Session of 2021

HOUSE BILL No. 2161

By Committee on Health and Human Services

1-27

AN ACT concerning the Kansas state board of cosmetology; relating to 1 2 powers, duties and functions thereof; changing the name of the board to 3 the Kansas board of cosmetology, body art and tanning; creating new 4 categories of licenses issued thereby; extending the board's 5 enforcement authority to non-licensees; amending K.S.A. 65-1,148, 65-6 1812, 65-1901, 65-1902, 65-1904, 65-1904a, 65-1904b, 65-1905, 65-7 1906, 65-1907, 65-1908, 65-1909, 65-1912, 65-1920, 65-1940, 65-1941, 65-1947, 65-2872, 74-2701, 74-2702, 74-2703, 74-2704, 75-8 3036 and 75-3717 and K.S.A. 2020 Supp. 39-938 and repealing the 9 10 existing sections; also repealing K.S.A. 74-2705.

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12 Be it enacted by the Legislature of the State of Kansas:

13 New Section 1. The name of the Kansas state board of cosmetology is 14 hereby changed to the Kansas board of cosmetology, body art and tanning. All properties, moneys, appropriations, rights and authorities now vested 15 16 in the Kansas state board of cosmetology shall be vested in the Kansas 17 board of cosmetology, body art and tanning. Whenever the title of the Kansas state board of cosmetology, or words of like effect, is referred to or 18 19 designated by any statute, contract or other document, such reference or 20 designation shall be deemed to apply to the Kansas board of cosmetology, 21 body art and tanning.

22 New Sec. 2. (a) For all professions regulated by the Kansas board of 23 cosmetology, body art and tanning, any action by the board in any 24 administrative proceeding under article 19 of chapter 65 of the Kansas 25 Statutes Annotated, and amendments thereto, shall be conducted in 26 accordance with the Kansas administrative procedure act and reviewable 27 in accordance with the Kansas judicial review act. Judicial review shall be 28 taken if the petitioner files with the clerk of the reviewing court a bond 29 with a sufficient surety, conditioned on the payment of all assessed costs, if 30 the decision of the board is sustained. If appellate review of the district 31 court's decision is sought in accordance with K.S.A. 77-623, and 32 amendments thereto, then the board shall not be required to give a bond on 33 such review.

(b) For all professions regulated by the board, if the board's order in
any administrative proceeding under article 19 of chapter 65 of the Kansas
Statutes Annotated, and amendments thereto, is adverse to the applicant,

1 apprentice or licensee, then the costs incurred by the board in conducting 2 any investigation or proceeding under the Kansas administrative procedure 3 act may be assessed against the parties to the proceeding in such 4 proportion as the board may determine upon consideration of all relevant 5 circumstances, including the nature of the proceeding and the level of 6 participation by the parties. If the board is not the prevailing party in any 7 such action, then such costs shall be paid from the cosmetology fee fund.

8 (c) The board shall include any assessment of costs incurred as part 9 of a final order rendered in a proceeding, and the order shall include 10 findings and conclusions in support of the assessment of costs.

(d) For purposes of this section, "costs incurred" includes, but is notlimited to:

(1) Presiding officer fees and expenses, only if the board has
 designated or retained the services of an independent contractor or the
 office of administrative hearings to perform presiding officer functions;

(2) costs of preparing any transcripts;

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(3) reasonable investigative costs;(4) witness fees and expenses; and

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(5) mileage, travel expenses and subsistence allowances of board
 employees and fees and expenses of agents of the board who provide
 services under K.S.A. 74-2702, and amendments thereto.

(e) All moneys collected by the board following or arising from board
 proceedings shall be remitted to the state treasurer in accordance with
 K.S.A. 75-4215, and amendments thereto. Upon receipt of each such
 remittance, the state treasurer shall deposit the entire amount into the state
 treasury to the credit of the cosmetology fee fund.

(f) This section shall be a part of and supplemental to article 19 ofchapter 65 of the Kansas Statutes Annotated, and amendments thereto.

New Sec. 3. (a) Any person may apply to the Kansas board of cosmetology, body art and tanning for a charitable event permit. Any such application shall be on a form and in a manner approved by the board and accompanied by the fee established under K.S.A. 65-1904 or 65-1950, and amendments thereto.

34 (b) The board may grant a charitable event permit for any event at 35 any location in the state of Kansas where persons licensed by the board to 36 practice any profession regulated under article 19 of chapter 65 of the 37 Kansas Statutes Annotated, and amendments thereto, will provide services 38 authorized under article 19 of chapter 65 of the Kansas Statutes Annotated, 39 and amendments thereto, at no cost to consumers. Any charitable event 40 permit granted under this section shall expire not later than 30 days after 41 issuance by the board.

42 (c) The board shall adopt rules and regulations as necessary to 43 implement and administer this section. 1 (d) This section shall be a part of and supplemental to article 19 of 2 chapter 65 of the Kansas Statutes Annotated, and amendments thereto.

