H.B. No. 4070

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   relating to the sale, design, and manufacture of orthodontic
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   devices.
         BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
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         SECTION 1. Subchapter B, Chapter 431, Health and Safety
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   Code, is amended by adding Section 431.024 to read as follows:
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         Sec. 431.024. ORTHODONTIC DEVICES. (a) In this section:
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               (1) "Orthodontic device" means any class II or class
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9
   III medical device, as defined by the United States Food and Drug
   Administration under 21 U.S.C. Section 360c and 21 C.F.R. Section
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   860.3, excluding a retainer used to keep teeth in a fixed position,
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   that is:
                    (A) used in orthodontic treatment to move a
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   patient's teeth or jaw or correct a misalignment or malposition;
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   and
                    (B) manufactured to address the specific
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   orthodontic needs of an individual patient.
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               (2) "Dentist" means a person licensed to practice
   dentistry in this state under Subtitle D, Title 3, Occupations
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   Code.
21
         (b) A person may not sell an orthodontic device to a patient
   in this state or provide a service related to the design or
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23
   manufacture of an orthodontic device unless the person:
               (1) is a dentist who has provided the services
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AN ACT

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1	prescribed by Subsection (c) to the patient; or		
2	(2) receives written or electronic confirmation from a		
3	dentist who has provided the services prescribed by Subsection (c)		
4	to the patient.		
5	(c) A person may not sell an orthodontic device or provide a		
6	service related to the design or manufacture of an orthodontic		
7	device to a patient in this state who has not received:		
8	(1) an in-person intraoral dental examination and an		
9	examination of the patient's head and neck;		
10	(2) a review of recently performed x-rays, panoramic		
11	x-rays, computed tomography, bone imaging scans, or other		
12	appropriate diagnostic imaging sufficient to allow the dentist to		
13	detect patient conditions that preclude or contraindicate the		
14	provision of safe orthodontic treatment, including:		
15	(A) untreated caries;		
16	(B) gingivitis and periodontal disease;		
17	(C) issues with the roots of teeth in the		
18	periodontium, including short roots;		
19	(D) the presence of an osseointegrated dental		
20	<pre>implant or other fixed dental appliance;</pre>		
21	(E) fractured, cracked, or split teeth or roots;		
22	or		
23	(F) any other oral pathology or condition that		
24	<pre>precludes orthodontic treatment;</pre>		
25	(3) a prescription for an orthodontic device issued		
26	by:		
27	(A) the dentist who provided the examination		

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described by Subdivision (1) and reviewed the appropriate
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   diagnostic imaging described by Subdivision (2); or
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                    (B) the dentist who:
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4
                         (i) will conduct and monitor the patient's
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   orthodontic treatment; and
6
                         (i<u>i</u>) has either:
7
                              (a) received a referral from
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   patient's dentist described by Paragraph (A); or
9
                              (b) requested, received,
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   maintained clearance for orthodontic treatment from the patient's
   dentist described by Paragraph (A);
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               (4) subject to Subsection (d), counsel by a dentist
   described by Subdivision (3) regarding available orthodontic
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   treatment options and the risks associated with those treatments;
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15
   and
               (5) a review of the patient's medical and dental health
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   histories.
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         (d) The required counsel under Subsection (c)(4) is valid
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   only if the patient acknowledges and verifies in writing, with the
   patient's signature, that the patient received the counsel. The
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   dentist providing the required counsel shall attach and maintain
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   the patient's written acknowledgment of counsel in the patient's
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   file.
24
         (e) A person who sells an orthodontic device to a patient or
   provides a service related to the design or manufacture of an
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   orthodontic device shall maintain any documents received under
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Subsection (c) for not less than seven years after the date of sale

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- 1 or provision of services.
- 2 (f) A dentist may not require a patient to agree to use a
- 3 particular type of orthodontic device as a condition of performing
- 4 the examination or review described by Subsections (c)(1) and
- 5 (c)(2).
- 6 (g) A dentist described by Subsection (c)(3)(A) shall
- 7 provide any records collected under Subsections (c)(1) and (c)(2)
- 8 to another dentist in accordance with Section 258.109, Occupations
- 9 Code, if:
- 10 (1) disclosure of a dental record is authorized under
- 11 Subchapter C, Chapter 258, Occupations Code; and
- 12 (2) the other dentist requests the records.
- SECTION 2. Section 431.024, Health and Safety Code, as
- 14 added by this Act, applies only to services related to the design or
- 15 manufacture of an orthodontic device that are provided or an
- 16 orthodontic device sold on or after the effective date of this Act.
- 17 Services related to the design or manufacture of an orthodontic
- 18 device that are provided or an orthodontic device sold before the
- 19 effective date of this Act are governed by the law in effect
- 20 immediately before the effective date of this Act, and that law is
- 21 continued in effect for that purpose.
- 22 SECTION 3. This Act takes effect September 1, 2025.

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President of the Senate	Speaker of the House
I certify that H.B. No. 40	70 was passed by the House on May
14, 2025, by the following vote:	Yeas 91, Nays 49, 2 present, not
voting.	
	Chief Clerk of the House
I certify that H.B. No. 407	70 was passed by the Senate on May
27, 2025, by the following vote:	Yeas 28, Nays 3.
	Secretary of the Senate
APPROVED:	<u>-</u>
Date	
Governor	