Nevada State Board of Dental Examiners



6010 S. Rainbow Blvd., Bldg. A, Ste.1 • Las Vegas, NV 89118 • (702) 486-7044 • (800) DDS-EXAM • Fax (702) 486-7046

NOTICE OF INTENT TO ACT UPON REGULATIONS LCB File No: R020-14

Notice of Hearing for the Adoption and Repeal of Regulations of the Nevada State Board of Dental Examiners

The Nevada State Board of Dental Examiners will hold a Hearing on Friday April 25, 2014 at 9:00 a.m. during a regularly scheduled meeting of the Board at the offices of the Nevada State Board of Dental Examiners, 6010 S. Rainbow Blvd, Suite A-1, Las Vegas, Nevada 89118. Videoconferencing will also be available at the offices of the Nevada State Board of Medical Examiners, 1105 Terminal Way, Suite 301, Reno, NV 89502.

The purpose of the Hearing is to receive comments from all interested persons regarding the adoption of the following proposed regulations that pertain to Chapter 631 of the Nevada Administrative Code. The revisions are regarding the following:

Pursuant to the requirements of NRS 233B.0603, the following information is provided:

1. Purpose and Need of the Proposed Regulation:

The proposed regulations are necessary to establish Board of Dental Examiners policy and to clarify existing Board of Dental Examiners policy.

2. How to obtain the Revised Text of the Proposed Regulations:

A copy of this notice will be on file at the State Library, 100 Stewart Street, Carson City, Nevada for inspection by members of the public during business hours. Additional copies of the notice and the regulations to be adopted and repealed will be available at the office of the Nevada State Board of Dental Examiners, 6010 S. Rainbow Blvd. A-1, Las Vegas, Nevada 89118; and in all counties in which an office of the agency is not maintained, at the main public library, for inspection and copying by members of the public during business hours. This notice is also available on the Board's website at: dental.nv.gov. This notice and the text of the proposed regulations are also available in the State of Nevada Register of Administrative Regulations, which is prepared and published monthly by the Legislative Counsel Bureau

pursuant to NRS 233B.0633, and on the Internet at www.leg.state.nv.us. Copies of this notice and the proposed regulations will also be mailed to members of the public upon request.

3. Estimated Economic effect of the Proposed Permanent Regulations on the Business, which it is to regulate and the Public:

NAC 631.029 Schedule of Fees:

a). Adverse and Beneficial Effect:

This proposed regulation would increase certain fees with regards to certain licensure and anesthesia permits. The beneficial effect would be to ensure the Board has the monetary resources to continue to conduct the required evaluations and inspections needed for the issuance of anesthesia permits to ensure the public's safety, health and welfare.

b). Immediate and Long Tem Effect:

The immediate effect would be an increase to the applicant who applies for or renews an anesthesia permit. The Board does not foresee any long term effects.

c). Method utilized to Determine Economic Effect:

Upon holding two Public Workshops where licensees, members of local associations and societies and public persons attended, the attendees did not object for increasing certain licensure fees in order to implement the policies of the Board. This included, a review of the Board's budget showing the amount of money it is costing the Board to conduct anesthesia evaluations and inspections for the issuance of an anesthesia permit. The Board determined that an increase to certain maximum amounts as set forth in NRS 631.345 was needed to continue the required evaluations and inspections for anesthesia to ensure the public's health, safety and welfare.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be an minimal cost for enforcement of the proposed regulation to the agency to conduct the evaluations and inspections The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.145 Dental Hygienist-Special Endorsement of a license:

a). Adverse and Beneficial Effect:

This proposed regulation would allow for a dental hygienist to renew their special health endorsement permit biennially. This is consistent with the change to NRS 631.287 at the last

legislative session.

b). Immediate and Long Tem Effect:

There should be no adverse effect of the changes in the regulations on the dental or dental hygiene profession.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.173 Continuing Education: required hours:

a). Adverse and Beneficial Effect:

This proposed regulation would allow for licensees to increase the amount of hours they may obtain continuing education through on-line, self-study or home study methods. The beneficial effect is the licensee will have more course subjects and course materials to choose from.

b). Immediate and Long Tem Effect:

There should be no adverse effect of the changes in the regulations on the dental or dental hygiene profession.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.175 Continuing Education: approved subjects:

a). Adverse and Beneficial Effect:

This proposed regulation would allow for licensees to increase the amount of hours they may obtain continuing education through on-line, self-study or home study methods. The beneficial effect is the licensee will have more course subjects and course materials to choose from.

b). Immediate and Long Tem Effect:

There should be no adverse effect of the changes in the regulations on the dental or dental hygiene profession.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.1785 initial inspections:

a). Adverse and Beneficial Effect:

This proposed regulation would utilize language as set forth in NAC 631.179 with regards to random inspection to ensure consistency and to clarify due processes.

