♣ Approved for Filing: P. Asplund♣ 02-12-13 2:40 PM♣

	COSMETOLOGY AND HAIR BRAIDING
	2013 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: James A. Dunnigan
	Senate Sponsor: John L. Valentine
LON	NG TITLE
Gen	eral Description:
	This bill modifies the Barber, Cosmetologist/Barber, Esthetician, Electrologist, and
Nail	Technician Licensing Act.
High	nlighted Provisions:
	This bill:
	defines terms;
	 reduces the curriculum requirement for being licensed as a cosmetologist from
2,00	0 hours to 1,600 hours $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{for}}$ a student who begins study after January 1, 2013 $\leftarrow \hat{\mathbf{H}}$;
	 reduces the experience requirement for certain licensure applicants;
Ĥ	requires that licensed schools under the act be recognized as institutions of
post	secondary study by meeting certain requirements; ←Ĥ
	 adds an exemption from licensure for a person who engages in hair braiding and
does	not engage in other activity requiring licensure;
	 adds certain eyelash and eyebrow treatments to the practice of basic esthetics;
	 modifies what constitutes unlawful conduct under the act; and
	makes technical changes.
Mon	ney Appropriated in this Bill:
	None
Oth	er Special Clauses:
	This bill provides an immediate effective date.
Utal	Code Sections Affected:
AMI	ENDS:

28	58-11a-102, as last amended by Laws of Utah 2012, Chapter 362
29	58-11a-302 , as last amended by Laws of Utah 2010, Chapter 145
30	58-11a-304 , as last amended by Laws of Utah 2012, Chapter 110
31	58-11a-502 , as last amended by Laws of Utah 2012, Chapter 362
32	58-11a-503, as last amended by Laws of Utah 2008, Chapter 382
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34	Be it enacted by the Legislature of the state of Utah:
35	Section 1. Section 58-11a-102 is amended to read:
36	58-11a-102. Definitions.
37	As used in this chapter:
38	(1) "Approved barber or cosmetologist/barber apprenticeship" means an apprenticeship
39	that meets the requirements of Subsection 58-11a-306(1) for barbers or Subsection
10	58-11a-306(2) for cosmetologist/barbers and the requirements established by rule by the
1	division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah
12	Administrative Rulemaking Act.
13	(2) "Approved esthetician apprenticeship" means an apprenticeship that meets the
14	requirements of Subsection 58-11a-306(3) and the requirements established by rule by the
15	division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah
16	Administrative Rulemaking Act.
17	(3) "Approved master esthetician apprenticeship" means an apprenticeship that meets
-8	the requirements of Subsection 58-11a-306(4) and the requirements established by rule by the
9	division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah
50	Administrative Rulemaking Act.
51	(4) "Approved nail technician apprenticeship" means an apprenticeship that meets the
52	requirements of Subsection 58-11a-306(5) and the requirements established by rule by the
3	division in collaboration with the board in accordance with Title 63G, Chapter 3, Utah
4	Administrative Rulemaking Act.
55	(5) "Barber" means a person who is licensed under this chapter to engage in the

(6) "Barber instructor" means a barber who is licensed under this chapter to teach

barbering at a licensed barber school or in an apprenticeship program as defined in Section

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practice of barbering.

59 58-11a-306.

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- 60 (7) "Board" means the Barber, Cosmetology/Barbering, Esthetics, Electrology, and Nail Technology Licensing Board created in Section 58-11a-201.
- 62 (8) "Cosmetic laser procedure" includes a nonablative procedure as defined in Section 58-67-102.
- (9) "Cosmetic supervisor" means a supervisor as defined in Section 58-1-505.
- 65 (10) "Cosmetologist/barber" means a person who is licensed under this chapter to 66 engage in the practice of cosmetology/barbering.
 - (11) "Cosmetologist/barber instructor" means a cosmetologist/barber who is licensed under this chapter to teach cosmetology/barbering at a licensed cosmetology/barber school, licensed barber school, licensed nail technology school, or in an apprenticeship program as defined in Subsection 58-11a-306(2).
- 71 (12) "Direct supervision" means that the supervisor of an apprentice or the instructor of a student is immediately available for consultation, advice, instruction, and evaluation.
 - (13) "Electrologist" means a person who is licensed under this chapter to engage in the practice of electrology.
 - (14) "Electrologist instructor" means an electrologist who is licensed under this chapter to teach electrology at a licensed electrology school.
 - (15) "Esthetician" means a person who is licensed under this chapter to engage in the practice of esthetics.
 - (16) "Esthetician instructor" means a master esthetician who is licensed under this chapter to teach the practice of esthetics and the practice of master-level esthetics at a licensed esthetics school, a licensed cosmetology/barber school, or in an apprenticeship program as defined in Subsection 58-11a-306(3).
 - (17) "Fund" means the Barber, Cosmetologist/Barber, Esthetician, Electrologist, and Nail Technician Education and Enforcement Fund created in Section 58-11a-103.
 - (18) (a) "Hair braiding" means the twisting, weaving, or interweaving of a person's natural human hair.
 - (b) "Hair braiding" includes the following methods or styles:
- 88 (i) African-style braiding;
- 89 (ii) box braids;

