR THE RELIEF OF ANXIETY OR
11	APPREHENSION, MINIMAL SEDATION, MODERATE SEDATION, DEEP
12	SEDATION, OR GENERAL ANESTHESIA; and use such appliances as may be
13	necessary to the proper practice of dentistry. A dentist shall not prescribe,
14	distribute, or give to any person, including himself or herself, any
15	habit-forming drug or any controlled substance, as defined in section
16	18-18-102 (5), C.R.S., or as contained in schedule II of 21 U.S.C. sec.
17	812, other than in the course of legitimate dental practice and pursuant to
18	the rules promulgated by the board regarding controlled substance
19	record-keeping.
20	SECTION 23. In Colorado Revised Statutes, 12-35-115, amend
21	(1) introductory portion, (1) (b), and (1) (d) as follows:
22	12-35-115. Persons exempt from operation of this article.
23	(1) Nothing in This article shall apply DOES NOT APPLY to the following
24	practices, acts, and operations:
25	(b) The giving ADMINISTRATION of an anesthetic by a qualified
26	anesthetist or registered nurse for a dental operation; under the direct
27	supervision of a licensed dentist:

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1	(d) Students or residents regularly employed by a private hospital
2	or by a city, county, city and county, or state hospital under an advanced
3	dental education program accredited by the commission on dental
4	accreditation of the American dental association OR ITS SUCCESSOR
5	COMMISSION and approved and registered as such by the board;
6	SECTION 24. In Colorado Revised Statutes, 12-35-117.5,
7	amend (1) (a) and (2) as follows:
8	12-35-117.5. Academic license. (1) (a) A dentist who is
9	employed at an accredited school or college of dentistry in this state and
10	who practices dentistry in the course of his or her employment
11	responsibilities shall either make written application to the board for an
12	academic license in accordance with this section or shall otherwise
13	become licensed pursuant to sections 12-35-117 12-35-118, and
14	12-35-119, as applicable.
15	(2) A person who applies for an academic license shall submit
16	proof to the board that he or she:
17	(a) Graduated from a school of dentistry located in the United
18	States or another country; AND
19	(b) Is employed by an accredited school or college of dentistry in
20	this state. and
21	(c) Successfully passed the jurisprudence examination described
22	in section 12-35-119 (1) (b).
23	SECTION 25. In Colorado Revised Statutes, repeal 12-35-118
24	as follows:
25	12-35-118. Graduates of foreign dental schools. (1) An
26	applicant for a license to practice dentistry who is a graduate of a foreign
27	nonaccredited dental school shall:

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1	(a) Present evidence of having completed a program in clinical
2	dentistry and having obtained a doctorate of dental surgery or a doctorate
3	of dental medicine at an accredited dental school;
4	(b) Pass the examination administered by the joint commission on
5	national dental examinations; and
6	(c) Pass an examination designed to test the applicant's clinical
7	skills and knowledge. Such examination shall be administered by a
8	regional testing agency composed of at least four states or an examination
9	of another state.
10	SECTION 26. In Colorado Revised Statutes, 12-35-120, amend
11	(2) introductory portion; and repeal (2) (e) as follows:
12	12-35-120. Licensure by endorsement. (2) The board shall issue
13	a license to an applicant licensed as a dentist in another state or territory
14	of the United States if said THE applicant has submitted credentials and
15	qualifications for licensure that include:
16	(e) Proof the applicant has passed an examination on the
17	provisions of this article;
18	SECTION 27. In Colorado Revised Statutes, amend 12-35-121
19	as follows:
20	12-35-121. Renewal of dental and dental hygienist licenses -
21	fees. Licenses shall MUST be renewed or reinstated pursuant to a schedule
22	established by the director of the division of professions and occupations
23	within the department of regulatory agencies, referred to in this section
24	as the director, and shall be renewed or reinstated pursuant to section
25	24-34-102 (8), C.R.S. The director may establish renewal fees, and
26	delinquency fees FOR LATE RENEWAL, AND FEES for reinstatement
27	pursuant to section 24-34-105, C.R.S. If a person fails to renew his or her

