



BOARD OF DENTAL EXAMINERS - SPECIAL MEETING

Alaska Division of Corporations, Business and Professional Licensing

2026-01-23 16:00 - 17:00 AKST

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THE STATE
of **ALASKA**

Department of Commerce, Community,
and Economic Development

DIVISION OF CORPORATIONS, BUSINESS AND
PROFESSIONAL LICENSING

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MEMORANDUM

DATE: November 26, 2025
TO: Board of Dental Examiners
THRU: Erika Prieksat, Chief Investigator
FROM: Joshua Hardy, Investigator
RE: Investigative Report for the December 12, 2025 Meeting

The following information was compiled as an investigative report to the Board for the period of January 25, 2025 thru November 26, 2025; this report includes cases, complaints, and intake matters handled since the last report.

Matters opened by the Paralegals in Anchorage and Juneau, regarding continuing education audits and license action resulting from those matters are covered in this report.

OPEN - 49

<u>Case Number</u>	<u>Violation Type</u>	<u>Case Status</u>	<u>Status Date</u>
DENTAL HYGIENIST			
2025-000990	Continuing education	Intake	10/14/2025
2025-000991	Continuing education	Intake	10/14/2025
2025-000179	License Application Review/Referral	Complaint	07/31/2025
2025-000798	Continuing education	Complaint	08/28/2025
2025-000064	License Application Review/Referral	Investigation	06/06/2025
DENTIST			
2025-000183	License Application Review/Referral	Intake	03/07/2025
2025-000935	Continuing education	Intake	09/26/2025
2025-000986	Continuing education	Intake	10/14/2025

2025-000987	Continuing education	Intake	10/14/2025
2025-001016	Fraud or misrepresentation	Intake	10/23/2025
2025-001030	Unprofessional conduct	Intake	10/27/2025
2024-000047	PDMP Violation: Failure to Query	Complaint	01/23/2025
2024-000178	Unethical conduct	Complaint	05/02/2025
2025-000137	License Application Review/Referral	Complaint	02/21/2025
2025-000169	Standard of care	Complaint	05/22/2025
2025-000206	License Application Review/Referral	Complaint	08/18/2025
2025-000259	Fraud or misrepresentation	Complaint	05/01/2025
2025-000366	Standard of care	Complaint	05/12/2025
2025-000565	Standard of care	Complaint	06/24/2025
2025-000622	Substance abuse	Complaint	07/24/2025
2025-000635	Standard of care	Complaint	07/10/2025
2025-000686	Standard of care	Complaint	08/04/2025
2025-000827	Standard of care	Complaint	10/09/2025
2025-000832	Standard of care	Complaint	10/08/2025
2025-000837	Standard of care	Complaint	10/08/2025
2025-000873	Continuing education	Complaint	10/07/2025
2025-000959	Continuing education	Complaint	10/21/2025
2025-000964	Continuing education	Complaint	10/21/2025
2025-001024	Standard of care	Complaint	11/24/2025
2022-000507	Standard of care	Investigation	08/26/2025
2023-000859	Misrepresentation	Investigation	04/16/2024
2023-000964	Standard of care	Investigation	08/28/2025
2023-001107	Unethical conduct	Investigation	08/08/2024
2024-000117	Standard of care	Investigation	08/25/2025
2024-000714	Standard of care	Investigation	05/12/2025
2024-000801	Substance abuse	Investigation	08/07/2025
2024-001212	Fraud or misrepresentation	Investigation	08/18/2025
2024-001213	Fraud or misrepresentation	Investigation	08/18/2025
2024-001214	Fraud or misrepresentation	Investigation	08/08/2025

