- 1 AN ACT concerning regulation.
- 2 Be it enacted by the People of the State of Illinois,
- **represented in the General Assembly:**
- 4 Section 5. The Regulatory Sunset Act is amended by changing
- 5 Section 4.26 and by adding Section 4.36 as follows:
- 6 (5 ILCS 80/4.26)
- 7 Sec. 4.26. Acts repealed on January 1, 2016. The following
- 8 Acts are repealed on January 1, 2016:
- 9 The Illinois Athletic Trainers Practice Act.
- 10 The Illinois Roofing Industry Licensing Act.
- 11 The Illinois Dental Practice Act.
- 12 The Collection Agency Act.
- 13 The Barber, Cosmetology, Esthetics, Hair Braiding, and
- Nail Technology Act of 1985.
- 15 The Respiratory Care Practice Act.
- 16 The Hearing Instrument Consumer Protection Act.
- 17 The Illinois Physical Therapy Act.
- 18 The Professional Geologist Licensing Act.
- 19 (Source: P.A. 95-331, eff. 8-21-07; 95-876, eff. 8-21-08;
- 20 96-1246, eff. 1-1-11.)
- 21 (5 ILCS 80/4.36 new)
- Sec. 4.36. Act repealed on January 1, 2026. The following

1 Act is repealed on January 1, 2026:

2 The Illinois Dental Practice Act.

- 3 Section 10. The Illinois Dental Practice Act is amended by
- 4 changing Sections 6, 8.5, 11, 16.1, 17, 23, 24, 25, 26, 29, 30,
- 5 38, 41, and 50 and by adding Section 17.5 as follows:
- 6 (225 ILCS 25/6) (from Ch. 111, par. 2306)
- 7 (Section scheduled to be repealed on January 1, 2016)
- 8 Sec. 6. Board of Dentistry Report By Majority Required.
- 9 There is created a Board of Dentistry, to be composed of
- 10 persons designated from time to time by the Secretary, as
- 11 follows:
- 12 Eleven persons, 8 of whom have been dentists for a period
- of 5 years or more; 2 of whom have been dental hygienists for a
- 14 period of 5 years or more, and one public member. None of the
- members shall be an officer, dean, assistant dean, or associate
- dean of a dental college or dental department of an institute
- of learning, nor shall any member be the program director of
- any dental hygiene program. A board member who holds a faculty
- 19 position in a dental school or dental hygiene program shall not
- 20 participate in the examination of applicants for licenses from
- 21 that school or program. The dental hygienists shall not
- 22 participate in the examination of applicants for licenses to
- 23 practice dentistry. The public member shall not participate in
- 24 the examination of applicants for licenses to practice

1 dentistry or dental hygiene. The board shall annually elect a

2 chairman <u>and vice-chairman</u> who shall <u>both</u> be <u>dentists</u> a

3 dentist.

Terms for all members shall be for 4 years. Partial terms over 2 years in length shall be considered as full terms. A member may be reappointed for a successive term, but no member shall serve more than 2 full terms in his or her lifetime.

The membership of the Board shall include only residents from various geographic areas of this State and shall include at least some graduates from various institutions of dental education in this State.

In making appointments to the Board the Secretary shall give due consideration to recommendations by organizations of the dental profession in Illinois, including the Illinois State Dental Society and Illinois Dental Hygienists Association, and shall promptly give due notice to such organizations of any vacancy in the membership of the Board. The Secretary may terminate the appointment of any member for cause which in the opinion of the Secretary reasonably justifies such termination.

A vacancy in the membership of the Board shall not impair the right of a quorum to exercise all the rights and perform all the duties of the Board. Any action to be taken by the Board under this Act may be authorized by resolution at any regular or special meeting, and each such resolution shall take effect immediately. The Board shall meet at least quarterly.

4

5

6

7

8

9

10

25

The Board may adopt all rules and regulations necessary and 1 2 incident to its powers and duties under this Act.

The members of the Board shall each receive as compensation a reasonable sum as determined by the Secretary for each day actually engaged in the duties of the office, and all legitimate and necessary expense incurred in attending the meetings of the Board.

Members of the Board shall be immune from suit in any action based upon any disciplinary proceedings or other activities performed in good faith as members of the Board.

- 11 (Source: P.A. 97-1013, eff. 8-17-12.)
- 12 (225 ILCS 25/8.5)
- 1.3 (Section scheduled to be repealed on January 1, 2016)
- 14 Sec. 8.5. Unlicensed practice; violation; civil penalty.
- 15 (a) Any person who practices, offers to practice, attempts 16 to practice, or holds oneself out to practice dentistry or dental hygiene without being licensed under this Act shall, in 17 addition to any other penalty provided by law, pay a civil 18 penalty to the Department in an amount not to exceed \$10,000 19 20 for each offense as determined by the Department. The civil 21 penalty shall be assessed by the Department after a hearing is 22 held in accordance with the provisions set forth in this Act regarding the provision of a hearing for the discipline of a 23 24 licensee.
 - (b) The Department has the authority and power to

- investigate any and all unlicensed activity.
- 2 (c) The civil penalty shall be paid within 60 days after
- 3 the effective date of the order imposing the civil penalty. The
- 4 order shall constitute a judgment and may be filed and
- 5 execution had thereon in the same manner as any judgment from
- 6 any court of record.
- 7 (Source: P.A. 88-223; 89-80, eff. 6-30-95.)
- 8 (225 ILCS 25/11) (from Ch. 111, par. 2311)
- 9 (Section scheduled to be repealed on January 1, 2016)
- 10 Sec. 11. Types of dental licenses; licensing applicants
- 11 from other states; temporary authorizations; temporary permits
- for free dental care Dental Licenses. The Department shall have
- 13 the authority to issue the following types of licenses:
- 14 (a) General licenses. The Department shall issue a license
- authorizing practice as a dentist to any person who qualifies
- 16 for a license under this Act.
- 17 (b) Specialty licenses. The Department shall issue a
- 18 license authorizing practice as a specialist in any particular
- 19 branch of dentistry to any dentist who has complied with the
- 20 requirements established for that particular branch of
- 21 dentistry at the time of making application. The Department
- 22 shall establish additional requirements of any dentist who
- announces or holds himself or herself out to the public as a
- 24 specialist or as being specially qualified in any particular
- 25 branch of dentistry.