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1	ncense pursuant to the schedule established by the director, such the
2	license shall expire EXPIRES. Any person whose license has expired shall
3	be EXPIRES IS subject to the penalties provided in this article or section
4	24-34-102 (8), C.R.S.
5	SECTION 28. In Colorado Revised Statutes, 12-35-124, amend
6	(1) (b), (1) (f), (1) (g) and (2) as follows:
7	12-35-124. What constitutes practicing unsupervised dental
8	hygiene. (1) Unless licensed to practice dentistry, a person shall be
9	deemed to be practicing unsupervised dental hygiene who, within the
10	scope of the person's education, training, and experience:
11	(b) Removes granulation and degenerated tissue from the gingival
12	wall of the periodontal pocket through the process of gingival curettage
13	INCIDENTAL TO ROOT PLANING;
14	(f) Performs dental hygiene assessment, dental hygiene diagnosis,
15	and dental hygiene treatment planning for dental hygiene services as
16	described in this section and section 12-35-125 and identifies dental
17	abnormalities for immediate referral to a dentist; or
18	(g) (I) PRESCRIBES, administers, AND DISPENSES fluoride, fluoride
19	varnish, and antimicrobial solutions for mouth rinsing AND OTHER
20	NONSYSTEMIC ANTIMICROBIAL AGENTS IN COLLABORATION WITH A
21	LICENSED DENTIST. DENTAL HYGIENISTS SHALL MAINTAIN CLEAR
22	DOCUMENTATION IN THE PATIENT RECORD OF THE AGENT PRESCRIBED,
23	ADMINISTERED, OR DISPENSED; THE DATE OF THE ACTION; AND THE
24	RATIONALE FOR PRESCRIBING, ADMINISTERING, OR DISPENSING THE AGENT.
25	(II) A DENTAL HYGIENIST SHALL NOT PRESCRIBE, ADMINISTER, OR
26	DISPENSE THE FOLLOWING:
2.7	(A) DRUGS WHOSE PRIMARY EFFECT IS SYSTEMIC. WITH THE

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1	EXCEPTION OF FLUORIDE SUPPLEMENTS PERMITTED UNDER
2	${\tt SUB-SUBPARAGRAPH(A)OFSUBPARAGRAPH(III)OFTHISPARAGRAPH(g);}$
3	AND
4	(B) DANGEROUS DRUGS OR CONTROLLED SUBSTANCES, AS DEFINED
5	IN SECTION 18-18-102 (5), C.R.S.
6	(III) A DENTAL HYGIENIST MAY PRESCRIBE THE FOLLOWING:
7	(A) Fluoride supplements as follows, all using sodium
8	FLUORIDE: TABLETS: 0.5 MG, 1.1 MG, OR 2.2 MG; LOZENGES: 2.21 MG; AND
9	DROPS: 1.1 ML;
10	(B) TOPICAL ANTI-CARIES TREATMENTS AS FOLLOWS, ALL USING
11	SODIUM FLUORIDE UNLESS OTHERWISE INDICATED: TOOTHPASTES: $1.1\ \%$
12	OR LESS (OR STANNOUS FLUORIDE 0.4%); TOPICAL GELS: 1.1% OR LESS (OR
13	stannous fluoride 0.4%); or alrinses: 0.05%, 0.2%, 0.44%, or 0.5%;
14	ORAL RINSE CONCENTRATE USED IN PERIODONTAL DISEASE: 0.63%
15	STANNOUS FLUORIDE; FLUORIDE VARNISH: 5%; AND PROPHY PASTES
16	CONTAINING APPROXIMATELY 1.23% SODIUM FLUORIDE AND USED FOR
17	POLISHING PROCEDURES AS PART OF PROFESSIONAL DENTAL PROPHYLAXIS
18	TREATMENT; AND
19	(C) TOPICAL ANTI-INFECTIVES AS FOLLOWS: CHLORHEXIDINE
20	GLUCONATE RINSES: 0.12% ; CHLORHEXIDINE GLUCONATE PERIODONTAL
21	CHIPS FOR INSERTION INTO THE PERIODONTAL POCKET; TETRACYCLINE
22	IMPREGNATED FIBERS, INSERTED SUBGINGIVALLY INTO THE PERIODONTAL
23	SULCUS; DOXYCYCLINE HYCLATE PERIODONTAL GEL, INSERTED
24	SUBGINGIVALLY INTO THE PERIODONTAL SULCUS; AND MINOCYCLINE
25	HYDROCHLORIDED PERIODONTAL PASTE, INSERTED SUBGINGIVALLY INTO
26	THE PERIODONTAL SULCUS.
27	(2) Unsupervised dental hygiene may be performed by licensed