b). Immediate and Long Tem Effect:

There should be no adverse effect of the changes in the regulations on the dental or dental hygiene profession.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.2203 registered facility:

a). Adverse and Beneficial Effect:

This proposed regulation change is to remove the wording NAC 631.2207 the regulation the Board has proposed to repeal.

b). Immediate and Long Tem Effect:

There should be no adverse effect of the changes in the regulations on the dental or dental hygiene profession.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.230 Unprofessional conduct:

a). Adverse and Beneficial Effect:

This proposed regulation change would add language that if a dentist who is registered to dispense controlled substances has failed to conduct a minimum of one self query annually to the Nevada State Board of Pharmacy Task Force the Board would deem the failure as unprofessional conduct. The beneficial effect to the licensee and the public is to ensure the dentist is aware of all controlled substances being filled under his DEA and Controlled Substance permit and make the dentist aware of how many controlled substances he is issuing.

b). Immediate and Long Tem Effect:

The long term effect will hopefully result in a reduction in fraudulent controlled substances being obtained.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

NAC 631.260 Radiographic procedures

a). Adverse and Beneficial Effect:

This proposed regulation would require the dentist to attest that each such employee receive adequate training in CPR, infection control and a copy of this chapter and chapter 631 of NRS in paper or electronic format. The beneficial effects will result in public safety and ensure the employee is fully aware of the duties delegable to them.

b). Immediate and Long Tem Effect:

The immediate and long term effect is to ensure the public's health, safety and welfare.

c). Method utilized to Determine Economic Effect:

There should be no economic effect of the changes in the regulations on the dental or dental hygiene profession.

d). The estimated cost to the agency for enforcement of the proposed regulation.

There should be no additional cost for enforcement of the proposed regulation to the agency. The immediate cost would include informing the licensed professionals of the State of Nevada of the change in regulation.

4. A description of any duplication or overlapping of other local, state, or federal agencies.

To our knowledge, there are no other government entities regulating the licensure of dentists and/or dental hygienists in the State of Nevada. Therefore, there is no duplication or overlap of regulation of another agency.

5. If the regulation is required pursuant to federal law, a citation and description of the federal law.

This regulation is not required pursuant to federal law.

6. If the regulation includes provisions which are more stringent than a federal regulation that regulates the same activity, a summary of such provisions.

There are no federal regulations addressing state dental and/or dental hygiene.

Repeal Sections: NAC 631.031 Hearing to determine claim of malpractice pending; NAC 631.039 Application for permanent license holder of temporary license; NAC 631.060 Reapplications; NAC 631.080 Examination-Authorization required; NAC 631.100 Examination-practice dental hygiene; NAC 631.120 Examination-practical portion; NAC 631.130 Examination-requirements for successful completion; NAC 631.180 Employment of instructor; NAC 631.2207 Application for limited license to supervise courses of continuing education.

Persons wishing to comment may appear at the scheduled hearing or may address their comments, data, views or arguments, in written form to: Nevada State Board of Dental Examiners, 6010 S. Rainbow Blvd, A-1, Las Vegas, Nevada 89118, Attn: Debra Shaffer-Kugel, Executive Director; FAX number (702) 486-7046; e-mail address nsbde@nsbde.nv.gov. Written submissions must be received by the NEVADA STATE BOARD OF DENTAL EXAMINERS on or before April 23, 2014 in order to make copies available to members and the public.

Pursuant to NRS 233B.064(2), "upon adoption of any regulation, the Board, if requested to do so by an interested person, either before adoption or within thirty (30) days thereafter, shall issue a concise statement of the principal reason for and against its adoption and incorporate therein its reason for overruling the consideration urged against its adoption."

AGENDA POSTING LOCATIONS

Clark County Government Center,
500 Grand Central Parkway, Las Vegas, Nevada
Elko County Courthouse, Room 106, Elko, Nevada
Washoe County Courthouse, 75 Court Street, Reno, Nevada
Office of the N.S.B.D.E., 6010 S Rainbow Boulevard, #A-1, Las Vegas, Nevada
On the Internet at the Nevada State Board of Dental Examiners website:

dental.nv.gov

Legislative Counsel Bureau, 401 S Carson Street, Carson City, Nevada 89701
Carson City Library, 900 N. Roop St., Carson City, Nevada.
Churchill County Library, 553 S. Main St., Fallon, Nevada.
Las Vegas Library, 833 Las Vegas Blvd, North, Las Vegas, Nevada.
Douglas County Library, 1625 Library Lane, Minden, Nevada.
Elko County Library, 720 Court St., Elko, Nevada.

Goldfield Public Library, Fourth & Crook St., Goldfield, Nevada.

Eureka Branch Library, 10190 Monroe St., Eureka, Nevada.

