

HB 2075 -- DENTAL PROFESSIONS (Coleman)

COMMITTEE OF ORIGIN: Standing Committee on Professional  
Registration and Licensing

PRACTICE OF DENTISTRY IN CORRECTIONAL CENTERS (Section 332.081)

Currently, corporations cannot practice dentistry unless that corporation is a nonprofit corporation or a professional corporation under Missouri law. This bill exempts entities contracted with the state to provide care in correctional centers.

DENTAL PROFESSIONS (Sections 332.211, 332.281, 332.700, 332.705, 332.710, 332.715, 332.720, 332.725, 332.730, 332.735, 332.740, 332.745, 332.750, 332.755, and 332.760)

Currently, the Missouri dental board can grant without an examination a certificate of registration and a license to a dentist or a dental hygienist who has been licensed in another state if the board is satisfied that the applicant's qualifications are equivalent or higher than requirements in Missouri. A dentist must have been licensed for five consecutive years immediately preceding his or her application and a dental hygienist must have been licensed for two consecutive years immediately preceding his or her application.

The Missouri dental board can by rule require the applicant to take any examination over Missouri laws that is given to dentists or dental hygienists in Missouri when he or she applies for licensure. If the applicant's licensure in any state was ever denied, revoked, or suspended for incompetency or inability to practice in a safe manner, the dental board can require the applicant take a practical examination. The dental board can also require the applicant take a practical examination if he or she has failed any practical examination given as a prerequisite to licensure as a dentist in any state.

The bill repeals that and creates the "Dentist and Dental Hygienist Compact". Dentists and dental hygienists licensed in a state that are participating in the interstate compact can practice in other participating states without additional requirements. The bill also enhances the ability of participating states to protect the public health and safety and cooperate in regulating the practice of dentistry and dental hygiene.

The bill specifies the conditions for a state to join and continue as a participating state, such as enacting a compact that is not materially different from the model compact, implementing a criminal background check requirement, accepting certain

examinations and accreditations, and paying a participation fee to the Dentist and Dental Hygienist Compact Commission.

The bill also defines the qualifications and obligations of a licensee who seeks to obtain and exercise a compact privilege in a remote state, such as having a qualifying license, meeting any jurisprudence requirement, reporting any adverse action, and complying with the scope of practice of the remote state.

The bill establishes the "Dentist and Dental Hygienist Compact Commission", composed of one commissioner from each participating state, to administer and enforce the Compact. The Commission will have the power to adopt rules and bylaws, maintain a data system, charge fees, conduct investigations, take disciplinary actions, issue subpoenas, and initiate legal proceedings. The bill also outlines the procedures and standards for the Commission's meetings, financial review, executive board, and annual report.

#### ASSIGNMENT OF BENEFITS (Section 376.427)

The bill specifies that health carriers and prepaid dental plan corporations must follow the provisions of Section 376.383, RSMo, regarding time frames and notices when submitting, acknowledging, requesting, and paying claims; and when calculating the penalties and interest for late or unpaid claims.

Health carriers and prepaid dental plan corporations must communicate the reasons for denying a claim and how claimants can appeal a denial; and the Department of Commerce and Insurance must monitor denials and handle fraudulent claims, as specified in Section 376.373.

Entities that are not currently subject to these provisions will have a delayed effective date of January 1, 2026 to be subject to such provisions.