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1	dentists and licensed dental hygienists without the supervision of a
2	licensed dentist.
3	SECTION 29. In Colorado Revised Statutes, amend 12-35-125
4	as follows:
5	12-35-125. What constitutes practicing supervised dental
6	hygiene. (1) Unless licensed to practice dentistry, a person shall be WHO
7	PERFORMS ANY OF THE FOLLOWING TASKS UNDER THE SUPERVISION OF A
8	LICENSED DENTIST IS deemed to be practicing supervised dental hygiene:
9	who
10	(a) Removes deposits, accretions, and stains by scaling with hand,
11	ultrasonic, or other devices from all surfaces of the tooth and smooths and
12	polishes natural and restored tooth surfaces, including root planing ANY
13	TASK DESCRIBED IN SECTION 12-35-124 (1);
14	(b) Removes granulation and degenerated tissue from the gingival
15	wall of the periodontal pocket through the process of gingival curettage.
16	Such curettage may include the incidental removal of live epithelial tissue
17	and is to be performed under the indirect supervision of a licensed dentist
18	PREPARES STUDY CASTS; OR
19	(c) Provides preventive measures including, but not limited to, the
20	application of fluorides, sealants, and other recognized topical agents for
21	the prevention of oral disease;
22	(d) Gathers and assembles information including, but not limited
23	to:
24	(I) Fact-finding and patient history;
25	(II) Radiographic and X-ray survey for the purpose of assessing
26	and diagnosing dental hygiene-related conditions for treatment planning
27	for dental hygiene services as described in section 12-35-124 and this

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1	section and identifying dental abnormalities for immediate referral to a
2	dentist;
3	(III) Preparation of study casts;
4	(IV) Oral inspection; and
5	(V) Dental and periodontal charting;
6	(e) Administers a topical anesthetic to a patient in the course of
7	providing dental care;
8	(f) Administers local anesthetic ANESTHESIA under the indirect
9	supervision of a licensed dentist pursuant to rules of the board, which
10	shall include INCLUDING minimum education requirements and
11	procedures for such LOCAL ANESTHESIA administration;
12	(g) Performs dental hygiene assessment, dental hygiene diagnosis,
13	and dental hygiene treatment planning for dental hygiene services as
14	described in this section and section 12-35-124 and identifies dental
15	abnormalities for immediate referral to a dentist; or
16	(h) Administers fluoride, fluoride varnish, and antimicrobial
17	solutions for mouth rinsing.
18	(2) Supervised dental hygiene may be performed by licensed
19	dentists and, except for the administration of local anesthetic performed
20	under paragraph (f) of subsection (1) of this section, by licensed dental
21	hygienists under the indirect supervision of a licensed dentist in
22	accordance with rules adopted by the board.
23	SECTION 30. In Colorado Revised Statutes, 12-35-128, amend
24	(1), (2), and (3) (b) introductory portion; repeal (4); and add with
25	amended and relocated provisions (3) (b) (VI) as follows:
26	12-35-128. Tasks authorized to be performed by dental
27	assistants or dental hygienists. (1) (a) (I) EXCEPT AS PROVIDED IN

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1	SUBPARAGRAPH (II) OF THIS PARAGRAPH (a), the responsibility for dental
2	diagnosis, dental treatment planning, or the prescription of therapeutic
3	measures in the practice of dentistry shall remain REMAINS with a licensed
4	dentist and may not be assigned to any dental hygienist. except that
5	(II) A dental hygienist may:
6	(A) Perform dental hygiene assessment, dental hygiene diagnosis,
7	and dental hygiene treatment planning for dental hygiene services
8	PURSUANT TO SECTION 12-35-124 (1) (f);
9	(B) Identify dental abnormalities for immediate referral to a
10	dentist as described in sections 12-35-124 and 12-35-125 SECTION
11	12-35-124 (1) (f); and may
12	(C) IN COLLABORATION WITH A DENTIST, PRESCRIBE, administer,
13	AND DISPENSE, AS DESCRIBED IN SECTION 12-35-124 (1) (g): Fluoride;
14	fluoride varnish; and antimicrobial solutions for mouth rinsing; as
15	described in sections 12-35-124 and 12-35-125, OTHER NONSYSTEMIC
16	ANTIMICROBIAL AGENTS; and resorbable antimicrobial agents pursuant to
17	rules of the board.
18	(b) No A dental procedure that involves surgery or that will
19	contribute to or result in an irremediable alteration of the oral anatomy
20	may SHALL NOT be assigned to anyone other than a licensed dentist.
21	Prescriptive authority may not be assigned to anyone other than a licensed
22	dentist.
23	(2) Except as provided in subsection (1) of this section, a dental
24	hygienist may perform any dental task or procedure assigned to the
25	hygienist by a licensed dentist that does not require the professional skill
26	of a licensed dentist; except that such THE DENTAL HYGIENIST MAY
27	PERFORM THE task or procedure shall be performed only under the indirect

