# CONSENT AGREEMENT BETWEEN SCOTT D. SCHUMANN, D.D.S. AND THE OHIO STATE DENTAL BOARD

This CONSENT AGREEMENT is entered into by and between, SCOTT D. SCHUMANN, D.D.S., and THE OHIO STATE DENTAL BOARD, (BOARD), the state agency charged with enforcing the Dental Practice Act, Chapter 4715 of the Ohio Revised Code.

DR. SCHUMANN voluntarily enters into this AGREEMENT being fully informed of his rights under Chapter 119, Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudication hearing on the issues considered herein.

This CONSENT AGREEMENT is entered into on the basis of the following stipulations, admissions and understandings:

- A. The OHIO STATE DENTAL BOARD is empowered by Section 4715.30(A)(8), Ohio Revised Code, to limit, revoke, suspend a certificate, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate for "inability to practice under accepted standards of the profession because of physical or mental disability, dependence on alcohol or other drugs, or excessive use of alcohol or other drugs."
- B. DR. SCHUMANN is currently licensed to practice dentistry in the State of Ohio.
- C. The OHIO STATE DENTAL BOARD enters into this CONSENT AGREEMENT in lieu of further formal proceedings based upon the violations of Section 4715.30(A)(8). The BOARD expressly reserves the right to institute additional formal proceedings based upon any other violations of Chapter 4715 of the Ohio Revised Code whether occurring before or after the effective date of this AGREEMENT.

WHEREFORE, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any further formal proceedings at this time, DR. SCHUMANN, knowingly and voluntarily agrees with the BOARD, to the following PROBATIONARY terms, conditions and limitations:

- 1. DR. SCHUMANN's, license to practice dentistry is indefinitely suspended. It is expressly understood that during this period of suspension the following conditions shall apply:
  - a. DR. SCHUMANN may employ a licensed operator, i.e., dentists, and dental hygienists, and dental assistant radiographers to perform dentistry or dental hygiene duties or otherwise treat patient during the period of suspension.

- b. DR. SCHUMANN may derive income from a legal or beneficial interest in a dental practice.
- c. Continued advertising is permissible during the term of the suspension.
- 2. Prior to reinstatement, the BOARD shall review the documentation submitted pursuant to 2. a., b., and c., to determine whether DR. SCHUMANN is physically/mentally able to return to the practice of dentistry.
  - a. DR. SCHUMANN shall provide to the BOARD a written report of evaluation by a treating practitioner, approved by the BOARD, indicating that DR. SCHUMANN is no longer drug or alcohol dependent and is able to practice dentistry in accordance with the accepted standards of the profession. This evaluation shall be in writing and shall state with particularity the basis for such determination.
  - b. DR. SCHUMANN shall provide the BOARD with documentation from an approved treatment provider that he has successfully completed treatment and is in compliance with any aftercare or outpatient treatment.
  - c. DR. SCHUMANN shall provide satisfactory documentation of continuous participation in a drug and alcohol rehabilitation program, such as AA or NA or Caduceus, approved in advance by the BOARD, for no less than three days per week, or as otherwise directed by the BOARD.
- 3. Upon reinstatement, DR, SCHUMANN's certificate shall be subject to the following PROBATIONARY terms, conditions and limitations for a period of five (5) years:
  - a. DR. SCHUMANN shall obey all federal, state and local laws, and all rules governing the practice of dentistry in Ohio.
  - b. DR. SCHUMANN shall submit quarterly declarations under penalty of BOARD disciplinary action stating whether there has been compliance with all the conditions of this CONSENT AGREEMENT.
  - c. DR. SCHUMANN shall appear in person for quarterly interviews before the BOARD or its designated representative, or as otherwise directed by the BOARD.

