

119 **58-69-302.5. Licensing of dentist-educators.**120 (1) As used in this section:121 (a) "Foreign country" means a country other than the United States, its territories, or
122 Canada.123 (b) "Foreign dental school" means a dental school that is outside the United States, its
124 territories, and Canada.125 (c) "Specialty area" means:126 (i) an area of dentistry proposed in a formal application by a sponsoring organization to
127 the Council on Dental Education and Licensure and formally approved by the American Dental
128 Association as meeting the requirements for recognition of dental specialist; and129 (ii) a university program accredited by the Commission on Dental Accreditation that
130 offers an examination leading to board certification.131 (2) Notwithstanding any provision of law to the contrary, an individual may receive a
132 dentist educator license if the individual:133 (a) submits an application in a form prescribed by the division, which may include:134 (i) submission by the applicant of information maintained in a practitioner data bank,
135 as designated by division rule, with respect to the applicant; and136 (ii) a record of professional liability claims made against the applicant and settlements
137 paid by or on behalf of the applicant;138 (b) provides ~~§~~ :138a (i) ~~§~~ a certificate of successful completion of an advanced educational program
139 in a specialty area that is two or more years in length; ~~§~~ and139a (ii) proof that the applicant passed Part I and Part II of the National Board Dental
139b Examinations or its equivalent as determined by the ~~§~~ division in collaboration with
139c the ~~§~~ Board of Dentistry; ~~§~~140 (c) is licensed in good standing in a foreign country, the United States, its territories, or
141 Canada;142 (d) does not have an investigation or action pending against a professional license in
143 any jurisdiction, unless:144 (i) the license was subsequently reinstated in good standing; or145 (ii) the division in collaboration with the board determines to its satisfaction, after full
146 disclosure by the applicant and full consideration by the division in collaboration with the
147 board, that:148 (A) the conduct has been corrected, monitored, and resolved; or149 (B) a mitigating circumstance exists that prevents resolution, and the division in