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1	supervision of a licensed dentist on the premises, or as provided
2	elsewhere AUTHORIZED in sections 12-35-124 and 12-35-125.
3	(3) (b) A dental assistant may perform the following tasks under
4	the direct or indirect supervision of a licensed dentist:
5	(VI) [Formerly (4)] In addition to the procedure authorized in this
6	section, a dental assistant may make repairs and relines of REPAIRING AND
7	RELINING dentures pursuant to a dental laboratory work order signed by
8	a licensed dentist.
9	(4) In addition to the procedure authorized in this section, a dental
10	assistant may make repairs and relines of dentures pursuant to a dental
11	laboratory work order signed by a licensed dentist.
12	SECTION 31. In Colorado Revised Statutes, amend 12-35-131
13	as follows:
14	12-35-131. Use of forged or invalid diploma or certificate. It is
15	unlawful for any person to use or attempt to use as his or her own a
16	diploma of a dental college or school OR SCHOOL OF DENTAL HYGIENE, or
17	a license or license renewal certificate, of any other person or to use or
18	attempt to use a forged diploma, license, license renewal certificate, or
19	identification. It is also unlawful for any person to file with the board a
20	forged document in response to a request by the board for documentation
21	of an applicant's qualifications for licensure.
22	SECTION 32. In Colorado Revised Statutes, amend 12-35-133
23	as follows:
24	12-35-133. Construction of dental devices by unlicensed
25	technician. (1) (a) Every duly A licensed dentist who uses the services
26	of any AN unlicensed person TECHNICIAN for the purpose of constructing,
27	altering, repairing, or duplicating any denture, plate, partial plate, bridge,

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splint, or orthodontic or prosthetic appliance shall be required to furnish such THE unlicensed person TECHNICIAN with a written OR ELECTRONIC laboratory work order in such A form as shall be approved by the board, which form shall MUST be dated and signed by such THE dentist for each separate and individual piece of work. Said THE DENTIST SHALL MAKE THE laboratory work order shall be made in duplicate A REPRODUCIBLE form, the duplicate copy to be retained by AND the dentist AND THE UNLICENSED TECHNICIAN SHALL EACH RETAIN A COPY in a permanent file for a period of two years. and the original copy to be retained in a permanent file for a period of two years by the unlicensed person to whom it was furnished, and both of such THE permanent files OF THE LICENSED DENTIST AND THE UNLICENSED TECHNICIAN shall be open to inspection at any reasonable time by the board or its duly constituted agent. THE LICENSED DENTIST THAT FURNISHES THE LABORATORY WORK ORDER SHALL HAVE APPROPRIATE TRAINING, EDUCATION, AND EXPERIENCE RELATED TO THE PRESCRIBED TREATMENT AND IS RESPONSIBLE FOR DIRECTLY SUPERVISING ALL INTRAORAL TREATMENT RENDERED TO THE PATIENT.

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- (b) AN UNLICENSED TECHNICIAN THAT POSSESSES A VALID LABORATORY WORK ORDER MAY PROVIDE EXTRAORAL CONSTRUCTION, MANUFACTURE, FABRICATION, SUPPLY, OR REPAIR OF IDENTIFIED DENTAL AND ORTHODONTIC DEVICES BUT SHALL NOT PROVIDE INTRAORAL SERVICE IN A HUMAN MOUTH EXCEPT UNDER THE DIRECT SUPERVISION OF A LICENSED DENTIST IN ACCORDANCE WITH SECTION 12-35-128 (3) (d).
- (2) Failure of If the dentist FAILS to keep such permanent records of laboratory work orders shall subject such AS REQUIRED IN PARAGRAPH
 (a) OF SUBSECTION (1) OF THIS SECTION, THE dentist IS SUBJECT to

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disciplinary action as deemed appropriate by the board.