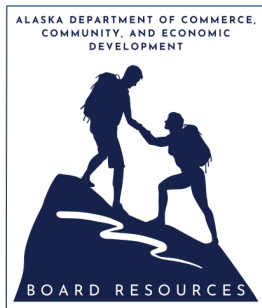
2025-000109	Standard of care	Investigation	08/20/2025
2025-000170	License Application Review/Referral	Investigation	10/30/2025
2017-001252	Standard of care	Litigation Initiated	10/29/2025
2018-000011	Standard of care	Litigation Initiated	10/29/2025
2020-000474	Standard of care	Litigation Initiated	10/29/2025
2020-000953	Violation of licensing regulation	Litigation Initiated	10/29/2025
2021-000451	Falsified application	Litigation Initiated	10/29/2025
2022-000543	Standard of care	Litigation Initiated	10/29/2025
2022-000832	Standard of care	Litigation Initiated	10/29/2025
2022-001168	Standard of care	Litigation Initiated	10/29/2025

Closed - 39

<u>Case #</u>	<u>Violation Type</u>	<u>Case Status</u>	<u>Closed</u>	<u>Closure</u>
DENTAL HYGIENIST				
2025-000153	License Application Review/Referral	Closed-Intake	04/10/2025	Review Complete
2025-000127	Standard of care	Closed-Complaint	06/24/2025	No Action - No Violation
DENTIST				
2025-000077	Standard of care	Closed-Intake	03/04/2025	Incomplete Complaint
2025-000111	License Application Review/Referral	Closed-Intake	02/21/2025	Review Complete
2025-000128	License Application Review/Referral	Closed-Intake	02/21/2025	Review Complete
2025-000148	License Application Review/Referral	Closed-Intake	04/10/2025	Review Complete
2025-000161	License Application Review/Referral	Closed-Intake	03/04/2025	Review Complete
2025-000258	Unprofessional conduct	Closed-Intake	06/10/2025	Incomplete Complaint
2025-000337	Standard of care	Closed-Intake	06/04/2025	Incomplete Complaint
2025-000482	Standard of care	Closed-Intake	07/07/2025	Incomplete Complaint
2025-000557	Standard of care	Closed-Intake	07/24/2025	Incomplete Complaint
2025-000664	Unlicensed practice or activity	Closed-Intake	10/08/2025	Incomplete Complaint
2025-000755	License Application Review/Referral	Closed-Intake	11/06/2025	Application Withdrawn

2025-000779	License Application Review/Referral	Closed-Intake	10/01/2025	Review Complete
2025-000881	Standard of care	Closed-Intake	10/20/2025	Incomplete Complaint
2025-000889	License Application Review/Referral	Closed-Intake	10/08/2025	Review Complete
2025-000940	Standard of care	Closed-Intake	10/30/2025	Incomplete Complaint
2023-001026	PDMP Violation	Closed-Complaint	02/25/2025	No Action - Lack of Jurisdiction
2024-000039	PDMP Violation: Failure to Other (miscellaneous)	Closed-Complaint	09/08/2025	Review Complete
2024-000048	PDMP Violation: Failure to Other (miscellaneous)	Closed-Complaint	09/08/2025	Review Complete
2024-000138	Unethical conduct	Closed-Complaint	05/28/2025	No Action - No Violation
2024-000183	Negligence	Closed-Complaint	02/13/2025	No Action - No Violation
2024-000266	Standard of care	Closed-Complaint	03/26/2025	No Action - No Violation
2024-000278	Standard of care	Closed-Complaint	03/26/2025	No Action - No Violation
2024-001043	Violation of board order	Closed-Complaint	05/06/2025	Other (See Abstract)
2025-000753	License Application Review/Referral	Closed-Complaint	11/18/2025	No Action - No Violation
2022-000683	Standard of care	Closed-Investigation	08/26/2025	License Action
2023-000264	License Application Problem	Closed-Investigation	02/18/2025	License Action
2023-000888	Standard of care	Closed-Investigation	03/21/2025	Advisement Letter
2023-001025	PDMP Violation	Closed-Investigation	07/18/2025	Advisement Letter
2023-001093	Unethical conduct	Closed-Investigation	10/24/2025	No Action - No Violation
2023-001196	Standard of care	Closed-Investigation	10/23/2025	Advisement Letter
2024-000728	Unlicensed practice or activity	Closed-Investigation	04/15/2025	Advisement Letter
2024-001042	Violation of License Regulation	Closed-Investigation	08/26/2025	License Action
2025-000086	Violating professional ethics	Closed-Investigation	07/01/2025	Advisement Letter
2025-000342	Falsified application	Closed-Investigation	09/30/2025	Application Withdrawn
2025-000487	Continuing education	Closed-Investigation	08/19/2025	License Action
2025-000821	Falsified application	Closed-Investigation	11/03/2025	Advisement Letter
2025-000936	PDMP Violation: Failure to Register	Closed-Investigation	10/09/2025	Advisement Letter

