

Ohio Administrative Code Rule 4725-5-06 Splitting of fees.

Effective: November 30, 2023

Accepting any payment except from the holder of acertificate of licensure, a not for profit corporation or foundation or aprofessional corporation as defined in Chapter 1785.02 of the Revised Code isprohibited.

An optometrist cannot work for an unlicensedindividual or an optician except in a not for profit corporation or foundation. An optometrist working in a professional corporation or sole proprietorship or individual setting with an unlicensed individual cannot be paid by the hour, on a percentage basis or by splitting the examination fee paid by the patient.

The professional fee paid for services rendered, either by private pay or through a third party, must go to the optometrist. Aprofessional corporation or individual owner cannot supplement the fees of the optometrist either hourly, per patient, or in any manner.

If an optometrist leases space from a professional corporation or an unlicensed individual, the optometrist shall do so on a flatrate basis. The board may request copies of written leases from licenseesworking within professional corporations and with individual owners. Thelicensee is responsible for negotiating and maintaining a proper leaserelationship with unlicensed entities. The intent of this rule is to maintainthe licensee's professional autonomy from the corporation or individual owner. This ensures that corporation and individual ownership objectives do not influence clinical decisions and the licensee's primary responsibilities to the patient.

For the purposes of this rule, a nonprofit corporation or foundation must be approved as so by the Ohio secretary of stateand must be primarily funded by federal grants, state grants, and/orendowments.

The splitting, dividing or accepting payment of anyfee with any person or entity other than expressly permitted constitutes "dishonesty and unprofessional conduct" as that phrase is used insection 4725.19 of the Revised Code.