(3) Failure of any such IF AN unlicensed person TECHNICIAN FAILS to have in the person's HIS OR HER possession a laboratory work order signed by a licensed dentist or a written work order signed by the initial recipient of the laboratory work order that is identifiable with each denture, plate, partial plate, bridge, splint, or orthodontic or prosthetic appliance in the HIS OR HER possession, of such unlicensed person, shall be THE ABSENCE OF THE LABORATORY WORK ORDER IS prima facie evidence of a violation of this section AND CONSTITUTES THE PRACTICE OF DENTISTRY WITHOUT AN ACTIVE LICENSE IN VIOLATION OF, AND SUBJECT TO THE PENALTIES SPECIFIED IN, SECTION 12-35-135.

SECTION 33. In Colorado Revised Statutes, **add** 12-35-139 and 12-35-140 as follows:

12-35-139. Continuing education requirements - rules. (1) AS A CONDITION OF RENEWING, REACTIVATING, OR REINSTATING A LICENSE ISSUED UNDER THIS ARTICLE, EVERY DENTIST AND DENTAL HYGIENIST SHALL OBTAIN AT LEAST THIRTY HOURS OF CONTINUING EDUCATION EVERY TWO YEARS TO ENSURE PATIENT SAFETY AND PROFESSIONAL COMPETENCY. OF THE THIRTY HOURS REQUIRED EVERY TWO YEARS, AT LEAST SIXTEEN OF THOSE HOURS MUST BE OBTAINED IN COURSES DESIGNED TO ENHANCE DENTAL OR DENTAL HYGIENE CLINICAL SKILLS, AS APPLICABLE.

(2) THE BOARD MAY ADOPT RULES ESTABLISHING THE BASIC REQUIREMENTS FOR CONTINUING EDUCATION, INCLUDING THE TYPES OF PROGRAMS THAT QUALIFY AND THE MANNER BY WHICH DENTISTS AND DENTAL HYGIENISTS ARE TO REPORT COMPLIANCE WITH THE CONTINUING EDUCATION REQUIREMENTS.

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1	12-35-140. Anesthesia and sedation permits - dentists and
2	dental hygienists - training and experience requirements - office
3	inspections - rules. (1) Upon application in a form and manner
4	DETERMINED BY THE BOARD AND PAYMENT OF THE APPLICABLE FEES
5	ESTABLISHED BY THE BOARD, THE BOARD MAY ISSUE AN ANESTHESIA OR
6	SEDATION PERMIT TO A LICENSED DENTIST OR A LOCAL ANESTHESIA
7	PERMIT TO A DENTAL HYGIENIST IN ACCORDANCE WITH THIS SECTION.
8	(2) (a) A LICENSED DENTIST WHO OBTAINS AN ANESTHESIA OR
9	SEDATION PERMIT PURSUANT TO THIS SECTION MAY ADMINISTER MINIMAL
10	SEDATION, MODERATE SEDATION, OR DEEP SEDATION/GENERAL
11	ANESTHESIA.
12	(b) A LICENSED DENTIST WHO ADMINISTERS MINIMAL SEDATION,
13	MODERATE SEDATION, OR DEEP SEDATION/GENERAL ANESTHESIA TO
14	PEDIATRIC DENTAL PATIENTS SHALL OBTAIN A PERMIT DESIGNATED BY THE
15	BOARD TO ALLOW FOR ADMINISTRATION TO PEDIATRIC DENTAL PATIENTS.
16	(c) AN ANESTHESIA OR SEDATION PERMIT ISSUED TO A LICENSED
17	DENTIST IS VALID FOR FIVE YEARS, UNLESS THE DENTIST'S LICENSE
18	EXPIRES. AS A CONDITION OF RENEWING AN ANESTHESIA OR SEDATION
19	PERMIT, A LICENSED DENTIST SHALL ATTEST, WHEN APPLYING TO RENEW
20	THE PERMIT, THAT HE OR SHE COMPLETED SEVENTEEN CONTINUING
21	EDUCATION CREDITS SPECIFIC TO ANESTHESIA OR SEDATION
22	ADMINISTRATION DURING THE FIVE-YEAR PERMIT PERIOD. CONTINUING
23	EDUCATION CREDITS OBTAINED AS REQUIRED BY THIS SECTION MAY BE
24	USED TO SATISFY THE CONTINUING EDUCATION REQUIREMENTS IN SECTION
25	12-35-139.
26	(3) (a) A LICENSED DENTAL HYGIENIST WHO OBTAINS A LOCAL
27	ANESTHESIA PERMIT PURSUANT TO THIS SECTION MAY ADMINISTER LOCAL

