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*Alaska State Legislature*

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SSSB4

Sectional Analysis

**Section 1**

AS 08.01.065(h) removes the requirement that the Department of Environmental Conservation inspect or regulate barbering, hairdressing, manicuring, or esthetics establishments.

**Section 2, 5, 10-11, 13, 16-18, 20, 22-24**

Add the term "hair brading" or "hair braider" to statute.

**Section 3**

AS 08.13.030(c) removes the ability of the DEC to investigate the practices of a person, shop or school in the fields of barbering, hairdressing, manicuring or esthetics, it also adds hair braiding to this list. Adds new subsection that will continue to allow the DEC to investigate practices for body piercing, tattooing, and permanent cosmetic coloring.

**Section 4**

AS 08.13.040 adds a new subsection that will not allow the board to administer an exam to an individual applying for a limited non-chemical barber's license that tests a person's knowledge in the areas of chemical processes such as permanent waving, bleaching, coloring, or chemical straightening.

**Section 6**

AS 08.13.080(a) specifies that courses and curriculum required for a barber's examination may be limited to non-chemical barbering.

**Section 7**

AS 08.13.080 adds a new subsection (e) that establishes the application requirements for a hair braiding license.

**Section 8**

**AS 08.13.082(a)** removes the ability of the board to require a person applying for a limited non-chemical barber's license to have practical hours or training in chemical processes, which includes permanent waving, bleaching, coloring or chemical straightening.

### **Section 9**

**AS 08.13.100(a)** adds a sentence that requires the board to issue a hair braiding license to each applicant who satisfied all requirements under AS 08.13.080(d).

### **Section 12**

**AS 08.13.100** adds new subsection (f) that directs the board to adopt regulations allowing for the practice of non-chemical barbering and requires that the limitation be stated on the license.

### **Section 14**

**AS 08.13.120** adds new subsection instructs the board to adopt regulations for standards of cleanliness for licensed establishments, not including tattooing, piercing or permanent cosmetic coloring.

### **Section 15**

**AS 08.13.130(a)** is amended to state that a shop owner is responsible for conspicuous display of the shop's license, as well as employees' and booth renters' licenses.

### **Section 19**

**AS 08.13.185(a)** requires that the board set fees for initial hair braiding licenses and renewals.

### **Section 21**

**AS 08.13.210(a)** establishes that the board will supervise health and sanitary conditions in barbering, hairdressing, hair braiding, manicuring and esthetics shops, maintains that DEC will supervise the tattoo, piercing and cosmetic coloring shops.

### **Section 25**

**AS 44.46.020(a)** removes the requirement that DEC regulate the standards of cleanliness and sanitation in barbering, hairdressing, manicuring or esthetics shops.

### **Section 26**

**Uncodified law** directs the board to adopt necessary regulations to implement these changes but not before the effective date.

**Section 27**

**Uncodified law** – provides that section 26 will take effect immediately.

**Section 28**

**Uncodified law** – provides that all other sections take effect January 1, 2018.

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