Representative Sheryl L. Allen proposes to substitute the following bill:

1	LICENSURE OF ESTHETICIANS AND NAIL
2	TECHNICIANS
3	2001 GENERAL SESSION
4	STATE OF UTAH
5	Sponsor: Sheryl L. Allen
6	This act modifies the Cosmetologist/Barber Licensing Act by adding estheticians and nail
7	technicians to the scope of the act. The act renames and amends the cosmetology/barbering
8	licensing board. The act sets forth qualifications for licensure and provides exemptions from
9	licensure. The act defines unprofessional and unlawful conduct. The act creates the
10	Cosmetologist/Barber, Esthetician, Electrologist, and Nail Technician Education and
11	Enforcement Fund. The act provides for citation authority. The act provides an effective
12	date.
13	This act affects sections of Utah Code Annotated 1953 as follows:
14	AMENDS:
15	58-11a-101 , as enacted by Chapter 96, Laws of Utah 1996
16	58-11a-102 , as enacted by Chapter 96, Laws of Utah 1996
17	58-11a-201 , as enacted by Chapter 96, Laws of Utah 1996
18	58-11a-301 , as enacted by Chapter 96, Laws of Utah 1996
19	58-11a-302, as enacted by Chapter 96, Laws of Utah 1996
20	58-11a-303 , as enacted by Chapter 96, Laws of Utah 1996
21	58-11a-304, as last amended by Chapter 180, Laws of Utah 2000
22	58-11a-305 , as enacted by Chapter 96, Laws of Utah 1996
23	58-11a-306 , as enacted by Chapter 96, Laws of Utah 1996
24	58-11a-501 , as enacted by Chapter 96, Laws of Utah 1996
25	ENACTS:

26	58-11a-103 , Utah Code Annotated 1953
27	58-11a-502 , Utah Code Annotated 1953
28	58-11a-503 , Utah Code Annotated 1953
29	Be it enacted by the Legislature of the state of Utah:
30	Section 1. Section 58-11a-101 is amended to read:
31	CHAPTER 11a. COSMETOLOGIST/BARBER, ESTHETICIAN,
32	ELECTROLOGIST, AND NAIL TECHNICIAN LICENSING ACT
33	58-11a-101. Title.
34	This chapter is known as the "Cosmetologist/Barber, Esthetician, Electrologist, and Nail
35	Technician Licensing Act."
36	Section 2. Section 58-11a-102 is amended to read:
37	58-11a-102. Definitions.
38	(1) "Approved cosmetologist/barber apprenticeship" means an apprenticeship that meets
39	the requirements of [Section] Subsection 58-11a-306(1) and the requirements established by rule
40	by the division in collaboration with the board in accordance with Title 63, Chapter 46a, Utah
41	Administrative Rulemaking Act.
42	(2) "Approved esthetician apprenticeship" means an apprenticeship that meets the
43	requirements of Subsection 58-11a-306(2) and the requirements established by rule by the division
44	in collaboration with the board in accordance with Title 63, Chapter 46a, Utah Administrative
45	Rulemaking Act.
46	(3) "Approved master esthetician apprenticeship" means an apprenticeship that meets the
47	requirements of Subsection 58-11a-306(3) and the requirements established by rule by the division
48	in collaboration with the board in accordance with Title 63, Chapter 46a, Utah Administrative
49	Rulemaking Act.
50	(4) "Approved nail technician apprenticeship" means an apprenticeship that meets the
51	requirements of Subsection 58-11a-306(4) and the requirements established by rule by the division
52	in collaboration with the board in accordance with Title 63, Chapter 46a, Utah Administrative
53	Rulemaking Act.
54	[(2)] (5) "Board" means the Cosmetology/Barbering, Esthetics, Electrology, and Nail
55	<u>Technology</u> Licensing Board created in Section 58-11a-201.
56	[(3)] (6) "Cosmetologist/barber" means a person who is licensed under this chapter to

57	engage in the practice of cosmetology/barbering.
58	[(4) "Cosmetologist/barber apprentice" means a person who is licensed under this chapter
59	to engage in the practice of cosmetology/barbering in an approved cosmetologist/barber
60	apprenticeship.]
61	[(5)] (7) "Cosmetologist/barber instructor" means a cosmetologist/barber who is licensed
62	under this chapter to teach cosmetology/barbering at a licensed cosmetology/barber school.
63	[(6) "Cosmetology/barber shop" means a place, shop, or establishment in which
64	cosmetology, barbering, or both, are practiced.]
65	[(7)] (8) "Direct supervision" means that the supervisor of [the cosmetology/barber] an
66	apprentice or the instructor of a [cosmetology/barber] student is immediately available for
67	consultation, advice, instruction, and evaluation.
68	[(8)] (9) "Electrologist" means a person who is licensed under this chapter to engage in the
69	practice of electrology.
70	(10) "Electrologist instructor" means an electrologist who is licensed under this chapter
71	to teach electrology at a licensed electrology school.
72	(11) "Esthetician" means a person who is licensed under this chapter to engage in the
73	practice of esthetics.
74	(12) "Esthetician instructor" means a master esthetician who is licensed under this chapter
75	to teach the practice of esthetics and the practice of master-level esthetics at a licensed esthetics
76	school.
77	(13) "Fund" means the Cosmetologist/Barber, Esthetician, Electrologist, and Nail
78	Technician Education and Enforcement Fund created in Section 58-11a-103.
79	[(9)] (14) "Licensed cosmetology/barber school" means a cosmetology/barber school
80	licensed under this chapter.
81	(15) "Licensed electrology school" means an electrology school licensed under this
82	<u>chapter.</u>
83	(16) "Licensed esthetics school" means an esthetics school licensed under this chapter.
84	(17) "Licensed nail technology school" means a nail technology school licensed under this
85	chapter.
86	(18) "Master esthetician" means an individual who is licensed under this chapter to engage
87	in the practice of master-level esthetics.