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1	ANESTHESIA.
2	(b) A LOCAL ANESTHESIA PERMIT ISSUED TO A DENTAL HYGIENIST
3	IS VALID AS LONG AS THE DENTAL HYGIENIST'S LICENSE IS ACTIVE.
4	(4) (a) The board shall establish, by rule, minimum
5	TRAINING, EXPERIENCE, AND EQUIPMENT REQUIREMENTS FOR THE
6	ADMINISTRATION OF LOCAL ANESTHESIA, ANALGESIA INCLUDING NITROUS
7	OXIDE/OXYGEN INHALATION, AND MEDICATION PRESCRIBED OR
8	ADMINISTERED FOR THE RELIEF OF ANXIETY OR APPREHENSION, MINIMAL
9	SEDATION, MODERATE SEDATION, DEEP SEDATION, OR GENERAL
10	ANESTHESIA, INCLUDING PROCEDURES THAT MAY BE USED BY AND
11	MINIMUM TRAINING REQUIREMENTS FOR DENTISTS, DENTAL HYGIENISTS,
12	AND DENTAL ASSISTANTS.
13	(b) In order to fulfill the training and experience
14	REQUIREMENTS FOR AN ANESTHESIA OR SEDATION PERMIT, AN APPLICANT
15	MUST BE THE PRIMARY PROVIDER AND DIRECTLY PROVIDE CARE FOR ALL
16	REQUIRED CASE WORK.
17	(c) THE RULES RELATING TO ANESTHESIA AND SEDATION ARE NOT
18	INTENDED TO:
19	(I) PERMIT ADMINISTRATION OF LOCAL ANESTHESIA, ANALGESIA,
20	MEDICATION PRESCRIBED OR ADMINISTERED FOR THE RELIEF OF ANXIETY
21	OR APPREHENSION, MINIMAL SEDATION, MODERATE SEDATION, DEEP
22	SEDATION, OR GENERAL ANESTHESIA BY DENTAL ASSISTANTS; EXCEPT
23	THAT THIS SECTION DOES NOT PROHIBIT A DENTAL ASSISTANT FROM
24	MONITORING AND ADMINISTERING NITROUS OXIDE/OXYGEN INHALATION
25	PERFORMED UNDER THE SUPERVISION OF A LICENSED DENTIST PURSUANT
26	TO SECTION 12-35-113 (1) (q) AND BOARD RULES; OR
27	(II) REDUCE COMPETITION OR RESTRAIN TRADE WITH RESPECT TO

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1	THE DENTISTRY NEEDS OF THE PUBLIC.
2	(5) The board shall establish, by rule, criteria and
3	PROCEDURES FOR AN OFFICE INSPECTION PROGRAM TO BE COMPLETED
4	UPON APPLICATION AND RENEWAL OF ANESTHESIA OR SEDATION PERMITS,
5	WHICH MUST INCLUDE:
6	(a) DESIGNATION OF QUALIFIED INSPECTORS WHO ARE EXPERTS IN
7	DENTAL OUTPATIENT DEEP SEDATION/GENERAL ANESTHESIA AND
8	MODERATE SEDATION;
9	(b) A REQUIREMENT FOR EACH LICENSEE THAT IS INSPECTED TO
10	BEAR THE COST OF INSPECTION BY ALLOWING DESIGNATED INSPECTORS TO
11	CHARGE A REASONABLE FEE AS ESTABLISHED BY THE BOARD;
12	(c) A REQUIREMENT THAT AN INSPECTOR NOTIFY THE BOARD IN
13	WRITING OF THE RESULTS OF AN INSPECTION; AND
14	(d) A REQUIREMENT FOR REINSPECTION OF AN OFFICE PRIOR TO
15	THE RENEWAL OF A MODERATE SEDATION OR DEEP SEDATION/GENERAL
16	ANESTHESIA PERMIT.
17	SECTION 34. In Colorado Revised Statutes, 8-42-101, amend
18	(3.5) (a) (I) as follows:
19	8-42-101. Employer must furnish medical aid - approval of
20	plan - fee schedule - contracting for treatment - no recovery from
21	employee - medical treatment guidelines - accreditation of physicians
22	- rules - repeal. (3.5) (a) (I) "Physician" means, for the purposes of the
23	level I and level II accreditation programs, a physician licensed under the
24	"Colorado Medical Practice Act". For the purposes of level I accreditation
25	only and not level II accreditation, "physician" means a dentist licensed
26	under the "Dental Practice Law of Colorado ACT", a podiatrist licensed
27	under the provisions of article 32 of title 12, C.R.S., and a chiropractor

