Board of Denture Technology

OREGON ADMINISTRATIVE RULES (UNOFFICIAL COPY) CHAPTER 331, DIVISION 405 – 440 PERMANENT RULES EFFECTIVE MAY 1, 2022

HEALTH LICENSING OFFICE

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Division 405 GENERAL ADMINISTRATION

331-405-0020

Definitions

The following definitions apply to OAR chapter 331, divisions 405 through 430:

(1) "Affidavit of Licensure" has the meaning set forth in OAR 331-030-0040.

(2) "Board" means the State Board of Denture Technology.

(3) "Direct supervision" means the supervisor is immediately accessible and onsite at the business when denture technology services are performed.

(4) "High level disinfectant" means a chemical agent, which has demonstrated tuberculocidal activity and is registered with the Environmental Protection Agency.

(5) "Indirect supervision" means the supervisor is available by phone or by other means of electronic communication. The supervisor must be able to reasonably oversee the work of the individual being supervised, and be available for questions and assistance when needed.

(6) "Informed Consent" means the written consent obtained following a thorough and easily understood explanation to the patient, or patient's guardian, of the proposed procedures, any available alternative procedures and any risks associated with the procedures. Following the explanation, the licensee must ask the patient, or the patient's guardian, if there are any questions. The licensee must provide thorough and easily understood answers to questions asked.

(7) "Office" means Health Licensing Office.

(8) "Official transcript" means an original document authorized by the appropriate office in the Higher Education Coordinating Commission and certified by a college, university or private career school indicating applicant identity information, hours and types of course work, examinations and scores that the student has completed. Original documents must be submitted directly to the Office from the college, university or private career school by United States Postal Service mail, or other recognized mail service providers, in a sealed envelope.

(9) "1,000 hours of supervised clinical practice in denture technology" means engaging in clinical and laboratory training in denture technology within an Office approved education or work experience program. The program must include:

(a) Clinical: a minimum of 400 hours in patient care under direct supervision; and

(b) Laboratory: construction of a minimum of 40 removable dentures, on 40 different patients under indirect supervision. Each removable denture will be counted as one denture; an upper and a lower removable denture counts as two removable dentures.

Statutory/Other Authority: ORS 680.565 Statutes/Other Implemented: ORS 680.565 History: HLO 8-2022, minor correction filed 05/10/2022, effective 05/10/2022 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2005, f. 12-15-05, cert. ef. 1-1-06 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HLO 1-2003, f. 1-21-03, cert. ef. 2-1-03 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0005 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 10-1989, f. & cert. ef. 11-21-89 HD 4-1989, f. & cert. ef. 6-1-89 HD 25-1988(Temp), f. & cert. ef. 11-1-88 HD 4-1988, f. & cert. ef. 3-4-88 HD 1-1983, f. & cert. ef. 1-20-83 HD 12-1981(Temp), f. & cert. ef. 7-15-81 HD 2-1980, f. & cert. ef. 2-14-80 HD 11-1979(Temp), f. & cert. ef. 8-23-79

Division 407 EDUCATION

<u>331-407-0000</u>

Approved Education and 1,000 Hours of Clinical Practice Experience in Denture Technology

(1) To be approved as an educational program with 1,000 hours equivalent educational program with 1,000 hours supervised clinical practice in denture technology as defined under OAR 331-405-0020 including private career schools, which is equivalent to an associate's degree, the provider of the educational program must submit documentation which meets the requirements of ORS 680.515(1)(a) and the Board's approved Denture Technology Curriculum Objectives that can be obtained on the Office Website at

http://www.oregon.gov/oha/PH/HLO/Documents/DT_Curriculum_Objectives_Modified_07-01-13.pdf. This documentation must prove that the educational program has a minimum of 103 credits in quarter hours or equivalent hours in the following educational areas:

- (a) Orofacial Anatomy a minimum of 2 credits;
- (b) Dental Histology and Embryology a minimum of 2 credits;
- (c) Pharmacology a minimum of 3 credits;
- (d) Emergency Care or Medical Emergencies a minimum of 1 credit;
- (e) Oral Pathology a minimum of 3 credits;
- (f) Pathology emphasizing in Periodontology a minimum of 2 credits;
- (g) Dental Materials a minimum of 5 credits;
- (h) Professional Ethics and Jurisprudence a minimum of 1 credit;
- (i) Geriatrics a minimum of 2 credits;
- (j) Microbiology and Infection Control a minimum of 4 credits;

(k) Clinical Denture Technology a minimum of 16 credits which may be counted towards 1,000 hours supervised clinical practice in denture technology defined under OAR 331-405-0020(9);

(I) Laboratory Denture Technology a minimum of 37 credits which may be counted towards 1,000 hours supervised clinical practice in denture technology defined under OAR 331-405-0020(9);

- (m) Nutrition a minimum of 4 credits;
- (n) General Anatomy and Physiology minimum of 8 credits; and
- (o) General education and electives a minimum of 13 credits.
- (2) The provider of the educational program must also submit the following:

(a) Documentation of the educational institution's accreditation, if any;

(b) Documentation from the Department of Education of any certification of the educational institution, if it is a private career school;

(c) A list of the educational materials and books required for all of the courses listed in subsection (1) of this rule;

(d) Lecture and lab hours required in the courses at the institution, as they equate to standard academic credit hours;

(e) Any additional information or documentation requested by the Office.