Humboldt County Library, 85 East 5th St., Winnemucca, Nevada.

Battle Mountain Branch Library, 625 Broad St., Battle Mountain, Nevada.

Lincoln County Library, 93 Main Street, Pioche, Nevada.

Lyon County Library, 20 Nevin Way, Yerington, Nevada.

Mineral County Library, First & A Street, Hawthorne, Nevada.

Tonopah Public Library, 171 Central St., Tonopah, Nevada.

Pershing County Library, 1125 Central Ave., Lovelock, Nevada.

Storey County Library, 95 South R. St., Virginia City, Nevada.

Washoe County Library, 301 S. Center St., Reno, Nevada.

White Pine County Library, 950 Campton St., Ely, Nevada.

Las Vegas Office of the Nevada Attorney General, 555 E. Washington Ave, Las Vegas, Nevada Carson City Office of the Nevada Attorney General, 100 N. Carson St., Carson City, Nevada

PROPOSED REGULATION OF

THE BOARD OF DENTAL EXAMINERS OF NEVADA.

LCB File No. R020-14

Representation of March 14, 2014 or providing the contribution of

EXPLANATION - Matter in italics is new; matter in brackets [emitted-material] is material to be omitted.

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AUTHORITY: §1, NRS 631.190, 631.240 and 631.345; §§2, 9 and 10, NRS 631.190; §3, NRS 631.190 and 631.287; §§4 and 5, NRS 631.190 and 631.342; §6, NRS 631.190 and 631.363; §7, NRS 631.190 and 631.2715; §8, NRS 631.190, 631.346 and 631.350.

A REGULATION relating to dentistry; revising provisions relating to fees; revising requirements for an application for renewal of the license of certain dentists, revising the term of a special endorsement to practice public health dental hygiene; authorizing and placing limits on the amount of credit for continuing education that may be obtained through certain programs; providing for summary suspension of the license of a dentist under certain circumstances; revising the acts which constitute unprofessional conduct; repealing various provisions; and providing other matters properly relating thereto.

Section 1. NAC 631.029 is hereby amended to read as follows:

631.029 The Board will charge and collect the following fees:

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successfully passed a clinical examination administered by the Western
Regional Examining Board or a clinical examination approved by the
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regional examination organization other than the Board
Application and examination fee for an initial license to practice dentistry if
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Sec. 2. NAC 631.045 is hereby amended to read as follows:

- performed in this State must, on the application for renewal of his or her license, execute a contract of the certified statement that includes:
- 1. In The location of each office or facility owned by the licensed dentist where dental J. A. treatments are to be performed; and assume the second of the contract of the performed in the second of the contract of the second of the second
- 2. The name and address of each employee, other than a licensed dentistion dental hygienist, in who assists at the office or facility in procedures for infection control and the date the employee has began to assist in procedures for infection control at the office or facility; faid to the control at the office or facility; faid to the control at the office or facility;
 - 3. (A statement that each employee identified in subsection 2000) with the latest that each employee identified in subsection 2000 (1911) with the state of the subsection 2000 (1911) with th
 - (a) Has received adequate instruction concerning procedures for infection control; and
 - (b). Is qualified to come is made only in the most a sixture in round of not on that to so in the cost
- (1) Operate sterilization equipment and other equipment in compliance with the guidelines of adopted by reference in NAC 631/178; and the contract to be one, and the reference of the contract of the contrac
- (2) Performall other applicable activities in compliance with the guidelines adopted by reference in NAC 631/178 | | and reserves are to exceed to be reference in NAC 631/178 | | and reserves are to exceed the configuration and the second configura
- 4. If the licensed dentist is registered to dispense controlled substances with the State Board of Pharmacy pursuant to chapter 453 of NRS, an attestation that the licensed dentist which has conducted annually a minimum of one self-query regarding the issuance of controlled substances through the Prescription Monitoring Program of the State Board of Pharmacy.
 - Sec. 3. NAG:631:145-is-hereby amended to read as follows: have accument rapid release to a so-this follows: have accument rapid release to a so-this follows: have a solid representation of the contract of the solid representation of the contract of the c