END OF REPORT



Strategies for Boards to Get the Most Out of the AO 360 Regulatory Review Process

DCCED Boards and Regulations Resources

October 2025

Sara Chambers
Boards and Regulations Advisor
Agency Regulatory Liaison

Introduction

Administrative Order 360 was issued by Governor Dunleavy on August 4, 2025, with the purpose of improving the quality, transparency, and efficiency of the State's regulatory environment by:

- Promoting growth and investment in Alaska by reducing administrative and economic burdens associated with regulatory compliance, including removing barriers, finding solutions, and identifying alternative pathways.
- Streamlining permitting processes and improving coordination and efficiency within all permitting departments.
- Ensuring boards and commissions adjust regulatory structures as necessary to maintain critical consumer protection while eliminating unnecessary barriers to entry for new professionals.
- Engaging stakeholders early and continuously in the regulatory development and reform process.
- Ensuring all regulations are clearly written, legally sound, and supported by a demonstrated need.
- Regularly evaluating existing regulations for effectiveness, redundancy, clarity, and impact.
- Reducing the regulatory burden on all Alaskans.

As a board with regulatory authority, under the AO you are required to engage in a process that includes the steps below to produce the following deliverables:

- By December 29 (LBC, AIDEA, AEA, AOGCC, RCA)/February 13 (CBPL and AMCO): Produce a *Regulatory Reform Plan* to reduce your regulatory requirements by 15% by December 31, 2026, and 25% by December 31, 2027 (cumulative), in accordance with the *Regulatory Reduction Guide*. At a minimum, each proposed plan for regulatory reform must:
 - List each specific regulation identified for reform;
 - Include a decisional document identifying recommendations received, how they were considered for inclusion in the *Plan*, and (if appropriate) reasons for rejection;
 - Propose how the agency will organize the regulations identified for reform into discrete projects for submittal to the Department of Law for preliminary review;
 - Identify whether agency staff will be drafting the revised regulations or whether the agency is requesting drafting assistance from the Department of Law; and
 - Provide a timeline for submitting the draft revised regulations to the Department of Law for preliminary review.

The plan may also include proposed reductions in guidance documents as a means to meet the reduction percentages.

- Propose regulation changes per the Administrative Procedures Act to meet adoption timelines in the board's approved *Regulatory Reform Plan*.
- By September 4, 2026, and periodically prior to publication: Submit updates to guidance documents for Department of Law review per the process outlined in the *Regulatory Reduction Guide*.
- By September 18, 2026: Submit to the Agency Regulatory Liaison their projected regulatory plan that lists all anticipated rulemaking actions for the subsequent state fiscal year

As volunteer boards with many existing time-sensitive responsibilities, this task may seem daunting. However, it is truly an opportunity. This guide will assist you in strategizing -- not only to attain compliance but to produce excellence.

Engage the public, staff, and stakeholders

Cast a wide net for input. Stakeholders will have different perspectives, so invite the spectrum of those who interact with your regulations. These may be people or entities who are regulated, those who receive services, partner agencies or organizations...even those who have been critical of the board in the past. Ask staff for their suggestions; they are the front line in answering calls, processing applications, or investigating complaints.

Ensure your board understands the mission and has the materials to be successful

If you haven't already done so, schedule a 30-minute introduction on AO 360 at your upcoming meeting, or schedule a special meeting to hear this information and strategize how you will wrap your arms around this initiative. The division director, lead staff, or I are happy to walk through our presentation about the goals and timeline and answer questions.