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

No dentist shall announce or hold himself or herself out to the public as a specialist or as being specially qualified in any particular branch of dentistry unless he or she is licensed to practice in that specialty of dentistry.

fact that any dentist shall announce by card, letterhead or any other form of communication using terms as "Specialist," "Practice Limited To" or "Limited to Specialty of" with the name of the branch of dentistry practiced as a specialty, or shall use equivalent words or phrases to announce the same, shall be prima facie evidence that the dentist is holding himself or herself out to the public as a specialist.

- (c) Temporary training licenses. Persons who wish to pursue specialty or other advanced clinical educational programs in an approved dental school or a hospital situated in this State, or persons who wish to pursue programs of specialty training in dental public health in public agencies in this State, may receive without examination, in the discretion of the Department, a temporary training license. In order to receive a temporary training license under this subsection, an applicant shall furnish satisfactory proof to the Department that:
 - (1) The applicant is at least 21 years of age and is of good moral character. In determining moral character under this Section, the Department may take into consideration any felony conviction of the applicant, but such a conviction shall not operate as bar to licensure;
 - (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;

(3) The applicant is a graduate of a dental school 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 standing.

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

Department that:

A temporary training license may be revoked by

2 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

6 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 full-time 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
 - (1) The applicant is at least 21 years of age, is of good moral character and is licensed to practice dentistry in another state or country; and
 - (2) The applicant has a full-time appointment to teach dentistry at an approved dental school or hospital situated in this State.

Restricted faculty licenses issued under this Section shall be valid for a period of 3 years and may be extended or renewed. The holder of a valid restricted faculty license may perform acts as may be required by his or her teaching of dentistry. In addition, the holder of a restricted faculty license may practice general dentistry or in his or her area of

- 1 specialty, but only in a clinic or office affiliated with the
- dental school. Any restricted faculty license issued to a
- 3 faculty member under this Section shall terminate immediately
- 4 and automatically, without any further action by the
- 5 Department, if the holder ceases to be a faculty member at an
- 6 approved dental school or hospital in this State.
- 7 The Department may revoke a restricted faculty license for
- 8 a violation of this Act or its rules, or if the holder fails to
- 9 supply the Department, within 10 days of its request, with
- 10 information as to his current status and activities in his
- 11 teaching program.
- 12 (e) Inactive status. Any person who holds one of the
- licenses under subsection (a) or (b) of Section 11 or under
- 14 Section 12 of this Act may elect, upon payment of the required
- 15 fee, to place his or her license on an inactive status and
- shall, subject to the rules of the Department, be excused from
- 17 the payment of renewal fees until he or she notifies the
- 18 Department in writing of his or her desire to resume active
- 19 status.
- 20 Any licensee requesting restoration from inactive status
- 21 shall be required to pay the current renewal fee and upon
- 22 payment the Department shall be required to restore his or her
- license, as provided in Section 16 of this Act.
- 24 Any licensee whose license is in an inactive status shall
- 25 not practice in the State of Illinois.
- 26 (f) Certificates of Identification. In addition to the

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

licenses authorized by this Section, the Department shall 1 2 deliver to each dentist a certificate of identification in a 3 form specified by the Department.

(q) Licensing applicants from other states. Any person who has been lawfully licensed to practice dentistry, including the practice of a licensed dental specialty or dental hygiene, in another state or territory which has and maintains a standard for the practice of dentistry, a dental specialty, or dental hygiene at least equal to that now maintained in this State or in which the requirements for licensure, at the date of his or licensure, were substantially equivalent to her the requirements then in force in this State, and who has been lawfully engaged in the practice of dentistry or dental hygiene for at least 3 of the 5 years immediately preceding the filing of his or her application to practice in this State and who deposits with the Department a duly attested certificate from the Board of the state or territory in which he or she is licensed certifying to the fact of his or her licensing and of his or her being a person of good moral character may, upon payment of the required fee, be granted a license to practice dentistry, a dental specialty, or dental hygiene in this State, as the case may be.

For the purposes of this subsection, "substantially equivalent" means that the applicant has presented evidence of completion and graduation from an American Dental Association accredited dental college or school in the United States or

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

Canada, presented evidence that the applicant has passed both parts of the National Board Dental Examination, and successfully completed an examination conducted by a regional testing service. In computing 3 of the immediately preceding 5 years of practice in another state or territory, any person who left the practice of dentistry to enter the military service and who practiced dentistry while in military service may count as a part of such period the time spent by him or her in such service.

Applicants have 3 years after the date of application to complete the application process. If the process has not been completed in 3 years, the application shall be denied, the fee forfeited, and the applicant must reapply and meet the requirements in effect at the time of reapplication.

(h) Temporary authorization of applicants from other jurisdictions. A person holding an active, unencumbered license in good standing in another jurisdiction who applies for a license pursuant to subsection (g) of this Section due to a natural disaster or catastrophic event in another jurisdiction may be temporarily authorized by the Secretary to practice dentistry or dental hygiene under the supervision of a dentist licensed under this Act pending the issuance of the license. This temporary authorization shall expire upon issuance of the license or upon notification that the Department has denied licensure.

The Department may adopt all rules necessary for the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

administration of this subsection (h).

- (i) Temporary permit for free dental care. The Department may issue a temporary permit authorizing the practice in this State, without compensation, of dentistry or dental hygiene to an applicant who is licensed to practice dentistry or dental hygiene in another state, if all of the following apply:
- (1) The Department determines that the applicant's services will improve the welfare of Illinois residents.
 - (2) The Department determines that the applicant is qualified and satisfies the criteria specified under Sections 9 and 13 of this Act, except for the examination requirement.

The Department may not require the applicant to pass an examination as provided in subsection (e) of Section 9 of this Act in order to receive a temporary permit under this Section.

A temporary permit under this Section shall authorize the practice of dentistry or dental hygiene in a specified area of the State for a period of time not to exceed 10 consecutive days in a year and may be renewed by the Department. The Department may require an applicant to pay a fee for the issuance or renewal of a permit under this Section.