- d. In the event that DR. SCHUMANN should leave Ohio for three (3) continuous months, or reside or practice outside the State, DR. SCHUMANN must notify the BOARD in writing of the dates of departure and return. Periods of time spent outside Ohio will not apply to the reduction of this period under the CONSENT AGREEMENT, unless otherwise determined by motion of the BOARD in instances where the BOARD can be assured that probationary monitoring is otherwise being performed.
- e. In the event DR. SCHUMANN is found by the Secretary of the BOARD to have failed to comply with any provision of this agreement, and is so notified of that deficiency in writing, such periods of noncompliance will not apply to the reduction of the probationary period under this CONSENT AGREEMENT.
- f. DR. SCHUMANN shall abstain completely from the personal use or possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of DR. SCHUMANN's chemical dependency.
- g. DR. SCHUMANN shall abstain completely from the use of alcohol.
- h. DR. SCHUMANN shall participate in an aftercare program approved in advance by the Board. Participation must be for a minimum of one (1) year or until successful completion of the program, whichever occurs later. Failure to comply with any terms or conditions of the aftercare program may result in an automatic suspension of license to practice dentistry/dental hygiene.
- i. DR. SCHUMANN shall maintain participation in AA or NA, approved in advance by the BOARD no less than three days per week, or as otherwise directed by the BOARD. On a quarterly basis, DR. SCHUMANN shall submit acceptable documentary evidence of continuing compliance with this program to the BOARD. Failure to comply with terms of this paragraph may result in an automatic suspension of license to practice dentistry/dental hygiene.
- j. DR. SCHUMANN shall participate in a Caduceus program approved in advance by the BOARD. On a quarterly basis, DR. SCHUMANN shall submit acceptable documentary evidence of continuing compliance with this program to the BOARD. Failure to comply with terms of this paragraph may result in an automatic suspension of license to practice dentistry/dental hygiene.

- k. The BOARD reserves the right to request DR. SCHUMANN to submit to random urine screenings for drugs and alcohol, as directed by the BOARD, and shall submit results of such screening to the BOARD within seven (7) days of the screening. Failure to submit such results may result in automatic suspension of DR. SCHUMANN's license to practice dentistry.
- I. Further, the BOARD retains the right to require and DR. SCHUMANN agrees to submit additional random blood or urine specimens for analysis upon request and without prior notice, and shall submit results of such screening to the BOARD within seven (7) days of the screening. Failure to submit such results may result in automatic suspension of DR. SCHUMANN's license to practice dentistry.
- m. It is expressly agreed that DR. SCHUMANN's license to practice dentistry shall automatically be suspended indefinitely should any specimen test positive for alcohol/drugs, or should DR. SCHUMANN refuse to submit to a chemical test(s) of his blood, breath, or urine for purposes of determining his alcohol and/or drug content.
- n. If DR. SCHUMANN fails to comply with the terms and conditions of this CONSENT AGREEMENT, DR. SCHUMANN may be subjected to an automatic suspension of his license to practice dentistry.
- o. Upon successful completion of probation, DR. SCHUMANN's license will be fully restored.

If DR. SCHUMANN fails to comply with or violates this CONSENT AGREEMENT in any respect, the BOARD, after giving DR. SCHUMANN notice and the opportunity to be heard, may institute whatever disciplinary action it deems appropriate, up to and including the permanent revocation of DR. SCHUMANN's license to practice dentistry.

Any administrative action initiated by the BOARD based on alleged violation of this CONSENT AGREEMENT shall comply with the Administrative Procedure Act, Chapter 119, Ohio Revised Code.

DR. SCHUMANN acknowledges and understands that this CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code and may be reported to any appropriate data bank or reporting agency.

DR. SCHUMANN waives any and all claims he may have against the State of Ohio, the BOARD and members, officers, employees and/or agents of either, arising out of matters which are the subject of this CONSENT AGREEMENT.

DR. SCHUMANN acknowledges that he has had adequate opportunity to ask questions concerning the terms of this CONSENT AGREEMENT and that all questions asked have been answered in a satisfactory manner.

WHEREFORE, In consideration of the mutual promise contained herein, and subject to the conditions and limitations stated herein, the BOARD hereby suspends the disciplinary proceeding against DR. SCHUMANN pending successful completion of these terms and conditions.

It is expressly understood that this CONSENT AGREEMENT is subject to ratification by the BOARD prior to signature by the President and Secretary and shall become effective upon the last date of signature below.

