

# Senator Peter A. Micciche

*Alaska State Legislature*

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SB4 ver. N

## Sectional Analysis

### **Section 1**

Inserts "hair braiding", specifies that the Department of Environmental Conservation will enforce the regulations for piercing, tattooing, and permanent cosmetic coloring, and makes grammatical changes to separate the tattooing and permanent cosmetic coloring licenses.

### **Sections 2, 7, 10, 13, 15, 21, 25-26**

These sections make the necessary grammatical changes to separate the tattooing and permanent cosmetic coloring licenses.

### **Section 3**

Inserts "hair braiding" and gives the Board of Barbers and Hairdressers the power to enforce the chapter, regulations of the chapter, and regulations adopted under Title 44 related to vocations of the board, allows the board to request an investigation by DCCED for vocations other than tattooing and piercing, and separate the tattooing and permanent cosmetic coloring licenses.

### **Section 4**

Adds a new subsection that prohibits the board from administering exams to those applying for a limited non-chemical barber's license that tests a person's knowledge in the areas of chemical processes.

### **Sections 5, 12, 17, 19-20, 23, 27-28**

These sections insert "hair braiding" and or "non-chemical barbering" and or make the necessary grammatical changes to separate the tattooing and cosmetic coloring licenses.

### **Section 6**

Adds reference to non-chemical barbering curriculum.

### **Section 8**

Adds new subsection that establishes the application requirements for a hair braiding license.

## **Section 9**

States that the board may not require a person applying for a limited non-chemical barber's license to have practical hours or training in chemical processes and that the board may set regulation to require less than 2,000 apprenticeship hours.

## **Section 11**

Makes grammatical changes to separate the tattooing and permanent cosmetic coloring licenses, adds hair braiding and non-chemical barbering licenses to list of licenses the board shall authorize when application requirements are met.

## **Section 14**

Adds new subsection which directs the board to adopt regulations establishing a limited license for non-chemical barbering.

## **Section 16**

Requires shop owners to display the shop license as well as employees and booth renters.

## **Section 18**

Inserts "hair braiding" and "manicuring" which allows to practice under exemptions in certain situations i.e. providing services to diabetic patients in a nursing home.

## **Section 22**

Allows the Department of Commerce, Community and Economic Development to establish fees for hair braiding, permanent cosmetic coloring and non-chemical barbering licenses.

## **Section 24**

Gives the board the authority to supervise the health and sanitary conditions of shops and schools of barbering, hairdressing, hair braiding, manicuring and esthetics. Makes grammatical changes to separate the tattooing and permanent cosmetic coloring licenses.

## **Section 29**

Clarifies the definition of "tattooing" and expands to include microblading and microneedling.

## **Section 30**

Adds new definitions for "hair braiding", "non-chemical barbering" and "permanent cosmetic coloring".

## **Section 31**

Makes conforming changes in Title 44.

**Section 32**

Transition language allows the board and DCCED to adopt regulations.

**Section 33**

Immediate effective date for section 32.

**Section 34**

Effective date of January 1, 2019.