90	(iii) cornrows;
91	(iv) dreadlocks;
92	(v) french braids;
93	(vi) invisible braids;
94	(vii) micro braids;
95	(viii) single braids;
96	(ix) single plaits;
97	(x) twists;
98	(xi) visible braids;
99	(xii) the use of lock braids; and
100	(xiii) the use of decorative beads, accessories, and nonhair extensions.
101	(c) "Hair braiding" does not include:
102	(i) the use of:
103	(A) wefts:
104	(B) synthetic tape;
105	(C) synthetic glue;
106	(D) keratin bonds;
107	(E) fusion bonds; or
108	(F) heat tools;
109	(ii) the cutting of human hair; or
110	(iii) the application of heat, dye, a reactive chemical, or other preparation to:
111	(A) alter the color of the hair; or
112	(B) straighten, curl, or alter the structure of the hair.
113	[(18)] (19) "Licensed barber or cosmetology/barber school" means a barber or
114	cosmetology/barber school licensed under this chapter.
115	[(19)] (20) "Licensed electrology school" means an electrology school licensed under
116	this chapter.
117	[(20)] (21) "Licensed esthetics school" means an esthetics school licensed under this
118	chapter.
119	[(21)] (22) "Licensed nail technology school" means a nail technology school licensed
120	under this chapter.

121	[(22)] (23) "Master esthetician" means an individual who is licensed under this chapter
122	to engage in the practice of master-level esthetics.
123	[(23)] (24) "Nail technician" means an individual who is licensed under this chapter to
124	engage in the practice of nail technology.
125	[(24)] (25) "Nail technician instructor" means a nail technician licensed under this
126	chapter to teach the practice of nail technology in a licensed nail technology school, a licensed
127	cosmetology/barber school, or in an apprenticeship program as defined in Subsection
128	58-11a-306(5).
129	[(25)] (26) "Practice of barbering" means:
130	(a) cutting, clipping, or trimming the hair of the head of any person by the use of
131	scissors, shears, clippers, or other appliances;
132	(b) draping, shampooing, scalp treatments, basic wet styling, and blow drying; and
133	(c) removing hair from the face or neck of a person by the use of shaving equipment.
134	[(26)] (27) "Practice of barbering instruction" means instructing barbering in a licensed
135	barber school, licensed cosmetology/barber school, or in an apprenticeship program as defined
136	in Subsection 58-11a-306(1).
137	[(27)] (28) "Practice of basic esthetics" means any one of the following skin care
138	procedures done on the head, face, neck, arms, hands, legs, feet, eyebrows, or eyelashes for
139	cosmetic purposes and not for the treatment of medical, physical, or mental ailments:
140	(a) cleansing, stimulating, manipulating, exercising, applying oils, antiseptics, clays, or
141	masks, manual extraction, including a comodone extractor, depilatories, waxes, tweezing, the
142	application of eyelash extensions, natural nail manicures or pedicures, or callous removal by
143	buffing or filing;
144	(b) limited chemical exfoliation as defined by rule;
145	(c) removing superfluous hair by means other than electrolysis, except that an
146	individual is not required to be licensed as an esthetician to engage in the practice of threading;
147	(d) other esthetic preparations or procedures with the use of the hands, a
148	high-frequency or galvanic electrical apparatus, or a heat lamp for cosmetic purposes and not
149	for the treatment of medical, physical, or mental ailments; [or]
150	(e) arching eyebrows, tinting eyebrows or eyelashes, perming eyelashes, applying
151	eyelash extensions, or a combination of these procedures; or

152	[(e)] (f) except as provided in Subsection [$\frac{(27)(e)}{(28)(f)}$ (i), cosmetic laser procedures
153	under the direct cosmetic medical procedure supervision of a cosmetic supervisor limited to the
154	following:
155	(i) superfluous hair removal which shall be under indirect supervision;
156	(ii) anti-aging resurfacing enhancements;
157	(iii) photo rejuvenation; or
158	(iv) tattoo removal.
159	[(28)] (29) (a) "Practice of cosmetology/barbering" means:
160	(i) styling, arranging, dressing, curling, waving, permanent waving, cleansing,
161	singeing, bleaching, dyeing, tinting, coloring, or similarly treating the hair of the head of a
162	person;
163	(ii) cutting, clipping, or trimming the hair by the use of scissors, shears, clippers, or
164	other appliances;
165	(iii) arching eyebrows, [or] tinting eyebrows or eyelashes, perming eyelashes, applying
166	eyelash extensions, or [any] a combination of these procedures;
167	(iv) removing hair from the face, neck, shoulders, arms, back, torso, feet, bikini line, or
168	legs of a person by the use of depilatories, waxing, or shaving equipment;
169	(v) cutting, curling, styling, fitting, measuring, or forming caps for wigs or hairpieces
170	or both on the human head; or
171	(vi) practicing hair weaving or hair fusing or servicing previously medically implanted
172	hair.
173	(b) The term "practice of cosmetology/barbering" includes:
174	(i) the practice of basic esthetics; and
175	(ii) the practice of nail technology.
176	(c) An individual is not required to be licensed as a cosmetologist/barber to engage in
177	the practice of threading.
178	[(29)] (30) "Practice of cosmetology/barbering instruction" means instructing
179	cosmetology/barbering as defined in Subsection [(28)] (29) in a licensed cosmetology/barber
180	school or in an apprenticeship program as defined in Subsection 58-11a-306(2).
181	[(30)] (31) "Practice of electrology" means:
182	(a) the removal of superfluous hair from the body of a person by the use of electricity,

