SB447 Enrolled LRB9200926LBcsD

- 1 AN ACT to amend the Illinois Dental Practice Act.
- 2 Be it enacted by the People of the State of Illinois,
- 3 represented in the General Assembly:
- 4 Section 5. The Illinois Dental Practice Act is amended
- 5 by changing Sections 4, 8.1, 11, and 45 and by adding Section
- 6 44.1 as follows:
- 7 (225 ILCS 25/4) (from Ch. 111, par. 2304)
- 8 Sec. 4. Definitions. As used in this Act:
- 9 (a) "Department" means the Illinois Department of
- 10 Professional Regulation.
- 11 (b) "Director" means the Director of Professional
- 12 Regulation.
- 13 (c) "Board" means the Board of Dentistry established by
- 14 Section 6 of this Act.
- 15 (d) "Dentist" means a person who has received a general
- license pursuant to paragraph (a) of Section 11 of this Act
- 17 and who may perform any intraoral and extraoral procedure
- 18 required in the practice of dentistry and to whom is reserved
- 19 the responsibilities specified in Section 17.
- 20 (e) "Dental hygienist" means a person who holds a
- 21 license under this Act to perform dental services as
- 22 authorized by Section 18.
- 23 (f) "Dental assistant" means an appropriately trained
- 24 person who, under the supervision of a dentist, provides
- dental services as authorized by Section 17.
- 26 (g) "Dental laboratory" means a person, firm or
- 27 corporation which:
- 28 (i) engages in making, providing, repairing or
- 29 altering dental prosthetic appliances and other
- 30 artificial materials and devices which are returned to a
- 31 dentist for insertion into the human oral cavity or which

- come in contact with its adjacent structures and tissues;
- 2 and
- 3 (ii) utilizes or employs a dental technician to
- 4 provide such services; and
- 5 (iii) performs such functions only for a dentist or
- 6 dentists.
- 7 (h) "Supervision" means supervision of a dental
- 8 hygienist or a dental assistant requiring that a dentist
- 9 authorize the procedure, remain in the dental facility while
- 10 the procedure is performed, and approve the work performed by
- 11 the dental hygienist or dental assistant before dismissal of
- 12 the patient, but does not mean that the dentist must be
- 13 present at all times in the treatment room.
- 14 (i) "General supervision" means supervision of a dental
- 15 hygienist requiring that a dentist authorize the procedures
- 16 which are being carried out, but not requiring that a dentist
- 17 be present when the authorized procedures are being
- 18 performed. The authorized procedures may also be performed
- 19 at a place other than the dentist's usual place of practice.
- 20 The issuance of a prescription to a dental laboratory by a
- 21 dentist does not constitute general supervision.
- 22 (j) "Public member" means a person who is not a health
- 23 professional. For purposes of board membership, any person
- 24 with a significant financial interest in a health service or
- 25 profession is not a public member.
- 26 (k) "Dentistry" means the healing art which is concerned
- 27 with the examination, diagnosis, treatment planning and care
- of conditions within the human oral cavity and its adjacent
- tissues and structures, as further specified in Section 17.
- 30 (1) "Branches of dentistry" means the various
- 31 specialties of dentistry which, for purposes of this Act,
- 32 shall be limited to the following: endodontics, oral and
- 33 maxillofacial surgery, orthodontics and dentofacial
- 34 orthopedics, pediatric dentistry, periodontics, and

- 1 prosthodontics, and oral and maxillofacial radiology.
- 2 $\mbox{(m)}$ "Specialist" means a dentist who has received a
- 3 specialty license pursuant to Section 11(b).
- 4 (n) "Dental technician" means a person who owns,
- 5 operates or is employed by a dental laboratory and engages in
- 6 making, providing, repairing or altering dental prosthetic
- 7 appliances and other artificial materials and devices which
- 8 are returned to a dentist for insertion into the human oral
- 9 cavity or which come in contact with its adjacent structures
- 10 and tissues.
- 11 (o) "Impaired dentist" or "impaired dental hygienist"
- means a dentist or dental hygienist who is unable to practice
- 13 with reasonable skill and safety because of a physical or
- 14 mental disability as evidenced by a written determination or
- 15 written consent based on clinical evidence, including
- 16 deterioration through the aging process, loss of motor
- skills, abuse of drugs or alcohol, or a psychiatric disorder,
- 18 of sufficient degree to diminish the person's ability to
- 19 deliver competent patient care.
- 20 <u>(p) "Nurse" means a registered professional nurse, a</u>
- 21 <u>certified</u> registered nurse anesthesist licensed as an
- 22 <u>advanced practice nurse</u>, or a licensed practical nurse
- 23 <u>licensed under the Nursing and Advanced Practice Nursing Act.</u>
- 24 (Source: P.A. 91-138, eff. 1-1-00; 91-689, eff. 1-1-01.)
- 25 (225 ILCS 25/8.1) (from Ch. 111, par. 2308.1)
- Sec. 8.1. No licensed dentist shall administer general
- 27 anesthesia or parenteral conscious sedation without first
- applying for and obtaining a permit for such purpose from the
- 29 Department. The Department shall issue such permit only
- 30 after ascertaining that the applicant possesses the minimum
- 31 qualifications necessary to protect public safety. A person
- 32 with a dental degree who administers anesthesia or parenteral
- 33 conscious sedation in an approved hospital training program

