

LEGISLATIVE ACTION

Senate House . Comm: RCS 04/04/2017 The Committee on Judiciary (Passidomo) recommended the following: Senate Amendment (with title amendment) Delete lines 953 - 1143 and insert: Section 47. Present subsection (3) of section 476.114, Florida Statutes, is redesignated as subsection (4) and amended, and a new subsection (3) is added to that section, to read: 476.114 Examination; prerequisites.-(3) An applicant is eligible for licensure by examination

to practice restricted barbering if he or she:

1

2 3

4

5

6

7

8

9

10

224638

11	(a) Is at least 16 years of age;
12	(b) Pays the required application fee; and
13	(c)1. Holds an active valid license to practice barbering
14	in another state, has held the license for at least 1 year, and
15	does not qualify for licensure by endorsement as provided for in
16	<u>s. 476.144(5); or</u>
17	2. Has received a minimum of 1,000 hours of training as
18	established by the board, which must include, but is not limited
19	to, the equivalent of completion of services directly related to
20	the practice of restricted barbering at one of the following:
21	a. A school of barbering licensed pursuant to chapter 1005;
22	b. A barbering program within the public school system; or
23	c. A government-operated barbering program in this state.
24	(4) (3) An applicant who meets the requirements set forth in
25	subparagraphs (2)(c)1. and 2. or subparagraphs (3)(c)1. and 2.
26	who fails to pass the examination may take subsequent
27	examinations as many times as necessary to pass, except that the
28	board may specify by rule reasonable timeframes for rescheduling
29	the examination and additional training requirements for
30	applicants who, after the third attempt, fail to pass the
31	examination. Prior to reexamination, the applicant must file the
32	appropriate form and pay the reexamination fee as required by
33	rule.
34	Section 48. Subsection (6) of section 477.013, Florida
35	Statutes, is amended to read:
36	477.013 Definitions.—As used in this chapter:
37	(6) "Specialty" means the practice of one or more of the
38	following:
39	(a) Nail specialty, which includes:
	Page 2 of 4

590-03041-17

2	224638
---	--------

4.0	
40	1. Manicuring, or the cutting, polishing, tinting,
41	coloring, cleansing, adding, or extending of the nails, and
42	massaging of the hands. This term includes any procedure or
43	process for the affixing of artificial nails, except those nails
44	which may be applied solely by use of a simple adhesive; and.
45	<u>2.(b)</u> Pedicuring, or the shaping, polishing, tinting, or
46	cleansing of the nails of the feet, and massaging or beautifying
47	of the feet.
48	(b) (c) Facial specialty, which includes facials, or the
49	massaging or treating of the face or scalp with oils, creams,
50	lotions, or other preparations, and skin care services.
51	(c) Full specialty, which includes manicuring, pedicuring,
52	and facial services, including all services as described in
53	paragraphs (a) and (b).
54	Section 49. <u>Section 477.0132, Florida Statutes, is</u>
55	repealed.
56	Section 50. Subsections (7), (8), and (9) are added to
57	section 477.0135, Florida Statutes, to read:
58	477.0135 Exemptions
59	(7) A license or registration is not required for a person
60	whose occupation or practice is confined solely to hair braiding
61	as defined in s. 477.013(9).
62	(8) A license or registration is not required for a person
63	whose occupation or practice is confined solely to hair wrapping
64	<u>as defined in s. 477.013(10).</u>
65	(9) A license or registration is not required for a person
66	whose occupation or practice is confined solely to body wrapping
67	as defined in s. 477.013(12).
68	Section 51. Paragraph (b) of subsection (7) of section

590-03041-17



69	477.019, Florida Statutes, is amended to read:
70	477.019 Cosmetologists; qualifications; licensure;
71	supervised practice; license renewal; endorsement; continuing
72	education
73	(7)
74	(b) Any person whose occupation or practice is confined
75	solely to hair braiding, hair wrapping, or body wrapping is
76	exempt from the continuing education requirements of this
77	subsection.
78	
79	======================================
80	And the title is amended as follows:
81	Delete lines 105 - 124
82	and insert:
83	s. 476.114, F.S.; providing requirements for licensure
84	by examination to practice restricted barbering;
85	conforming a provision to changes made by the act;
86	amending s. 477.013, F.S.; revising the definition of
87	the term "specialty"; repealing s. 477.0132, F.S.,
88	relating to hair braiding, hair wrapping, and body
89	wrapping registration; amending s. 477.0135, F.S.;
90	exempting from certain licensure and registration
91	requirements persons whose occupation or practice is
92	confined solely to hair braiding, hair wrapping, or
93	body wrapping; amending s. 477.019, F.S.; deleting an
94	exemption from certain continuing education
95	requirements for persons whose occupation or practice
96	is confined solely to hair braiding, hair wrapping, or
97	body wrapping; amending s. 477.026, F.S.;
	I

Page 4 of 4