Statutory/Other Authority: 676.586, 676.615 & 680.515 Statutes/Other Implemented: 680.515 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 Renumbered from 331-410-0000, HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2005, f. 12-15-05, cert. ef. 1-1-06 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HLO 1-2003, f. 1-21-03, cert. ef. 2-1-03 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0040 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 10-1989, f. & cert. ef. 6-1-89 HD 4-1989, f. & cert. ef. 6-1-89 HD 1-1983, f. & ef. 1-20-83 HD 2-1980, f. & ef. 2-14-80 HD 11-1979(Temp), f. & ef. 8-23-79

Division 410 LICENSURE

<u>331-410-0012</u>

Denture Technology Supervisors for Individuals Obtaining Education and Clinical Practice

(1) To be approved as a supervisor for an individual obtaining education and clinical practice pursuant to OAR 331-407-0000, ORS 680.510, 680.515(1)(a) and 680.515(1)(b) an individual must:

(a) Hold a valid dentist license under ORS 679 or valid denturist license under ORS 680 and OAR 331-410-0030;

(b) Hold an oral pathology endorsement if supervisor is a denturist licensed under ORS 680 and OAR 331-410-0030;

(c) Have no current or pending disciplinary action imposed by the Office or other regulatory body;

(d) Submit proof of having been actively practicing denture technology for at least three years prior to requesting approval as a supervisor; and

(e) Submit a completed request for approval on a form prescribed by the Office.

(2) An approved supervisor may not supervise until all required documentation has been completed and submitted to the Office and the supervisor has received Office approval.

(3) An approved supervisor may supervise up to two individuals obtaining education and clinical practice.

(4) An approved supervisor must provide direct supervision defined under OAR 331-405-0020 when direct patient care is being provided for procedures listed under ORS 680.500(3)(b). The supervisor is responsible for guiding and monitoring the performance of the individual being supervised.

(5) An approved supervisor may provide indirect supervision defined under OAR 331-405-0020 when laboratory services are being performed as listed under ORS 680.500(3)(a).

(6) An approved supervisor must notify the Office in writing within 10 calendar days if an individual is no longer being supervised, and must provide the number of hours of training completed on a form prescribed by the Office.

(7) An approved supervisor must obtain signed informed consent from all patients before an individual obtaining training performs services on the patient.

(8) An approved supervisor must ensure that an individual obtaining training is clearly identified to patients.

(9) An approved supervisor must exercise management, guidance, and control over the activities of an individual obtaining education and clinical practice and must exercise professional judgment and be responsible for all matters related to the practice of denture technology.

(10) An approved supervisor must maintain documentation, including documentation with handwritten signature of the supervisor and supervisor's license number. Documentation must be kept on the business premises for a minimum of two years.

(11) An approved supervisor must adhere to all practice standards listed in OAR 331 division 420.

(12) An approved supervisor may only provide two years of direct supervision to each individual obtaining training pursuant to ORS 680.510(3).

(13) Office approval of a supervisor may be withdrawn if the supervisor provides incomplete or inadequate training during supervision or falsifies documentation.

Statutory/Other Authority: 676.615, ORS 680.515 & 676.586 Statutes/Other Implemented: ORS 680.515 History:

<u>HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018</u> HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0015</u>

Denture Technology Temporary License

(1) A denture technology temporary license authorizes the holder to temporarily practice denture technology while waiting to take a Board-approved practical examination pursuant to OAR 331-410-0045 including qualifying retake examinations listed under OAR 331-410-0060.

(2) A denture technology temporary license is valid for one year and may be renewed one time.

(3) A denture technology temporary licensee may work under indirect supervision as defined under OAR 331-405-0020.

(4) A denture technology temporary license holder must notify the Office within 10 calendar days of changes in employment status or changes in supervisor status.

(5) A denture technology temporary license is invalid after passage of the written and practical examinations.

(6) A denture technology temporary license holder who changes supervisors more than three times must receive approval from the Board prior to making a fourth or subsequent change.

(7) A denture technology temporary license holder must adhere to all practice standards listed in OAR 331 Division 420.

(8) A denture technology temporary license holder licensed prior to June 1, 2019 may renew one additional time and may not reapply.

(9) A denture technology temporary license holder may not reapply for additional temporary licenses.

Statutory/Other Authority: ORS 680.515, ORS 680.565 & ORS 676.615 Statutes/Other Implemented: ORS 680.515 & ORS 680.565 History:

<u>HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019</u> <u>HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018</u> HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0020</u>

Application Requirements for Denture Technology Temporary License

An applicant for a denture technology temporary license must:

(1) Meet the requirements of OAR chapter 331 Division 30;

(2) Provide documentation of completing a qualifying pathway.:

(a) License Pathway 1 — Qualification through an associate degree program or equivalent education with 1,000 hours supervised clinical practice in denture technology within the *education program*. The applicant must submit:

(A) Official transcript, as defined in OAR 331-405-0020, demonstrating completion of an Officeapproved associate degree program in denture technology or equivalent education listed under OAR 331-407-0000. The official transcript must document completion of 1,000 hours of supervised clinical practice as defined under OAR 331-405-0020(9);

(B) Proof of having completed and passed a Board-approved written examination within two years before the date of application; and

(C) Supervisor information on a form prescribed by the Office.

(b) License Pathway 2 — Qualification through an associate degree program or equivalent education with 1,000 hours supervised clinical practice in denture technology under an *approved supervisor*. The applicant must submit:

(A) Official transcript, as defined in OAR 331-405-0020, demonstrating completion of an Officeapproved associate degree program in denture technology or equivalent education listed under OAR 331-407-0000;

(B) Documentation of 1,000 hours supervised clinical practice as defined under OAR 331-405-0020(9) under an approved supervisor pursuant to OAR 331-410-0012 on a form prescribed by the Office;

(C) Proof of having passed a Board-approved written examination within two years before the date of application; and

(D) Supervisor information on a form prescribed by the Office.