OHIO STATE DENTAL BOARD

President

Bv:

Secretary

MARY CRAWFORD DATE

Assistant Attorney General

Counsel for the Ohio State Dental Board



## Ohio State Dental Board

Lill C. Reitz, Esq. Executive Director

77 South High Street, 18th Floor Columbus, Ohio 43215-6135

614/466-2580

Fax # 614/752-8995

www.state.oh.us/den

Edward R. Hills, D D.S. President

Eteanore Awadalla, D.D.S. Secretary

William J. Lightfoot, D.D.S.

T. Michael Murphy, D.D.S.

Paul Vesoulis, D.D.S.

Lynda L. Sabat, R.D.H.

Scott P. Borgemenke

December 6, 2002

Scott D. Schumann, DDS 601 S. 3<sup>rd</sup> Street Columbus, OH 43206

Re: Reinstatement

Dear Dr. Schumann:

This letter will confirm that at its meeting on December 5, 2002, the Ohio State Dental Board (Board) voted to reinstate your license to practice dentistry in the state of Ohio, subject to the probationary terms set forth in your Consent Agreement dated July 18, 2002.

It is important to note that the Board did not reinstate your conscious sedation permit, and it has indicated it would consider that issue in six (6) months.

Please be advised that the Board may ask for your appearance at a future meeting to see how you are doing.

If you have any questions or concerns, please contact me at the Board office.

Sincerely,

LILI C. REITZ, Esq. Executive Director

# CONSENT AGREEMENT BETWEEN SCOTT D. SCHUMANN, D.D.S. AND THE OHIO STATE DENTAL BOARD

This CONSENT AGREEMENT is entered into by and between, SCOTT D. SCHUMANN, D.D.S., (DR. SCHUMANN) and THE OHIO STATE DENTAL BOARD, (BOARD), the state agency charged with enforcing the Dental Practice Act, Chapter 4715 of the Ohio Revised Code.

DR. SCHUMANN voluntarily enters into this AGREEMENT being fully informed of his rights under Chapter 119, Ohio Revised Code, including the right to representation by counsel and the right to a formal adjudication hearing on the issues considered herein.

This CONSENT AGREEMENT is entered into on the basis of the following stipulations, admissions and understandings:

- A. The OHIO STATE DENTAL BOARD is empowered by Section 4715.30(A)(10), Ohio Revised Code, to limit, revoke, suspend a certificate or license, refuse to register or reinstate an applicant, or reprimand or place on probation the holder of a certificate or license for "inability to practice under accepted standards of the profession because of physical or mental disability, dependence on alcohol or other drugs, or excessive use of alcohol or other drugs."
- B. DR. SCHUMANN is currently licensed to practice dentistry in the State of Ohio, License No. 30.019001.
- C. The OHIO STATE DENTAL BOARD enters into this CONSENT AGREEMENT in lieu of formal proceedings based upon any alleged violations of Section 4715.30(A)(10). The BOARD expressly reserves the right to institute formal proceedings based upon any other violations of Chapter 4715 of the Ohio Revised Code whether occurring before or after the effective date of this AGREEMENT.

WHEREFORE, in consideration of the foregoing and mutual promises hereinafter set forth, and in lieu of any further formal proceedings at this time, DR. SCHUMANN knowingly and voluntarily agrees with the BOARD, to the following terms, conditions and limitations:

- 1. DR. SCHUMANN's license to practice dentistry is indefinitely suspended. It is expressly understood that during this period of suspension the following conditions shall apply:
  - a. DR. SCHUMANN may employ a licensed operator, i.e., dentists, and dental hygienists, and dental assistant radiographers to perform dentistry or dental hygiene duties or otherwise treat patient during the period of suspension.

