



Ot	her Special Clauses:
	None
Ut	ah Code Sections Affected:
AN	MENDS:
	26-15-2, as last amended by Laws of Utah 2007, Chapter 25
	58-11a-304, as last amended by Laws of Utah 2020, Chapter 339
Ве	it enacted by the Legislature of the state of Utah:
	Section 1. Section 26-15-2 is amended to read:
	26-15-2. Minimum rules of sanitation established by department.
	The department shall establish and enforce, or provide for the enforcement of minimum
rul	es of sanitation necessary to protect the public health. Such rules shall include, but not be
lim	nited to, rules necessary for the design, construction, operation, maintenance, or expansion
of:	
	(1) restaurants and all places where food or drink is handled, sold or served to the
pul	olic;
	(2) public swimming pools;
	(3) public baths including saunas, spas, massage parlors, and suntan parlors;
	(4) public bathing beaches;
	(5) schools which are publicly or privately owned or operated;
	(6) recreational resorts, camps, and vehicle parks;
	(7) amusement parks and all other centers and places used for public gatherings;
	(8) mobile home parks and highway rest stops;
	(9) construction or labor camps;
	(10) jails, prisons and other places of incarceration or confinement;
	(11) hotels and motels;
	(12) lodging houses and boarding houses;
	(13) service stations;
	(14) barbershops and beauty shops[;], including a facility in which one or more
ind	lividuals are engaged in:
	(a) any of the practices licensed under Title 58, Chapter 11a, Cosmetology and

57	Associated Professions Licensing Act; or
58	(b) styling hair in accordance with the exemption from licensure described in Section
59	<u>58-11a-304(13);</u>
60	(15) physician and dentist offices;
61	(16) public buildings and grounds;
62	(17) public conveyances and terminals; and
63	(18) commercial tanning facilities.
64	Section 2. Section 58-11a-304 is amended to read:
65	58-11a-304. Exemptions from licensure.
66	In addition to the exemptions from licensure in Section 58-1-307, the following persons
67	may engage in the practice of barbering, cosmetology/barbering, hair design, esthetics,
68	master-level esthetics, electrology, or nail technology without being licensed under this
69	chapter:
70	(1) a person licensed under the laws of this state to engage in the practice of medicine,
71	surgery, osteopathy, or chiropractic when engaged in the practice of the profession for which
72	they are licensed;
73	(2) a commissioned physician or surgeon serving in the armed forces of the United
74	States or another federal agency;
75	(3) a registered nurse, undertaker, or mortician licensed under the laws of this state
76	when engaged in the practice of the profession for which the person is licensed;
77	(4) a person who visits the state to engage in instructional seminars, advanced classes,
78	trade shows, or competitions of a limited duration;
79	(5) a person who engages in the practice of barbering, cosmetology/barbering, hair
80	design, esthetics, master-level esthetics, electrology, or nail technology without compensation;
81	(6) a person instructing an adult education class or other educational program directed
82	toward persons who are not licensed under this chapter and that is not intended to train persons
83	to become licensed under this chapter, provided:
84	(a) an attendee receives no credit toward educational requirements for licensure under
85	this chapter;
86	(b) the instructor informs each attendee in writing that taking such a class or program
87	will not certify or qualify the attendee to perform a service for compensation that requires

88	licensure under this chapter; and
89	(c) (i) the instructor is properly licensed; or
90	(ii) the instructor receives no compensation;
91	(7) a person providing instruction in workshops, seminars, training meetings, or other
92	educational programs whose purpose is to provide continuing professional development to
93	licensed barbers, cosmetologists/barbers, hair designers, estheticians, master estheticians,
94	electrologists, or nail technicians;
95	(8) a person enrolled in a licensed barber, cosmetology/barber, or hair design school
96	when participating in an on the job training internship under the direct supervision of a licensed
97	barber, cosmetologist/barber, or hair designer upon completion of a basic program under the
98	standards established by rule by the division in collaboration with the board;
99	(9) a person enrolled in an approved apprenticeship pursuant to Section 58-11a-306;
100	(10) an employee of a company that is primarily engaged in the business of selling
101	products used in the practice of barbering, cosmetology/barbering, hair design, esthetics,
102	master-level esthetics, electrology, or nail technology when demonstrating the company's
103	products to a potential customer, provided the employee makes no representation to a potential
104	customer that attending such a demonstration will certify or qualify the attendee to perform a
105	service for compensation that requires licensure under this chapter;
106	(11) a person who:
107	(a) is qualified to engage in the practice of barbering, cosmetology/barbering, hair
108	design, esthetics, master-level esthetics, electrology, or nail technology in another jurisdiction
109	as evidenced by licensure, certification, or lawful practice in the other jurisdiction;
110	(b) is employed by, or under contract with, a motion picture company; and
111	(c) engages in the practice of barbering, cosmetology/barbering, hair design, esthetics,
112	master-level esthetics, electrology, or nail technology in the state:
113	(i) solely to assist in the production of a motion picture; and
114	(ii) for no more than 120 days per calendar year; [and]
115	(12) a person who:
116	(a) engages in hair braiding; and
117	(b) unless it is expressly exempted under this section or Section 58-1-307, does not
118	engage in other activity requiring licensure under this chapter[-]; and

119	(13) a person who:
120	(a) dries, styles, arranges, dresses, curls, hot irons, shampoos, or conditions hair;
121	(b) does not cut the hair;
122	(c) does not apply dye to alter the color of the hair;
123	(d) does not apply reactive chemicals to straighten, curl, or alter the structure of the
124	<u>hair;</u>
125	(e) unless it is expressly exempted under this section or Section 58-1-307, does not
126	engage in other activity requiring licensure under this chapter; and
127	(f) provides evidence to the division that the person has received a hair safety permit
128	from completing a hair safety program that:
129	(i) is approved by the division;
129a	$\hat{H} \rightarrow (ii)$ consists of no more than two hours of instruction; $\leftarrow \hat{H}$
130	$\hat{H} \rightarrow [\underline{\text{(iii)}}]$ (iii) $\leftarrow \hat{H}$ is offered by a provider approved by the division; and
131	$\hat{H} \rightarrow [\underline{\text{(iii)}}] \ \underline{\text{(iv)}} \leftarrow \hat{H} \ \underline{\text{includes}} \ \hat{H} \rightarrow [\underline{\text{an exam}}] \ \hat{H} \rightarrow [\underline{\text{a proctored}}] \ \underline{\text{an}} \leftarrow \hat{H} \ \underline{\text{examination}} \leftarrow \hat{H}$
131a	that requires a
131a	passing score of 75%; and
132	(g) displays in a conspicuous location in the person's place of business:
133	(i) a valid hair safety permit as described in Subsection (13)(f); and
134	(ii) a sign notifying the public that the person's services are not provided by an
135	individual who has a license under this chapter.

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