- 1 under the supervision of either a licensed dentist holding
- 2 such permit or a physician licensed to practice medicine in
- 3 all its branches shall not be required to obtain such permit.
- 4 (Source: P.A. 89-80, eff. 6-30-95; 89-116, eff. 7-7-95.)
- 5 (225 ILCS 25/11) (from Ch. 111, par. 2311)
- 6 Sec. 11. Types of Dental Licenses. The Department shall
- 7 have the authority to issue the following types of licenses:
- 8 (a) General licenses. The Department shall issue a
- 9 license authorizing practice as a dentist to any person who
- 10 qualifies for a license under this Act.
- 11 (b) Specialty licenses. The Department shall issue a
- 12 license authorizing practice as a specialist in any
- 13 particular branch of dentistry to any dentist who has
- 14 complied with the requirements established for that
- 15 particular branch of dentistry at the time of making
- 16 application. The Department shall establish additional
- 17 requirements of any dentist who announces or holds himself or
- 18 herself out to the public as a specialist or as being
- 19 specially qualified in any particular branch of dentistry.
- No dentist shall announce or hold himself or herself out
- 21 to the public as a specialist or as being specially qualified
- 22 in any particular branch of dentistry unless he or she is
- licensed to practice in that specialty of dentistry.
- 24 The fact that any dentist shall announce by card,
- letterhead or any other form of communication using terms as
- 26 "Specialist," "Practice Limited To" or "Limited to Specialty
- of with the name of the branch of dentistry practiced as a
- 28 specialty, or shall use equivalent words or phrases to
- 29 announce the same, shall be prima facie evidence that the
- 30 dentist is holding himself or herself out to the public as a
- 31 specialist.
- 32 (c) Temporary training licenses. Persons who wish to
- 33 pursue specialty or other advanced clinical educational

1 programs in an approved dental school or a hospital situated

- 2 in this State, or persons who wish to pursue programs of
- 3 specialty training in dental public health in public agencies
- 4 in this State, may receive without examination, in the
- 5 discretion of the Department, a temporary training license.
- 6 In order to receive a temporary training license under this
- 7 subsection, an applicant shall furnish satisfactory proof to
- 8 the Department that:

to licensure;

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- 9 (1) The applicant is at least 21 years of age and
 10 is of good moral character. In determining moral
 11 character under this Section, the Department may take
 12 into consideration any felony conviction of the
 13 applicant, but such a conviction shall not operate as bar
 - (2) The applicant has been accepted or appointed for specialty or residency training by an approved hospital situated in this State, by an approved dental school situated in this State, or by a public health agency in this State the training programs of which are recognized and approved by the Department. The applicant shall indicate the beginning and ending dates of the period for which he or she has been accepted or appointed;
 - or college approved and in good standing in the judgment of the Department. The Department may consider diplomas or certifications of education, or both, accompanied by transcripts of course work and credits awarded to determine if an applicant has graduated from a dental school or college approved and in good standing. The Department may also consider diplomas or certifications of education, or both, accompanied by transcripts of course work and credits awarded in determining whether a dental school or college is approved and in good

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2 Temporary training licenses issued under this Section shall be valid only for the duration of the period of 3 4 residency or specialty training and may be extended or 5 renewed as prescribed by rule. The holder of a valid 6 temporary training license shall be entitled thereby to 7 perform acts as may be prescribed by and incidental to his or her program of residency or specialty training; but he or she 8 9 shall not be entitled to engage in the practice of dentistry in this State. 10

A temporary training license may be revoked by the Department upon proof that the holder has engaged in the practice of dentistry in this State outside of his or her program of residency or specialty training, or if the holder shall fail to supply the Department, within 10 days of its request, with information as to his or her current status and activities in his or her specialty training program.

- (d) Restricted faculty licenses. Persons who have received <u>full-time</u> appointments to teach dentistry at an approved dental school or hospital situated in this State may receive without examination, in the discretion of the Department, a restricted faculty license. In order to receive a restricted faculty license an applicant shall furnish satisfactory proof to the Department that:
- 25 (1) The applicant is at least 21 years of age, is 26 of good moral character and is licensed to practice 27 dentistry in another state or country; and
- 28 (2) The applicant has <u>a full-time</u> an appointment to
 29 teach dentistry at an approved dental school or hospital
 30 situated in this State.