- b. DR. SCHUMANN may derive income from a legal or beneficial interest in a dental practice.
- c. Continued advertising is permissible during the term of the suspension.
- 2. The BOARD shall not consider reinstatement of DR. SCHUMANN's license to practice dentistry unless all of the following minimum requirements have been met:
  - a. DR. SCHUMANN shall provide to the BOARD a written report of evaluation by a treating practitioner, approved by the BOARD, indicating that DR. SCHUMANN is no longer drug or alcohol dependent and is able to practice dentistry in accordance with the accepted standards of the profession. This evaluation shall be in writing and shall state with particularity the basis for such determination
  - b. DR. SCHUMANN shall provide the BOARD with documentation from an approved treatment provider that he has successfully completed a **minimum of 28 day** residential treatment and is in compliance with any aftercare or outpatient treatment.
  - c. DR. SCHUMANN shall provide satisfactory documentation of continuous participation in a BOARD approved aftercare program.
  - d. DR. SCHUMANN shall provide satisfactory documentation of continuous participation in a Caduceus program, no less than one day per week.
  - e. DR. SCHUMANN shall provide satisfactory documentation of continuous participation in AA or NA, **no less than three days per week**, or as otherwise directed by the BOARD.
  - f. DR. SCHUMANN shall provide evidence of his attendance in an aftercare program, AA or NA, and Caduceus program to the BOARD to be received by the fifth day of each month.
  - g. The BOARD considers each week to begin on Sunday and end on Saturday.



- h. DR. SCHUMANN shall attend ALL required meetings weekly, including vacations, conferences, travel, etc. If for whatever reason, DR. SCHUMANN absolutely cannot attend a required meeting(s) he shall submit a written explanation, including supporting documentation if applicable. The documentation shall be received in the BOARD office as far in advance as possible, or within five (5) days after any missed meeting, for review by the Supervisory Investigative Panel (PANEL) to determine if the absence will be accepted.
- i. DR. SCHUMANN shall appear before the BOARD at a regularly scheduled meeting for a reinstatement interview.
- j. DR. SCHUMANN shall report to the BOARD, within one (1) business day, any relapses in his recovery.
- 3. Upon reinstatement, DR. SCHUMANN's license shall be subject to the following PROBATIONARY terms, conditions and limitations for a period of five (5) years:
  - a. DR. SCHUMANN shall obey all federal, state and local laws, and all rules governing the practice of dentistry in Ohio.
  - b. DR. SCHUMANN shall submit monthly declarations, to be received by **the fifth day of each month**, under penalty of BOARD disciplinary action stating whether there has been compliance with all the conditions of this CONSENT AGREEMENT.
  - c. DR. SCHUMANN shall appear in person for quarterly interviews before the BOARD or its designated representative, or as otherwise directed by the BOARD.
  - d. In the event that DR. SCHUMANN should leave Ohio for three (3) continuous months, or reside or practice outside the state, DR. SCHUMANN must notify the BOARD in writing of the dates of departure and return. Periods of time spent outside Ohio will not apply to the reduction of this period under the CONSENT AGREEMENT, unless otherwise determined by motion of the BOARD in instances where the BOARD can be



- assured that probationary monitoring is otherwise being performed.
- e. In the event DR. SCHUMANN is found by the PANEL to have failed to comply with any provision of this CONSENT AGREEMENT, and is so notified of that deficiency in writing, such periods of noncompliance will not apply to the reduction of the probationary period under this CONSENT AGREEMENT.
- f. DR. SCHUMANN shall abstain completely from the personal use or possession of drugs, except those prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of DR. SCHUMANN's chemical dependency and the terms of this CONSENT AGREEMENT.
- g. DR. SCHUMANN shall abstain completely from the use of alcohol.
- h. DR. SCHUMANN shall participate in a BOARD approved aftercare program. Participation must be for a minimum of one (1) year or until successful completion of the program, whichever occurs later. On a monthly basis, DR. SCHUMANN shall submit to the BOARD acceptable documentary evidence of continuing compliance with this program. Failure to comply with any terms or conditions of the aftercare program may result in an automatic suspension of DR. SCHUMANN's license to practice dentistry prior to the issuance of a notice of opportunity and an administrative hearing.
- i. DR. SCHUMANN shall maintain participation in AA or NA no less than three days per week, or as otherwise directed by the BOARD. On a monthly basis, DR. SCHUMANN shall submit to the BOARD acceptable documentary evidence of continuing compliance with this program. Failure to comply with terms of this paragraph may result in an automatic suspension of DR. SCHUMANN's license to practice dentistry prior to the issuance of a notice of opportunity and an administrative hearing.
- j. DR. SCHUMANN shall participate in a Caduceus program, no less than one day per week, for a minimum of fifty-two (52) weeks from the date of reinstatement. On a monthly basis, DR. SCHUMANN shall submit to the BOARD acceptable

Initials

documentary evidence of continuing compliance with this program.