The Secretary may summarily terminate any permit issued pursuant to this subsection, without a hearing, if the Secretary finds that evidence in his or her possession indicates that an individual permit holder's continuation in practice would constitute an imminent danger to the public. In

- the event that the Secretary summarily suspends a permit issued 1
- pursuant to this Section, the permit holder may petition the 2
- Department for a hearing in accordance with the provisions of 3
- this Act to reinstate his or her permit. 4
- 5 In addition to terminating any permit issued pursuant to
- this subsection (i), the Department may issue a monetary 6
- 7 penalty not to exceed \$1,000 upon the permit holder and may
- notify any state in which the permit holder has been issued a 8
- 9 license that his or her Illinois permit has been terminated and
- the reasons for the termination. The monetary penalty shall be 10
- 11 paid within 60 days after the effective date of the order
- 12 imposing the penalty. The order shall constitute a judgment and
- 13 may be filed and execution had thereon in the same manner as
- 14 any judgment from any court of record. It is the intent of the
- General Assembly that a permit issued pursuant to this 15
- subsection (i) shall be considered a privilege and not a 16
- 17 property right.
- (Source: P.A. 94-409, eff. 12-31-05.) 18
- 19 (225 ILCS 25/16.1) (from Ch. 111, par. 2316.1)
- 20 (Section scheduled to be repealed on January 1, 2016)
- 21 Sec. 16.1. Continuing education. The Department shall
- 22 promulgate rules of continuing education for persons licensed
- under this Act. In establishing rules, the Department shall 23
- 24 require a minimum of 48 hours of study in approved courses for
- 25 dentists during each 3-year licensing period and a minimum of

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

1 36 hours of study in approved courses for dental hygienists 2 during each 3-year licensing period.

The Department shall approve only courses that are relevant to the treatment and care of patients, including, but not limited to, clinical courses in dentistry and dental hygiene and nonclinical courses such as patient management, legal and responsibilities, and stress ethical management. The Department shall allow up to 4 hours of continuing education credit hours per license renewal period for volunteer hours spent providing clinical services at, or sponsored by, a nonprofit community clinic, local or state health department, or a charity event. Courses shall not be approved in such subjects as estate and financial planning, investments, or personal health. Approved courses may include, but shall not be limited to, courses that are offered or sponsored by approved colleges, universities, and hospitals and by recognized State, and local dental and dental national, hygiene organizations.

No license shall be renewed unless the renewal application is accompanied by an affidavit indicating that the applicant has completed the required minimum number of hours of continuing education in approved courses as required by this Section. The affidavit shall not require a listing of courses. The affidavit shall be a prima facie evidence that the applicant has obtained the minimum number of required continuing education hours in approved courses. The Department

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

shall not be obligated to conduct random audits or otherwise independently verify that an applicant has met the continuing education requirement. The Department, however, may not conduct random audits of more than 10% of the licensed dentists and dental hygienists in any one licensing cycle to verify compliance with continuing education requirements. If Department, however, receives a complaint that a licensee has not completed the required continuing education or if the Department is investigating another alleged violation of this Act by a licensee, the Department may demand and shall be entitled to receive evidence from any licensee of completion of required continuing education courses for the most recently completed 3-year licensing period. Evidence of continuing education may include, but is not limited to, canceled checks, official verification forms of attendance, and continuing education recording forms, that demonstrate a reasonable record of attendance. The Board shall determine, in accordance with rules adopted by the Department, whether a licensee or applicant has met the continuing education requirements. Any dentist who holds more than one license under this Act shall be required to complete only the minimum number of hours of continuing education required for renewal of a single license. Department may provide exemptions from continuing education requirements. The exemptions shall include, but shall not be limited to, dentists and dental hygienists who agree not to practice within the State during the licensing

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- period because they are retired from practice. 1
- 2 (Source: P.A. 97-526, eff. 1-1-12; 97-1013, eff. 8-17-12.)
- 3 (225 ILCS 25/17) (from Ch. 111, par. 2317)
- 4 (Section scheduled to be repealed on January 1, 2016)
- 5 Sec. 17. Acts Constituting the Practice of Dentistry. A 6 person practices dentistry, within the meaning of this Act:
 - (1) Who represents himself or herself as being able to diagnose or diagnoses, treats, prescribes, or operates for any disease, pain, deformity, deficiency, injury, or physical condition of the human tooth, teeth, alveolar process, gums or jaw; or
 - (2) Who is a manager, proprietor, operator or conductor of a business where dental operations are performed; or
 - (3) Who performs dental operations of any kind; or
 - (4) Who uses an X-Ray machine or X-Ray films for dental diagnostic purposes; or
 - (5) Who extracts a human tooth or teeth, or corrects or attempts to correct malpositions of the human teeth or jaws; or
 - (6) Who offers or undertakes, by any means or method, to diagnose, treat or remove stains, calculus, and bonding materials from human teeth or jaws; or
 - uses or administers local or general anesthetics in the treatment of dental or oral diseases or in any preparation incident to a dental operation of any

kind or character; or

- (8) Who takes impressions of the human tooth, teeth, or jaws or performs any phase of any operation incident to the replacement of a part of a tooth, a tooth, teeth or associated tissues by means of a filling, crown, a bridge, a denture or other appliance; or
- (9) Who offers to furnish, supply, construct, reproduce or repair, or who furnishes, supplies, constructs, reproduces or repairs, prosthetic dentures, bridges or other substitutes for natural teeth, to the user or prospective user thereof; or
- (10) Who instructs students on clinical matters or performs any clinical operation included in the curricula of recognized dental schools and colleges; or
- (11) Who takes impressions of human teeth or places his or her hands in the mouth of any person for the purpose of applying teeth whitening materials, or who takes impressions of human teeth or places his or her hands in the mouth of any person for the purpose of assisting in the application of teeth whitening materials. A person does not practice dentistry when he or she discloses to the consumer that he or she is not licensed as a dentist under this Act and (i) discusses the use of teeth whitening materials with a consumer purchasing these materials; (ii) provides instruction on the use of teeth whitening materials with a consumer purchasing these materials; or (iii) provides

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

appropriate equipment on-site to the consumer for the 1 2 consumer to self-apply teeth whitening materials.

The fact that any person engages in or performs, or offers to engage in or perform, any of the practices, acts, or operations set forth in this Section, shall be prima facie evidence that such person is engaged in the practice of dentistry.