(3) All applicant examination scores must be submitted by the testing service directly to the Office including passed and failed examination scores.

Statutory/Other Authority: ORS 680.515, ORS 680.565, ORS 676.615 & ORS 676.592 Statutes/Other Implemented: ORS 680.515 & ORS 680.565 History:

HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2005, f. 12-15-05, cert. ef. 1-1-06 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2002, f. 5-31-02, cert. ef 6-1-02 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0015 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 10-1989, f. & cert. ef. 11-21-89 HD 4-1989, f. & cert. ef. 6-1-89 Reverted to HD 2-1980, f. & ef. 2-14-80 HD 25-1989(Temp), f. & cert. ef. 11-1-88 HD 2-1980, f. & ef. 2-14-80 HD 11-1979(Temp), f. & ef. 8-23-79

<u>331-410-0025</u>

Denture Technology Supervisor for a Denture Technology Temporary Licensee

(1) To be approved as a supervisor pursuant to ORS 680.515 of a denture technology temporary licensee under 331-410-0015, an individual must:

(a) Hold a valid dentist license under ORS 679 or valid denturist license under ORS 680 and OAR 331-410-0030;

(b) Have no current or pending disciplinary action imposed by the Office or other regulatory body;

(c) Submit proof of having been actively practicing denture technology for at least three years prior to requesting approval as a supervisor;

(d) Hold an oral pathology endorsement if supervisor is a denturist licensed under ORS 680 and OAR 331-410-0030; and

(e) Submit a completed request for approval on forms prescribed by the Office.

(2) A supervisor may not supervise a denture technology temporary licensee until all required documentation has been completed and submitted to the Office and the supervisor has received Office approval.

(3) A supervisor may supervise up to two individuals whether the individuals are denture technology trainees or denture technology temporary licensees;

(4) An approved supervisor of a denture technology temporary licensee may provide indirect supervision defined under OAR 331-405-0020 when direct patient care is being provided as listed in ORS 680.500(3)(b) or when laboratory services are performed as listed under ORS 680.500(3)(a).

(5) An approved supervisor must notify the Office in writing within 10 calendar days if a denture technology temporary licensee is no longer being supervised, and must provide the number of hours of training completed on a form prescribed by the Office.

(6) An approved supervisor must obtain signed informed consent from all patients before a denture technology temporary licensee performs services on the patient.

(7) An approved supervisor must ensure that all denture technology trainees are clearly identified to patients.

(8) A designated supervisor must exercise management, guidance, and control over the activities of the temporary licensee and must exercise professional judgment and be responsible for all matters related to the temporary licensees practice of denture technology.

(9) The supervisor must maintain training documentation on the business premises for a minimum of two years.

(10) Office approval of a supervisor may be withdrawn if the supervisor provides incomplete or inadequate training during supervision or falsifies documentation.

(11) An approved supervisor must adhere to all practice standards listed in OAR 331 division 420.

Statutory/Other Authority: ORS 680.515, 680.515, 680.565, 676.615 & 676.592 Statutes/Other Implemented: 680.515 & 680.565 History: HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018

HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0030</u>

Denture Technology License

(1) A denture technology license holder, licensed under ORS 680.505, may practice denture technology defined under ORS 680.500.

(2) A denture technology license is good for one year, and is eligible for renewal. The denture technology license becomes inactive on the last day of the month one year from the date of issuance.

(3) A licensed denturist must adhere to all practice standards listed in OAR 331 division 420.

Statutory/Other Authority: ORS 680.515, 680.565, 676.615 & 680.550 Statutes/Other Implemented: ORS 680.515, 680.565 & 680.550 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2005, f. 12-15-05, cert. ef. 1-1-06 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2002, f. 5-31-02, cert. ef 6-1-02 HDLP 5-2001, f. & cert. ef. 12-14-01 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0030 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 10-1989, f. & cert. ef. 11-21-89 HD 4-1989, f. & cert. ef. 6-1-89 Reverted to HD 1-1983, f. & ef. 1-20-83 HD 25-1988(Temp), f. & cert. ef. 11-1-88 HD 1-1983, f. & ef. 1-20-83 HD 2-1980, f. & ef. 2-14-80 HD 11-1979(Temp), f. & ef. 8-23-79

<u>331-410-0035</u>

Application Requirements for Denture Technology Licensure

An individual applying for a license in denture technology must:

(1) Meet the requirements of OAR 331 Division 30.

(2) Submit a completed application form prescribed by the Office, which must contain the information listed in OAR 331-030-0000 and be accompanied by payment of all required fees.

(3) Provide documentation of one of the following pathways:

(a) License Pathway 1 – Qualification through an associate degree program or equivalent education with 1,000 hours supervised clinical practice in denture technology within the education program. The applicant must submit:

(A) Official transcript, as defined in OAR 331-405-0020, demonstrating completion of an Officeapproved associate degree program in denture technology or equivalent education listed under

OAR 331-407-0000. The official transcript must document completion of 1,000 hours supervised clinical practice defined under OAR 331-405-0020(9); and

(B) Proof of having passed a Board-approved written and practical examination pursuant to OAR 331-410-0045 within two years of the date of application.

(b) License Pathway 2 – Qualification through an associate degree program or equivalent education with 1,000 hours supervised clinical practice in denture technology under an approved supervisor. The applicant must submit:

(A) Official transcript, as defined in OAR 331-405-0020, demonstrating completion of an Officeapproved associate degree program in denture technology or equivalent education listed under OAR 331-407-0000;

(B) Documentation of 1,000 hours supervised clinical practice defined under OAR 331-405-0020(9) under an approved supervisor pursuant to OAR 331-410-0025 on a form prescribed by the Office; and

(C) Proof of having passed a Board-approved written and practical examination pursuant to OAR 331-410-0045 within two years before the of the date of application.