183	waxing, shaving, or tweezing; or
184	(b) cosmetic laser procedures under the supervision of a cosmetic supervisor limited to
185	superfluous hair removal.
186	[(31)] (32) "Practice of electrology instruction" means instructing electrology in a
187	licensed electrology school.
188	[(32)] (33) "Practice of esthetics instruction" means instructing esthetics in a licensed
189	esthetics school, a licensed cosmetology/barber school, or instructing master-level esthetics in a
190	licensed esthetics school or in an apprenticeship program as defined in Subsections
191	58-11a-306(2), (3), and (4).
192	[(33)] (34) (a) "Practice of master-level esthetics" means:
193	(i) any of the following when done for cosmetic purposes on the head, face, neck,
194	torso, abdomen, back, arms, hands, legs, feet, eyebrows, or eyelashes and not for the treatment
195	of medical, physical, or mental ailments:
196	(A) body wraps as defined by rule;
197	(B) hydrotherapy as defined by rule;
198	(C) chemical exfoliation as defined by rule;
199	(D) advanced pedicures as defined by rule;
200	(E) sanding, including microdermabrasion;
201	(F) advanced extraction;
202	(G) other esthetic preparations or procedures with the use of:
203	(I) the hands; or
204	(II) a mechanical or electrical apparatus which is approved for use by division rule for
205	beautifying or similar work performed on the body for cosmetic purposes and not for the
206	treatment of a medical, physical, or mental ailment; or
207	(H) cosmetic laser procedures under the supervision of a cosmetic supervisor with a
208	physician's evaluation before the procedure, as needed, unless specifically required under
209	Section 58-1-506, and limited to the following:
210	(I) superfluous hair removal;
211	(II) anti-aging resurfacing enhancements;
212	(III) photo rejuvenation; or
213	(IV) tattoo removal with a physician's evaluation before the tattoo removal procedure;

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(ii) lymphatic massage by manual or other means as defined by rule.

- (b) Notwithstanding the provisions of Subsection [(33)] (34)(a), a master-level esthetician may perform procedures listed in Subsection [(33)] (34)(a)(i)(H) if done under the supervision of a cosmetic supervisor acting within the scope of the cosmetic supervisor license.
- (c) The term "practice of master-level esthetics" includes the practice of esthetics, but an individual is not required to be licensed as an esthetician or master-level esthetician to engage in the practice of threading.
- [(34)] (35) "Practice of nail technology" means to trim, cut, clean, manicure, shape, massage, or enhance the appearance of the hands, feet, and nails of an individual by the use of hands, mechanical, or electrical preparation, antiseptic, lotions, or creams, including the application and removal of sculptured or artificial nails.
- [(35)] (36) "Practice of nail technology instruction" means instructing nail technology in a licensed nail technician school, licensed cosmetology/barber school, or in an apprenticeship program as defined in Subsection 58-11a-306(5).
- [(36)] (37) "Recognized barber school" means a barber school located in a state other than Utah, whose students, upon graduation, are recognized as having completed the educational requirements for licensure in that state.
- [(37)] (38) "Recognized cosmetology/barber school" means a cosmetology/barber school located in a state other than Utah, whose students, upon graduation, are recognized as having completed the educational requirements for licensure in that state.
- [(38)] (39) "Recognized electrology school" means an electrology school located in a state other than Utah, whose students, upon graduation, are recognized as having completed the educational requirements for licensure in that state.
- [(39)] (40) "Recognized esthetics school" means an esthetics school located in a state other than Utah, whose students, upon graduation, are recognized as having completed the educational requirements for licensure in that state.
- [(40)] (41) "Recognized nail technology school" means a nail technology school located in a state other than Utah, whose students, upon graduation, are recognized as having completed the educational requirements for licensure in that state.
- [(41)] (42) "Salon" means a place, shop, or establishment in which

245	cosmetology/barbering, esthetics, electrology, or nail technology is practiced.
246	$\left[\frac{(42)}{(43)}\right]$ "Unlawful conduct" is as defined in Sections 58-1-501 and 58-11a-502.
247	[(43)] (44) "Unprofessional conduct" is as defined in Sections 58-1-501 and
248	58-11a-501 and as may be further defined by rule by the division in collaboration with the
249	board in accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act.
250	Section 2. Section 58-11a-302 is amended to read:
251	58-11a-302. Qualifications for licensure.
252	(1) Each applicant for licensure as a barber shall:
253	(a) submit an application in a form prescribed by the division;
254	(b) pay a fee determined by the department under Section 63J-1-504;
255	(c) be of good moral character;
256	(d) provide satisfactory documentation of:
257	(i) graduation from a licensed or recognized barber school, or a licensed or recognized
258	cosmetology/barber school, whose curriculum consists of a minimum of 1,000 hours of
259	instruction, or the equivalent number of credit hours, over a period of not less than 25 weeks;
260	(ii) (A) [having graduated] graduation from a recognized barber school located in a
261	state other than Utah whose curriculum consists of less than 1,000 hours of instruction or the
262	equivalent number of credit hours; and
263	[(B) having practiced as a licensed barber for a period of not less than 2,000 hours; or]
264	(B) practice as a licensed barber in a state other than Utah for not less than the number
265	of hours required to equal 1,000 total hours when added to the hours of instruction described in
266	Subsection (1)(ii)(A); or
267	(iii) [having completed] completion of an approved barber apprenticeship; and
268	(e) meet the examination requirement established by rule.
269	(2) Each applicant for licensure as a barber instructor shall:
270	(a) submit an application in a form prescribed by the division;
271	(b) pay a fee determined by the department under Section 63J-1-504;
272	(c) provide satisfactory documentation that the applicant is currently licensed as a
273	barber;
274	(d) be of good moral character;
275	(e) provide satisfactory documentation of completion of:

276	(i) an instructor training program conducted by a licensed or recognized school as
277	defined by rule consisting of a minimum of 500 hours or the equivalent number of credit hours;
278	or
279	(ii) a minimum of 2,000 hours of experience as a barber; and
280	(f) meet the examination requirement established by rule.
281	(3) Each applicant for licensure as a barber school shall:
282	(a) submit an application in a form prescribed by the division;
283	(b) pay a fee determined by the department under Section 63J-1-504; and
284	(c) provide satisfactory documentation:
285	(i) of appropriate registration with the Division of Corporations and Commercial Code;
286	(ii) of business licensure from the city, town, or county in which the school is located;
287	(iii) that the applicant's physical facilities comply with the requirements established by
288	rule; and
289	(iv) that the applicant meets $\hat{\mathbf{H}} \rightarrow \underline{:}$
289a	$(A) \leftarrow \hat{H}$ the standards for barber schools, including staff and
290	accreditation requirements, established by rule $\hat{\mathbf{H}} \rightarrow [:]$; and
290a	(B) the requirements for recognition as an institution of postsecondary study as
290b	described in Subsection (19). ←Ĥ
291	(4) Each applicant for licensure as a cosmetologist/barber shall:
292	(a) submit an application in a form prescribed by the division;
293	(b) pay a fee determined by the department under Section 63J-1-504;
294	(c) be of good moral character;
295	(d) provide satisfactory documentation of:
296	(i) $\hat{\mathbf{H}} \rightarrow \underline{(\mathbf{A})} \leftarrow \hat{\mathbf{H}}$ graduation from a licensed or recognized cosmetology/barber school whose
297	curriculum consists of a minimum of [2,000 hours of instruction, with full flexibility within the
298	2,000 hours, or the equivalent number of credit hours over a period of not less than 50 weeks]
299	1,600 hours of instruction, or the equivalent number of credit hours, with full flexibility within
300	those hours $\hat{H} \rightarrow$, if the applicant was not a currently enrolled student of a cosmetology/barber
300a	school on January 1, 2013 $\leftarrow \hat{\mathbf{H}}$; $\hat{\mathbf{H}} \rightarrow \underline{\mathbf{or}}$
800b	(B) graduation from a licensed or recognized cosmetology/barber school whose
300c	curriculum consists of a minimum of 2,000 hours of instruction, or the equivalent number of
300d	credit hours, with full flexibility within those hours, if the applicant's hours of instruction
300e	commenced before January 1, 2013 and the applicant was a currently enrolled student of a
300f	cosmetology/barber school on January 1, 2013; ←Ĥ
301	(ii) (A) [having graduated] graduation from a recognized cosmetology/barber school
302	located in a state other than Utah whose curriculum consists of less than [2,000 hours of
303	instruction, with full flexibility within the 2,000 hours, or the equivalent number of credit
304	hours] 1,600 hours of instruction, or the equivalent number of credit hours, with full flexibility
305	within those hours; and
306	[(B) having practiced as a licensed cosmetologist/barber for a period of not less than

307	4,000 hours; or]
308	(B) practice as a licensed cosmetologist/barber in a state other than Utah for not less
309	than the number of hours required to equal 1,600 total hours when added to the hours of
310	instruction described in Subsection (4)(ii)(A); or
311	(iii) [having completed] completion of an approved cosmetology/barber
312	apprenticeship; and
313	(e) meet the examination requirement established by rule.
314	(5) Each applicant for licensure as a cosmetologist/barber instructor shall:
315	(a) submit an application in a form prescribed by the division;
316	(b) pay a fee determined by the department under Section 63J-1-504;
317	(c) provide satisfactory documentation that the applicant is currently licensed as a
318	cosmetologist/barber;
319	(d) be of good moral character;
320	(e) provide satisfactory documentation of completion of:
321	(i) an instructor training program conducted by a licensed or recognized school as
322	defined by rule consisting of a minimum of 1,000 hours or the equivalent number of credit
323	hours; or
324	(ii) a minimum of $[4,000]$ 3,000 hours of experience as a cosmetologist/barber; and
325	(f) meet the examination requirement established by rule.
326	(6) Each applicant for licensure as a cosmetologist/barber 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 63J-1-504; 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 physical facilities comply with the requirements established by
333	rule; and
334	(iv) that the applicant meets $\hat{\mathbf{H}} \rightarrow \underline{:}$
334a	$(A) \leftarrow \hat{H}$ the standards for cosmetology schools, including staff and
335	accreditation requirements, established by rule $\hat{\mathbf{H}} \rightarrow [\cdot]$; and
335a	(B) the requirements for recognition as an institution of postsecondary study as
335b	described in Subsection (19). ←Ĥ
336	(7) Each applicant for licensure as an electrologist shall:
337	(a) submit an application in a form prescribed by the division;