After attending and submitting proof of his attendance at a Caduceus program for a minimum of fifty-two (52) weeks, DR. SCHUMANN may request permission, in writing, to replace his weekly Caduceus meeting with an additional AA or NA meeting for the remainder of his probationary period. Upon receipt of written permission from the BOARD, DR. SCHUMANN shall have the option to attend AA or NA no less than four days per week during any week in which no Caduceus program was attended.

- k. DR. SCHUMANN shall provide evidence of his attendance in an aftercare program, AA or NA, and Caduceus program to the BOARD to be received by the fifth day of each month during his term of probation.
- I. The BOARD considers each week to begin on Sunday and end on Saturday.
- m. DR. SCHUMANN shall attend ALL required meetings weekly, including vacations, conferences, travel, etc. If for whatever reason, DR. SCHUMANN absolutely cannot attend a required meeting(s) he shall submit a written explanation, including supporting documentation if applicable. The documentation shall be received in the BOARD office as far in advance as possible, or within five (5) days after any missed meeting, for review by the PANEL to determine if the absence will be accepted.
- n. Further, the BOARD reserves the right to require and DR. SCHUMANN agrees to submit random blood or urine specimens for analysis upon request and without prior notice. DR. SCHUMANN shall submit to this random test within five (5) hours of being contacted by the BOARD, and shall submit results of such screening to the BOARD within seven (7) business days of the screening. Failure to comply with the terms of this paragraph may result in an automatic suspension of DR. SCHUMANN's license to practice dentistry prior to the issuance of a notice of opportunity and an administrative hearing.



- o. DR. SCHUMANN shall report to the BOARD, within one (1) business day, any relapses in his recovery.
- p. It is expressly agreed that DR. SCHUMANN's license to practice dentistry shall automatically be suspended indefinitely prior to the issuance of a notice of opportunity and an administrative hearing, should any specimen test positive for alcohol/drugs, with the exception of such drugs consistent in such amounts prescribed, dispensed or administered to him by another so authorized by law who has full knowledge of DR. SCHUMANN's chemical dependency and the terms of this CONSENT AGREEMENT.

Furthermore, it is expressly agreed that DR. SCHUMANN's license to practice dentistry shall be immediately and automatically suspended prior to the issuance of a notice of opportunity and an administrative hearing, should DR. SCHUMANN refuse to submit to a chemical test(s) of his blood, breath, or urine for purposes of determining his alcohol and/or drug content or if he is convicted of an offense involving operation of a vehicle while under the influence of drugs or alcohol.

- q. DR. SCHUMANN shall enter into an agreement with Ohio Physician's Health Program ("OPHP") or another Board approved screening program.
- If DR. SCHUMANN fails to comply with the terms and r. conditions of this CONSENT AGREEMENT, DR.SCHUMANN may be subjected to an automatic suspension of his license to practice dentistry prior to the issuance of a notice of opportunity and an administrative hearing. In the event that DR. SCHUMANN's license to practice dentistry is automatically indefinitely suspended, during the period of suspension, DR. SCHUMANN may not: 1) employ a licensed operator, i.e., dentists, and dental hygienists, and dental assistant radiographers to perform dentistry or dental hygiene duties or otherwise treat patients during the period of suspension, nor may any corporation, business, partnership or business entity owned in part or whole by DR. SCHUMANN employ or enter into a legal contract with a licensed operator to perform dental or dental hygiene duties during the period of his suspension; or, 2) derive income from a legal or beneficial interest in a dental practice.

Initials

- s. Upon successful completion of his probationary terms, Dk. SCHUMANN must appear before the BOARD or its designated representatives before the BOARD will fully restore DR. SCHUMANN's license.
- t. DR. SCHUMANN agrees that if, in the discretion of the PANEL, he appears to have violated or breached any term or condition of this CONSENT AGREEMENT, the BOARD has the right to institute formal disciplinary proceedings for any and all possible violations or breaches, including but not limited to, alleged violations of the laws or rules of Ohio occurring before the effective date of this CONSENT AGREEMENT

Any action initiated by the BOARD based on alleged violations of this CONSENT AGREEMENT shall comply with the Administrative Procedure Act, Chapter 119, Ohio Revised Code.