(c) License Pathway 3 — Reciprocity. The applicant must submit:

(A) Official transcript or transcripts as defined in OAR 331-405-0020 demonstrating completion of qualifying associate degree program or equivalent education, as described in OAR 331-410-0010;

(B) An affidavit of licensure pursuant to OAR 331-405-0020(1), demonstrating proof of current licensure as a denturist, which is active with no current or pending disciplinary action. The license must have been issued by another state, the District of Columbia, a United States Territory, or Canada, and that jurisdiction's denturist licensing standards must be substantially equivalent to those of Oregon, as determined by the Office;

(C) Documentation of having passed a written and practical denturist examinations, which are both substantially equivalent to those required for licensure in Oregon, as determined by the Office; and

(D) Documentation of having engaged in full-time denturist practice in the applicant's reciprocal licensure jurisdiction for at least two years immediately before the date of application for licensure in Oregon, on a form prescribed by the Office.

(4) All applicant examination scores must be submitted by the testing service directly to the Office including passed and failed examination scores.

(5) An applicant under subsection (a) or (b) of this rule is not required to provide official transcript, documentation of 1,000 hours supervised clinical practice under an approved supervisor or proof of having completed and passed a Board-approved written examination if the applicant obtained a denture technology temporary license within two years from the date of application for a full denture technology license.

Statutory/Other Authority: ORS 680.527, ORS 680.565, ORS 680.520 & ORS 676.615 Statutes/Other Implemented: ORS 680.527, ORS 680.565 & ORS 680.520 History:

<u>HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019</u> <u>HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018</u> HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0045</u>

Examination Information

The Board has approved the Universal Testing Service and Washington Board of Denturists as its written and practical qualifying examinations for licensure.

Statutory/Other Authority: ORS 680.515, ORS 680.520, ORS 680.565 & ORS 676.615 Statutes/Other Implemented: ORS 680.515 & ORS 680.520 History: HLO 18-2019, amend filed 12/17/2019, effective 12/20/2019

<u>HLO 18-2019, amend filed 12/17/2019, effective 12/20/2019</u> <u>HLO 6-2019, temporary amend filed 05/31/2019, effective 06/01/2019 through 11/19/2019</u> <u>HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019</u> <u>HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018</u> HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0050</u>

Qualification and Requirements for Practical Examination

(1) Before an individual can take the Board-approved practical examination the individual must:

(a) Submit the completed application form prescribed by the Office, which must contain the information listed in OAR 331-030-0000 and be accompanied by payment of all required fees; and

(b) Temporary licensing requirements in OAR 331-410-0020(a);

(c) Temporary licensing requirements in OAR 331-410-0020(b);

(d) Permanent licensing requirements in OAR 331-410-0035 (3)(a)(A); or

(e) Permanent licensing requirements in OAR 331-410-0035 (3)(b)(B).

(2) An individual must receive verification to take the Board-approved practical examination, including practical examination retakes. All documentation must be received and verified prior to sitting for the practical examination, including practical examinations retakes.

(3) All applicant examination scores must be submitted by the testing service directly to the Office including passed and failed examination.

Statutory/Other Authority: ORS 676.615 & ORS 680.545 Statutes/Other Implemented: ORS 680.545 History: HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018

HLA 7-2014, f. & cert. ef. 12-1-14

HLA 4-2014(Temp), f. & cert ef. 7-1-14 thru 12-28-14

HLA 10-2013, f. & cert. ef. 7-1-13

HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04

HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01

HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98

<u>331-410-0055</u>

Written Examination Retake Requirements

(1) If an applicant has not passed the written examination after four attempts, the applicant must request permission from the Board to take the examination again.

(2) If the applicant does not pass the written examination on the fifth attempt, the applicant may be required to take additional training.

(3) All applicant examination scores must be submitted by the testing service directly to the Office including passed and failed examination scores.

Statutory/Other Authority: ORS 676.615, ORS 680.565 & ORS 680.520 Statutes/Other Implemented: ORS 680.565 & ORS 680.520 History:

<u>HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019</u> <u>HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018</u> HLA 10-2013, f. & cert. ef. 7-1-13

<u>331-410-0060</u>

Practical Examination Retake Requirements

(1) Pursuant to ORS 680.515(1)(c) an applicant failing specific portions of the practical examination must obtain the following additional clinical and laboratory training hours within two years from the date of the failed practical examination:

(a) Final impression and model: 50 hours of direct patient care and laboratory training consisting of production of 10 removable dentures;

(b) Trial denture centric relation: 150 hours in direct patient care and laboratory training consisting of production of 16 removable dentures;

(c) Trial dentures vertical relation: 150 hours in direct patient care laboratory training consisting of production of 16 removable dentures;

(2) An applicant failing any portion of the practical examination must apply and qualify for a temporary denture technology license under OAR 331-410-0015 and 331-410-0020 before commencing direct patient care;

(3) An applicant must submit documentation approved by the Office upon completion of additional clinical and laboratory training hours pursuant to ORS 680.515(1)(c).

(4) An applicant applying to retake the practical examination must meet the requirements of 331-410-0050.

(5) For the purpose of this rule each removable denture will be counted as one denture; an upper and a lower removable denture counts as two removable dentures.

(6) All applicant examination scores must be submitted by the testing service directly to the Office including passed and failed examination scores.