338	(b) pay a fee determined by the department under Section 63J-1-504;
339	(c) be of good moral character;
340	(d) provide satisfactory documentation of having graduated from a licensed or
341	recognized electrology school after completing a curriculum of 600 hours of instruction or the
342	equivalent number of credit hours; and
343	(e) meet the examination requirement established by rule.
344	(8) Each applicant for licensure as an electrologist instructor shall:
345	(a) submit an application in a form prescribed by the division;
346	(b) pay a fee determined by the department under Section 63J-1-504;
347	(c) provide satisfactory documentation that the applicant is currently licensed as an
348	electrologist;
349	(d) be of good moral character;
350	(e) provide satisfactory documentation of completion of:
351	(i) an instructor training program conducted by a licensed or recognized school as
352	defined by rule consisting of a minimum of 175 hours or the equivalent number of credit hours;
353	or
354	(ii) a minimum of 1,000 hours of experience as an electrologist; and
355	(f) meet the examination requirement established by rule.
356	(9) Each applicant for licensure as an electrologist school shall:
357	(a) submit an application in a form prescribed by the division;
358	(b) pay a fee determined by the department under Section 63J-1-504; and
359	(c) provide satisfactory documentation:
360	(i) of appropriate registration with the Division of Corporations and Commercial Code;
361	(ii) of business licensure from the city, town, or county in which the school is located;
362	(iii) that the applicant's facilities comply with the requirements established by rule; and
363	(iv) that the applicant meets $\hat{\mathbf{H}} \rightarrow \underline{:}$
363a	$(\underline{\mathbf{A}}) \leftarrow \hat{\mathbf{H}}$ the standards for electrologist schools, including staff,
364	curriculum, and accreditation requirements, established by rule $\hat{H} \rightarrow [-]$; and
364a	(B) the requirements for recognition as an institution of postsecondary study as
364b	described in Subsection (19). ←Ĥ
365	(10) Each applicant for licensure as an esthetician shall:
366	(a) submit an application in a form prescribed by the division;
367	(b) pay a fee determined by the department under Section 63J-1-504;
368	(c) be of good moral character:

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(d) provide satisfactory documentation of one of the following: (i) graduation from a licensed or recognized esthetic school or a licensed or recognized cosmetology/barber school whose curriculum consists of not less than 15 weeks of esthetic instruction with a minimum of 600 hours or the equivalent number of credit hours: (ii) completion of an approved esthetician apprenticeship; or (iii) (A) [having graduated] graduation from a recognized cosmetology/barber school located in a state other than Utah whose curriculum consists of less than [2,000 hours of instruction with full flexibility within the 2,000 hours or the equivalent number of credit hours 1,600 hours of instruction, or the equivalent number of credit hours, with full flexibility within those hours; and (B) having practiced as a licensed cosmetologist/barber for a period of not less than 4,000 hours; and] (B) practice as a licensed cosmetologist/barber for not less than the number of hours required to equal 1,600 total hours when added to the hours of instruction described in Subsection (10)(iii)(A); and (e) meet the examination requirement established by division rule. (11) Each applicant for licensure as a master esthetician shall: (a) submit an application in a form prescribed by the division; (b) pay a fee determined by the department under Section 63J-1-504; (c) be of good moral character; [and] (d) provide satisfactory documentation of [one of the following]: (i) [(A)] completion of at least 1,200 hours of training, or the equivalent number of credit hours [over a period of not less than 30 weeks], at a licensed or recognized esthetics school[; or], except that up to 600 hours toward the 1,200 hours may have been completed: (B) accepting up to 600 hours or credit hours towards the 1,200 hours of training or equivalent number of credit hours from an applicant who has graduated from a licensed or recognized cosmetology/barbering school whose curriculum consists of a minimum of 2,000 hours of instruction with full flexibility within the 2,000 hours, or the equivalent number of credit hours; and]

(C) for practice of lymphatic massage, provide satisfactory documentation to show

completion of 200 hours of training or equivalent number of credit hours in lymphatic massage