The following practices, acts, and operations, however, are exempt from the operation of this Act:

- (a) The rendering of dental relief in emergency cases in the practice of his or her profession by a physician or surgeon, licensed as such under the laws of this State, unless he or she undertakes to reproduce or reproduces lost parts of the human teeth in the mouth or to restore or replace lost or missing teeth in the mouth; or
- (b) The practice of dentistry in the discharge of their official duties by dentists in any branch of the Armed Services of the United States, the United States Public Health Service, or the United States Veterans Administration; or
- (c) The practice of dentistry by students in their course of study in dental schools or colleges approved by Department, when acting under the direction and supervision of dentists acting as instructors; or
- (d) The practice of dentistry by clinical instructors in the course of their teaching duties in dental schools or

colleges approved by the Department:

- (i) when acting under the direction and supervision of dentists, provided that such clinical instructors have instructed continuously in this State since January 1, 1986; or
- (ii) when holding the rank of full professor at such approved dental school or college and possessing a current valid license or authorization to practice dentistry in another country; or
- (e) The practice of dentistry by licensed dentists of other states or countries at meetings of the Illinois State Dental Society or component parts thereof, alumni meetings of dental colleges, or any other like dental organizations, while appearing as clinicians; or
- (f) The use of X-Ray machines for exposing X-Ray films of dental or oral tissues by dental hygienists or dental assistants; or
- (g) The performance of any dental service by a dental assistant, if such service is performed under the supervision and full responsibility of a dentist.

For purposes of this paragraph (g), "dental service" is defined to mean any intraoral procedure or act which shall be prescribed by rule or regulation of the Department. Dental service, however, shall not include:

(1) Any and all diagnosis of or prescription for treatment of disease, pain, deformity, deficiency,

injury or physical condition of the human teeth or jaws, or adjacent structures.

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- (2) Removal of, or restoration of, or addition to the hard or soft tissues of the oral cavity, except for the placing, carving, and finishing of amalgam restorations by dental assistants who have had additional formal education and certification as determined by the Department. A dentist utilizing dental assistants shall not supervise more than 4 dental assistants at any one time for placing, carving, and finishing of amalgam restorations.
- (3) Any and all correction of malformation of teeth or of the jaws.
- (4) Administration of anesthetics, except for monitoring of nitrous oxide, conscious sedation, deep sedation, and general anesthetic as provided in Section 8.1 of this Act, that may be performed only after successful completion of a training program approved by the Department. A dentist utilizing dental assistants shall not supervise more than 4 dental assistants at any one time for the monitoring of nitrous oxide.
 - (5) Removal of calculus from human teeth.
- (6) Taking of impressions for the fabrication of prosthetic appliances, crowns, bridges, inlays, onlays, or other restorative or replacement dentistry.

18

19

20

21

22

23

24

25

26

The operative procedure of dental hygiene consisting of oral prophylactic procedures, except for coronal polishing and pit and fissure sealants, which may be performed by a dental assistant who has successfully completed a training program approved by the Department. Dental assistants may perform coronal polishing under the following circumstances: (i) the coronal polishing shall be limited to polishing the clinical crown of the tooth and existing restorations, supragingivally; (ii) the dental assistant performing the coronal polishing shall be limited to the use of rotary instruments using a rubber cup or brush polishing method (air polishing is not permitted); and (iii) the supervising dentist shall not supervise more than 4 dental assistants at any one time for the task of coronal polishing or pit and fissure sealants.

The limitations on the number of dental assistants a dentist may supervise contained in items (2), (4), and (7) of this paragraph (g) mean a limit of 4 total dental assistants or dental hygienists doing expanded functions covered by these Sections being supervised by one dentist.

- (h) The practice of dentistry by an individual who:
- (i) has applied in writing to the Department, in form and substance satisfactory to the Department, for a general dental license and has complied with all provisions of Section 9 of this Act, except for the

2

3

4

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

passage	of	the	exami	.natior	n specified	in	subsection	(e)
of Secti	.on	9 of	this	Act;	or			

- (ii) has applied in writing to the Department, in form and substance satisfactory to the Department, for a temporary dental license and has complied with all provisions of subsection (c) of Section 11 of this Act; and
- (iii) has been accepted or appointed for specialty or residency training by a hospital situated in this State: or
- (iv) has been accepted or appointed for specialty training in an approved dental program situated in this State; or
- (v) has been accepted or appointed for specialty training in a dental public health agency situated in this State.

The applicant shall be permitted to practice dentistry for a period of 3 months from the starting date of the program, unless authorized in writing by the Department to continue such practice for a period specified in writing by the Department.

The applicant shall only be entitled to perform such acts as may be prescribed by and incidental to his or her program of residency or specialty training and shall not otherwise engage in the practice of dentistry in this State.

1	The authority to practice shall terminate immediately
2	upon:
3	(1) the decision of the Department that the
4	applicant has failed the examination; or
5	(2) denial of licensure by the Department; or
6	(3) withdrawal of the application.
7	(Source: P.A. 97-526, eff. 1-1-12; 97-886, eff. 8-2-12;
8	97-1013, eff. 8-17-12; 98-147, eff. 1-1-14; 98-463, eff.
9	8-16-13; 98-756, eff. 7-16-14.)
10	(225 ILCS 25/17.5 new)
11	Sec. 17.5. Expanded functions for dental assistant. A
12	dental assistant operating under the supervision and full
13	responsibility of a dentist may perform the following services
14	upon completion of appropriate training:
15	(1) placing, carving, and finishing of amalgam
16	restorations by dental assistants who have had additional
17	formal education and certification as determined by the
18	Department; a dentist utilizing dental assistants shall be
19	on site and available and not supervise more than 4 dental
20	assistants at any one time for placing, carving, and
21	finishing of amalgam restorations;
22	(2) monitoring of nitrous oxide, conscious sedation,
23	deep sedation, and general anesthetic as provided in
24	Section 8.1 of this Act, that may be performed only after

successful completion of a training program approved by the

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

Department; a dentist utilizing dental assistants shall not supervise more than 4 dental assistants at any one time for the monitoring of nitrous oxide; and

(3) coronal polishing and pit and fissure sealants, which may be performed by a dental assistant who has successfully completed a training program approved by the Department; dental assistants may perform coronal polishing under the following circumstances: (1) the coronal polishing shall be limited to polishing the clinical crown of the tooth and existing restorations, supragingivally; (2) the dental assistant performing the coronal polishing shall be limited to the use of rotary instruments using a rubber cup or brush polishing method (air polishing is not permitted); and (3) the supervising dentist shall not supervise more than 4 dental assistants at any one time for the task of coronal polishing or pit and fissure sealants.

The limitations on the number of dental assistants a dentist may supervise contained in this Section mean a limit of 4 total dental assistants or dental hygienists doing expanded functions covered by this Section being supervised by one dentist.