Statutory/Other Authority: ORS 676.615, ORS 680.515, ORS 680.520, ORS 680.565 & ORS 680.500

Statutes/Other Implemented: ORS 680.515, ORS 680.520, ORS 680.565 & ORS 680.500 History:

HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2002, f. 5-31-02, cert. ef 6-1-02 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0032 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 4-1989, f. & cert. ef. 6-1-89 HD 25-1988(Temp), f. & cert. ef. 11-1-88

<u>331-410-0065</u>

License Renewal

(1) A licensee is subject to the provisions of OAR Chapter 331, Division 30 regarding the renewal of a license, and provisions regarding authorization to practice, identification, and requirements for issuance of a duplicate license.

(2) License renewal under this rule is valid for one year.

(3) LICENSE RENEWAL: To avoid delinquency penalties, license renewal must be made prior to the license entering inactive status. The licensee must submit the following:

(a) Renewal application form;

(b) Payment of required renewal fee pursuant to OAR 331-440-0000; and

(c) Attestation of having obtained required continuing education under OAR 331-415-0010, on a form prescribed by the Office, whether license is current or inactive.

(4) INACTIVE LICENSE RENEWAL: A license may be inactive for up to three years. A licensee who is inactive is not authorized to practice. When renewing after entering inactive status, the licensee must submit the following:

(a) Renewal application form;

(b) Payment of delinquency and license fees pursuant to OAR 331-440-0000; and

(c) Attestation of having obtained required continuing education under OAR 331-415-0010, on a form prescribed by the Office, whether license is current or inactive;

(5) EXPIRED LICENSE: A license that has been inactive for more than three years is expired and the licensee must reapply for licensure and meet the requirements listed in OAR 331-410-0035.

Statutory/Other Authority: ORS 680.525, 680.565, 676.615, 676.589 & 676.586 Statutes/Other Implemented: ORS 680.525 & 680.565 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2002, f. 5-31-02, cert. ef 6-1-02

<u>331-410-0080</u>

Oral Pathology and Oral Health Certificate

(1) Denturists licensed prior to January 1, 2004, who have not received an oral pathology endorsement as described in ORS 680.545, may not treat any person without first obtaining a valid Oral Health Certificate for the person, signed by a licensed dentist, physician, naturopathic physician or nurse practitioner stating the person's oral cavity is substantially free from disease and mechanically sufficient to receive a denture. The examination of the oral cavity must have taken place within 30 days of the date of commencing treatment.

(2) For the purpose of this rule, "Oral Pathology" means the precise study and diagnosis of disease including pathogenesis, morphologic changes and clinical manifestations of the mouth (the first portion of the alimentary canal that receives food and saliva).

Statutory/Other Authority: ORS 680.545, 680.515 & Chapter 356 Section 88 2017 Laws Statutes/Other Implemented: ORS 680.545 & 680.515 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01

HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0055 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 4-1989, f. & cert. ef. 6-1-89 HD 4-1988, f. & cert. ef. 3-4-88 HD 6-1981, f. & ef. 4-3-81 HD 12-1980(Temp), f. & ef. 9-29-80

<u>331-410-0090</u>

License Display and Identification

(1) A licensee must show proof of valid license to the Office upon request.

(2) A licensee may obtain up to a maximum of three duplicate licenses if the licensee provides denture technology services in multiple locations.

(3) A licensee must post the license document or duplicate license document in public view where denture technology services are being performed.

(4) A licensee may temporarily conceal the address printed on the license document with a covering that is removable.

Statutory/Other Authority: ORS 680.565, 676.589 & 676.615 Statutes/Other Implemented: ORS 680.565 & 676.589 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0060 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 6-1981, f. & ef. 4-3-81 HD 12-1980(Temp), f. & ef. 9-29-80

Division 415 CONTINUING EDUCATION

331-415-0010 Continuing Education Requirements

(1) To maintain licensure, a denturist must complete a minimum of 10 hours of continuing education every year.

(2) A licensee must document compliance with the continuing education requirement through attestation on the license renewal application. A licensee is subject to provisions of OAR 331-415-0020 pertaining to periodic audit of continuing education.

(3) Continuing education must be obtained by participation in or attendance at a course provided by an institution of higher education accredited by the Northwest Association of Accredited Schools, the Northwest Commission on Colleges and Universities, or the State Board of Higher Education, a course or program approved by the Oregon State Denturist Association, or the National Denturist Association, or other professional organizations or associations that conduct educational meetings, workshops, symposiums, and seminars where continuing education credit is offered and where subject matter meets the requirements under subsection (4) of this rule.

(4) Continuing education must address subject matter related specifically to denture technology as set forth in ORS 680.515(1)(a), the rules regulating licensed denturists, related dental practices, health care professional concerns such as infection control or medical emergencies, ethics, and business practices.

(5) Continuing education may include teaching a course sponsored by a CE provider listed in subsection (3) of this rule and where the subject matter meets the requirements under subsection (4) of this rule (provided that no more than half the required hours be in teaching).

(6) Notwithstanding any other continuing education requirements, in order to be eligible to renew a license, an authorization holder must obtain 1 unit of continuing education in cultural competency (CCCE) every other time the authorization is subject to renewal. The requirement of this paragraph is effective on and after July 1, 2021. The CCCE must be either:

(a) Approved by the Oregon Health Authority; or

(b) Meet the skills requirements established by the Oregon Health Authority by rule; or

(c) One of the educational institutions or organizations listed in subsection (3) of this rule which are in compliance with one of the requirements listed in subsection (7) of this rule.

(7) The Board encourages completion of required CCCE from the approved list promulgated by the Oregon Health Authority, available on the Board's website. The Board shall also accept CCCE that is not obtained from the Oregon Health Authority's approved list, to the extent the Board determines the CCCE meets the skills requirements established by the Oregon Health authority in rules that are effective at the time the CCCE is obtained.

