$\mathbf{B}\mathbf{y}$ the Committees on Appropriations; and Health Policy; and Senator Grimsley

	576-04133-18 2018744c2
1	A bill to be entitled
2	An act relating to laser hair removal or reduction;
3	amending s. 478.42, F.S.; revising definitions;
4	repealing s. 478.44, F.S., relating to the
5	Electrolysis Council; amending s. 478.49, F.S.;
6	providing certification requirements for licensed
7	electrologists who perform laser hair removal or
8	reduction; amending ss. 478.43, 478.45, 478.50,
9	478.52, and 478.53, F.S.; conforming provisions to
10	changes made by the act; providing an effective date.
11	
12	Be It Enacted by the Legislature of the State of Florida:
13	
14	Section 1. Section 478.42, Florida Statutes, is amended to
15	read:
16	478.42 Definitions.—As used in this chapter, the term:
17	(1) "Board" means the Board of Medicine.
18	(2) "Council" means the Electrolysis Council.
19	(2)-(3) "Department" means the Department of Health.
20	(3) (4) "Electrologist" means a person who engages in the
21	practice of electrolysis.
22	(4)(5) "Electrolysis or electrology" means the permanent
23	removal of hair by destroying the hair-producing cells of the
24	$rac{\mathrm{skin}}{\mathrm{and}} \operatorname{vascular} \operatorname{system}_{r}$ using equipment and devices approved
25	by the board which have been cleared by and registered with the
26	United States Food and Drug Administration and that are used
27	pursuant to protocols approved by the board.
28	Section 2. Section 478.43, Florida Statutes, is amended to
29	read:

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30	478.43 Board of Medicine; powers and duties
31	(1) The board, with the assistance of the Electrolysis
32	$rac{Council_{m{r}}}{}$ is authorized to establish minimum standards for the
33	delivery of electrolysis services and to adopt rules pursuant to
34	ss. 120.536(1) and 120.54 to implement the provisions of this
35	chapter.
36	(2) The board may administer oaths, summon witnesses, and
37	take testimony in all matters relating to its duties under this
38	chapter.
39	(3) The board may delegate such powers and duties to the
40	council as it may deem proper.
41	(3)(4) The board, in consultation with the council, shall
42	recommend proposed rules, and the board shall adopt rules for a
43	code of ethics for electrologists and rules related to the
44	curriculum and approval of electrolysis training programs,
45	sanitary guidelines, the delivery of electrolysis services,
46	continuing education requirements, and any other area related to
47	the practice of electrology.
48	Section 3. Section 478.44, Florida Statutes, is repealed.
49	Section 4. Subsections (2), (3), and (6) of section 478.45,
50	Florida Statutes, are amended to read:
51	478.45 Requirements for licensure
52	(2) Each applicant for licensure <u>must</u> shall successfully
53	pass a written examination developed by the department or a
54	national examination that has been approved by the board. The
55	examinations <u>must</u> shall test the applicant's knowledge relating
56	to the practice of electrology, including the applicant's
57	professional skills and judgment in the use of electrolysis
58	techniques and methods, and any other subjects <u>that</u> which are

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59	useful to determine the applicant's fitness to practice.
60	(3) The department, upon approval of the board, may adopt a
61	national examination in lieu of any part of the examination
62	required by this section. The board, with the assistance of the
63	council, shall establish standards for acceptable performance.
64	(6) The department may not issue a license to any applicant
65	who is under investigation in another jurisdiction for an
66	offense <u>that</u> which would be a violation of this chapter, until
67	such investigation is complete. Upon completion of such
68	investigation, if the applicant is found guilty of such offense,
69	the board shall apply the applicable provisions of s. 478.52.
70	Section 5. Section 478.49, Florida Statutes, is amended to
71	read:
72	478.49 License required
73	(1) <u>A person may not</u> No person may practice electrology or
74	hold herself or himself out as an electrologist in this state
75	unless <u>she or he</u> the person has been issued a license by the
76	department and holds an active license pursuant to the
77	requirements of this chapter.
78	(2) A licensee shall display her or his license in a
79	conspicuous location in her or his place of practice and provide
80	it to the department or the board upon request.
81	(3) A licensee who uses a laser or pulsed-light device in a
82	laser hair removal or reduction procedure must be certified by a
83	nationally recognized electrology organization in the use of
84	such device.
85	Section 6. Subsection (4) of section 478.50, Florida
86	Statutes, is amended to read:
87	478.50 Renewal of license; delinquent status; address

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576-04133-18 2018744c2 88 notification; continuing education requirements.-89 (4) (a) An application for license renewal must be accompanied by proof of the successful completion of 20 hours of 90 91 continuing education courses or proof of successfully passing a 92 reexamination for licensure within the immediately preceding biennium which meets the criteria established by the board. Both 93 94 the continuing education and reexamination shall contain 95 education on blood-borne diseases. 96 (b) The board, with the assistance of the council, shall 97 approve criteria for, and content of, electrolysis training 98 programs and continuing education courses required for licensure 99 and renewal as set forth in this chapter. 100 (c) Continuing education programs shall be approved by the board. Applications for approval shall be submitted to the board 101 not less than 60 days or nor more than 360 days before they are 102 103 held. 104 Section 7. Paragraph (t) of subsection (1) and subsection 105 (4) of section 478.52, Florida Statutes, is amended to read: 106 478.52 Disciplinary proceedings.-107 (1) The following acts constitute grounds for denial of a 108 license or disciplinary action, as specified in s. 456.072(2):

(t) Practicing or attempting to practice any permanent hair removal except as described in <u>s. 478.42(4)</u> s. 478.42(5).

(4) The board, with the assistance of the council, may, by rule, establish guidelines for the disposition of disciplinary cases involving specific types of violations. The guidelines may include minimum and maximum fines, periods of supervision on probation, or conditions upon probation or reissuance of a license.

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117	Section 8. Subsection (6) of section 478.53, Florida
118	Statutes, is amended to read:
119	478.53 Penalty for violations.—It is a misdemeanor of the
120	first degree, punishable as provided in s. 775.082 or s.
121	775.083, to:
122	(6) Practice or attempt to practice any permanent hair
123	removal except as described in <u>s. 478.42(4)</u> s. $478.42(5)$.
124	Section 9. This act shall take effect October 1, 2018.

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