Staff will provide the following information, which you will need to perform your work well and to comply with the governor's deliverables and deadlines:

- *A decisional document listing any public comments received during the listening sessions or via email/mail.*
This document will include space for your board to consider how to respond and to codify your response, which is required.
- *List of regulations and number of discretionary requirements in each section.*
You are required to present an overview of how you plan to change the regulation and to list the number and percentage of reductions expected from this change. You'll also need to indicate whether you expect to need attorney help in drafting, how you plan to package your regulations into manageable projects, as well as your timeline for completion.
- *List of guidance documents and their length.*
You are not required to include reductions in guidance documents as part of your 15% or 25% reductions but streamlining regulations should naturally produce streamlined guidance. Adopting clear and concise regulations reduces the need to explain them. You can use these reductions in guidance documents to help meet these reduction goals.
- *Suggestions for regulatory or guidance document improvements from their perspective.*
Staff should include their ideas for changes, especially to administrative burdens that hold back effective outcomes, outdated or unnecessary requirements, errors, and stumbling blocks that generate confusion.
- *A correct and current copy of your statutes, other agency statutes, regulations, and relevant federal codes that impact your program.*
The assignment includes reviewing all regulations, not just responding to public comments. Having these materials at your fingertips can ease the hunt for applicable information, especially when double-checking what regulations may be discretionary.
- *The Regulatory Reduction Guide issued by the Department of Law, as well as any additional relevant guidance from the Agency Regulatory Liaison.*

Organize according to your board's strengths

Board chairs should think about the strengths, skill sets, and makeup of their team, then suggest an efficient pathway to tackling the regulatory review process. Some ideas:

- *Schedule additional meetings so the entire board engages in the work.* This is most effective with smaller boards when committees might not make sense.
- *Divide and conquer:*
 - *Assign each member a section to analyze and report back to the board.*
This can be successful if the section is linked to type of license or expertise held by the board member. For example, someone holding the engineer or physician seat could review the technical sections that might not be within the knowledge base of a public member. The public member could review the sections relating to investigations or administration, which may relate best to the consumer experience and not require technical expertise.
 - *Form a committee of board members to review the regulations and report back to the board.*

This may be best suited to members who are critical readers and excel at documentation, policies, procedures, etc. They can dig deep and may even enjoy the process. Other members of the board could independently review public-facing guidance documents or pick up work outside of AO 360 to help lighten the load for those serving on the committee.

- *Form a work group of board members and key public persons, such as industry or representatives of certain constituencies.*

The board should identify these members in the motion when they vote to create the work group. While the public should be invited to offer input, not every person who calls in may merit a seat at the table. The work group ensures varied perspectives are presented and heard.

As a reminder, meetings of committees and workgroups must be publicly noticed. To ensure transparency and complete engagement and awareness by all members, your *Regulatory Reform Plan* should be approved by a roll call vote on the record of a public meeting.

Review all regulations with a fresh lens

The initiative provides boards with an opportunity to review all of their regulations afresh; given the myriad complex priorities of a regulatory board, a comprehensive regs review may not be part of an established rhythm. To maximize the value of the project, ensure that members approach it with the goals of AO 360 in mind: Seeking to reduce regulatory burdens, streamline and modernize requirements, and eliminate unnecessary barriers to entry.

Keep in mind that this does not include jeopardizing the safety of the public. However, it does create accountability among boards for using their highest faculties in determining whether existing standards and processes are appropriate. Strategies boards might use to approach this project include:

- Using a framework or system to adhere to the principles of “right-touch regulation.” (If you are unsure what this term means or do not currently use a decisionmaking framework, please contact your Boards and Regulations Advisor.)
- Avoiding the trap of “this is how we have always done it.” Is it necessary? Does it prevent a likely harm? If so, is it reasonable? If not, why require it?
- Ensuring you don’t have requirements that are not actionable, e.g., don’t request criminal background information if you may not take action based on that information.
- Maintaining arbitrary standards and timeframes that are not based on research, proven national standards, or other objective criteria.
- Thinking that a “may” in statute means a “shall”: Just because you have the authority to adopt a regulation doesn’t mean you have to.
- Digging into changes you have always wanted to make—or addressing changes that stakeholders have requested—but the board hasn’t had time to address.
- Updating to modern standards—don’t miss references to fax machines, unnecessarily notarizing documents, defunct organizations, etc.
- Looking for alternative pathways to accomplish similar goals, including attestations instead of submitting documents where that makes sense, identifying steps that can be eliminated because another agency has already checked the information, etc.