(8) Section (6) does not apply to authorization holders who are:

(a) Retired and not practicing the profession in any state;

(b) Not practicing the profession in this state; or

(c) Residing in this state, but not practicing in the profession in any state.

(9) Proof of participation in required continuing education is the responsibility of the denturist, to ensure that adequate proof of completion of required continuing education is available for audit or investigation by the Office.

(10) Documentation supporting compliance with continuing education requirements must be maintained for a period of two years following renewal, and must be available to the Office upon request.

(11) For the purpose of this rule continuing education hours mean actual academic, classroom, or course work time, including but not limited to workshops, symposiums, or seminars. Continuing education hours do not include travel time to or from the training site, registration or check-in periods, breaks or lunch periods.

Statutory/Other Authority: ORS 676.586, ORS 676.615, ORS 680.515 & ORS 676.850 Statutes/Other Implemented: ORS 676.586, ORS 680.515 & ORS 676.850 History:

HLO 1-2021, amend filed 05/21/2021, effective 06/01/2021 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLA 5-2008, f. 9-15-08, cert. ef. 10-1-08 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0041 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 10-1989, f. & cert. ef. 11-21-89

331-415-0020

Continuing Education: Audit, Required Documentation and Sanctions

(1) The Office will audit a select percentage of licensee records determined by the Board to verify compliance with continuing education requirements.

(2) Licensees notified of selection for audit of continuing education attestation must submit to the Office, within 30 calendar days from the date of issuance of the notification, satisfactory evidence of participation in required continuing education in accordance with OAR 331-415-0010.

(3) Successful completion of the required continuing education will be determined based on satisfactory evidence submitted to the Office at the time of audit, which must include the following:

(a) Name of continuing education sponsor/provider;

(b) Course agenda — including the date of the training and breakdown of hours for each agenda item, lunch and breaks;

(c) Course outline — including a detailed summary of each topic discussed and the learning objective or training goal of each agenda item;

(d) Course content — including identification of the direct relationship between the course training and subject matter related to denture technology as set forth in ORS 680.515(1)(a) and OAR 331-415-0010(4);

(e) Background resume of speakers or instructors; and

(f) Documentation of attendance or successful course completion (eg, certificate, transcript, sponsor statement or affidavit attesting to attendance, diploma, etc).

(4) If documentation of continuing education is invalid or incomplete, the licensee has 30 calendar days from the date of the deficiency notice to correct the deficiency and submit further documentation to substantiate having completed the required continuing education.

(5) Misrepresentation of continuing education or failing to meet continuing education requirements or documentation may result in disciplinary action, which may include but is not limited to assessment of a civil penalty and suspension or revocation of the license.

Statutory/Other Authority: ORS 680.515, ORS 676.615 & ORS 676.586 Statutes/Other Implemented: ORS 680.515 & ORS 676.586 History:

HLO 1-2019, minor correction filed 01/04/2019, effective 01/04/2019 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HDLP 1-2002, f. 5-31-02, cert. ef 6-1-02 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98

Division 420 PRACTICE STANDARDS

331-420-0000 Practice Standards

Licensed denturists must adhere to the following practice standards:

(1) Oral Health Certificate. Denturists must either have an oral pathology endorsement on their license, or if they have not qualified for and received the endorsement, must comply with requirements for obtaining an Oral Health Certificate as described in ORS 680.545 and OAR 331-410-0080.

(2) Patient Record. A licensed denturist must record, update and maintain documentation for each patient relevant to health history, clinical examinations and treatment, and financial data. Documentation must be written or computerized. Records must include but are not limited to the following:

(a) Patient data, including name, address, date and description of examination;

(b) Evidence of informed consent (may be in the form of an acronym such as "PARQ" to denote procedure, alternatives, risks and questions);

(c) Date and description of treatment or services rendered, and any treatment complications;

(d) Health history as applicable; and

(e) Any other information deemed appropriate to patient care.

(3) Clinical Examination. Licensed denturists must conduct and record a clinical examination of each patient that will include at a minimum, information relative to:

(a) Appearance of gingiva, oral mucosal membranes, pharynx, tongue and all other oral soft tissue; and

(b) Oral conditions that may affect successful denture construction and use.

(4) Record Retention. Patient documentation, written or archived electronically by computer, must be retained for a minimum of seven years and available upon request by the Office.

(5) Minimum Standards of Acceptable Patient Care. Licensees must adhere to the following practice standards in rendering acceptable patient care:

(a) Maintain accurate patient records;

(b) Seek consultation/referral if indicated;

(c) Make accurate representation to the patient on services provided;

(d) Provide or arrange for continuity of care or emergency treatment for a patient currently receiving treatment;

(e) Adhere to current denture technology practices and standards including use of materials;

(f) Adhere to Centers for Disease Control and Prevention infection control standards and practices;

(g) Wash hands using a germicidal or antiseptic soap and water before and after every patient;

(h) Wear disposable gloves when coming in direct contact with a patient or when handling instruments or equipment contaminated with blood or other potentially infectious materials.

(i) Use new gloves before performing procedures on each patient.

(6) A denturist providing teeth whitening trays to patients must provide the patient with written and verbal information related to teeth whitening trays and teeth whitening solutions including the procedure, alternatives, risks and questions that is prescribed by the Office. The denturist must obtain patient consent for the procedure described in this rule and retain in patient record. The Office prescribed information and informed consent for teeth whitening trays and solutions can be accessed on the Office website at http://www.oregon.gov/OHA/PH/HLO/Pages/Board-Denture-Technology.aspx .

(7) A denturist is prohibited from providing patients prescription strength teeth whitening solutions.