88	(19) "Nail technician" means an individual who is licensed under this chapter to engage
89	in the practice of nail technology.
90	(20) "Nail technician instructor" means a nail technician licensed under this chapter to
91	teach the practice of nail technology in a licensed nail technology school.
92	[(10)] (21) (a) "Practice of cosmetology/barbering" means:
93	[(a)] (i) styling, arranging, dressing, curling, waving, permanent waving, cleansing,
94	singeing, bleaching, dyeing, tinting, coloring, or similarly treating the hair of the head of a person;
95	[(b)] (ii) cutting, clipping, or trimming the hair by the use of scissors, shears, clippers, or
96	other appliances;
97	[(c)] (iii) arching eyebrows, or tinting eyebrows or eyelashes, or both;
98	[(d)] (iv) removing hair from the face, neck, shoulders, arms, back, bikini line, or legs of
99	a person by the use of depilatories, waxing, or shaving equipment;
100	[(e)] (v) cutting, curling, styling, fitting, measuring, or forming caps for wigs or hairpieces
101	or both on the human head; or
102	[(f)] (vi) practicing hair weaving or hair fusing or servicing previously medically implanted
103	hair.
104	(b) The term "practice of cosmetology/barbering" includes:
105	(i) the practice of esthetics; and
106	(ii) the practice of nail technology.
107	[(11)] (22) "Practice of cosmetology/barbering instruction" means instructing
108	cosmetology/barbering in a licensed cosmetology/barber school.
109	[(12)] (23) "Practice of electrology" means the removal of superfluous hair from the body
110	of a person by the use of electricity.
111	(24) "Practice of electrology instruction" means instructing electrology in a licensed
112	electrology school.
113	(25) "Practice of esthetics" means any one of the following skin care procedures done on
114	the head, face, neck, torso, abdomen, back, arms, hands, legs, feet, eyebrows, or eyelashes for
115	cosmetic purposes and not for the treatment of medical, physical, or mental ailments:
116	(a) cleansing, stimulating, manipulating, exercising, applying oils, antiseptics, clays, or
117	masks, extraction, depilatories, waxes, tweezing, natural nail manicures or pedicures, or callous

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119	(b) manual lymphatic massage of the face and neck;
120	(c) limited chemical exfoliation as defined by rule;
121	(d) removing superfluous hair by means other than electrolysis or laser procedures; or
122	(e) other esthetic preparations or procedures with the use of the hands, a high-frequency
123	or galvanic electrical apparatus, or a heat lamp for beautifying or similar work performed on the
124	body for cosmetic purposes and not for the treatment of medical, physical, or mental ailments.
125	(26) "Practice of esthetics instruction" means instructing esthetics or master-level esthetics
126	in a licensed esthetics school.
127	(27) (a) "Practice of master-level esthetics" means:
128	(i) any of the following when done for cosmetic purposes and not for the treatment of
129	medical, physical, or mental ailments:
130	(A) body wraps as defined by rule;
131	(B) hydrotherapy as defined by rule;
132	(C) chemical exfoliation as defined by rule;
133	(D) advanced pedicures as defined by rule;
134	(E) sanding, including microdermabrasion; or
135	(F) other esthetic preparations or procedures with the use of:
136	(I) the hands; or
137	(II) a mechanical or electrical apparatus which is approved for use by division rule for
138	beautifying or similar work performed on the body for cosmetic purposes and not for the treatment
139	of a medical, physical, or mental ailment; and
140	(ii) lymphatic massage by manual or other means.
141	(b) Notwithstanding the provisions of Subsection (27)(a), a master-level esthetician may
142	perform procedures listed in Subsection (27)(a)(i) for non-cosmetic purposes if done under the
143	supervision of a licensed health care practitioner acting within the scope of his or her license.
144	(c) The term "practice of master-level esthetics" includes the practice of esthetics.
145	(28) "Practice of nail technology" means to cut, clean, manicure, shape, massage, or
146	enhance the appearance of the nails of the hands or feet of an individual including the application
147	and removal of sculptured or artificial nails.
148	(29) "Practice of nail technology instruction" means instructing nail technology in a
149	licensed nail technician school.