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1	licensed under the provisions of article 33 of title 12, C.R.S. No physician
2	shall be deemed to be accredited under either level I or level II solely by
3	reason of being licensed.
4	SECTION 35. In Colorado Revised Statutes, 10-16-113, amend
5	(1) (c) as follows:
6	10-16-113. Procedure for denial of benefits - internal review
7	- rules. (1) (c) If a carrier denies a benefit because the treatment is an
8	excluded benefit and the claimant presents evidence from a medical
9	professional licensed pursuant to the "Colorado Medical Practice Act",
10	article 36 of title 12, C.R.S., or, for dental plans only, a dentist licensed
11	pursuant to the "Dental Practice Law of Colorado ACT", article 35 of title
12	12, C.R.S., acting within his or her scope of practice, that there is a
13	reasonable medical basis that the contractual exclusion does not apply to
14	the denied benefit, such evidence establishes that the benefit denial is
15	subject to the appeals process pursuant to this section and section
16	10-16-113.5.
17	SECTION 36. In Colorado Revised Statutes, 12-30-101, amend
18	(4) as follows:
19	12-30-101. Definitions. As used in this article, unless the context
20	otherwise requires:
21	(4) "Licensed dentist" means a person licensed to practice
22	dentistry under the provisions of article 35 of this title by the state
23	COLORADO DENTAL board of dental examiners or its successor.
24	SECTION 37. In Colorado Revised Statutes, 12-35-201, amend
25	(2) as follows:
26	12-35-201. Legislative declaration. (2) It is the intent of the
27	general assembly that dentists and dental hygienists utilizing unlicensed

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1	persons in their practices provide those persons with a minimum level of
2	education and training before allowing them to operate machine sources
3	of ionizing radiation; however, it is not the general assembly's intent to
4	discourage education and training beyond this minimum. It is further the
5	intent of the general assembly that established minimum training and
6	education requirements correspond as closely as possible to the
7	requirements of each particular work setting as determined by the state
8	COLORADO DENTAL board of dental examiners pursuant to this part 2.
9	SECTION 38. In Colorado Revised Statutes, 12-35-202, amend
10	(1) (a) as follows:
11	12-35-202. Board authorized to issue rules. (1) (a) The state
12	COLORADO DENTAL board of dental examiners shall adopt rules
13	prescribing minimum standards for the qualifications, education, and
14	training of unlicensed persons operating machine sources of ionizing
15	radiation and administering such radiation to patients for diagnostic
16	medical use. No A licensed dentist or dental hygienist shall NOT allow any
17	AN unlicensed person to operate any A machine source of ionizing
18	radiation or to administer such radiation to any patient unless such THE
19	person has met the MEETS standards then in effect under rules adopted
20	pursuant to this section. The board may adopt rules allowing a grace
21	period in which newly hired operators of machine sources of ionizing
22	radiation shall ARE TO receive the training required pursuant to BY this
23	section.
24	SECTION 39. In Colorado Revised Statutes, 13-4-102, amend
25	(2) (g) as follows:
26	13-4-102. Jurisdiction. (2) The court of appeals has initial
27	jurisdiction to:

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1	(g) Review actions of the COLORADO DENTAL board of dental
2	examiners in refusing to issue or renew or in suspending or revoking a
3	license to practice dentistry or dental hygiene, as provided in section
4	12-35-130, C.R.S.;
5	SECTION 40. In Colorado Revised Statutes, 13-64-301, amend
6	(1) (a) (II) introductory portion and (1) (a) (III) as follows:
7	13-64-301. Financial responsibility. (1) As a condition of active
8	licensure or authority to practice in this state, every physician or dentist,
9	and every health care institution as defined in section 13-64-202, except
10	as provided in section 13-64-303.5, that provides health care services
11	shall establish financial responsibility, as follows:
12	(a) (II) The COLORADO DENTAL board, of dental examiners BY
13	RULE, may by rule, exempt from or establish lesser financial responsibility
14	standards than those prescribed in this section for classes of dentists who:
15	(III) The COLORADO DENTAL board of dental examiners may
16	exempt from or establish lesser financial responsibility standards for a
17	dentist for reasons other than those described in subparagraph (II) of this
18	paragraph (a) that render the limits provided in subparagraph (I) of this
19	paragraph (a) unreasonable or unattainable.
20	SECTION 41. In Colorado Revised Statutes, 17-1-103, amend
21	(3) (a) (III) as follows:
22	17-1-103. Duties of the executive director. (3) (a) (III) The
23	executive director shall determine the qualifications for appointment to
24	the panel of medical consultants; except that all members of the panel
25	shall be licensed by the Colorado medical board pursuant to article 36 of
26	title 12, C.R.S., or the state COLORADO DENTAL board of dental examiners
27	pursuant to article 35 of title 12, C.R.S.

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1	SECTION 42. In Colorado Revised Statutes, amend 18-18-103
2	as follows:
3	18-18-103. Special definition - board. As used in parts 1 and 2
4	of this article, "board" means the state board of pharmacy. As used in
5	parts 3, 4, 5, and 6 of this article, "board" means the respective licensing
6	board responsible for licensing and registering practitioners or other
7	persons who are subject to registration pursuant to part 3 of this article.
8	For physicians the respective board is the Colorado medical board; for
9	podiatrists the respective board is the Colorado podiatry board; for
10	dentists the respective board is the state COLORADO DENTAL board; of
11	dental examiners, for optometrists the respective board is the state board
12	of optometry; for pharmacists and pharmacies the respective board is the
13	state board of pharmacy; for veterinarians the respective board is the state
14	board of veterinary medicine; and for manufacturers, distributors, and
15	humane societies the respective board is the state board of pharmacy.
16	SECTION 43. In Colorado Revised Statutes, 18-18-302, amend
17	(1) as follows:
18	18-18-302. Registration requirements - definitions. (1) Every
19	person who manufactures, distributes, or dispenses any controlled
20	substance within this state, or who proposes to engage in the manufacture,
21	distribution, or dispensing of any controlled substance within this state,
22	shall obtain annually or biannually, if applicable, a registration, issued by
23	the respective licensing board or the department in accordance with rules
24	adopted by such board or by the department. For purposes of this section
25	and this article, "registration" or "registered" means the registering of
26	manufacturers, pharmacists, pharmacies, and humane societies located in

this state, and distributors located in or doing business in this state, by the

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1	state board of pharmacy as set forth in article 42.5 of title 12, C.R.S., the
2	licensing of physicians by the Colorado medical board, as set forth in
3	article 36 of title 12, C.R.S., the licensing of podiatrists by the Colorado
4	podiatry board, as set forth in article 32 of title 12, C.R.S., the licensing
5	of dentists by the state COLORADO DENTAL board, of dental examiners, as
6	set forth in article 35 of title 12, C.R.S., the licensing of optometrists by
7	the state board of optometry, as set forth in article 40 of title 12, C.R.S.,
8	the licensing of veterinarians by the state board of veterinary medicine,
9	as set forth in article 64 of title 12, C.R.S., and the licensing of
10	researchers and addiction programs by the department of human services,
11	as set forth in part 2 of article 80 of title 27, C.R.S.
12	SECTION 44. In Colorado Revised Statutes, 24-1-122, amend
13	(3) (k) as follows:
14	24-1-122. Department of regulatory agencies - creation.
15	(3) The following boards and agencies are transferred by a type 1
16	transfer to the department of regulatory agencies and allocated to the
17	division of registrations:
18	(k) State COLORADO DENTAL board of dental examiners, created
19	by IN article 35 of title 12, C.R.S.;
20	SECTION 45. Effective date. This act takes effect July 1, 2014.
21	SECTION 46. Safety clause. The general assembly hereby finds,
22	determines, and declares that this act is necessary for the immediate
23	preservation of the public peace, health, and safety.

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