CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5632

52nd Legislature 1991 Regular Session

Passed by the Senate April 22, 1991 Yeas 45 Nays 0

President of the Senate

Passed by the House April 19, 1991 Yeas 98 Nays 0

Speaker of the House of Representatives

Approved

CERTIFICATE

I, Gordon Golob, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5632** as passed by the Senate and the House of Representatives on the dates hereon set forth.

Secretary

FILED

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 5632

AS AMENDED BY THE HOUSE

Passed Legislature - 1991 Regular Session

State of Washington 52nd Legislature 1991 Regular Session

By Senate Committee on Health & Long-Term Care (originally sponsored by Senators West, Niemi and Johnson).

Read first time March 6, 1991.

AN ACT Relating to ocularists; amending RCW 18.55.020, 18.55.040,
 18.55.050, and 18.55.060; and adding new sections to chapter 18.55 RCW.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 <u>NEW SECTION.</u> Sec. 1. The legislature finds it necessary to 5 regulate the practice of ocularist to protect the public health, 6 safety, and welfare. The legislature intends that only individuals who 7 meet and maintain minimum standards of competence and conduct may 8 provide service to the public.

9 Sec. 2. RCW 18.55.020 and 1980 c 101 s 2 are each amended to read 10 as follows:

11 The terms defined in this section shall have the meaning ascribed 12 to them wherever appearing in this chapter, unless a different meaning 13 is specifically used to such term in such statute. (1) (("Director" means the director of licensing)) "Department"
 2 means the department of health.

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(2) <u>"Secretary" means the secretary of health.</u>

4 (3) "Ocularist" means a person ((who designs, fabricates, and fits 5 ocular prosthetic appliances. An ocularist is authorized to perform 6 the necessary procedures to provide an ocular prosthetic service for 7 the patient in the ocularist's office or laboratory on prescription of 8 a physician. The ocularist is authorized to make judgment on the 9 needed care, replacement, and use of an ocular prosthetic appliance. 10 The ocularist is authorized to design, fabricate, and fit human

11 prosthetics in the following categories:

12 (a) Stock and custom prosthetic eyes;

13 (b) Stock and custom therapeutic scleral shells;

14 (c) Stock and custom therapeutic painted iris shells;

15 (d) External orbital and facial prosthetics; and

16 (e) Ocular conformers: PROVIDED, That nothing herein shall be 17 construed to allow the fitting or fabricating of contact lenses.

18 (3) "Apprentice" means a person designated an apprentice in the 19 records of the director at the request of a licensed ocularist, and who 20 shall thereafter receive from such licensee training and direct 21 supervision in the work of an ocularist)) licensed under this chapter. 22 (4) "Advisory committee" means the state ocularist advisory

23 <u>committee</u>.

(5) "Apprentice" means a person designated an apprentice in the
 records of the secretary to receive from a licensed ocularist training
 and direct supervision in the work of an ocularist.

27 (6) "Stock-eye" means an ocular stock prosthesis that has not been
 28 originally manufactured or altered by the ocularist or service provider
 29 selling or fitting, or both, said prosthesis to a patient or customer.
 30 "Altered" means either taking away or adding materials, or
 SSB 5632.PL p. 2 of 9

colorization, or otherwise changing the prosthesis' appearance,
 function, or fit in the socket or on the implant of the patient or
 <u>customer.</u>

(7) "Modified stock-eye" means a stock-eye, as defined in 4 subsection (6) of this section, that has been altered in some manner by 5 6 the ocularist or service provider selling or fitting, or both, said prosthesis to a patient or customer. "Altered" is as defined in 7 subsection (6) of this section. A modified stock-eye cannot be defined 8 as either a "custom" or "impression-fitted" eye or prosthesis by adding 9 10 material that incorporates an impression-surface of the patient or customer socket or implant surfaces. 11

12 (8) "Custom-eye" means an original, newly manufactured eye or 13 prosthesis that has been specifically crafted by an ocularist or 14 authorized service provider for the patient or customer to whom it is 15 sold or provided. The "custom-eye" may be either an impression-fitted 16 eye (an impression of the socket or implant surfaces) or an 17 empirical/wax pattern-fitted method eye, or a combination of either, as 18 delineated in the ocularist examination.