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the following purposes:

150	[(13)] (30) "Recognized cosmetology/barber school" means a cosmetology/barber school
151	located in another state, whose students, upon graduation, are recognized as having completed the
152	educational requirements for licensure in that state.
153	[(14)] (31) "Recognized electrology school" means an electrology school[: (a) located in
154	this state whose curriculum consists of 500 hours of instruction approved by rule; or (b)] located
155	in another state[: (i) whose curriculum consists of 500 hours of instruction; and (ii)], whose
156	students, upon graduation, are recognized as having completed the educational requirements for
157	licensure in that state.
158	(32) "Recognized esthetics school" means an esthetics school located in another state,
159	whose students, upon graduation, are recognized as having completed the educational requirements
160	for licensure in that state.
161	(33) "Recognized nail technology school" means a nail technology school in another state,
162	whose students, upon graduation, are recognized as having completed the educational requirements
163	for licensure in that state.
164	(34) "Salon" means a place, shop, or establishment in which cosmetology/barbering,
165	esthetics, electrology, or nail technology is practiced.
166	[(15)] (35) "Unlawful conduct" is as defined in [Section] Sections 58-1-501 and
167	<u>58-11a-502</u> .
168	[(16)] (36) "Unprofessional conduct" is as defined in Sections 58-1-501 and 58-11a-501
169	and as may be further defined by rule by the division in collaboration with the board in accordance
170	with Title 63, Chapter 46a, Utah Administrative Rulemaking Act.
171	Section 3. Section 58-11a-103 is enacted to read:
172	58-11a-103. Education and enforcement fund.
173	(1) There is created a special revenue fund known as the "Cosmetologist/Barber,
174	Esthetician, Electrologist, and Nail Technician Education and Enforcement Fund."
175	(2) The fund consists of monies from administrative penalties collected pursuant to this
176	chapter.
177	(3) The fund shall earn interest and all interest earned on fund monies shall be deposited
178	into the fund.
179	(4) The director may, with concurrence of the board, make distributions from the fund for

181	(a) education and training of licensees under this chapter;
182	(b) education and training of the public or other interested persons in matters concerning
183	the laws governing the practices licensed under this chapter; and
184	(c) enforcement of this chapter by:
185	(i) investigating unprofessional or unlawful conduct; and
186	(ii) providing legal representation to the division when the division takes legal action
187	against a person engaging in unprofessional or unlawful conduct.
188	(5) The division shall report annually to the appropriate appropriations subcommittee of
189	the Legislature concerning the fund.
190	Section 4. Section 58-11a-201 is amended to read:
191	58-11a-201. Board.
192	(1) There is created the Cosmetology/Barbering, Esthetics, Electrology, and Nail
193	<u>Technology</u> Licensing Board consisting of <u>nine members as follows</u> :
194	(a) [three cosmetologists/barbers] one cosmetologist/barber;
195	(b) (i) one cosmetologist/barber instructor; or
196	[(e)] (ii) one representative of a <u>licensed</u> cosmetology/barber school;
197	(c) one master esthetician;
198	(d) (i) one esthetician instructor; or
199	(ii) one representative of a licensed esthetics school;
200	(e) one nail technician;
201	(f) (i) one nail technician instructor; or
202	(ii) one representative of a licensed nail technician school;
203	[(d)] <u>(g)</u> one electrologist; and
204	[(e) one member] (h) two members from the general public.
205	(2) The board shall be appointed and serve in accordance with Section 58-1-201.
206	(3) The duties and responsibilities of the board are in accordance with Sections 58-1-202
207	and 58-1-203. In addition, the board shall designate one of its members on a permanent or rotating
208	basis to:
209	(a) assist the division in reviewing complaints concerning the unlawful or unprofessional
210	conduct of a licensee; and
211	(b) advise the division in its investigation of these complaints.

212	(4) A board member who has, under Subsection (3), reviewed a complaint or advised in
213	its investigation may be disqualified from participating with the board when the board serves as
214	a presiding officer in an adjudicative proceeding concerning the complaint.
215	Section 5. Section 58-11a-301 is amended to read:
216	58-11a-301. Licensure required License classifications.
217	(1) Except as specifically provided in Section 58-1-307 or [58-11a-305] <u>58-11a-304</u> , a
218	license is required to:
219	(a) engage in the practice of:
220	[(a)] (i) cosmetology/ barbering;
221	[(b)] (ii) cosmetology/barbering instruction; or
222	[(c)] (iii) electrology[-]; or
223	(b) operate a cosmetology/barbering school.
224	(2) Beginning October 1, 2001, except as specifically provided in Section 58-1-307 or
225	58-11a-304, a license is required to:
226	(a) engage in the practice of:
227	(i) electrology instruction;
228	(ii) esthetics;
229	(iii) master-level esthetics;
230	(iv) esthetics instruction;
231	(v) nail technology; or
232	(vi) nail technology instruction; or
233	(b) operate:
234	(i) an electrology school;
235	(ii) an esthetics school; or
236	(iii) a nail technology school.
237	[(2)] (3) The division shall issue to a person who qualifies under this chapter a license in
238	the following classifications:
239	(a) cosmetologist/barber;
240	[(b) cosmetologist/barber apprentice;]
241	[(c)] (b) cosmetologist/barber instructor;
242	[(e)] <u>(c)</u> cosmetology/barber school[-];