Prepare to defend what can’t change:

- Identify baseline public safety standards that can’t be lowered and include a rationale for why they are important.
- Identify statutory or federal requirements that are inflexible. Per the *Drafting Manual for Administrative Regulations*, eliminate repetition of those requirements in regulation unless they provide clarity or are advised by your attorney.

Conclusion

This Administrative Order is ambitious, but it is reachable with organization and intention. Every member will need to set aside additional time to engage with the process. Communicate concerns with your lead staff, who can work with your Agency Regulatory Liaison to answer questions and find solutions.



THE STATE
of

ALASKA *Department of Commerce, Community, and Economic Development
Division of Corporations, Business and Professional Licensing*

Division of Corporations, Business and Professional Licensing

PO Box 110806, Juneau, AK 99811

Phone: (907) 465-2550

Email: RegulationsandPublicComment@Alaska.Gov

Website: Commerce.Alaska.Gov

Regulatory Reform Written Comment Form

Email the completed form to RegulationsandPublicComment@Alaska.Gov by **November 7, 2025**.

All comments submitted will be taken under advisement. If your program is governed by a board, the board will review and make determinations on implementation.

Full Name:	Royann Royer CDA RDH MPH	Date:	11/6/25
Occupation:	Dental Hygienist		
Profession/Program:	Dentistry		
Regulation Number(s): (e.g. 12 AAC 16.930)	12 AAC 28		
Comment(s):			
<p>The letter attached with this e-mail is from the Legislative Committee of the Alaska Dental Hygienist's Association. Please contact me, Legislative Chair, if you have any questions or need additional information.</p> <p>Thank you for considering these changes.</p>			



November 7, 2025

RE: Administrative Order No. 360

To Whom It May Concern,

My name is Royann Royer, and I serve as the Legislative Chair for the Alaska Dental Hygienists' Association. On October 25, 2025, our Legislative Committee convened to review the current regulations pertaining to our profession per Governor Dunleavy's Administrative Order No. 360 that requests the review of all existing regulations.

At our meeting, everyone agreed that the biggest improvement would be to make the document easier to navigate. Currently, the 52-page document that regulates both dentists and dental hygienists, has no hyperlinks to allow the reader to move efficiently between Sections and Articles. Implementing a hypertext environment that connects different parts of the document or links to external sources would reduce frustration, confusion and help applicants find important information about specific licensing requirements. Here is an example of where a link could be used:

Sec. 08.32.110. Scope of practice of dental hygienists. (a)(1)(G) if [certified by the board, administer local anesthetic agents***](#).

***[Insert link to 12 AAC 28.320. APPLICATION FOR CERTIFICATION TO ADMINISTER LOCAL ANESTHETIC AGENTS.](#)

Dental hygiene is a unique profession. Not all states allow dental hygienists to perform the same duties, and education can vary from one dental hygiene program to another. In Alaska, dental hygienists have a broad scope of practice and can be certified to perform restorative functions, administer local anesthesia,

and deliver nitrous oxide with approval from the Board of Dental Examiners. Also, with experience, dental hygienists can practice in various settings without the supervision of a dentist. Regulations that govern dental hygiene need to provide an avenue for those who have adequate training and are competent to provide additional services.

Besides enhancing the functionality of the document as already mentioned, we did identify some housekeeping items that require minimal adjustment. Please reference Attachment A for a list that our Committee started.

Overall, after reviewing the regulations, we find the content necessary—they ensure providers are competent and consumers are protected. We will continue to look for opportunities to collaborate in the process and look forward to updating and modernizing the existing regulations.