DR. SCHUMANN acknowledges and understands that this CONSENT AGREEMENT shall be considered a public record as that term is used in Section 149.43, Ohio Revised Code and may be reported to any appropriate data bank or reporting agency. DR. SCHUMANN acknowledges that his social security number will be used if this information is so reported, and DR. SCHUMANN agrees to provide his social security number to the BOARD for such purposes.

DR. SCHUMANN, with the intention of binding himself and his successors in interests and assigns, holds harmless from liability and forever discharges the State of Ohio, the BOARD, and any of their members, officers, attorneys, agents, and/or employees, personally or in their official capacities, from any and all claims that were raised or could have been raised in or relating to this matter, including but not limited to costs, expenses, attorney fees and/or all other damages.

DR. SCHUMANN acknowledges that he has had adequate opportunity to ask questions concerning the terms of this CONSENT AGREEMENT and that all questions asked have been answered in a satisfactory manner.

WHEREFORE, In consideration of the mutual promises contained herein, and subject to the conditions and limitations stated herein, the BOARD hereby foregoes any disciplinary proceeding against DR. SCHUMANN pending successful completion of these terms and conditions.

It is expressly understood that this CONSENT AGREEMENT is subject to ratification by the BOARD prior to signature by the President, Secretary and Vice Secretary and shall become effective upon the last date of signature below.

nitials 🗸

**Assistant Attorney General** 

Page 8



Harry Kamdar, MBA Executive Director

614-466-2580/ tel 614-752-8995/fax

Marybeth D. Shaffer, D.M.D. President

February 4, 2016

Scott D. Schumann, D.D.S. 4079 Gantz Rd., Ste. A Grove City, OH 43123

Dear Dr. Schumann:

On or about December 10, 2015, you entered into a Consent Agreement with the Ohio State Dental Board (Board), wherein your license was suspended indefinitely. Additionally, in order for the Board to consider reinstatement of your license, you were required to meet a number of minimum requirements as set forth in paragraph 2 of your Agreement.

We have verified your compliance with the minimum requirements. Your license to practice dentistry is REINSTATED, not to exceed twenty-four (24) hours per week until further notice, effective February 3, 2016, and subject to probationary terms, conditions and limitations set forth in the Consent Agreement for a period of five (5) years.

If you have any further questions, please contact the Board office at (614) 466-2580.

Sincerely,

THE OHIO STATE DENTAL BOARD

Supervisory Investigative Panel

ASHOK DAS, DDS

Secretary

manti chamber MS

MARTIN CHAMBERS, DDS

Vice Secretary

AD/MC/hm

C: File

77 S. High Street, 17th Floor Columbus, Ohio 43215-6135

(614) 466-2580 Tel (614) 752-8995 Fax Dental.Ohio.Gov

Harry N. Kamdar, MBA, Executive Director

May 31, 2016

Scott D. Schumann, D.D.S. 4079 Gantz Rd., Ste. A Grove City, OH 43123

Re: In the Matter of Scott D. Schumann, D.D.S.

Dear Dr. Schumann:

The purpose of this letter is to confirm that at its meeting on May 18, 2016, the Ohio State Dental Board (Board) considered an increase in the amount of hours per week you may practice dentistry in the state of Ohio.

The Board voted to approve unrestricted work privileges. Please be advised that you remain subject to the probationary terms set forth in your Consent Agreement.

If you have any questions or concerns, please contact the Board office.

auti chan his MS

Sincerely,

THE OHIO STATE DENTAL BOARD

Supervisory Investigative Panel

ASHOK DAS, DDS

Secretary

MARTIN CHAMBERS, DDS

**Vice Secretary** 

AD/MC/hm

C:

File

(614) 466-2580 Tel (614) 752-8995 Fax Dental.Ohio.Gov

Harry N. Kamdar, MBA, Executive Director

February 5, 2021

Scott D. Schumann, DDS 4079 Gantz Rd., Ste. A Grove City, OH 43123

Dear Dr. Schumann:

On or about December 10, 2015, you entered into a Consent Agreement with the Ohio State Dental Board (Board). By correspondence of February 4, 2016, your license was reinstated, subject to probationary terms and conditions for a minimum of five (5) years.