243	(d) electrologist; [and]
244	(e) electrologist instructor;
245	(f) electrology school;
246	(g) esthetician;
247	(h) master esthetician;
248	(i) esthetician instructor;
249	(j) esthetics school;
250	(k) nail technology;
251	(1) nail technology instructor; and
252	(m) nail technology school.
253	Section 6. Section 58-11a-302 is amended to read:
254	58-11a-302. Qualifications for licensure.
255	(1) Each applicant for licensure as a cosmetologist/barber shall:
256	(a) submit an application in a form prescribed by the division;
257	(b) pay a fee determined by the department under Section 63-38-3.2;
258	(c) be of good moral character;
259	(d) provide satisfactory documentation of:
260	(i) graduation from a licensed or recognized cosmetology/barber school whose curriculum
261	consists of a minimum of 2,000 hours of instruction or the equivalent number of credit hours over
262	a period of not less than 12 months;
263	(ii) (A) having graduated from a recognized cosmetology/barber school whose curriculum
264	consists of less than 2,000 hours of instruction or the equivalent number of credit hours; and
265	(B) having practiced as a licensed cosmetologist/barber for a period of not less than 4,000
266	hours; or
267	(iii) having completed an approved cosmetology/barber apprenticeship; and
268	(e) meet the examination requirement established by rule.
269	[(2) Each applicant for licensure as a cosmetologist/barber apprentice shall:]
270	[(a) submit an application in a form prescribed by the division;]
271	[(b) pay a fee determined by the department under Section 63-38-3.2;]
272	[(c) be of good moral character;]
273	[(d) meet the examination requirement established by rule; and]

274	(e) provide satisfactory documentation of having enrolled in an approved
275	cosmetology/barber apprenticeship.]
276	[(3)] (2) Each applicant for licensure as a cosmetologist/barber instructor shall:
277	(a) submit an application in a form prescribed by the division;
278	(b) pay a fee determined by the department under Section 63-38-3.2;
279	(c) provide satisfactory documentation that the applicant is currently licensed as a
280	cosmetologist/barber;
281	(d) be of good moral character;
282	(e) provide satisfactory documentation of completion of:
283	(i) an instructor training program conducted by a cosmetology/barber school consisting
284	of a minimum of 1,000 hours or the equivalent number of credit hours; or
285	(ii) a minimum of 4,000 hours of experience as a cosmetologist/barber; and
286	(f) meet the examination requirement established by rule.
287	(3) Each applicant for licensure as a cosmetologist/barber school shall:
288	(a) submit an application in a form prescribed by the division;
289	(b) pay a fee determined by the department under Section 63-38-3.2; and
290	(c) provide satisfactory documentation:
291	(i) of appropriate registration with the Division of Corporations and Commercial Code;
292	(ii) of business licensure from the city, town, or county in which the school is located;
293	(iii) that the applicant's physical facilities comply with the requirements established by
294	rule; and
295	(iv) that the applicant meets the standards for cosmetology/barber schools, including staff
296	and accreditation requirements, established by rule.
297	(4) Each applicant for licensure as an electrologist shall:
298	(a) submit an application in a form prescribed by the division;
299	(b) pay a fee determined by the department under Section 63-38-3.2;
300	(c) be of good moral character;
301	(d) provide satisfactory documentation of having graduated from a licensed or recognized
302	electrology school after completing a curriculum of 500 hours of instruction [approved by rule]
303	or the equivalent number of credit hours; and
304	(e) meet the examination requirement established by rule.

303	[(3) Each applicant for incensure as a cosmetologist/barber school shair.]
306	[(a) submit an application in a form prescribed by the division;]
307	[(b) pay a fee determined by the department under Section 63-38-3.2; and]
308	[(c) provide satisfactory documentation:]
309	[(i) of appropriate registration with the Division of Corporations and Commercial Code;]
310	[(ii) of business licensure from the city, town, or county in which the school is located;]
311	[(iii) that the applicant's physical facilities comply with the requirements established by
312	rule; and]
313	[(iv) that the applicant meets the standards for cosmetology/barber schools, including staff
314	and accreditation requirements, established by rule.]
315	(5) Each applicant for licensure as an electrologist instructor shall:
316	(a) submit an application in a form prescribed by the division;
317	(b) pay a fee determined by the department under Section 63-38-3.2;
318	(c) provide satisfactory documentation that the applicant is currently licensed as an
319	electrologist;
320	(d) be of good moral character;
321	(e) provide satisfactory documentation of completion of:
322	(i) an instructor training program conducted by an electrology school consisting of a
323	minimum of 175 hours or the equivalent number of credit hours; or
324	(ii) a minimum of 1,000 hours of experience as an electrologist; and
325	(f) meet the examination requirement established by rule.
326	(6) Each applicant for licensure as a electrologist school shall:
327	(a) submit an application in a form prescribed by the division;
328	(b) pay a fee determined by the department under Section 63-38-3.2; and
329	(c) provide satisfactory documentation:
330	(i) of appropriate registration with the Division of Corporations and Commercial Code;
331	(ii) of business licensure from the city, town, or county in which the school is located;
332	(iii) that the applicant's facilities comply with the requirements established by rule; and
333	(iv) that the applicant meets the standards for electrologist schools, including staff,
334	curriculum, and accreditation requirements, established by rule.
335	(7) Each applicant for licensure as an esthetician shall:

336	(a) submit an application in a form prescribed by the division;
337	(b) pay a fee determined by the department under Section 63-38-3.2;
338	(c) be of good moral character; and
339	(d) provide satisfactory documentation of one of the following:
340	(i) (A) graduation from a licensed or recognized esthetic school whose curriculum consists
341	of not less than 15 weeks of esthetic instruction with a minimum of 600 hours or the equivalent
342	number of credit hours; and
343	(B) having met the examination requirement established by division rule;
344	(ii) (A) completion of an approved esthetician apprenticeship; and
345	(B) having met the examination requirement established by division rule;
346	(iii) being engaged in the practice of esthetics prior to January 1, 2001, with a business
347	license issued by the city, town, or county where the applicant was practicing esthetics;
348	(iv) being engaged in the practice of esthetics prior to January 1, 2001, as an employee of
349	an employer who meets the requirements of Subsection (7)(d)(iii); or
350	(v) having met the examination requirement established by division rule prior to December
351	<u>31, 2001.</u>
352	(8) Each applicant for licensure as a master esthetician shall:
353	(a) submit an application in a form prescribed by the division;
354	(b) pay a fee determined by the department under Section 63-38-3.2;
355	(c) be of good moral character; and
356	(d) provide satisfactory documentation of one of the following:
357	(i) (A) completion of 1,200 hours of training or the equivalent number of credit hours,
358	including 200 hours of training or the equivalent number of credit hours in lymphatic massage, at
359	a licensed or recognized esthetics school; and
360	(B) having met the examination requirement established by division rule;
361	(ii) (A) completion of an approved master esthetician apprenticeship; and
362	(B) having met the examination requirement established by division rule;
363	(iii) being engaged in the practice of master-level esthetics prior to January 1, 2001, with
364	a business license issued by the city, town, or county where the applicant was practicing esthetics;
365	(iv) being engaged in the practice of master-level esthetics prior to January 1, 2001, as an
366	employee of an employer who meets the requirements of Subsection (8)(d)(iii); or

367	(v) having met the examination requirement established by division rule prior to December
368	<u>31, 2001.</u>
369	(9) Each applicant for licensure as an esthetician instructor shall:
370	(a) submit an application in a form prescribed by the division;
371	(b) pay a fee determined by the department under Section 63-38-3.2;
372	(c) provide satisfactory documentation that the applicant is currently licensed as a master
373	esthetician;
374	(d) be of good moral character;
375	(e) provide satisfactory documentation of completion of:
376	(i) an instructor training program conducted by a licensed or recognized esthetics school
377	consisting of a minimum of 300 hours or the equivalent number of credit hours; or
378	(ii) a minimum of 1,000 hours of experience in esthetics; and
379	(f) meet the examination requirement established by rule.
380	(10) Each applicant for licensure as an esthetics school shall:
381	(a) submit an application in a form prescribed by the division;
382	(b) pay a fee determined by the department under Section 63-38-3.2; and
383	(c) provide satisfactory documentation:
384	(i) of appropriate registration with the Division of Corporations and Commercial Code;
385	(ii) of business licensure from the city, town, or county in which the school is located;
386	(iii) that the applicant's physical facilities comply with the requirements established by
387	rule; and
388	(iv) that the applicant meets the standards for esthetics schools, including staff, curriculum,
389	and accreditation requirements, established by division rule made in collaboration with the board.
390	(11) Each applicant for licensure as a nail technician shall:
391	(a) submit an application in a form prescribed by the division;
392	(b) pay a fee determined by the department under Section 63-38-3.2;
393	(c) be of good moral character; and
394	(d) provide satisfactory documentation of one of the following:
395	(i) (A) graduation from a licensed or recognized nail technology school whose curriculum
396	consists of not less than 200 hours or the equivalent number of credit hours of not more than eight
397	hours a day and six days a week during the program; and

398	(B) having met the examination requirement established by division rule;
399	(ii) (A) having completed an approved nail technician apprenticeship; and
400	(B) having met the examination requirement established by division rule;
401	(iii) being engaged in the practice of nail technology prior to January 1, 2001, with a
402	business license issued by the city, town, or county where the applicant was practicing nail
403	technology;
404	(iv) being engaged in the practice of nail technology prior to January 1, 2001, as an
405	employee of an employer who meets the requirements of Subsection (12)(d)(iii); or
406	(v) having met the examination requirement established by division rule prior to December
407	<u>31, 2001.</u>
408	(12) Each applicant for licensure as a nail technician instructor shall:
409	(a) submit an application in a form prescribed by the division;
410	(b) pay a fee determined by the department under Section 63-38-3.2;
411	(c) provide satisfactory documentation that the applicant is currently licensed as a nail
412	technician;
413	(d) be of good moral character;
414	(e) provide satisfactory documentation of completion of:
415	(i) an instructor training program conducted by a licensed or recognized nail technology
416	school consisting of a minimum of 100 hours or the equivalent number of credit hours; or
417	(ii) a minimum of 400 hours of experience in nail technology; and
418	(f) meet the examination requirement established by rule.
419	(13) Each applicant for licensure as a nail technology school shall:
420	(a) submit an application in a form prescribed by the division;
421	(b) pay a fee determined by the department under Section 63-38-3.2; and
422	(c) provide satisfactory documentation:
423	(i) of appropriate registration with the Division of Corporations and Commercial Code;
424	(ii) of business licensure from the city, town, or county in which the school is located;
425	(iii) that the applicant's facilities comply with the requirements established by rule; and
426	(iv) that the applicant meets the standards for nail technology schools, including staff,
427	curriculum, and accreditation requirements, established by rule.
428	(14) Each applicant for licensure under this chapter whose education in the field for which