Kind Regards,
Royann Royer, CDA, RDH, MPH
AKDHA Legislative Chair

Attachment A

12 AAC 28.320. APPLICATION FOR CERTIFICATION TO ADMINISTER LOCAL ANESTHETIC AGENTS. (a)(4) evidence of having passed the local anesthetic written and patient or mannequin based clinical components of the [WESTERN REGIONAL EXAMINING BOARD (WREB)] American Board of Dental Examiners (ADEX) dental hygienist examination or an equivalent examination, within the five years immediately preceding the date of application.

12 AAC 28.750. RESTORATIVE FUNCTIONS BY DENTAL HYGIENISTS. (b)(4)(B) within the five years immediately before the date of application for an endorsement under this section, the applicant has passed either the restorative function examination of the [WESTERN REGIONAL EXAMINING BOARD] American Board of Dental Examiners (ADEX) or a restorative function examination approved by the board as equivalent to the restorative function examination of the [WESTERN REGIONAL EXAMINING BOARD] American Board of Dental Examiners.

12 AAC 28.850. RESTORATIVE FUNCTIONS BY DENTAL ASSISTANTS. (b)(4)(B) within the five years immediately before the date of application for an endorsement under this section, the applicant has passed either the restorative function examination of the [WESTERN REGIONAL EXAMINING BOARD] American Board of Dental Examiners (ADEX) or a restorative function examination approved by the board as equivalent to the restorative function examination of the [WESTERN REGIONAL EXAMINING BOARD] American Board of Dental Examiners.

12 AAC 28.905. ETHICAL STANDARDS. (a) The [“CODE OF ETHICS FOR DENTAL HYGIENISTS”, AS SET OUT IN THE] American Dental Hygienists’ Association [DOCUMENT TITLED BYLAWS –] *Code of Ethics*, dated [JUNE 2018] October 2024, is adopted by reference as the ethical standards for dental hygienists, and applies to all dental hygienists in the state.

(b) The American Dental Association’s *Principles fo Ethics and Code of Professional Conduct*, with official advisory opinions revised to [NOVEMBER 2018] October 2024, is adopted by reference as the ethical standards for dentists, and applies to all dentists in the state.

12 AAC 28.940. DENTAL LICENSURE BY EXAMINATION. (b)(8)(A)
WREB References, Add **ADEX**

Date Received	Name and Organization of Commenter	Summary of Public Comment	Relevant Board/Program	Relevant Regulation(s)	Resulting in Changes? (Yes/No)	Agency Response	Additional Notes
<i>Date of oral or written comment</i>	<i>Include the name and organization of the commenter, if known.</i>	<i>Include as many details about the comment as needed to capture the essence of the request and any specifics about the changes requested, pain points, rationales, etc.</i>	<i>List the board/program the regulation relates to</i>	<i>Cite the regulations that are relevant to the request, even if the commenter did not specifically state them.</i>	<i>Type "Yes" if you are adopting any changes, and "No" if you are not.</i>	<i>Summarize the changes the agency proposes to adopt as a result of the comment. Specific language is not required yet.</i>	
11/07/2025	R. Royer - Legislative Chair of AX Dental Hygienists' Association	Main request to make stat/reg booklet more navigatable. Add hyperlinks to applications/websites where noted. Overall, finds content in regs to be necessary to ensure providers are competent and consumers are protected. Found small housekeeping items: 12 AAC 28.320(a)(4): replace "WREB" with "American Board of Dental Examiners (ADEX)". 12 AAC 28.750(b)(4)(B): replace WREB with ADEX in two areas. 12 AAC 28.850(b)(4)(B): replace WREB with ADEX in two areas. 12 AAC 28.905(a) and (b): replace the Code of Ethics dated June 2018 with document updated in October 2024; replace Principles of Ethics and Code of Professional Conduct dated November 2018 with updated document October 2024. 12 AAC 28.940(b)(8)(A): WREB references; add ADEX	DEN	12 AAC 28.320; 12 AAC 28.750; 12 AAC 28.850; 12 AAC 28.905; 12 AAC 28.940			

