



HB131 Sectional Analysis

Section 1 – Conforming

AS 08.13.040 “Meetings and Examinations”

Makes it a requirement for manicurists/nail technicians to pass an examination to receive their license. Once they’ve completed the coursework and internship requirements, the exam is the last step to earning their license.

Section 2 – Substantive

AS 08.13.080 “Qualifications of Applicants”

Subsection (a) relates to requirements for applicants wishing to take the examination:

- Subsection 4 **increases the course requirement to receive a manicuring license from 12 to 250 hours** of manicuring instruction in a manicuring or hairdressing school
- Subsection 6 removes the clause allowing a licensed hairdresser to be a manicurist instructor by fulfilling the 12 hour training requirement.
- Subsection 7 clarifies the bill language regarding requirements to take an exam:
 - o Old language: “have completed a combination of course work and apprenticeship acceptable to the board.”
 - o New language: “have completed course work and, if applicable, an apprenticeship acceptable to the board.”

Section 3 – Substantive

AS 08.13.082 “Apprenticeship”

Adds a new subsection giving authority to the board to regulate all apprenticeship requirements – time length, and approved locations (shops).

Section 4 – Conforming

AS 08.13.100(a) “License”





THE STATE
of **ALASKA**
STATE LEGISLATURE

Rep. Lynn Gattis

Rep.Lynn.Gattis@akleg.gov

Amends subsection (a) to give the board the authority to issue a license for manicuring similar to barbering, hairdressing, and esthetics. The new version specifically adds manicuring as a license type the board shall issue. It also removes previous requirements pertaining to the two different manicure licenses that were available - manicuring and advanced manicuring.

Section 5 – Conforming

AS 08.13.100 “License”

This is clean up language pertaining to current valid license holders from other states. This removes the terminology associated with an advanced manicuring endorsement because all manicurist licenses are equivalent with this legislation. If you have proof a valid license in another state, and proof what the board considers meeting the minimum requirements, you will be given an Alaska manicuring license.

Section 6 – Conforming

AS 08.13.160 “Application of license requirements”

Subsection (d) states automatic license renewal does not apply to those named in this section

- Subsection 2 is removed – was for a manicuring student participating in a 12 hour curriculum.
- subsection 3 is removed – current version removes a shampoo person thereby allowing for automatic renewal

Section 7 – Conforming

AS 08.13.160 “Application of license requirements”

Subsection (f) removes the legal ability of someone licensed to practice hairdressing to practice manicuring without completing the necessary licensure requirements.

Section 8 – Conforming

AS 08.13.175 “Temporary License”

By amending AS 08.13.080(a) in section 2, the “temporary license” requirements in this section need to be adjusted to conform to the changes in section 2. This section adds subsection 5 as a requirement (must have served an applicable apprenticeship); and changes the numbering of



subsection 6 to 7 to reflect the change in numeration from Section 2. Subsection 7 stipulates requirements for coursework and, if applicable, an internship. This is a technical adjustment to reflect the subsection number changes in section 2.

Section 9 – Conforming

AS 08.13.180 “Student Permits”

Adds manicuring as a type of student permit that can be obtained.

Section 10 – Substantive

AS 08.13.183 “Use of title; unlicensed use prohibited”

Adds a new subsection to add the term “licensed nail technician” as an acceptable term for people who practice manicuring. Can now refer to them as a manicurist or licensed nail technician.

Section 11 – Conforming

AS 08.13.185 “Fees”

Subsection (a) is amended to remove fees for advanced manicurist endorsements that the Department of Commerce, Community, and Economic Development sets. It also renumbers the remaining subsections to reflect consistent order but it doesn’t change any of the substance.

Section 12 – Conforming

AS 08.13.080 “qualifications of applicants”; 08.13.110 “licenses”

Repeals the below subsections to conform to the changes made in section 2. By now requiring 250 hours of coursework for all nail technician licenses, there is no longer a need for any required qualifications or licenses related to the old regulations (12 hours to be licensed) OR for an advanced manicurist endorsement. The following subsections are repealed

- 08.13.080(b) – 12 hour instruction course requirement and fees to obtain nail technician license
- 08.13.080(c) – requirements related to obtaining an advanced nail technician license, exam and fees
- 08.13.110(b) – license to a school of manicuring that offers a 12 hour curriculum



- 08.13.110(c) – school curriculum designed to qualify students for advanced manicurist endorsement

Section 13 – Conforming

Adds a new section that is a transitional provision on the effects of this legislation on current licensees and endorsement holders

- (a) On Jan 1, 2016 – someone who holds a manicuring license can continue to practice manicuring until their license expires, but then will need to comply with new requirements (must complete 250 hour coursework, apprenticeship, exam) to renew their license.
- (b) On Jan 1, 2016 – someone who holds an advanced manicuring endorsement can continue to practice manicuring until their license expires, at which time they will need their licensed renewed.
- (c) Jan 1, 2016 – A school of manicuring that is licensed to teach can continue to practice as is until their license expires but then will need to comply with new requirements as amended by this act (must offer 250 hours of approved coursework)
 - o Must provide curriculum that meets the requirements for advanced manicurists as AS 08.13.110(c) existed before this bill.

Section 14 – Conforming

Adds a new section that is a transitional provision on the effects of this legislation on regulations

- This section allows the Department of Commerce, Community, and Economic Development to set regulations that will take effect when the changes in this bill take effect (Jan 1, 2016).

Section 15

Provides an effective date for Section 14 (DCCED setting regulations) – effective immediately

Section 16

Provides an effective date for Sections 1-13 – effective January 1, 2016.