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or another federal agency;

429	a license is sought was completed at a foreign school may satisfy the educational requirement for
430	licensure by demonstrating, to the satisfaction of the division, the educational equivalency of the
431	foreign school education with a licensed school under this chapter.
432	Section 7. Section 58-11a-303 is amended to read:
433	58-11a-303. Terms of license Expiration Renewal.
434	(1) (a) The division shall issue each license under this chapter in accordance with a
435	two-year renewal cycle established by rule, except that [a cosmetology/barber] an instructor license
436	is a one-time certificate and does not expire unless the licensee fails to [maintain a] keep current
437	[cosmetology/barber] the license that qualified the licensee to be an instructor under Section
438	<u>58-11a-302</u> .
439	(b) The division may by rule extend or shorten a renewal period by as much as one year
440	to stagger the renewal cycles it administers.
441	(2) At the time of renewal, a [cosmetology/barber] licensed school shall[: (a)] show
442	satisfactory evidence [of accreditation with the National Accrediting Commission of Cosmetology
443	Arts and Sciences or other accrediting commissions recognized by the State Board of Regents for
444	postsecondary schools; and] that the school meets the standards for that type of school, including
445	staff, curriculum, and accreditation requirements, established by rule.
446	[(b) provide satisfactory documentation that the applicant meets the standards for
447	cosmetology/barber schools established by rule.]
448	(3) Each license expires on the expiration date shown on the license unless the licensee
449	renews it in accordance with Section 58-1-308.
450	Section 8. Section 58-11a-304 is amended to read:
451	58-11a-304. Exemptions from licensure.
452	In addition to the exemptions from licensure in Section 58-1-307, the following persons
453	may engage in the practice of cosmetology/barbering, esthetics, master-level esthetics, electrology,
454	or nail technology without being licensed under this chapter:
455	(1) persons licensed under the laws of this state to engage in the practice of medicine,
456	surgery, osteopathy, or chiropractic when engaged in the practice of the profession for which they
457	are licensed;

(2) commissioned physicians and surgeons serving in the armed forces of the United States

460	(3) registered nurses, undertakers, and morticians licensed under the laws of this state
461	when engaged in the practice of the profession for which they are licensed;
462	(4) persons who visit the state to engage in instructional seminars, advanced classes, trade
463	shows, or competitions of a limited duration;
464	(5) persons who engage in the practice of cosmetology/barbering, esthetics, master-level
465	esthetics, electrology, or nail technology without compensation;
466	(6) persons instructing adult education classes and other educational programs directed
467	toward persons who are not licensed [in cosmetology/barbering] under this chapter and that are not
468	intended to train persons to become licensed [to engage in cosmetology/barbering] under this
469	chapter, provided:
470	[(a) each instructor is licensed as a cosmetologist/barber; and]
471	[(b)] (a) attendees receive no credit toward the educational requirement for licensure under
472	this chapter; and
473	(b) (i) the instructor is properly licensed; or
474	(ii) the instructor receives no compensation;
475	(7) persons instructing in workshops, seminars, training meetings, and other educational
476	programs whose purpose is to provide continuing professional development to licensed
477	cosmetologist/barbers, estheticians, master estheticians, nail technicians, or electrologists; [and]
478	(8) persons currently enrolled in a licensed cosmetology/barber school [may participate]
479	when participating in an on the job training internship under the direct supervision of a licensed
480	cosmetologist/barber upon completion of a basic program under the standards established by rule
481	by the division in collaboration with the board[-];
482	(9) persons enrolled in an approved apprenticeship pursuant to Section 58-11a-306; and
483	(10) employees of a company which is primarily engaged in the business of selling
484	products used in the practice of cosmetology/barbering, esthetics, master-level esthetics,
485	electrology, or nail technology when demonstrating the company's products to potential customers.
486	Section 9. Section 58-11a-305 is amended to read:
487	58-11a-305. Requirement to display license.
488	Each licensee under this chapter shall prominently display the licensee's license at the
489	location where the licensee [is engaged] engages in the practice [of cosmetology/barbering,
490	electrology, or cosmetology/barbering instruction] for which that license is issued under this