<u>NEW SECTION.</u> Sec. 3. An ocularist designs, fabricates, and 19 20 fits ocular prosthetic appliances. An ocularist is authorized to perform the necessary procedures to provide an ocular prosthetic 21 service for the patient in the ocularist's office or laboratory on 22 referral of a physician. A referral is not required for the 23 replacement of an ocular prosthetic appliance. The ocularist is 24 25 authorized to make judgment on the needed care, replacement, and use of an ocular prosthetic appliance. The ocularist is authorized to design, 26 27 fabricate, and fit human prosthetics in the following categories:

28 (1) Stock and custom prosthetic eyes;

29 (2) Stock and custom therapeutic scleral shells;

p. 3 of 9

1 (3) Stock and custom therapeutic painted iris shells;

2 (4) External orbital and facial prosthetics; and

3 (5) Ocular conformers: PROVIDED, That nothing herein shall be4 construed to allow the fitting or fabricating of contact lenses.

5 Sec. 4. RCW 18.55.040 and 1985 c 7 s 53 are each amended to read 6 as follows:

7 (((1))) No applicant ((for a license)) shall be ((registered))
8 <u>licensed</u> under this chapter until the applicant pays an examination fee
9 ((as shall be)) determined by the ((director)) secretary, as provided
10 in RCW ((43.24.086)) <u>43.70.250</u>, and certifies under oath <u>after</u>
11 <u>furnishing satisfactory documentation</u>, that the applicant:

12 ((((a))) <u>(1)</u> Is eighteen years or more of age;

13 (((b))) <u>(2)</u> Has graduated from high school <u>or has received a</u> 14 general equivalency degree;

15 (((-))) (3) Is of good moral character; and

16 (((d) Has either:

17 (i)) (4)(a) Had at least ((five years)) ten thousand hours of 18 apprenticeship training under the direct supervision of a licensed 19 ocularist ((in the state of Washington)); or

20 (((ii))) (b) Successfully completed a prescribed course in 21 ocularist training programs ((in a college, teaching facility, or 22 university approved by the director; or

23 (iii) Been principally engaged in practicing as an ocularist 24 outside the state of Washington for eight years and shall have been 25 employed by a licensed ocularist or physician for one year in the state 26 of Washington)) approved by the secretary; or

27 (c) Has had at least ten thousand hours of apprenticeship training
 28 under the direct supervision of a practicing ocularist, or has the

1 equivalent experience as a practicing ocularist, or any combination of 2 training and supervision, not in the state of Washington; and

3 (((iv))) (5) Successfully passes ((with a grade of at least 4 seventy-five percent,)) an examination((,)) conducted or approved by 5 the ((director, which shall determine whether the applicant has a 6 thorough knowledge of the principles governing the practice of an 7 ocularist)) secretary.

8 (((2) The director shall issue a license without examination to any 9 person who makes application therefor within six months after June 12, 10 1980, pays a fee as determined by the director, and certifies under 11 oath that the applicant has been actually and principally engaged in 12 the practice of an ocularist in the state of Washington for a period of 13 not less than five years immediately preceding June 12, 1980.

14 (3) Any person who on June 12, 1980 (a) is employed as apprentice 15 by a person who is principally engaged in the practice of an ocularist, 16 (b) registers with the director prior to one hundred twenty days after 17 June 12, 1980, and (c) furnishes the director a statement, under oath, 18 and certified as correct by the employer, as to the length of time of 19 such employment shall be given credit for such period towards 20 compliance with the requirement for five years' apprenticeship.))

21 <u>NEW SECTION.</u> Sec. 5. The secretary may approve an examination 22 prepared or administered by a private testing agency or association of 23 licensing authorities. The examination shall determine if the 24 applicant has a thorough knowledge of the principles governing the 25 practice of an ocularist.

26 **Sec. 6.** RCW 18.55.050 and 1985 c 7 s 54 are each amended to read 27 as follows:

p. 5 of 9

Every ((licensee)) individual licensed or registered under this 1 2 chapter shall pay an annual ((renewal)) license or registration renewal fee determined by the ((director)) secretary, as provided by RCW 3 ((43.24.086)) 43.70.250, on or before the ((1st day of July of each 4 year, and thereupon the license of such person shall be renewed for a 5 6 period of one year)) expiration date established by the secretary. An application for renewal shall be on the form provided by the 7 ((director)) secretary and shall be filed with the department of 8 9 ((licensing)) health not less than ten days prior to its expiration. Each application for renewal shall be accompanied by a ((license)) 10 renewal fee ((as shall)) in an amount to be determined by the 11 ((director)) secretary. Any license or registration not renewed as 12 provided in this section shall ((render the license)) be invalid ((but 13 14 such licensee shall be reinstated upon written application therefore to 15 the director and payment of a renewal fee to the director as provided in RCW 43.24.086, together with all delinquent annual renewal license 16 17 fees)).