- public health dental hygienesissued by the Board list valid for the date of issuance. may be renewed biennially in accordance with NRS 631.287.
- 2. A dental hygienist may apply to renew the special endorsement upon the renewal of his or her license by submitting a report summarizing the services performed by the dental hygienist will under the authority of the special endorsement fin the prior year of during the immediately of the special endorsement fin the prior year of during the immediately of the preceding biennium of the services are to be a serviced as the services performed by the dental hygienist will preceding biennium.
 - Sec. 4. NAC 631/173 is hereby amended to read as follows no to conclusion of a least of respect
- 631.173 1. Each dentist licensed to practice in this State must annually complete at least 20 hours of instruction in approved courses of continuing education or biennially complete at least 40 hours of instruction in approved courses of continuing education, as applicable, based on the renewal period set forth in NRS 631.330 for the type of license held by the dentist. Hours of instruction may not be transferred or carried over from one licensing period to another the latest annually complete at least 20 hours of instruction may not be transferred or carried over from one licensing period to another the latest 20 hours of instruction may not be transferred or carried over from one licensing period to another the latest 20 hours of instruction may not be transferred or carried over from one licensing period to another the latest 20 hours of the latest 20 hours of instruction may not be transferred or carried over from one licensing period to another the latest 20 hours of the latest 20 hours of the latest 20 hours of license held by the dentist. Hours of instruction may not be transferred or carried over from one licensing period to another the latest 20 hours of latest 20 hours of license held by the latest 20 hours of latest 20 hours 20 hou
- 2. Each dental hygienist licensed to practice in this State must annually complete at least 15 hours of instruction in approved courses of continuing education or biennially complete at least 30 hours of instruction in approved courses of continuing education, as applicable, based on the renewal period set forth in NRS 631.330 for the type of license held by the dental hygienist.

 Hours of instruction may not be transferred or carried over from one licensing period to another.
- 3. In addition to the hours of instruction prescribed in subsections 1 and 2, each dentist and dental hygienist must maintain current certification in administering cardiopulmonary resuscitation or another medically acceptable means of maintaining basic bodily functions which support life. Any course taken pursuant to this subsection must be taught by a certified instructor.

- 4. Any provider of or instructor for a course in continuing education relating to the practice of dentistry or dental hygiene which meets the requirements of this section must be approved by the Board, unless the course is for training in cardiopulmonary resuscitation or is approved by:
 - (a) The American Dental Association or the societies which are a part of it;
 - (b) The American Dental Hygienists' Association or the societies which are a part of it;
 - (c) The Academy of General Dentistry;
 - (d) Any nationally recognized association of dental or medical specialists;
 - (e) Any university, college or community college, whether located in or out of Nevada; or
 - (f) Any hospital accredited by The Joint Commission. Opening parties as professionally and
- 5. To be approved as a provider of a course in continuing education, the instructor of the course must complete a form provided by the Board and submit it to the Board for review by a committee appointed by the Board not later than 45 days before the beginning date of the course.

 Upon receipt of the form, the committee shall, within 10 days after receiving the form, approve or disapprove the application and inform the applicant of its decision.
- 6. Study by group may be approved for continuing education if the organizer of the group complies with the requirements of subsection 5 and furnishes the Board with a complete list of all members of the group, a synopsis of the subject to be studied, the time, place and duration of the meetings of the group, and the method by which attendance is recorded and authenticated.
- 7. Credit may be allowed for attendance at a meeting or a convention of a dental and dental hygiene society.

8. Credit may be allowed for courses completed fail via home study, on-line study, selfstudy or journal study which are taught through correspondence webinar, compact disc or [videocassettes:] digital video disc. a cita in a part and it wastest and a retroduction of the control of Credit may be allowed for dental and dental hygiene services provided on a voluntary basis to nonprofit agencies and organizations approved by the Board. The state of the state of the board of t Sec. 5. NAC 631.175 is hereby amended to read as follows: ** I SECRETARY OF THE AMERICAN AND ADDRESS OF THE AMERICAN ADDRESS OF THE AMERICAN AND ADDRESS OF THE AMERICAN AND ADDRESS OF THE AMERICAN A 631.175 1. Approved subjects for continuing education in dentistry and dental hygiene ang kanada Paranah na Nobel di Labarah nga kalamanan magin di Jakoba na kanada na Kata Arabi (s are: (a) Clinical subjects, including, without limitation. (1) Dental and medical health; the entropy of the control of the c (2) Preventive services; destruitements and the lateral contraction of the contraction of (3) Dental diagnosis and treatment planning, and a making that it is a surrought of the contract of the contra (4) Dental clinical procedures, including corrective and restorative oral health procedures and basic dental sciences, dental research and new concepts in dentistry; and (b) Nonclinical subjects, including, without limitation: (1) Dental practice organization and management; with the second of the contract of the second of th (2) Patient management skills, its disascenced was a will be responded a too of male and determine (3) Methods of health care delivery; and is diving to the last of (4) Teaching methodology. The the specific particles the second of the s In completing the hours of continuing education required pursuant to NAC 631.173; a

dentist must annually complete at least 15 hours in clinical subjects approved pursuant to

subsection 1 or biennially complete at least 30 hours in clinical subjects approved pursuant to

subsection 1, as applicable, based on the renewal period set forth in NRS 631:330 for the type of license held by the dentist.