- 23 (225 ILCS 25/23) (from Ch. 111, par. 2323)
- 24 (Section scheduled to be repealed on January 1, 2016)
- 25 Sec. 23. Refusal, revocation or suspension of dental

- licenses. The Department may refuse to issue or renew, or may revoke, suspend, place on probation, reprimand or take other disciplinary or non-disciplinary action as the Department may deem proper, including imposing fines not to exceed \$10,000 per violation, with regard to any license for any one or any combination of the following causes:
 - 1. Fraud or misrepresentation in applying for or procuring a license under this Act, or in connection with applying for renewal of a license under this Act.
 - 2. Inability to practice with reasonable judgment, skill, or safety as a result of habitual or excessive use or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug.
 - 3. Willful or repeated violations of the rules of the Department of Public Health or Department of Nuclear Safety.
 - 4. Acceptance of a fee for service as a witness, without the knowledge of the court, in addition to the fee allowed by the court.
 - 5. Division of fees or agreeing to split or divide the fees received for dental services with any person for bringing or referring a patient, except in regard to referral services as provided for under Section 45, or assisting in the care or treatment of a patient, without the knowledge of the patient or his or her legal representative. Nothing in this item 5 affects any bona

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

fide independent contractor or employment arrangements among health care professionals, health facilities, health care providers, or other entities, except as otherwise prohibited by law. Any employment arrangements may include provisions for compensation, health insurance, pension, or other employment benefits for the provision of services within the scope of the licensee's practice under this Act. Nothing in this item 5 shall be construed to require an employment arrangement to receive professional fees for services rendered.

- 6. Employing, procuring, inducing, aiding or abetting a person not licensed or registered as a dentist or dental hygienist to engage in the practice of dentistry or dental hygiene. The person practiced upon is not an accomplice, employer, procurer, inducer, aider, or abetter within the meaning of this Act.
- 7. Making any misrepresentations or false promises, directly or indirectly, to influence, persuade or induce dental patronage.
- 8. Professional connection or association with or lending his or her name to another for the illegal practice of dentistry by another, or professional connection or association with any person, firm or corporation holding himself, herself, themselves, or itself out in any manner contrary to this Act.
 - 9. Obtaining or seeking to obtain practice, money, or

any other things of value by false or fraudulent representations, but not limited to, engaging in such fraudulent practice to defraud the medical assistance program of the Department of Healthcare and Family Services (formerly Department of Public Aid) under the Illinois Public Aid Code.

- 10. Practicing under a false or, except as provided by law, an assumed name.
 - 11. Engaging in dishonorable, unethical, or unprofessional conduct of a character likely to deceive, defraud, or harm the public.
 - 12. Conviction by plea of guilty or nolo contendere, finding of guilt, jury verdict, or entry of judgment or by sentencing for any crime, including, but not limited to, convictions, preceding sentences of supervision, conditional discharge, or first offender probation, under the laws of any jurisdiction of the United States that (i) is a felony under the laws of this State or (ii) is a misdemeanor, an essential element of which is dishonesty, or that is directly related to the practice of dentistry.
 - 13. Permitting a dental hygienist, dental assistant or other person under his or her supervision to perform any operation not authorized by this Act.
 - 14. Permitting more than 4 dental hygienists to be employed under his or her supervision at any one time.
 - 15. A violation of any provision of this Act or any

- 1 rules promulgated under this Act.
- 2 16. Taking impressions for or using the services of any person, firm or corporation violating this Act.
 - 17. Violating any provision of Section 45 relating to advertising.
 - 18. Discipline by another U.S. jurisdiction or foreign nation, if at least one of the grounds for the discipline is the same or substantially equivalent to those set forth within this Act.
 - 19. Willfully failing to report an instance of suspected child abuse or neglect as required by the Abused and Neglected Child Reporting Act.
 - 20. Gross negligence in practice under this Act.
 - 21. The use or prescription for use of narcotics or controlled substances or designated products as listed in the Illinois Controlled Substances Act, in any way other than for therapeutic purposes.
 - 22. Willfully making or filing false records or reports in his or her practice as a dentist, including, but not limited to, false records to support claims against the dental assistance program of the Department of Healthcare and Family Services (formerly Illinois Department of Public Aid).
 - 23. Professional incompetence as manifested by poor standards of care.
 - 24. Physical or mental illness, including, but not

limited to, deterioration through the aging process, or loss of motor skills which results in a dentist's inability to practice dentistry with reasonable judgment, skill or safety. In enforcing this paragraph, the Department may compel a person licensed to practice under this Act to submit to a mental or physical examination pursuant to the terms and conditions of Section 23b.

- 25. Gross or repeated irregularities in billing for services rendered to a patient. For purposes of this paragraph 25, "irregularities in billing" shall include:
 - (a) Reporting excessive charges for the purpose of obtaining a total payment in excess of that usually received by the dentist for the services rendered.
 - (b) Reporting charges for services not rendered.
 - (c) Incorrectly reporting services rendered for the purpose of obtaining payment not earned.
- 26. Continuing the active practice of dentistry while knowingly having any infectious, communicable, or contagious disease proscribed by rule or regulation of the Department.
- 27. Being named as a perpetrator in an indicated report by the Department of Children and Family Services pursuant to the Abused and Neglected Child Reporting Act, and upon proof by clear and convincing evidence that the licensee has caused a child to be an abused child or neglected child as defined in the Abused and Neglected Child Reporting Act.

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

- 28. Violating the Health Care Worker Self-Referral 1 2 Act.
 - 29. Abandonment of a patient.
 - 30. Mental incompetency as declared by a court of competent jurisdiction.
 - 31. A finding by the Department that the licensee, after having his or her license placed on probationary status, has violated the terms of probation.
 - 32. Material misstatement in furnishing information to the Department.
 - 33. Failing, within 60 days, to provide information in response to a written request by the Department in the course of an investigation.
 - 34. Immoral conduct in the commission of any act, including, but not limited to, commission of an act of sexual misconduct related to the licensee's practice.
 - 35. Cheating on or attempting to subvert the licensing examination administered under this Act.
 - 36. A pattern of practice or other behavior that demonstrates incapacity or incompetence to practice under this Act.
 - 37. Failure to establish and maintain records of patient care and treatment as required under this Act.
 - 38. Failure to provide copies of dental records as required by law.
- 26 All proceedings to suspend, revoke, place on probationary

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

status, or take any other disciplinary action as the Department may deem proper, with regard to a license on any of the foregoing grounds, must be commenced within 5 $\frac{3}{2}$ years after receipt by the Department of a complaint alleging the commission of or notice of the conviction order for any of the acts described herein. Except for fraud in procuring a license, no action shall be commenced more than $\frac{7}{5}$ years after the date of the incident or act alleged to have violated this Section. The time during which the holder of the license was outside the State of Illinois shall not be included within any period of time limiting the commencement of disciplinary action by the Department.