Restricted faculty licenses issued under this Section shall be valid only for a period of <u>2</u> 5 years and may not be extended or renewed. The holder of a valid restricted faculty license may perform acts as may be required

- 1 prescribed by his or her teaching of dentistry,-but--may--not
- 2 otherwise--engage-in-the-practice-of-dentistry-in-this-State.
- In addition, the holder of a restricted faculty license may 3
- 4 practice general dentistry or in his or her area of
- specialty, but only in a clinic or office affiliated with the 5
- dental school. Any restricted faculty license issued to a 6
- 7 faculty member under this Section shall terminate immediately
- and automatically, without any further action by the 8
- 9 Department, if the holder ceases to be a faculty member at an
- 10 approved dental school or hospital in this State.
- 11 The Department may revoke a restricted faculty license
- 12 for a violation of this Act or its rules A-restricted-faculty
- 13 license--may-be-revoked-by-the-Department-upon-proof-that-the
- holder-thereof-has-engaged-in-the-practice--of--dentistry--in 14
- 15 this--State--outside--of-his-teaching-of-dentistry, or if the
- 16 holder fails to supply the Department, within 10 days of its
- request, with information as to his current status and 17
- activities in his teaching program. 18
- 19 (e) Inactive status. Any person who holds one of the
- licenses under subsection (a) or (b) of Section 11 or under 20
- 21 Section 12 of this Act may elect, upon payment of
- 22 required fee, to place his or her license on an inactive
- excused from the payment of renewal fees until he or she

status and shall, subject to the rules of the Department, be

- 25 notifies the Department in writing of his or her desire to
- resume active status. 26

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- Any licensee requesting restoration from inactive status 27
- shall be required to pay the current renewal fee and upon 28
- 29 payment the Department shall be required to restore his or
- 30 her license, as provided in Section 16 of this Act.
- Any licensee whose license is in an inactive status shall 31
- not practice in the State of Illinois. 32
- (f) Certificates of Identification. In addition to the 33
- licenses authorized by this Section, the Department shall 34

- deliver to each dentist a certificate of identification in a
- 2 form specified by the Department.
- 3 (Source: P.A. 89-80, eff. 6-30-95; 89-116, eff. 7-7-95.)
- 4 (225 ILCS 25/44.1 new)
- 5 <u>Sec. 44.1. Nurses; dental care. Nurses may be employed</u>
- 6 by a dentist and may perform those duties permitted by their
- 7 <u>licenses</u>.
- 8 (225 ILCS 25/45) (from Ch. 111, par. 2345)
- 9 Sec. 45. Advertising. The purpose of this Section is to
- 10 authorize and regulate the advertisement by dentists of
- 11 information which is intended to provide the public with a
- 12 sufficient basis upon which to make an informed selection of
- dentists while protecting the public from false or misleading
- 14 advertisements which would detract from the fair and rational
- 15 selection process.
- 16 Any dentist may advertise the availability of dental
- 17 services in the public media or on the premises where such
- 18 dental services are rendered. Such advertising shall be
- 19 limited to the following information:
- 20 (a) The dental services available;
- 21 (b) Publication of the dentist's name, title, office
- hours, address and telephone;
- 23 (c) Information pertaining to his or her area of
- 24 specialization, including appropriate board certification or
- 25 limitation of professional practice;
- 26 (d) Information on usual and customary fees for routine
- 27 dental services offered, which information shall include
- 28 notification that fees may be adjusted due to complications
- or unforeseen circumstances;
- 30 (e) Announcement of the opening of, change of, absence
- from, or return to business;
- 32 (f) Announcement of additions to or deletions from

- professional dental staff;
- 2 (g) The issuance of business or appointment cards;
- 3 (h) Other information about the dentist, dentist's 4 practice or the types of dental services which the dentist
- offers to perform which a reasonable person might regard as
- 6 relevant in determining whether to seek the dentist's
- 7 services. However, any advertisement which announces the
- 8 availability of endodontics, pediatric dentistry,
- 9 periodontics, prosthodontics, orthodontics and dentofacial
- 10 orthopedics, or oral and maxillofacial surgery, or oral and
- 11 <u>maxillofacial radiology</u> by a general dentist or by a licensed
- 12 specialist who is not licensed in that specialty shall
- include a disclaimer stating that the dentist does not hold a
- 14 license in that specialty.

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- 15 It is unlawful for any dentist licensed under this Act:
- 16 (1) To use testimonials or claims of superior 17 quality of care to entice the public;
 - (2) To advertise in any way to practice dentistry without causing pain;
 - (3) To pay a fee to any dental referral service or other third party who advertises a dental referral service, unless all advertising of the dental referral service makes it clear that dentists are paying a fee for that referral service; or
 - (4) To advertise or offer gifts as an inducement to secure dental patronage. Dentists may advertise or offer free examinations or free dental services; it shall be unlawful, however, for any dentist to charge a fee to any new patient for any dental service provided at the time that such free examination or free dental services are provided.
- 32 This Act does not authorize the advertising of dental 33 services when the offeror of such services is not a dentist.
- 34 Nor shall the dentist use statements which contain false,

- 1 fraudulent, deceptive or misleading material or guarantees of
- 2 success, statements which play upon the vanity or fears of
- 3 the public, or statements which promote or produce unfair
- 4 competition.
- 5 A dentist shall be required to keep a copy of all
- 6 advertisements for a period of 3 years. All advertisements
- 7 in the dentist's possession shall indicate the accurate date
- 8 and place of publication.
- 9 The Department shall adopt rules to carry out the intent
- 10 of this Section.
- 11 (Source: P.A. 88-635, eff. 1-1-95; 89-80, eff. 6-30-95;
- 12 89-116, eff. 7-7-95.)