- 3. In completing the hours of continuing education required pursuant to NAC 631.173, a dental hygienist must annually complete at least 12 hours in clinical subjects approved pursuant to subsection 1 or biennially complete at least 24 hours in clinical subjects approved pursuant to subsection 1, as applicable, based on the renewal period set forth in NRS 631.330 for the type of the license held by the dental hygienists are a subsection 1.
- 4. In completing the hours of continuing education required pursuant to NAC 631.173, a dentist or dental hygienist must annually complete at least 2 hours in the clinical subject of infection control in accordance with the provisions of the guidelines adopted by reference in NAC 631.178 or biennially complete at least 4 hours in the clinical subject of infection control in accordance with the provisions of the guidelines adopted by reference in NAC 631.178, as applicable, based on the renewal period set forth in NRS 631.330 for the type of license held by the dentist or dental hygienist.
- 5. The Board will credit, as a maximum in any one year of an annual or biennial licensing period, the following number of hours of instruction for the following types of courses or activities:
 - (a) For approved study by a group, 3 hours.
- (b) For attendance at a meeting or convention of a dental or dental hygiene society, I hour for each meeting, but not more than 3 hours, exclusive of hours of continuing education offered in the conjunction with the meeting.

- (c) For courses completed fin the via home study, on-line study, self-study or journal study through correspondence, webinar, compact disc or videoenssettes. 6-hours digital video disc, not more than 50 percent of the number of hours of continuing education required by subsection 1 or 2 of NAC 631:173, as applicable.
- (d): For all other courses conducted by an approved instructor, the number of hours completed and by the dentistion dental hygienist.
- (e) For approved dental or dental hygiene services provided in approved nonprofit settings; 6 and hours, except that not more than 3 hours will be allowed for any day of volunteer services and provided. The region weekly after a confidence of the region of the region
- Sec. 6. NAC 631.1785 is hereby amended to read as follows:

 631.1785 Iv Not later than 30 days after a licensed dentist becomes the owner of an office or facility in this State where dental treatments are to be performed, other than a medical facility as defined in NRS 449.0151, the licensed dentist must request in writing that the Board conduct an initial inspection of the office or facility to ensure compliance with the guidelines adopted by reference in NAC 631.178.
 - 2. Not later than 90 days after receiving a written request pursuant to subsection 1: 1000 houses
 - (a) The Executive Director shall assign agents of the Board to conduct the inspection; and
 - (b) The agents shall conduct the inspection.
- 3. Not later than 30 days after agents of the Board have completed the initial inspection of an office or facility to ensure compliance with the guidelines adopted by reference in NAC (1994) and 631.178, the agents shall issue a report to the Executive Director indicating whether the office or 1994.

facility is equipped in compliance with the guidelines adopted by reference in NAC 631,178. If
the report indicates that the office or facility: the make the state of the complete or facility: the make the state of the complete or facility:

- (a) Is equipped in compliance with the guidelines adopted by reference in NAC 631.178, the Executive Director shall, without any further action by the Board, issue a written notice of the agents' findings to the licensed dentist who owns the office or facility.
- (b) Is not equipped in compliance with the guidelines adopted by reference in NAC 631.178, the Executive Director shall, without any further action by the Board, issue a written notice which identifies *critical* deficiencies to the licensed dentist who owns the office or facility.
- (a) The Executive Director shall assign agents of the Board to conduct a reinspection of the office or facility to determine if the licensed dentist and the personnel supervised by the dentist have taken corrective measures; and
- (b) The agents assigned pursuant to paragraph (a) shall conduct the reinspection and issue a report to the Executive Director indicating whether the licensed dentist and the personnel supervised by the dentist are in compliance with the guidelines adopted by reference in NAC 631.178. If the report indicates that the licensed dentist and the personnel supervised by the dentist:
- (1) Are in compliance with the guidelines adopted by reference in NAC 631.178, the Executive Director shall, without any further action by the Board, issue a written notice of the agents' findings to the licensed dentist who owns the office or facility.

- Executive Director may, without any further action by the Board, issue an order to the licensed dentist who owns the office or facility and all other licensees employed at the office or facility that any or all of those licensees or personnel must immediately cease and desist from performing dental treatments and that some or all dental treatments must cease to be performed at the office or facility until a hearing is held before the Board. The hearing before the Board must be convened not later than 30 days after the Executive Director issues the order to cease and desist.
- 5. Pursuant to subsection 3 of NRS 233B.127, if an initial inspection of an office or facility conducted pursuant to this section indicates that the public health, safety or welfare imperatively requires emergency action, the President of the Board may, without any further action by the Board, issue an order of summary suspension of the license of the licensed dentist who owns the office or facility and the licenses of any or all of the other licensees employed at the office or facility pending proceedings for revocation or other action. An order of summary suspension issued by the President of the Board must contain findings of the exigent circumstances which warrant the issuance of the order of summary suspension. The President of the Board shall not participate in any further proceedings relating to the order.
 - Sec. 7. NAC 631.2203 is hereby amended to read as follows:
- 631.22037 As used in NAC 631.2203 to [631.2207.] 631.2206, inclusive, Fregistered facility" means a permanent facility registered with the Board for the sole purpose of providing a Continuous postgraduate continuing education in dentistry.
 - **Sec. 8.** NAC 631.230 is hereby amended to read as follows:

631.230 ... 15 In addition to those specified by statute and subsection 3 of NAC 631.177, the following acts constitute unprofessional conductions the party of the American acts of the conductions of the conduction of the conductions of the conduction of the conduc (a) The falsification of records of health care or medical records. (b) Writing prescriptions for controlled substances in such excessive amounts as to constitute a departure from prevailing standards of acceptable dental practice. (c) The consistent use of dental procedures, services or treatments which constitute a departure from prevailing standards of acceptable dental practice even though the use does not constitute malpractice or gross malpractice. Company and the company of the compa (d) The acquisition of any controlled substances from any pharmacy or other source by misrepresentation, fraud, deception or subterfuge. (e) Making an unreasonable additional charge for laboratory tests, radiology services or other testing services which are ordered by the dentist and performed outside his or her own office. (f) The failure to report to the Board as required in NAC 631.155 or to sign any affidavit required by the Board. their editerations of a first particle in the contraction of the contr (g) Employing any person in violation of NAC 631 260 or failing to report to the Board as required by that section, the section is a section of the last of (h) The failure of a dentist who is administering or directly supervising the administration of general anesthesia, deep sedation or conscious sedation to be physically present while a patient is under general anesthesia, deep sedation or conscious sedation. (i) Administering conscious sedation to more than one patient at a time, unless each patient is directly supervised by a person authorized by the Board to administer conscious sedation.

(j) Administering general anesthesia or deep sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to more than one patient at a time of the sedation to the sedatio

- (k) The failure to have any patient who is undergoing general anesthesia, deep sedation or conscious sedation monitored with a pulse oximeter or similar equipment required by the Board.
- (l) Allowing a person who is not certified in basic cardiopulmonary resuscitation to care for any patient who is undergoing general anesthesia, deep sedation or conscious sedation.
- (m) The failure to obtain a patient's written, informed consent before administering general anesthesia, deep sedation or conscious sedation to the patient or, if the patient is a minor, the failure to obtain his or her parent's or guardian's consent unless the dentist determines that an emergency situation exists in which delaying the procedure to obtain the consent would likely the cause permanent injury to the patient.
- (n) The failure to maintain a record of all written, informed consents given for the administration of general anesthesia, deep sedation or conscious sedation.
- (o) The failure to report to the Board, in writing, the death or emergency hospitalization of any patient to whom general anesthesia, deep sedation or conscious sedation was administered.

 The report must be made within 30 days after the event.
- (p) Allowing a person to administer general anesthesia, deep sedation or conscious sedation to a patient if the person does not hold a permit to administer such anesthesia or sedation unless the anesthesia or sedation is administered.
 - (1) In a facility approved by The Joint Commission; of the sound the second sec
- (2) By an anesthesiologist in an office for which a certificate of site approval has been a consistent of site approval has been a consistent and the site approval has been a consistent of the constant of t
- (q) The failure of a dentist who owns a dental practice to provide copies of the records of a patient to a dentist or dental hygienist who provided the services as an employee or independent

in this paragraph relieves the treating dentist or dental hygienist from the obligation to provide contractor of the patient to the Board. Nothing

- (r) The failure of a dentist who owns a dental practice to verify the license of a dentist or dentist or dental hygienist before offering employment or contracting for services with the dentist or dental; as an independent contractor.
- (s) The failure of a dentist who owns a dental practice and participates in the diagnosis and treatment of any patient to ensure that the services rendered by a dentist or dental hygienist who is an employee or independent contractor of that dentist meet the prevailing standards of acceptable dental practice. If a dentist or dental hygienist who is an employee or independent contractor of the dentist is found by substantial evidence to have provided services below the prevailing standards of acceptable dental practice, the dentist who owns the dental practice may be required to reimburse the patient to whom the services were provided pursuant to paragraph (l) of subsection 1 of NRS 631.350 and 100 to 100 to
- (t) The failure of a dentist who owns a dental practice to record the name of the dentist or dental hygienist who provided the services in the records of a patient each time the services are sold rendered.
- (u) The failure of a dentist who is registered to dispense controlled substances with the solution of State Board of Pharmacy pursuant to chapter 453 of NRS to conduct annually a minimum of the solution one self-query regarding the issuance of controlled substances through the Prescription

 Monitoring Program of the State Board of Pharmacy.