hours; or

as defined by division rule; or]
(A) at a licensed or recognized cosmetology/barbering school, if the applicant
graduated from the school and its curriculum consisted of at least 1,600 hours of instruction, or
the equivalent number of credit hours, with full flexibility within those hours; or
(B) at a licensed or recognized cosmetology/barber school located in a state other than
Utah, if the applicant graduated from the school and its curriculum contained full flexibility
within its hours of instruction; or
(ii) completion of an approved master esthetician apprenticeship;
[(iii) accepting up to 600 hours or credit hours towards the 1,200 hours of training or
equivalent number of credit hours from a recognized cosmetology/barber school located in a
state other than Utah whose curriculum consists of less than 2,000 hours of instruction or the
equivalent number of credit hours; or]
[(iv) (A) having graduated from a recognized master esthetics school located in a state
other than Utah whose curriculum consists of less than 1,200 hours of instruction, with full
flexibility within the 1,200 hours or the equivalent number of credit hours; and]
[(B) having practiced as a licensed master esthetician for a period of not less than
4,000 hours; and]
(e) if the applicant will practice lymphatic massage, provide satisfactory documentation
to show completion of 200 hours of training, or the equivalent number of credit hours, in
lymphatic massage as defined by division rule; and
$[\underline{\text{(e)}}]$ $\underline{\text{(f)}}$ meet the examination requirement established by division rule.
(12) Each applicant for licensure as an authorisism instructor shall.
(12) Each applicant for licensure as an esthetician instructor shall:
(a) submit an application in a form prescribed by the division;
· · · · · · · · · · · · · · · · · · ·
(a) submit an application in a form prescribed by the division;
(a) submit an application in a form prescribed by the division;(b) pay a fee determined by the department under Section 63J-1-504;
(a) submit an application in a form prescribed by the division;(b) pay a fee determined by the department under Section 63J-1-504;(c) provide satisfactory documentation that the applicant is currently licensed as a
(a) submit an application in a form prescribed by the division;(b) pay a fee determined by the department under Section 63J-1-504;(c) provide satisfactory documentation that the applicant is currently licensed as a master esthetician;
 (a) submit an application in a form prescribed by the division; (b) pay a fee determined by the department under Section 63J-1-504; (c) provide satisfactory documentation that the applicant is currently licensed as a master esthetician; (d) be of good moral character;

431	(ii) a minimum of 1,000 hours of experience in esthetics; and
432	(f) meet the examination requirement established by rule.
433	(13) Each applicant for licensure as an esthetics school shall:
434	(a) submit an application in a form prescribed by the division;
435	(b) pay a fee determined by the department under Section 63J-1-504; and
436	(c) provide satisfactory documentation:
437	(i) of appropriate registration with the Division of Corporations and Commercial Code;
438	(ii) of business licensure from the city, town, or county in which the school is located;
439	(iii) that the applicant's physical facilities comply with the requirements established by
440	rule; and
441	(iv) that the applicant meets $\hat{\mathbf{H}} \rightarrow \underline{:}$
441a	$(A) \leftarrow \hat{H}$ the standards for esthetics schools, including staff,
442	curriculum, and accreditation requirements, established by division rule made in collaboration
443	with the board $\hat{\mathbf{H}} \rightarrow [:]$: and
443a	(B) the requirements for recognition as an institution of postsecondary study as
443b	described in Subsection (19). ←Ĥ
444	(14) Each applicant for licensure as a nail technician shall:
445	(a) submit an application in a form prescribed by the division;
446	(b) pay a fee determined by the department under Section 63J-1-504;
447	(c) be of good moral character; [and]
448	(d) provide satisfactory documentation of:
449	(i) graduation from a licensed or recognized nail technology school, or a licensed or
450	recognized cosmetology/barber school, whose curriculum consists of not less than 300 hours of
451	instruction, or the equivalent number of credit hours [of not more than eight hours a day and
452	six days a week during the program];
453	(ii) (A) [having graduated] graduation from a recognized nail technology school
454	located in a state other than Utah whose curriculum consists of less than 300 hours of
455	instruction or the equivalent number of credit hours; and
456	[(B) having practiced as a licensed nail technician for a period of not less than 1,000
457	hours; or]
458	(B) practice as a licensed nail technician in a state other than Utah for not less than the
459	number of hours required to equal 300 total hours when added to the hours of instruction
460	described in Subsection (14)(d)(ii)(A); or
461	(iii) [having completed] completion of an approved nail technician apprenticeship; and

462	(e) meet the examination requirement established by division rule.
463	(15) Each applicant for licensure as a nail technician instructor shall:
464	(a) submit an application in a form prescribed by the division;
465	(b) pay a fee determined by the department under Section 63J-1-504;
466	(c) provide satisfactory documentation that the applicant is currently licensed as a nail
467	technician;
468	(d) be of good moral character;
469	(e) provide satisfactory documentation of completion of:
470	(i) an instructor training program conducted by a licensed or recognized school as
471	defined by rule consisting of a minimum of 150 hours or the equivalent number of credit hours;
472	or
473	(ii) a minimum of 600 hours of experience in nail technology; and
474	(f) meet the examination requirement established by rule.
475	(16) Each applicant for licensure as a nail technology school shall:
476	(a) submit an application in a form prescribed by the division;
477	(b) pay a fee determined by the department under Section 63J-1-504; and
478	(c) provide satisfactory documentation:
479	(i) of appropriate registration with the Division of Corporations and Commercial Code;
480	(ii) of business licensure from the city, town, or county in which the school is located;
481	(iii) that the applicant's facilities comply with the requirements established by rule; and
482	(iv) that the applicant meets $\hat{\mathbf{H}} \rightarrow \underline{:}$
182a	$(A) \leftarrow \hat{\mathbf{H}}$ the standards for nail technology schools, including staff,
483	curriculum, and accreditation requirements, established by rule $\hat{\mathbf{H}} \rightarrow [-]$; and
183a	(B) the requirements for recognition as an institution of postsecondary study as
-83b	described in Subsection (19). ←Ĥ
484	(17) Each applicant for licensure under this chapter whose education in the field for
485	which a license is sought was completed at a foreign school may satisfy the educational
486	requirement for licensure by demonstrating, to the satisfaction of the division, the educational
487	equivalency of the foreign school education with a licensed school under this chapter.
488	(18) (a) A licensed or recognized school under this section may accept credit hours
489	towards graduation for any profession listed in this section.
490	(b) In accordance with Title 63G, Chapter 3, Utah Administrative Rulemaking Act, and
491	consistent with this section, the division may make rules governing the acceptance of credit
492	hours under Subsection (18)(a).
192a	$\hat{H} \rightarrow (19)$ A school licensed or applying for licensure under this chapter shall maintain
92b	recognition as an institution of postsecondary study by meeting the following conditions:
1020	(a) the school shall admit as a regular student only an individual who has carned a

