

**4th Sub. S.B. 40**  
**COSMETIC MEDICAL PROCEDURES**

Senator **Peter C. Knudson** proposes the following amendments:

1. *Page 4, Line 96:*

96 within their respective scope of practice, and qualified under Subsections (2)(f) ~~{(iii) and (2)(i)}~~ (i) and (iii) ;

2. *Page 4, Lines 104 through 105:*

104 respective scope of practice, and qualified under Subsections (2)(f) ~~{(iii) and (2)(i)}~~ (i) and (iii) ; and  
105 (ii) a medical assistant who is qualified under Subsections (2)(f) ~~{(iii) and (2)(i)}~~ (i) and (iii) .

3. *Page 5, Line 148:*

148 Subsection (2)(c) or delegates a procedure under Subsection (2)(d) or (3)(b)(ii) ;

4. *Page 6, Line 166:*

166 (J) cosmetic ~~{laser hair removal}~~ medical procedures an individual is permitted to perform under this title ;

5. *Page 6, Line 175:*

175 a treatment protocol or series of treatments; ~~{or}~~

6. *Page 6, Line 178:*

178 nonablative medical procedures other than tattoo removal; or  
(iii) a physician assistant acting under the supervision of a physician, with the procedure included in the delegation of service agreement as defined in Section 58-70a-102, may perform the evaluation under Subsection (3)(a)(i)(B) for nonablative medical procedures other than tattoo removal;

7. *Page 7, Line 195:*

195 performed; ~~{and}~~

8. *Page 7, Line 197:*

197 title ; and  
(C) is qualified under Subsection (2)(f)(iii) .

9. Page 18, Lines 524 through 525:

524 procedures, such as American National Standards Institute **(ANSI)** designated Class IIIb and Class IV  
525 lasers, intense pulsed light, radio frequency devices, and lipolytic devices **and excludes ANSI designated**  
**Class IIIa and lower powered devices** .