You have complied with the conditions of the Consent Agreement and have fulfilled the probationary terms. Your license to practice dentistry in the state of Ohio is now fully restored.

Your cooperation in this matter has been greatly appreciated.

Sincerely,

**OHIO STATE DENTAL BOARD**Supervisory Investigative Panel

1 mg MESP 0.05.

TIMOTHY KYGER, DDS

Secretary

ANDREW ZUCKER, DDS

Vice Secretary

TK/AZ/hm

#### PERMANENT VOLUNTARY SURRENDER

### OF THE LICENSE TO PRACTICE DENTISTRY IN THE STATE OF OHIO

Do not sign this agreement without reading it. An individual who surrenders a license or certificate issued by the Board is thereafter ineligible to hold a license/certificate/registration to practice or to apply to the Board for reinstatement of the license/certificate/registration. You are permitted to be represented and advised by an attorney, at your own expense, before deciding to sign this voluntary agreement.

- I, SCOTT D. SCHUMANN, D.D.S., am aware of my right to representation by counsel, the right to be formally charged and have a formal adjudicative hearing, and do hereby freely execute this document and choose to take the actions described herein.
- I, SCOTT D. SCHUMANN, D.D.S., do hereby voluntarily, knowingly, and intelligently permanently surrender my license to practice dentistry, License No. 30.019001, to the Ohio State Dental Board ("Board"), thereby relinquishing all rights to practice dentistry in Ohio.

I understand that as a result of the permanent voluntary surrender herein that I am no longer permitted to practice dentistry in any form or manner in the State of Ohio.

I agree that I shall be ineligible for, and shall not apply for, reinstatement or restoration of my license to practice dentistry, License No. 30.019001, or issuance of any other license pursuant to chapter 4715, Ohio Revised Code, on or after the last date of signature below of this Permanent Voluntary Surrender of the License to Practice Dentistry in the State of Ohio. Any such attempted re-application shall be considered null and void and shall not be processed by the Board.

- I, SCOTT D. SCHUMANN, D.D.S., stipulate and agree that I am taking the action described herein in lieu of further formal disciplinary proceedings pursuant to Ohio Revised Code 4715.30(A)(10); 4715.30(A)(9), and Chapter 119 of the Ohio Revised Code. By signing this Agreement, I waive any right to a hearing or appeal provided by Ohio Revised Code 4715 or Chapter 119.
- I, SCOTT D. SCHUMANN, D.D.S., hereby release the Board, its members, employees, attorneys, agents, officers, and representatives jointly and severally from any and all liability arising from the within matter.

This document shall be considered a public record as that term is used in Section 149.43 of the Ohio Revised Code. Further, this information may be reported to appropriate organizations, data banks and governmental bodies. I, SCOTT D. SCHUMANN, D.D.S., acknowledge that my social security number will be used if this information is so reported and agree to provide my social security number to the Board for such purposes.

### **EFFECTIVE DATE**

It is expressly understood that this Permanent Voluntary Surrender of the License to Practice Dentistry in the State of Ohio is subject to ratification by the Board prior to signature by the President, Secretary and Vice Secretary, and shall become effective upon the last date of signature below.

SCOTT D. SCHUMANN, D.D.S.	05 06 2025 DATE
SCOTT D. SCHUWANN, D.D.S.	DATE
Challente For	05-06-2025 DATE
Chad Hanke, Esq. Counsel for Dr. Schumann	DATE
Codisci for Dr. Schananz	
OHIO STATE DENTAL BOARD	
Canice y. Bean, DINO, MPH	
	6/11/2025
CANISE Y. BEAN, D.M.D., M.P.H.	DATE
President	
Harry Busly-Sen OV	6-11-25
KATHY BRISLEY-SEDON, D.D.S.	DATE
Secretary	
my eller	6-11-25
PAUL M. KELLEY, D.D.S.	DATE
Vice Secretary	
May la His	6/11/25
MIGUEL A. SANTIAGO, ESQ.	DATE
Chief Legal Counsel	