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- 2. For purposes of NRS 631:347, a plan or practice requiring a patient to select a dentist across from a specific group does not provide the patient with a reasonable opportunity to select a contract of his or her own choice, and constitutes unprofessional conduct on the part of any dentist participating in such a plan or practice, unless it, or another plan concurrently available to the patient, allows the patient to:
- (a) Have an annual opportunity, lasting for a minimum of 30 days, to select a dentist of his of the her own choice for all dental work to be performed during the subsequent 12 months. Any new patient added to the plan or practice must immediately be given an initial opportunity, lasting at least 30 days, to select the coverage supplied by the plan or practice or a dentist of his or her own a choice. And a quantity of select the coverage supplied by the plan or practice or a dentist of his or her own.
- (b) Receive the allowance for a procedure performed by a dentist of his or her own choice in substantially the same amount as he or she would if he or she used the services of one of the group of dentists specified by the plan or practice.
- 2. Each licensee who employs any person, other than a dental hygienist, to assist him or her application for fannual renewal of his or her application for fannual renewal of his or her application for fannual renewal of his or her license fannual and the house of the second of the second of the house of
- (a) Containing the name of each person so employed, his or her position and the date he or she began to assist the licensee in radiographic procedures; and

(b) Proof Attesting that the e	ach such employee has received (adequate) 202 10 157 regods	
(1) Adequate instruction cond	cerning radiographic procedures and is qualified to operate these	
radiographic equipment as required pursuant to subsection 3 of NAC 459 552 [4]; (2) Training in cardiopulmonary resuscitation at least every 2 years while so employed;		
while so employed; and see out to	e gomensa. The actioning is an exemple, but has difference of	
(4) Before beginning such en	nployment, a copy of this chapter and chapter 631 of NRS	
in paper or electronic format.	intopies in the sumport is isotstop to space whice explication	
Sec. 10.:: NAC 631,031, 631,03	9, 631.060, 631.080, 631.400, 631.120, 631.130, 631.480 ()	
and 631,2207 are hereby repealed.	631.15% a.c.: 236, 631.1724 // person who wastes to apply the	
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officient who is agnice. Hours he	out the Montphale date (NUM 631, 198 and 129) and and	
	qualifications if claim of malpractice is pending	
disposition. (NRS 631.190, 631.230,	, 631.290) to a same a sale to an extrement of at Mener than elecuped	
g-	cretary-Treasurer shall notify the Board if the Executive	
Director or Secretary-Treasurer finds	that an applicant for the issuance of a license pursuant to	

chapter 631 of NRS has a claim or complaint of malpractice that is filed against him of her and is pending disposition to a label to be be be about to be a subsequent of the pending disposition to a label to be be be because the subsequent of the pending disposition to the pending dispositi

- 2. Except as otherwise provided in subsection 3, if the Board receives the notification qualification described in subsection 1, the Board will hold a hearing to determine the qualifications of the applicant to practice dentistry or dental hygiene, as applicable.
- 3. The Board may approve an application for the issuance of a license without holding as the hearing pursuant to subsection 2 if the Board determines that the application contains sufficient information to support a decision to approve the application.

631.039 Application for permanent license by holder of temporary license. (NRS)
631.190, 631.220, 631.272) A person who wishes to apply for a permanent license to practice but dentistry or dental hygiene after holding a temporary license to practice dentistry or dental hygiene for a minimum of 2 years pursuant to subsection 2 of NRS 631.272 or subsection 2 of NRS 631.273, as applicable, must submit to the Board proof that he or she actively practiced dentistry or dental hygiene in this State during the 2 years in which he or she held the temporary license.

for a reason other than his or her failure to pass an examination may not reapply until he or she requests and receives the permission of the Board to do so.

631.080. Examination: Authorization required; cheating prohibited. (NRS 631.190, 631.240, 631.300)

- 1. An applicant must have obtained the Board's written authorization before he or she may take the examination. He or she must take the examination at the times and places set forth in the authorization.
- 2. An applicant shall not use or possess any note or cheating aid during any part of the examination. Any use or possession of a test aid will result in a score of zero and is sufficient way to evidence of the applicant's unfitness to receive licensure.
- 631.100 Examination for license to practice dental hygiene. (NRS 631.190, 631.300)

 In fulfillment of the requirements of paragraph (b) of subsection 2 of NRS 631.300, the applicant must:
- 1. Perform an oral prophylaxis on patients, the number to be determined by the Board, whose teeth have a sufficient amount of stain and calculus to permit the applicant to demonstrate the ability to remove any stain and calculus; and
- 2. Perform such other procedures as the Board requests. The land of the second of the
- 1. The practical part of the dentist's or dental hygienist's examination must be performed in the presence of a quorum of the examining members of the Board. Examiners appointed by the Board to conduct examinations pursuant to NRS 631.170 may be counted in determining whether a quorum is present as set forth in subsection 3 of NRS 631.170.
- 2. Each applicant must furnish his or her own patients, materials and instruments for the care examination. The Board will furnish the dental chair and light.