18 The secretary may provide by rule the procedures that may allow for 19 the reinstatement of a license or registration upon payment of the 20 renewal fee and a late renewal penalty fee.

21 **Sec. 7.** RCW 18.55.060 and 1980 c 101 s 5 are each amended to read 22 as follows:

23 (1) ((No licensee under this chapter may have more than two 24 apprentices in training at one time.

25 (2) The licensee shall be responsible for the acts of the 26 apprentices in the performance of their work in the apprenticeship 27 program.

28 (3)) <u>A person wishing to work as an apprentice ocularist shall</u>
 29 <u>submit to the secretary the registration fee and completed application</u>
 SSB 5632.PL p. 6 of 9

1 form signed by the applicant and the licensed ocularist who shall be
2 responsible for the acts of the apprentice in the performance of his or
3 her work in the apprenticeship program.

4 (2) Apprentices shall complete their <u>ten thousand hours of</u> 5 apprenticeship ((in)) within eight years and shall not work longer as 6 an apprentice unless the ((director)) <u>secretary</u> determines, after a 7 hearing, that the apprentice was prevented by causes beyond his or her 8 control from completing the apprenticeship and becoming a licensee 9 hereunder in eight years.

10 <u>(3) No licensee under this chapter may have more than two</u> 11 <u>apprentices in training at one time.</u>

12 <u>NEW SECTION.</u> Sec. 8. In addition to any other authority 13 provided by law, the secretary may:

14 (1) Adopt rules in accordance with chapter 34.05 RCW necessary to15 implement this chapter;

16 (2) Establish forms necessary to administer this chapter;

(3) Issue a license to any applicant who has met the education, training, and examination requirements for licensure and deny a license to applicants who do not meet the minimum qualifications for licensure. Proceedings concerning the denial of licenses based on unprofessional conduct or impaired practice shall be governed by the uniform disciplinary act, chapter 18.130 RCW;

(4) Employ clerical, administrative, and investigative staff as
needed to implement and administer this chapter and hire individuals,
including those licensed under this chapter, to serve as examiners or
consultants as necessary to implement and administer this chapter;

(5) Maintain the official departmental record of all applicants andlicensees;

p. 7 of 9

(6) Determine the minimum education and experience requirements for
 licensure, including but not limited to approval of educational
 programs;

4 (7) Prepare and administer or approve the preparation and 5 administration of examinations for licensure; and

6 (8) Establish and implement by rule a continuing competency7 program.

8 <u>NEW SECTION.</u> Sec. 9. An ocularist or authorized service 9 provider shall explain to patients or customers exactly which type of 10 prosthesis or service they are receiving or purchasing. Failure to do 11 so, or misrepresentation of said services, constitutes unprofessional 12 conduct under this chapter and chapter 18.130 RCW.

13 NEW SECTION. Sec. 10. There is created a state advisory committee appointed by the secretary who shall advise the secretary 14 15 concerning the administration of this chapter. One member of the 16 committee shall be a medical doctor, one member shall be a currently 17 licensed ocularist, and one member shall be an employee of the department of health. The term of office is three years. Members of 18 19 the committee shall be compensated in accordance with RCW 43.03.240 and shall be reimbursed for travel expenses in accordance with RCW 20 43.03.050 and 43.03.060. 21

22 <u>NEW SECTION.</u> Sec. 11. The secretary, members of the committee, 23 and individuals acting on their behalf are immune from suit in any 24 action, civil or criminal, based on any acts performed in the course of 25 their duties.

SSB 5632.PL

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p. 8 of 9
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1 <u>NEW SECTION.</u> Sec. 12. An applicant holding a credential in 2 another state may be credentialed to practice in this state without 3 examination if the secretary determines that the other state's 4 credentialing standards are substantially equivalent to the standards 5 in this state.

6 <u>NEW SECTION.</u> Sec. 13. Sections 1, 3, 5, and 8 through 12 of 7 this act are added to chapter 18.55 RCW.