491	<u>chapter</u> .
492	Section 10. Section 58-11a-306 is amended to read:
493	58-11a-306. Apprenticeship.
494	[A] (1) An approved cosmetologist/barber apprenticeship shall:
495	[(1)] (a) consist of not less than 2,500 hours of training in not less than 15 months; and
496	$\left[\frac{(2)}{(b)}\right]$ be conducted by a supervisor who:
497	[(a)] (i) is licensed under this chapter as a cosmetologist/barber instructor; and
498	[(b)] (ii) provides direct supervision of the cosmetologist/barber apprentice during the
499	apprenticeship program.
500	(2) An approved esthetician apprenticeship shall:
501	(a) consist of not less than 800 hours of training in not less than nine months; and
502	(b) be conducted by a supervisor who:
503	(i) is licensed under this chapter as an esthetician instructor; and
504	(ii) provides direct supervision of the esthetician apprentice during the apprenticeship
505	program.
506	(3) An approved master esthetician apprenticeship shall:
507	(a) consist of not less than 1,500 hours of training in not less than 18 months; and
508	(b) be conducted by a supervisor who:
509	(i) is licensed under this chapter as a master-level esthetician instructor; and
510	(ii) provides direct supervision of the master esthetician apprentice during the
511	apprenticeship program.
512	(4) An approved nail technician apprenticeship shall:
513	(a) consist of not less than 250 hours of training in not less than six months; and
514	(b) be conducted by a supervisor who:
515	(i) is licensed under this chapter as a nail technician instructor; and
516	(ii) provides direct supervision of the nail technician apprentice during the apprenticeship
517	program.
518	Section 11. Section 58-11a-501 is amended to read:
519	58-11a-501. Unprofessional conduct.
520	Unprofessional conduct includes:
521	(1) failing as a [cosmetology/barber] licensed school to obtain or maintain accreditation

522	[as a cosmetology/barber school] as required by rule;
523	(2) failing as a [cosmetology/barber] licensed school to comply with the standards of
524	accreditation applicable to [cosmetology/barber] such schools;
525	(3) failing as a [cosmetology/barber] licensed school to provide adequate instruction to
526	enrolled students;
527	(4) failing as [a cosmetology/barber] an apprentice supervisor to provide direct supervision
528	to the apprentice;
529	(5) failing as [a cosmetology/barber] an instructor to provide direct supervision to
530	[cosmetology/barber or cosmetology/barber instructor] students under their instruction;
531	[(6) failing as a cosmetology/barber apprentice or supervisor to comply with the
532	apprentice's or supervisor's requirements under an approved apprenticeship program;]
533	(6) failing as an apprentice supervisor to comply with division rules relating to
534	apprenticeship programs under this chapter;
535	(7) keeping a [shop] salon or school, its furnishing, tools, utensils, linen, or appliances in
536	an unsanitary condition;
537	(8) failing to comply with Title 26, Utah Health Code; [and]
538	(9) failing to display licenses or certificates as required under Section 58-11a-305[-];
539	(10) failing to comply with physical facility requirements established by rule;
540	(11) failing to maintain mechanical or electrical equipment in safe operating condition;
541	(12) failing to adequately monitor patrons using steam rooms, dry heat rooms, baths,
542	showers, or saunas;
543	(13) prescribing or administering prescription drugs;
544	(14) failing to comply with all applicable state and local health or sanitation laws;
545	(15) engaging in any act or practice in a professional capacity that is outside the applicable
546	scope of practice;
547	(16) engaging in any act or practice in a professional capacity which the licensee is not
548	competent to perform through education or training;
549	(17) in connection with the use of a chemical exfoliant, unless under the supervision of
550	a licensed health care practitioner acting within the scope of his or her license:
551	(a) using any acid, concentration of an acid, or combination of treatments which violates
552	the standards established by rule;

553	(b) removing any layer of skin deeper than the stratum corneum of the epidermis; or
554	(c) using an exfoliant that contains phenol, TCA acid, or BCA acid;
555	(18) in connection with the sanding of the skin, unless under the supervision of a licensed
556	health care practitioner acting within the scope of his or her license, removing any layer of skin
557	deeper than the stratum corneum of the epidermis; or
558	(19) using as a cosmetologist/barber, esthetician, master esthetician, or nail technician any
559	laser procedure or intense, pulsed light source.
560	Section 12. Section 58-11a-502 is enacted to read:
561	58-11a-502. Unlawful conduct.
562	Unlawful conduct includes:
563	(1) practicing or engaging in, or attempting to practice or engage in activity for which a
564	license is required under this chapter unless:
565	(a) the person holds the appropriate license under this chapter; or
566	(b) an exemption in Section 58-1-307 or 58-11a-304 applies;
567	(2) knowingly employing any other person to engage in or practice or attempt to engage
568	in or practice any occupation or profession licensed under this chapter if the employee is not
569	licensed to do so under this chapter or exempt from licensure; and
570	(3) touching, or applying an instrument or device to the following areas of a client's body:
571	(a) the genitals or the anus; or
572	(b) the breast of a female patron, except in cases in which the female patron states to a
573	licensee that the patron requests breast skin procedures and signs a written consent form, which
574	must also include the signature of a parent or legal guardian if the patron is a minor, authorizing
575	the licensee to perform breast skin procedures.
576	Section 13. Section 58-11a-503 is enacted to read:
577	<u>58-11a-503.</u> Penalties.
578	(1) Unless Subsection (2) applies, an individual who commits an act of unlawful conduct
579	under Section 58-11a-502 or who fails to comply with a citation issued under this section after it
580	is final is guilty of a class A misdemeanor.
581	(2) Sexual conduct that violates Section 58-11a-502 and Title 76, Criminal Code, shall be
582	subject to the applicable penalties in Title 76.
583	(3) Grounds for immediate suspension of a licensee's license by the division include the

issuance of a citation for violation of Subsection 58-11a-501(1) or (2).