- 3. At the end of each day of the practical part of the examination, the Board will collect and safely store all of the materials and work of each applicant. The materials and work will be returned at the beginning of the next day of the examination. The applicant is responsible for all of his or her equipment and instruments, except as otherwise directed by instructions given at the examination.
- 4. The applicant may not bring any study models or impressions into the examination room except as allowed by instructions given at the examination of according to the examination of accordi

631.130 Examinations: Requirements for successful completion; notice of results: (NRS 631.190, 631.240, 631.300)

- 1. To complete successfully any examination given by the Board, a person must:
- (a) Receive a passing score in the applicable examination required by NRS 631.240 or the same of the control of the same of the control of the same of the control of the c
 - (b) Complete the entire examination. The state of the sta
 - 2. The Board will mail each applicant a notice of the results of his or her examination.

 631.180 Employment as an instructor. (NRS 631.190)
- 1. Except as otherwise provided in subsection 2, a dentist or dental hygienist who currently holds an active license from another jurisdiction in the United States may be employed in this State in an accredited educational institution to instruct the students of the institution.
- 2. The dentist or dental hygienist must apply for and successfully complete the appropriate examination for licensure administered by the Board within 1 year after the date of his or her employment to retain the right to be so employed.

631.2207 Application for limited license to supervise courses of continuing education.

(NRS 631.190, 631.215, 631.2715) An applicant for a limited license to supervise courses of continuing education involving live patients at a registered facility must provide the following information and documentation in his or her applications.

- 1. The date and place of his or her birth, which is the many the property product and the state of the state
- 2. Certification of graduation from an accredited dental school or college or from an accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, whichever is applicable; a substantial accredited school or college of dental hygiene, which accredited school or college of dental hygiene, which accredited school or college of dental hygiene.
- 3. Whether the applicant has applied for similar licensure in another state or territory of the United States or the District of Columbia and, if so, the name of the state or territory or the united States of Columbia, the date and the result of the application; we are the columbia and the columbia are the columbia and the columbia and the columbia and the columbia are the columbia and the colum
- 4. If the applicant has practiced dentistry or dental hygiene in another state or territory of the United States or the District of Columbia, certification from the licensing authority of each state or territory or the District of Columbia in which the applicant has practiced or is practicing that the applicant is in good standing and that there are not any disciplinary proceedings pending against the applicant in the other state or territory or the District of Columbia which may affect his or her standing;
- 5. Whether the applicant has terminated or attempted to terminate a license from another with a state or territory of the United States or the District of Columbia and, if so, his or her reasons for west doing so; the state of the state of the District of Columbia and, if so, his or her reasons for west doing so;
- 6. If the applicant is not a natural born citizen of the United States, a copy of his or her, certificate of naturalization or other document attesting that the applicant is legally eligible to reside and work in the United States;

- 7. Whether the applicant has ever been convicted of a crime involving moral turpitude or the has entered a plea of nolo contendere to a charge of such a crime and, if so, the date and place of the conviction or plea and the sentence, if any, which was imposed;
- 8. Whether the applicant has had any misdemeanor or felony convictions and it iso, any convictions and it iso, any convictions and it is documents relevant to the misdemeanor or felony convictions;
- 9. Whether any malpractice judgment has been entered against the applicant and if so, any bedocuments relevant to the malpractice judgment; and the second of the problem in the problem.
- 10.1 Whether the applicant has a history of substance abuse; and air so, any documents of the relevant to the substance abuse; and another the substance abuse are substance abuse.
- 11. Whether the applicant has been refused permission to take an examination for licensure by any other state or territory of the United States or the District of Columbia and, if so, any documents relevant to the refusal;
- 12. Whether the applicant has been denied licensure by this State, any other state or territory of the United States, or the District of Columbia, and, if so, any documents relevant to the denial;
- 13. Whether the applicant has had his or her license to practice dentistry or dental hygieness suspended, revoked or placed on probation in this State, another state or territory of the United Processing States, or the District of Columbia, and, if so, any documents relevant to the suspension, revocation or probation;
- 14. Whether the applicant's practice of dentistry or dental hygiene has been subject to the first of mandatory supervision in this State; another state or territory of the United States; or the District of Columbia, and, if so, any documents relevant to the mandatory supervision; and the content of the mandatory supervision; and the content of the c

- 15. Whether the applicant has received a public reprimand or is currently involved in any disciplinary action concerning his or her license to practice dentistry or dental hygiene in this State, another state or territory of the United States, or the District of Columbia and, if so, any documents relevant to the reprimand or disciplinary action; and
- 16. Two sets of certified fingerprint cards and an authorization form allowing the Board to submit the fingerprint forms to law enforcement agencies for verification of background information.