Project Priority Number	Drafting Assistance Required?	Timeline for Submission	Regulation Citation	Relevant Board/Program	Nature of the Regulation	Summary of the Intended Changes	Explanation of Intended Changes	Proposed Regulatory Reduction	Percentage of Regulatory Reduction	Date of Anticipated Reduction
Indicate each regulation with a priority number from 1 to the highest. The priority number indicates the relative ranking of regulations as they will be submitted to OAR for preliminary review.	Indicate whether your staff's regulatory drafting needs are higher than those of other programs from the Department of Law.	To the best of your ability, estimate the time required for submitting the draft regulated measures to OAR for review.	Cite the regulation you intend to change. Can also be a section of related regulations.	List the board/program the regulation relates to.	Briefly describe what the regulation or section currently does.	Briefly describe what you plan to change.	Focus on what the change will do to achieve reduction, not how it will be achieved with changes. Examples: "The purpose of the regulation is to ensure compliance with federal law; therefore, if the project does not meet these goals, explain why it is necessary for protection of public safety or environment, compliance with legislation, or other goal."	List the number of reductions from your baseline that you expect to achieve with the change. This could be a reduction of words in a webpage or PDF or pages of a PDF. (Example: regulatory number below x 0.98). (Sample reduction calculation is column 1.)	Note the percentage of regulatory reduction from your original proposal. This may be calculated using a simple formula such as "(SUMMARY REDUCED WORDS) / ORIGINAL WORDS * 100". When it equals your baseline and it equals the cell in column 2, then express the percentage as a percentage. See sample below.	State whether you anticipate this reduction will be achieved by FY2026 or FY2027.

Name of Guidance Document	Nature of the Guidance	Web Link	Summary of the Intended Changes	Proposed Regulatory Reduction	Percentage or Regulatory Reduction	Date of Anticipated Reduction
<i>Cite the regulation you intend to change. Can also be a section of related regulations.</i>	<i>Briefly describe what the regulation currently does.</i>	<i>If you provided a web link in the inventory, provide it again here for reference.</i>	<i>Briefly describe what you plan to change to achieve reduction, transparency, ease of government interaction, other reforms.</i>	<i>List the number of reductions from your baseline that you plan to achieve with this change. This could be a reduction of words on a webpage or PDF or pages of a PDF.</i>	<i>State the percentage of anticipated reduction from your original baseline. This may be achieved using a simple Excel formula.</i>	<i>State whether you anticipate this reduction will be achieved in 2026 or 2027.</i>
12 AAC 28.320(a)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.325(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.750(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.850(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.935(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.936(a)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.937(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.940(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.951(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.954(b)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.955(k)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.956(a)(1)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.958(b)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.959(4)	Remove the word "notarized" from the application		Applicants would not be required to go to a notary before submitting th		1	
12 AAC 28.920(a)	Online courses are not acceptable, unless there is a hands-on component.		Change to hands-on component for initial applications, but not subsequent renewals			
12 AAC 28.959(2)&(3)			Combine requirements so that one document can be used, just like our checklist			
12 AAC 28.320(b)(4)/(b)	Explore changes.		Two pathways are sometimes obstacles as hygienists may have taken WREB more than 5 years ago but not delivered anesthetic within the last two years (recent example was a hyg. working in TX were it has not been allowed until recently)			
12 AAC 28.908(1)(2)	Could both be combined?		Almost all states now provide primary source online verification of licensure that can be retrieved by staff. Could wording be changed to remove the onus from the licensee?			
12 AAC 28.925(b)(3)	Remove?		12 AAC 28.900 is the same requirement and applies to all licenses			
12 AAC 28.936(b)(2)	Remove?		For permits issued before August 8, 2020 an inspection must be completed before first full licensing period concludes. Can this be removed as it is now almost 2026?			
12 AAC 28.068(c)	Remove?					
Article 1 Sedation - 12 AAC 28.010-80			Sedation regulations project - already begun			
AS 08.36.234(d)	Change "shall" to "may"		Applicants would not be required to have an interview			