- (4) (a) If upon inspection or investigation, the division concludes that a person has violated the provisions of Subsection 58-11a-501(1) or (2) or any rule or order issued with respect to Subsection 58-11a-501(1) or (2), and that disciplinary action is appropriate, the director or his designee from within the division shall promptly issue a citation to the person according to this chapter and any pertinent rules, attempt to negotiate a stipulated settlement, or notify the person to appear before an adjudicative proceeding conducted under Title 63, Chapter 46b, Administrative Procedures Act.
- (i) Any person who is in violation of the provisions of Subsection 58-11a-501(1) or (2), as evidenced by an uncontested citation, a stipulated settlement, or by a finding of violation in an adjudicative proceeding, may be assessed a fine pursuant to this Subsection (4) and may, in addition to or in lieu of, be ordered to cease and desist from violating Subsection 58-11a-501(1) or (2).
- (ii) Except for a cease and desist order, the licensure sanctions cited in Section 58-11a-401 may not be assessed through a citation.
- (b) Each citation shall be in writing and describe with particularity the nature of the violation, including a reference to the provision of the chapter, rule, or order alleged to have been violated. The citation shall clearly state that the recipient must notify the division in writing within 20 calendar days of service of the citation if the recipient wishes to contest the citation at a hearing conducted under Title 63, Chapter 46b, Administrative Procedures Act. The citation shall clearly explain the consequences of failure to timely contest the citation or to make payment of any fines assessed by the citation within the time specified in the citation.
- (c) Each citation issued under this section, or a copy of each citation, may be served upon any person upon whom a summons may be served in accordance with the Utah Rules of Civil Procedure and may be made personally or upon his agent by a division investigator or by any person specially designated by the director or by mail.
- (d) If within 20 calendar days from the service of a citation, the person to whom the citation was issued fails to request a hearing to contest the citation, the citation becomes the final order of the division and is not subject to further agency review. The period to contest a citation may be extended by the division for cause.
 - (e) The division may refuse to issue or renew, suspend, revoke, or place on probation the

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615	license of a licensee who fails to comply with a citation after it becomes final.
616	(f) The failure of an applicant for licensure to comply with a citation after it becomes final
617	is a ground for denial of license.
618	(g) No citation may be issued under this section after the expiration of six months
619	following the occurrence of any violation.
620	(h) Fines shall be assessed by the director or his designee according to the following:
621	(i) for a first offense handled pursuant to Subsection (4)(a), a fine of up to \$1,000;
622	(ii) for a second offense handled pursuant to Subsection (4)(a), a fine of up to \$2,000; and
623	(iii) for any subsequent offense handled pursuant to Subsection (4)(a), a fine of up to
624	\$2,000 for each day of continued offense.
625	(i) (i) For purposes of issuing a final order under this section and assessing a fine under
626	Subsection (4)(h), an offense constitutes a second or subsequent offense if:
627	(A) the division previously issued a final order determining that a person committed a first
628	or second offense in violation of Subsection 58-11a-501(1) or (2); or
629	(B) (I) the division initiated an action for a first or second offense;
630	(II) no final order has been issued by the division in the action initiated under Subsection
631	(4)(i)(i)(B)(I);
632	(III) the division determines during an investigation that occurred after the initiation of the
633	$\underline{action\ under\ Subsection\ (4)(i)(i)(B)(I)\ that\ the\ person\ committed\ a\ second\ or\ subsequent\ violation}$
634	of the provisions of Subsection 58-11a-501(1) or (2); and
635	(IV) after determining that the person committed a second or subsequent offense under
636	Subsection (4)(i)(i)(B)(III), the division issues a final order on the action initiated under Subsection
637	(4)(i)(i)(B)(I).
638	(ii) In issuing a final order for a second or subsequent offense under Subsection (4)(i)(i),
639	the division shall comply with the requirements of this section.
640	(5) Any penalty imposed by the director under Subsection (4)(h) shall be deposited into
641	the Cosmetologist/Barber, Esthetician, Electrologist, and Nail Technician Education and
642	Enforcement Fund. Any penalty which is not paid may be collected by the director by either
643	referring the matter to a collection agency or bringing an action in the district court of the county
644	in which the person against whom the penalty is imposed resides or in the county where the office
645	of the director is located. Any county attorney or the attorney general of the state is to provide

legal assistance and advice to the director in any action to collect the penalty. In any action brought to enforce the provisions of this section, reasonable attorney's fees and costs shall be awarded. Section 14. Effective date. This act takes effect on April 30, 2001, except that Section 58-11a-201 takes effect on

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October 1, 2001.

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