192d	recognized high school diploma or the equivalent of a recognized high school diploma, or who
492e	is beyond the age of compulsory high school attendance as prescribed by Title 53A, Chapter
492f	<u>11; and</u>
492g	(b) the school shall be licensed by name, or in the case of an applicant, shall apply for
492h	licensure by name, under this chapter to offer one or more training programs beyond the
492i	secondary level. ←Ĥ

Section 3. Section **58-11a-304** is amended to read:

58-11a-304. Exemptions from licensure.

In addition to the exemptions from licensure in Section 58-1-307, the following persons may engage in the practice of barbering, cosmetology/barbering, esthetics, master-level esthetics, electrology, or nail technology without being licensed under this chapter:

- (1) [persons] <u>a person</u> licensed under the laws of this state to engage in the practice of medicine, surgery, osteopathy, or chiropractic when engaged in the practice of the profession for which they are licensed;
- (2) <u>a commissioned [physicians and surgeons] physician or surgeon</u> serving in the armed forces of the United States or another federal agency;
- (3) <u>a</u> registered [nurses, undertakers, and morticians] <u>nurse</u>, undertaker, or mortician licensed under the laws of this state when engaged in the practice of the profession for which [they are] the person is licensed;
- (4) [persons] a person who [visit] visits the state to engage in instructional seminars, advanced classes, trade shows, or competitions of a limited duration;
- (5) [persons who engage] a person who engages in the practice of barbering, cosmetology/barbering, esthetics, master-level esthetics, electrology, or nail technology without compensation;
- (6) [persons] <u>a person</u> instructing <u>an</u> adult education [classes and] <u>class or</u> other educational [programs] <u>program</u> directed toward persons who are not licensed under this chapter and that [are] <u>is</u> not intended to train persons to become licensed under this chapter, provided:
- (a) [attendees receive] an attendee receives no credit toward [the] educational [requirement] requirements for licensure under this chapter; [and]
- (b) the instructor informs each attendee in writing that taking such a class or program will not certify or qualify the attendee to perform a service for compensation that requires licensure under this chapter; and
 - [(b)] (c) (i) the instructor is properly licensed; or
 - (ii) the instructor receives no compensation;
- (7) [persons instructing] a person providing instruction in workshops, seminars, training meetings, [and] or other educational programs whose purpose is to provide continuing

professional development to licensed barbers, [cosmetologist/barbers] cosmetologists/barbers, estheticians, master estheticians, electrologists, or nail technicians[, or electrologists];

- (8) [persons currently] a person enrolled in a licensed barber or cosmetology/barber school when participating in an on the job training internship under the direct supervision of a licensed barber or cosmetologist/barber upon completion of a basic program under the standards established by rule by the division in collaboration with the board;
- (9) [persons] <u>a person</u> enrolled in an approved apprenticeship pursuant to Section 58-11a-306;
- (10) [employees] an employee of a company [which] that is primarily engaged in the business of selling products used in the practice of barbering, cosmetology/barbering, esthetics, master-level esthetics, electrology, or nail technology when demonstrating the company's products to a potential [customers; or] customer, provided the employee makes no representation to a potential customer that attending such a demonstration will certify or qualify the attendee to perform a service for compensation that requires licensure under this chapter;
 - (11) a person who:

- (a) is qualified to engage in the practice of barbering, cosmetology/barbering, esthetics, master-level esthetics, electrology, or nail technology in another jurisdiction as evidenced by licensure, certification, or lawful practice in the other jurisdiction;
 - (b) is employed by, or under contract with, a motion picture company; and
- (c) engages in the practice of barbering, cosmetology/barbering, esthetics, master-level esthetics, electrology, or nail technology in the state:
 - (i) solely to assist in the production of a motion picture; and
 - (ii) for no more than 120 days per calendar year[-]; and
- (12) a person who:
- (a) engages in hair braiding; and
- (b) unless it is expressly exempted under this section or Section 58-1-307, does not engage in other activity requiring licensure under this chapter.
- Section 4. Section **58-11a-502** is amended to read:
- **58-11a-502.** Unlawful conduct.
- Unlawful conduct includes:

555 (1) practicing or engaging in, or attempting to practice or engage in activity for which a 556 license is required under this chapter unless: 557 (a) the person holds the appropriate license under this chapter; or (b) an exemption in Section 58-1-307 or 58-11a-304 applies; 558 559 (2) knowingly employing any other person to engage in or practice or attempt to 560 engage in or practice any occupation or profession licensed under this chapter if the employee 561 is not licensed to do so under this chapter or exempt from licensure; 562 (3) touching, or applying an instrument or device to the following areas of a client's 563 body: 564 (a) the genitals or the anus, except in cases where the patron states to a licensee that the 565 patron requests a hair removal procedure and signs a written consent form, which must also 566 include the witnessed signature of a legal guardian if the patron is a minor, authorizing the licensee to perform a hair removal procedure; or 567 568 (b) the breast of a female patron, except in cases in which the female patron states to a 569 licensee that the patron requests breast skin procedures and signs a written consent form, which 570 must also include the witnessed signature of a parent or legal guardian if the patron is a minor, 571 authorizing the licensee to perform breast skin procedures; 572 (4) using or possessing as a nail technician a solution composed of at least 10% methyl 573 methacrylete on a client; [or] 574 (5) performing an ablative procedure as defined in Section 58-67-102[-]; or 575 (6) when acting as an instructor regarding a service requiring licensure under this 576 chapter, for a class or education program where attendees are not licensed under this chapter, 577 failing to inform each attendee in writing that: 578 (a) taking the class or program without completing the requirements for licensure under 579 this chapter is insufficient to certify or qualify the attendee to perform a service for

- compensation that requires licensure under this chapter; and
- (b) the attendee is required to obtain licensure under this chapter before performing the service for compensation.
 - Section 5. Section **58-11a-503** is amended to read:
- 584 58-11a-503. Penalties.

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(1) Unless Subsection (2) applies, an individual who commits an act of unlawful

conduct under Section 58-11a-502 or who fails to comply with a citation issued under this section after it is final is guilty of a class A misdemeanor.

- (2) Sexual conduct that violates Section 58-11a-502 and Title 76, Utah Criminal Code, shall be subject to the applicable penalties in Title 76.
- (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-502(1), (2), [or] (4), (5), or (6).
- (4) (a) If upon inspection or investigation, the division concludes that a person has violated the provisions of Subsection 58-11a-502(1), (2), [or] (4), (5), or (6), or a rule or order issued with respect to Subsection 58-11a-502(1), (2), [or] (4), (5), or (6), and that disciplinary action is appropriate, the director or the director's 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 63G, Chapter 4, Administrative Procedures Act.
- (i) A person who is in violation of Subsection 58-11a-502(1), (2), [or] (4), (5), or (6), 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-502(1), (2), [or] (4), (5), or (6).
- (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) (i) 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.
- (ii) 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 63G, Chapter 4, Administrative Procedures Act.
- (iii) The citation shall clearly explain the consequences of failure to timely contest the citation or to make payment of a fine 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 a person upon whom a summons may be served in accordance with the Utah Rules of

Civil Procedure and may be made personally or upon the person's agent by a division investigator or by a person specially designated by the director or by mail.

- (d) (i) 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.
 - (ii) 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 license of a licensee who fails to comply with a citation after it becomes final.
- (f) The failure of an applicant for licensure to comply with a citation after it becomes final is a ground for denial of license.
- (g) No citation may be issued under this section after the expiration of six months following the occurrence of a violation.
- (h) Fines shall be assessed by the director or the director's designee according to the following:
 - (i) for a first offense under Subsection (4)(a), a fine of up to \$1,000;
 - (ii) for a second offense under Subsection (4)(a), a fine of up to \$2,000; and
- (iii) for any subsequent offense under Subsection (4)(a), a fine of up to \$2,000 for each day of continued offense.
- (i) (i) For purposes of issuing a final order under this section and assessing a fine under Subsection (4)(h), an offense constitutes a second or subsequent offense if:
- (A) the division previously issued a final order determining that a person committed a first or second offense in violation of Subsection 58-11a-502(1), (2), [or] (4), (5), or (6); or
 - (B) (I) the division initiated an action for a first or second offense;
- (II) no final order has been issued by the division in the action initiated under Subsection (4)(i)(i)(B)(I);
- (III) the division determines during an investigation that occurred after the initiation of the action under Subsection (4)(i)(i)(B)(I) that the person committed a second or subsequent violation of Subsection 58-11a-502(1), (2), [or] (4), (5), or (6); and
- (IV) after determining that the person committed a second or subsequent offense under Subsection (4)(i)(i)(B)(III), the division issues a final order on the action initiated under Subsection (4)(i)(i)(B)(I).

(ii) In issuing a final order for a second or subsequent offense under Subsection (4)(i)(i), the division shall comply with the requirements of this section.

- (5) (a) A penalty imposed by the director under Subsection (4)(h) shall be deposited into the Barber, Cosmetologist/Barber, Esthetician, Electrologist, and Nail Technician Education and Enforcement Fund.
- (b) A penalty which is not paid may be collected by the director by either referring the matter to a collection agency or bringing an action in the district court of the county in which the person against whom the penalty is imposed resides or in the county where the office of the director is located.
- (c) A county attorney or the attorney general of the state is to provide legal assistance and advice to the director in an action to collect the penalty.
- (d) A court shall award reasonable attorney fees and costs in an action brought to enforce the provisions of this section.

Section 6. Effective date.

If approved by two-thirds of all the members elected to each house, this bill takes effect upon approval by the governor, or the day following the constitutional time limit of Utah Constitution Article VII, Section 8, without the governor's signature, or in the case of a veto, the date of veto override.

Legislative Review Note as of 2-12-13 8:38 AM

Office of Legislative Research and General Counsel