All fines imposed under this Section shall be paid within 60 days after the effective date of the order imposing the fine or in accordance with the terms set forth in the order imposing the fine.

The Department may refuse to issue or may suspend the license of any person who fails to file a return, or to pay the tax, penalty or interest shown in a filed return, or to pay any final assessment of tax, penalty or interest, as required by any tax Act administered by the Illinois Department of Revenue, until such time as the requirements of any such tax Act are satisfied.

Any dentist who has had his or her license suspended or revoked for more than 5 years must comply with the requirements for restoration set forth in Section 16 prior to being eligible

- for reinstatement from the suspension or revocation. 1
- (Source: P.A. 96-1482, eff. 11-29-10; 97-102, eff. 7-14-11; 2
- 97-813, eff. 7-13-12; 97-1013, eff. 8-17-12.) 3
- 4 (225 ILCS 25/24) (from Ch. 111, par. 2324)
- 5 (Section scheduled to be repealed on January 1, 2016)
- Sec. 24. Refusal, Suspension or Revocation of Dental 6
- 7 Hygienist License. The Department may refuse to issue or renew
- 8 or may revoke, suspend, place on probation, reprimand or take
- 9 other disciplinary or non-disciplinary action the
- 10 Department may deem proper, including imposing fines not to
- 11 exceed \$10,000 per violation, with regard to any dental
- 12 hygienist license for any one or any combination of the
- 13 following causes:
- 14 1. Fraud or misrepresentation in applying for or
- 15 procuring a license under this Act, or in connection with
- 16 applying for renewal of a license under this Act.
- 2. Performing any operation not authorized by this Act. 17
- 18 3. Practicing dental hygiene other than under the
- 19 supervision of a licensed dentist as provided by this Act.
- 20 4. The wilful violation of, or the wilful procuring of,
- 21 or knowingly assisting in the violation of, any Act which
- 22 is now or which hereafter may be in force in this State
- relating to the use of habit-forming drugs. 23
- 24 5. The obtaining of, or an attempt to obtain a license,
- 25 or practice in the profession, or money, or any other thing

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

- 1 of value by fraudulent representation.
- 2 6. Gross negligence in performing the operative 3 procedure of dental hygiene.
 - 7. Active practice of dental hygiene while knowingly having any infectious, communicable, or contagious disease proscribed by rule or regulation of the Department.
 - 8. Inability to practice with reasonable judgment, skill, or safety as a result of habitual or excessive use or addiction to alcohol, narcotics, stimulants, or any other chemical agent or drug.
 - 9. Conviction by plea of guilty or nolo contendere, finding of guilt, jury verdict, or entry of judgment or by sentencing of any crime, including, but not limited to, convictions. preceding sentences of supervision, conditional discharge, or first offender probation, under the laws of any jurisdiction of the United States that (i) is a felony or (ii) is a misdemeanor, an essential element of which is dishonesty, or that is directly related to the practice of dental hygiene.
 - 10. Aiding or abetting the unlicensed practice of dentistry or dental hygiene.
 - 11. Discipline by another U.S. jurisdiction or a foreign nation, if at least one of the grounds for the discipline is the same or substantially equivalent to those set forth in this Act.
 - 12. Violating the Health Care Worker Self-Referral

1	
	Act.

8

9

12

13

14

15

16

17

- 13. Violating the prohibitions of Section 38.1 of this 2 3 Act.
- 14. Engaging in dishonorable, unethical, 4 unprofessional conduct of a character likely to deceive, 6 defraud, or harm the public.
 - 15. A finding by the Department that the licensee, after having his or her license placed on probationary status, has violated the terms of probation.
- 10 16. Material misstatement in furnishing information to 11 the Department.
 - 17. Failing, within 60 days, to provide information in response to a written request by the Department in the course of an investigation.
 - 18. Immoral conduct in the commission of any act, including, but not limited to, commission of an act of sexual misconduct related to the licensee's practice.
- 19. Cheating on or attempting to subvert the licensing 18 examination administered under this Act. 19
- 20 20. Violations of this Act or of the rules promulgated under this Act. 21
- 22 21. Practicing under a false or, except as provided by 23 law, an assumed name.

24 The provisions of this Act relating to proceedings for the 25 suspension and revocation of a license to practice dentistry 26 shall apply to proceedings for the suspension or revocation of

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

1 a license as a dental hygienist.

All proceedings to suspend, revoke, place on probationary status, or take any other disciplinary action as the Department may deem proper with regard to a license on any of the grounds contained in this Section, must be commenced within 5 years after receipt by the Department of a complaint alleging the commission of or notice of the conviction order for any of the acts described in this Section. Except for fraud in procuring a license, no action shall be commenced more than 7 years after the date of the incident or act alleged to have violated this Section. The time during which the holder of the license was outside the State of Illinois shall not be included within any period of time limiting the commencement of disciplinary action by the Department.

All fines imposed under this Section shall be paid within 60 days after the effective date of the order imposing the fine or in accordance with the terms set forth in the order imposing the fine.

Any dental hygienist who has had his or her license suspended or revoked for more than 5 years must comply with the requirements for restoration set forth in Section 16 prior to being eligible for reinstatement from the suspension or

23 revocation.

(Source: P.A. 97-102, eff. 7-14-11; 97-1013, eff. 8-17-12.) 24

25 (225 ILCS 25/25) (from Ch. 111, par. 2325)

6

7

8

9

10

11

16

17

18

19

20

21

22

23

24

- (Section scheduled to be repealed on January 1, 2016) 1
- 2 Sec. 25. Notice of hearing; investigations and informal 3 conferences.
 - (a) Upon the motion of either the Department or the Board or upon the verified complaint in writing of any person setting forth facts which if proven would constitute grounds for refusal, suspension or revocation of license under this Act, the Board shall investigate the actions of any person, hereinafter called the respondent, who holds or represents that he or she holds a license. All such motions or complaints shall be brought to the Board.
- 12 (b) Prior to taking an in-person statement from a dentist or dental hygienist who is the subject of a complaint, the 13 14 investigator shall inform the dentist or the dental hygienist 15 in writing:
 - (1) that the dentist or dental hygienist is the subject of a complaint;
 - (2) that the dentist or dental hygienist need not immediately proceed with the interview and may appropriate consultation prior to consenting to the interview; and
 - (3) that failure of the dentist or dental hygienist to proceed with the interview shall not prohibit Department from conducting a visual inspection of the facility.
- 26 A Department investigator's failure to comply with this

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

subsection may not be the sole ground for dismissal of any 1 2 order of the Department filed upon a finding of a violation or 3 for dismissal of a pending investigation.