Statutory/Other Authority: ORS 680.550, 680.565, 680.500, 676.615 & 676.586 Statutes/Other Implemented: ORS 680.550, 680.565 & 680.500 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLA 10-2013, f. & cert. ef. 7-1-13 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HLO 1-2003, f. 1-21-03, cert. ef. 2-1-03 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0085 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92, Sub. (9)(a) thru (h) Renumbered to 333-020-0090 & 333-020-0100 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 4-1989, f. & cert. ef. 6-1-89 HD 4-1988, f. & cert. ef. 3-4-88

<u>331-420-0010</u>

Practice Standards for Business Premises

(1) A licensed denturist must:

(a) Ensure all areas of the business premises where denture technology is practiced are kept clean and in good repair;

(b) Have a sterilization area, where cleaning and sterilization of reusable instruments is performed, separated from public areas, service areas and restrooms;

(c) Maintain washing accommodations in a clean and sanitary condition;

(d) Ensure all floors, walls and procedure surfaces where services are provided including counters, tables, and chairs are easily cleanable, nonabsorbent and nonporous;

(e) Ensure pets or other animals are not on the business premises. This does not apply to service animals recognized by the Americans with Disabilities Act;

(f) Ensure all disinfecting solutions or agents be kept at adequate strengths according to manufacturer's instructions to maintain effectiveness, be free of foreign material and be available for immediate use at all times the business is open;

(g) Use equipment and instruments in a manner described in the manufacturer's instructions which is consistent with the manufacturer's intended use of the device by the FDA;

(h) Ensure chemicals are stored in labeled, closed containers;

(i) Ensure all waste material contaminated with blood or other potentially infectious materials, with exception of sharps, are deposited in a covered container following service for each patient; and

(j) Ensure all sharps are discarded in a sharps container that is a puncture-resistant, leak-proof container that can be closed for handling, storage, transportation, and disposal. The container must be labeled with the "biohazard" symbol.

(2) The licensee must comply with all applicable rules and regulations of the Office and other federal, state, county and local agencies. This includes the following:

(a) Building, fire, plumbing and electrical codes, and with exit and fire standards established by the Oregon Building Codes Division, and the Oregon Office of State Fire Marshal;

(b) Oregon Indoor Clean Air Act as it appears in ORS 433.835 through 433.875;

(c) Occupational Safety and Health Act Blood Borne Pathogens Standards, Universal Precautions and Exposure Control Plan under 29 CFR 1910.1030;

(d) Oregon Safe Employment Act pursuant to ORS Chapter 654 if an employee/employer relationship exists; and

(e) All applicable Occupational Safety and Health Act standards if an employee/employer relationship exists.

(f) All applicable recommendations from the Centers for Disease Control and Prevention including Guidelines for Infection Control in Dental Health Care Settings available at http://www.cdc.gov/oralhealth/Infectioncontrol/guidelines/index.htm.

(3) For the purpose of this rule, "sharps" means any object that can penetrate the skin, including but not limited to needles or scalpel blades.

(4) A licensee must ensure all procedures performed are done in a manner to avoid cross contamination of blood-borne pathogens.

Statutory/Other Authority: ORS 680.550, 680.565, 676.615 & 676.586 Statutes/Other Implemented: ORS 680.550 & 680.565 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018

HLA 6-2014, f. 9-30-14, cert. ef. 10-1-14

HLA 10-2013, f. & cert. ef. 7-1-13

HLO 1-2003, f. 1-21-03, cert. ef. 2-1-03

HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0090

HD 22-1993, f. 12-30-93, cert. ef. 1-1-94

HD 3-1992, f. & cert. ef. 3-25-92, Renumbered from 333-020-0085(9)(a) thru (h)

HD 13-1991(Temp), f. & cert. ef. 9-30-91

Division 430 DISCIPLINE; CIVIL PENALTIES

331-430-0000 Disciplinary Action

(1) The Office may refuse to issue, suspend or revoke a license, or place a licensed person on probation for the causes stated in ORS 680.535.

(2) The Office shall have grounds for a determination of incompetency in the practice of denture technology pursuant to ORS 680.535, upon evidence of the use of any controlled substance, dangerous or illegal drug, intoxicating liquor, or any emotional or physical impairment of a denturist, to the extent that such use or condition impairs or prevents the denturists ability to perform competently.

(3) The Office shall have grounds for a determination of fraud or misrepresentation in the practice of denture technology pursuant to ORS 680.535, upon evidence of any advertising statements of a nature that would deceive or mislead the public or that are untruthful, such as:

(a) Incorrect use of a title; or

(b) Claiming or implying a qualification, competency or specialty in connection with the practice of denture technology to which the person is not entitled, or which is untrue.

(4) The specific identification of grounds for disciplinary action stated in sections (2) and (3) of this rule are intended to be descriptive of some, but not limited to, those causes for which disciplinary action may be taken as stated in ORS 680.535.

(5) Failure to cooperate with the Office or its agent is considered unprofessional conduct and is subject to discipline, which may include license suspension, revocation and/or assessment of civil fines. Unprofessional conduct includes, but is not limited to, the following:

(a) Failing to respond to an inquiry from the Office regarding a complaint;

(b) Failing to provide information to the Office in response to a written inquiry, or provide written response within specified time allotted by notice of intended action;

(c) Failing to temporarily surrender custody of original client records to the Office upon request, which includes treatment charts, models, health histories, billing documents, correspondence and memoranda;

(d) Interference, use of threats or harassment that delays or obstructs any person in providing evidence in any investigation, contested case, or other legal action instituted by the Office;

(e) Interference, use of threats or harassment which obstructs or delays the Office in carrying out its functions under ORS 680.500 to 680.535 and rules adopted thereunder;

(f) Deceiving or attempting to deceive the Board or Office concerning any matter under investigation including altering or destroying any records.