- (b-5) The duly authorized dental investigators of the Department shall have the right to enter and inspect, during business hours, the business premises of a dentist licensed under this Act or of a person who holds himself or herself out as practicing dentistry, with due consideration for patient care of the subject of the investigation, so as to inspect the physical premises and equipment and furnishings therein. This right of inspection shall not include inspection of business, medical, or personnel records located on the premises without a Department subpoena issued in accordance with Section 25.1 of this Act or Section 2105-105 of the Department of Professional Regulation Law of the Civil Administrative Code of Illinois. For the purposes of this Section, "business premises" means the office or offices where the dentist conducts the practice of dentistry.
- (c) If the Department concludes on the basis of a complaint or its initial investigation that there is a possible violation of the Act, the Department may:
 - (1) schedule a hearing pursuant to this Act; or
- (2) request in writing that the dentist or dental hygienist being investigated attend an informal conference with representatives of the Department.
- The request for an informal conference shall contain the

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

nature of the alleged actions or inactions that constitute the 1 2 possible violations.

A dentist or dental hygienist shall be allowed to have legal counsel at the informal conference. If the informal conference results in a consent order between the accused dentist or dental hygienist and the Department, the consent order must be approved by the Secretary. All consent orders must be signed by a member of the Board prior to approval by the Secretary. However, if the consent order would result in a fine exceeding \$10,000 or the suspension or revocation of the dentist or dental hygienist license, the consent order must be approved by the Board and the Secretary. Participation in the informal conference by a dentist, a dental hygienist, or the Department and any admissions or stipulations made by a dentist, a dental hygienist, or the Department at the informal conference, including any agreements in a consent order that is subsequently disapproved by either the Board or the Secretary, shall not be used against the dentist, dental hygienist, or Department at any subsequent hearing and shall not become a part of the record of the hearing.

The Secretary shall, before suspending, revoking, (d) placing probationary status, or taking anv other on disciplinary action as the Secretary may deem proper with regard to any license, at least 30 days prior to the date set for the hearing, notify the respondent in writing of any charges made and the time and place for a hearing of the

11

12

13

- charges before the Board, direct him or her to file his or her 1 2 written answer thereto to the Board under oath within 20 days after the service on him or her of such notice and inform him 3 or her that if he or she fails to file such answer default will 5 be taken against him or her and his or her license may be suspended, revoked, placed on probationary status, or other 6 7 disciplinary action may be taken with regard thereto, including 8 limiting the scope, nature or extent of his or her practice, as 9 the Secretary may deem proper.
 - (e) Such written notice and any notice in such proceedings thereafter may be served by delivery personally to the respondent, or by registered or certified mail to the address last theretofore specified by the respondent in his or her last notification to the Secretary.
- 15 (Source: P.A. 97-1013, eff. 8-17-12.)
- 16 (225 ILCS 25/26) (from Ch. 111, par. 2326)
- 17 (Section scheduled to be repealed on January 1, 2016)
- 18 Sec. 26. Disciplinary actions.
- (a) In case the respondent, after receiving notice, fails 19 to file an answer, his or her license may, in the discretion of 20 21 the Secretary, having first received the recommendation of the 22 Board, be suspended, revoked, placed on probationary status, or 23 Secretary may take whatever disciplinary 24 non-disciplinary action he or she may deem proper, including 25 limiting the scope, nature, or extent of the person's practice

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

- or the imposition of a fine, without a hearing, if the act or 1 2 acts charged constitute sufficient grounds for such action 3 under this Act.
 - (b) The Secretary may temporarily suspend the license of a dentist or dental hygienist without a hearing, simultaneous to the institution of proceedings for a hearing under this Act, if the Secretary finds that evidence in his or her possession indicates that a dentist's or dental hygienist's continuation in practice would constitute an immediate danger to the public. In the event that the Secretary temporarily suspends the license of a dentist or a dental hygienist without a hearing, a hearing by the Board must be held within 15 days after such suspension has occurred.
 - The entry of a judgment by any circuit court establishing that any person holding a license under this Act is a person subject to involuntary admission under the Mental Health and Developmental Disabilities Code shall operate as a suspension of that license. That person may resume his or her practice only upon a finding by the Board that he or she has been determined to be no longer subject to involuntary admission by the court and upon the Board's recommendation to the Secretary that he or she be permitted to resume his or her practice.
- (Source: P.A. 97-1013, eff. 8-17-12.) 24
- 25 (225 ILCS 25/29) (from Ch. 111, par. 2329)

(Section scheduled to be repealed on January 1, 2016)

Sec. 29. Recommendations for disciplinary action - Action by Secretary. The Board may advise the Secretary that probation be granted or that other disciplinary action, including the limitation of the scope, nature or extent of a person's practice, be taken, as it deems proper. If disciplinary action other than suspension or revocation is taken, the Board may advise that the Secretary impose reasonable limitations and requirements upon the respondent to insure compliance with the terms of the probation or other disciplinary action, including, but not limited to, regular reporting by the respondent to the Secretary of his or her actions, or the respondent's placing himself or herself under the care of a qualified physician for treatment or limiting his or her practice in such manner as the Secretary may require.

The Board shall present to the Secretary a written report of its findings and recommendations. A copy of such report shall be served upon the respondent, either personally or by registered or certified mail. Within 20 days after such service, the respondent may present to the Department his or her motion in writing for a rehearing, specifying the particular ground therefor. If the respondent orders <u>from the reporting service</u> and pays for a transcript of the record, the time elapsing thereafter and before such transcript is ready for delivery to him or her shall not be counted as part of such 20 days.

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

At the expiration of the time allowed for filing a motion for rehearing the Secretary may take the action recommended by Board. Upon suspension, revocation, placement probationary status, or the taking of any other disciplinary action, including the limiting of the scope, nature, or extent of one's practice, deemed proper by the Secretary, with regard to the license, the respondent shall surrender his or her license to the Department, if ordered to do so by the Department, and upon his or her failure or refusal to do so, the Department may seize the same.

In all instances under this Act in which the Board has rendered a recommendation to the Secretary with respect to a particular person, the Secretary shall, to the extent that he she disagrees with or takes action contrary to the recommendation of the Board, file with the Board his or her specific written reasons of disagreement. Such reasons shall be filed within 30 days after the Secretary has taken the contrary position.

ofrevocation, suspension, or other disciplinary action shall contain a brief, concise statement of the ground or grounds upon which the Department's action is based, as well as the specific terms and conditions of such action. The original of this document shall be retained as a permanent record by the Board and the Department. In those instances where an order of revocation, suspension, or other disciplinary action has been rendered by virtue of a dentist's

5

10

11

12

1.3

14

15

16

17

18

19

20

21

22

23

24

25

or dental hygienist's physical illness, including, but not 1

2 limited to, deterioration through the aging process, or loss of

motor skill which results in an inability to practice with

reasonable judgment, skill, or safety, the Department shall

permit only this document and the record of the hearing

6 incident thereto to be observed, inspected, viewed, or copied

pursuant to court order. 7

(Source: P.A. 97-1013, eff. 8-17-12.) 8

9 (225 ILCS 25/30) (from Ch. 111, par. 2330)

(Section scheduled to be repealed on January 1, 2016)

Sec. 30. Appointment of a Hearing Officer. The Secretary shall have the authority to appoint any attorney duly licensed to practice law in the State of Illinois to serve as the hearing officer if any action for refusal to issue, renew or discipline of a license. The hearing officer shall have full authority to conduct the hearing. The hearing officer shall report his or her findings and recommendations to the Board and the Secretary. The Board shall have 60 days from receipt of the report to review the report of the hearing officer and present its findings of fact, conclusions of law and recommendations to the Secretary. If the Board fails to present its report within the 60 day period, the Secretary shall issue an order based on the report of the hearing officer. If the Secretary determines that the Board's report is contrary to the manifest weight of

the evidence, he or she may issue an order in contravention of

- 2 Whenever the Secretary is satisfied that substantial
- 3 justice has not been done in a formal disciplinary action or
- 4 refusal to restore a license, he or she may order a
- 5 reexamination or rehearing by the same or other hearing
- 6 <u>officer.</u>

- 7 (Source: P.A. 97-1013, eff. 8-17-12.)
- 8 (225 ILCS 25/41) (from Ch. 111, par. 2341)
- 9 (Section scheduled to be repealed on January 1, 2016)
- 10 Sec. 41. Dental Coordinator. The Department shall select a
- dental coordinator, who shall not be a member of the Board. The
- dental coordinator shall be a dentist. The dental coordinator
- shall be the chief enforcement officer of the disciplinary
- 14 provisions of this Act.
- The Department shall employ, in conformity with the
- 16 "Personnel Code", such investigators as it deems necessary to
- 17 investigate violations of this Act not less than one full time
- 18 investigator for every 3,000 dentists and dental hygienists in
- 19 the State. Each investigator shall be a college graduate with
- 20 at least 2 years' investigative experience or one year of
- 21 advanced dental or medical education. The Department shall
- 22 employ, in conformity with the "Personnel Code", such other
- 23 professional, technical, investigative and clerical assistance
- on either a full or part-time basis, as the Department deems
- 25 necessary for the proper performance of its duties. The

- Department shall retain and use such hearing officers as it 1
- 2 deems necessary. All employees of the Department shall be
- 3 directed by, and answerable to, the Department, with respect to
- their duties and functions.
- (Source: P.A. 84-365.) 5
- (225 ILCS 25/50) (from Ch. 111, par. 2350) 6
- 7 (Section scheduled to be repealed on January 1, 2016)
- 8 Sec. 50. Patient Records. Every dentist shall make a record
- 9 of all dental work performed for each patient. The record shall
- 10 be made in a manner and in sufficient detail that it may be
- 11 used for identification purposes.
- 12 Dental records required by this Section shall be maintained
- 1.3 for 10 years. Dental records required to be maintained under
- 14 this Section, or copies of those dental records, shall be made
- 15 available upon request to the patient or the patient's
- 16 dentist shall be entitled to quardian. Α reasonable
- reimbursement for the cost of reproducing these records, which 17
- shall not exceed the cost allowed under Section 8-2001 8-2003 18
- of the Code of Civil Procedure. A dentist providing services 19
- 20 through a mobile dental van or portable dental unit shall
- 21 provide to the patient or the patient's parent or quardian, in
- 22 writing, the dentist's name, license number, address, and
- 23 information on how the patient or the patient's parent or
- 24 guardian may obtain the patient's dental records, as provided
- 25 by law.

- (Source: P.A. 97-526, eff. 1-1-12.) 1
- (225 ILCS 25/19 rep.) 2
- 3 (225 ILCS 25/19.1 rep.)
- (225 ILCS 25/19.2 rep.) 4
- (225 ILCS 25/35 rep.) 5
- 6 Section 15. The Illinois Dental Practice Act is amended by
- repealing Sections 19, 19.1, 19.2, and 35. 7
- 8 Section 99. Effective date. This Act takes effect upon
- 9 becoming law.

INDEX

2	Statutes amende	d in order of appearance
3	5 ILCS 80/4.26	
4	5 ILCS 80/4.36 new	
5	225 ILCS 25/6	from Ch. 111, par. 2306
6	225 ILCS 25/8.5	
7	225 ILCS 25/11	from Ch. 111, par. 2311
8	225 ILCS 25/16.1	from Ch. 111, par. 2316.1
9	225 ILCS 25/17	from Ch. 111, par. 2317
10	225 ILCS 25/17.5 new	
11	225 ILCS 25/23	from Ch. 111, par. 2323
12	225 ILCS 25/24	from Ch. 111, par. 2324
13	225 ILCS 25/25	from Ch. 111, par. 2325
14	225 ILCS 25/26	from Ch. 111, par. 2326
15	225 ILCS 25/29	from Ch. 111, par. 2329
16	225 ILCS 25/30	from Ch. 111, par. 2330
17	225 ILCS 25/41	from Ch. 111, par. 2341
18	225 ILCS 25/50	from Ch. 111, par. 2350
19	225 ILCS 25/19 rep.	
20	225 ILCS 25/19.1 rep.	
21	225 ILCS 25/19.2 rep.	
22	225 ILCS 25/35 rep.	