(6) When the Office requires correction of deficiencies in lieu of the suspension, revocation or denial of license, the correction shall be made within the time frames established by the Office or the suspension, revocation or denial of license action will proceed.

(7) Practicing denture technology while a license is in suspended status is grounds for additional disciplinary action, which includes revocation and/or fines.

Statutory/Other Authority: 676.583, ORS 680.586, 676.608 & 680.535 Statutes/Other Implemented: ORS 680.586 & 680.535 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0075 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 4-1989, f. & cert. ef. 6-1-89 HD 1-1983, f. & ef. 1-20-83

<u>331-430-0030</u>

Establishing Civil Penalty Amounts

The Office has adopted the following presumptive penalty schedule for the first and second violations of the following laws and rules. The following schedule must apply except as the Office otherwise determines in consideration of the factors referenced in OAR 331-020-0060. For subsequent violations the provisions of OAR 331-020-0060 will apply.

(1) Practicing or holding one's self out as available to practice denture technology, or using the title denturist without a license or with an expired or suspended license is a violation of ORS 680.505 and may incur a penalty of \$5,000.

(2) Licensed denturists who allow nonlicensed persons to violate ORS 680.505 are in violation of and ORS 676.612(i) and may incur a penalty of \$5,000.

(3) Violations of ORS 680.545 may incur a penalty of \$2,000.

(4) Failing to notify the Office within 30 days of a change in business related information or license status is a violation of OAR 331-010-0040, and may incur a penalty of \$200.

(5) Advertising in a manner, which would deceive or mislead the public or that is untruthful is a violation of ORS 676.612(2)(b), and may incur a penalty of \$2,000.

(6) Violations of the practice standards in Division 420 may incur a penalty of up to \$1,000 for each violation.

(7) Failing to meet minimum standards of acceptable patient care according to OAR 331-420-0000(5), as determined by the Board may incur a penalty of \$5,000.

Statutory/Other Authority: ORS 680.565, 680.572, 676.615 & 680.535 Statutes/Other Implemented: ORS 680.565 & 680.535 History:

HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018

HLA 10-2013, f. & cert. ef. 7-1-13

HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04

HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01

HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0120

HD 22-1993, f. 12-30-93, cert. ef. 1-1-94

HD 3-1992, f. & cert. ef. 3-25-92

Division 440 FEES

<u>331-440-0000</u>

Fees

(1) Applicants and licensees are subject to the provisions of OAR 331-010-0010 and 331-010-0020 regarding the payment of fees, penalties and charges.

- (2) Fees established by the Office:
- (a) Application:
- (A) License: \$350.
- (B) License by reciprocity: \$450.
- (C) Temporary license: \$50
- (b) Examination:
- (A) Oregon laws & rules: \$50.
- (B) Written: \$350.
- (C) Practical: \$650.
- (c) Original issuance:
- (A) License: \$350
- (B) Temporary license: \$50
- (d) Renewal:
- (A) License: \$350
- (B) Temporary license: \$50
- (e) Delinquency fee: \$40 for each year in an inactive status, for up to three years.
- (f) Replacement of license, including name change: \$25.
- (g) Duplicate license document: \$25 per copy with maximum of three.
- (h) Affidavit of licensure: \$50.

(i) An additional \$25 Administrative Processing fee will be assessed if a NSF or non-negotiable instrument is received for payment of fees, penalties and charges. Refer to OAR 331-010-0010.

(3) Individuals who renew online will receive a \$150 discount.

Statutory/Other Authority: ORS 676.592, ORS 676.586, ORS 680.515, ORS 676.615, ORS 680.527 & ORS 680.565

Statutes/Other Implemented: ORS 676.592, ORS 680.515, ORS 680.527 & ORS 680.565 History: HLO 6-2022, amend filed 04/25/2022, effective 05/01/2022 HLO 5-2019, amend filed 05/29/2019, effective 06/01/2019 HLO 70-2018, amend filed 02/28/2018, effective 03/01/2018 HLO 3-2015, f. 6-30-15, cert. ef. 7-8-15 HLA 14-2013, f. 12-30-13, cert. ef. 2-1-14 HLA 13-2013(Temp), f. 8-21-13, cert. ef. 8-23-13 thru 2-19-14 Renumbered from 331-405-0030, HLA 9-2013, f. & cert. ef. 7-1-13 HLA 5-2008, f. 9-15-08, cert. ef. 10-1-08 HLO 2-2005, f. 12-15-05, cert. ef. 1-1-06 HLO 2-2004, f. 6-29-04, cert. ef. 7-1-04 HLO 3-2003, f. 5-6-03, cert. ef. 5-15-03 HDLP 1-2001, f. 3-21-01, cert. ef. 4-1-01 HDLP 3-1998, f. 6-26-98, cert. ef. 7-1-98, Renumbered from 333-020-0035 HD 22-1993, f. 12-30-93, cert. ef. 1-1-94 HD 3-1992, f. & cert. ef. 3-25-92 HD 13-1991(Temp), f. & cert. ef. 9-30-91 HD 4-1989. f. & cert. ef. 6-1-89 Reverted to HD 15-1985, f. & ef. 9-4-85 HD 25-1988(Temp), f. & cert. ef. 11-1-88 HD 15-1985, f. & ef. 9-4-85 HD 9-1985(Temp), f. & ef. 5-24-85 Reverted to HD 2-1980, f. & ef. 2-14-80 HD 11-1981(Temp), f. & ef. 7-15-81 HD 2-1980, f. & ef. 2-14-80 HD 11-1979(Temp), f. & ef. 8-23-79