New Sec. 4. (a) Any person may apply to the Kansas board of cosmetology, body art and tanning for a demonstration permit. Any such application shall be on a form and in a manner approved by the board and accompanied by the fee established under K.S.A. 65-1904 or 65-1950, and amendments thereto.

8 (b) (1) The board may grant a demonstration permit to a person to 9 provide services authorized under article 19 of chapter 65 of the Kansas 10 Statutes Annotated, and amendments thereto, at a state or national convention, or as a guest artist at an establishment licensed by the Kansas 11 12 board of cosmetology, body art and tanning, if such person is licensed to practice such profession regulated under article 19 of chapter 65 of the 13 Kansas Statutes Annotated, and amendments thereto, in another state or 14 jurisdiction, and such license has not been revoked, suspended or 15 16 conditioned from the practice of such profession.

(2) If an application for a demonstration permit is submitted by a
citizen of a foreign country who has not been issued a social security
number and who has not been licensed by any other state, the board shall
not require the applicant to submit a social security number and shall
instead accept a valid visa or passport identification number.

(3) Any demonstration permit issued under this section shall expirenot later than 14 days after issuance of the board.

(c) The board shall adopt rules and regulations as necessary toimplement and administer this section.

(d) This section shall be a part of and supplemental to article 19 ofchapter 65 of the Kansas Statutes Annotated, and amendments thereto.

New Sec. 5. (a) Any person who is licensed by the Kansas board of cosmetology, body art and tanning under the provisions of article 19 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto, shall notify the board within 30 days after any change of the person's permanent address.

(b) This section shall be a part of and supplemental to article 19 ofchapter 65 of the Kansas Statutes Annotated, and amendments thereto.

K.S.A. 2020 Supp. 39-938 is hereby amended to read as 35 Sec. 6. 36 follows: 39-938. Adult care homes shall comply with all the lawfully 37 established requirements and rules and regulations of the secretary for 38 aging and disability services and the state fire marshal, and any other 39 agency of government so far as pertinent and applicable to adult care 40 homes, their buildings, operators, staffs, facilities, maintenance, operation, 41 conduct, and the care and treatment of residents. The administrative rules 42 and regulations of the state Kansas board of cosmetology, body art and 43 tanning and of the Kansas board of barbering shall not apply to adult care

1 homes.

2 Sec. 7. K.S.A. 65-1,148 is hereby amended to read as follows: 65-3 1,148. (a) As used in this section, "sanitation standards" means standards 4 for personal and environmental sanitation and for the prevention of 5 infectious and contagious diseases.

6 (b) The secretary of health and environment shall adopt rules and 7 regulations establishing sanitation standards for professions, shops, salons, 8 facilities, clinics, schools and colleges regulated by the state *Kansas* board 9 of barber examiners *barbering* or the state *Kansas* board of cosmetology, 10 *body art and tanning*.

11 Sec. 8. K.S.A. 65-1812 is hereby amended to read as follows: 65-12 1812. (a) Any person shall be qualified to receive a license to practice 13 barbering if such person:

14 (1) Is at least 16 years of age and of good moral character and 15 temperate habits;

16 (2) has graduated from a high school accredited by the appropriate 17 accrediting agency or has otherwise obtained the equivalent of a high 18 school education;

19 (3) is a graduate of a barber school or barber college approved by the 20 board or has satisfactorily completed the barber course at an institution 21 under the control of the secretary of corrections or the disciplinary 22 barracks at Fort Leavenworth or has been certified in a related industry. 23 such as barbering in any branch of the United States military service, and 24 has completed a course of study in a licensed Kansas barber college or 25 barber school as prescribed by the board under K.S.A. 65-1810(e), and amendments thereto, or has been a cosmetologist licensed by the Kansas 26 27 board of cosmetology, body art and tanning and has completed a course of 28 study in a licensed Kansas barber college or barber school as prescribed by 29 the board under K.S.A. 65-1810(e), and amendments thereto; and

30 (4) has paid an examination fee and has passed the examination
31 conducted by the board to determine the fitness of such person to practice
32 barbering.

(b) Any person who fails to pass an examination conducted by the
board to determine such person's fitness to practice barbering shall be
entitled to take the next examination conducted by the board.

(c) The board may issue a temporary license to practice barbering to any person who has graduated from an approved barber school or barber college and who makes application to take the next examination for licensure to practice barbering. Such license shall be effective only until the results of the examination are announced. No more than three temporary licenses shall be issued to any one person.

42 Sec. 9. K.S.A. 65-1901 is hereby amended to read as follows: 65-43 1901. As used in K.S.A. 65-1901 through 65-1912, and amendments

thereto, and section 3, and amendments thereto: 1

2 "Apprentice" means any person engaged in learning the practice (a) of cosmetology, nail technology, esthetics or electrology in a school of 3 cosmetology, nail technology, esthetics or electrology licensed by the 4 board, except until such time as an electrology school is established in this 5 6 state apprenticing of electrology will be subject to approval by the board in 7 a clinic or establishment.

8 (b) "Board" means the state Kansas board of cosmetology, body art 9 and tanning.

10 (c) "Charitable event" means an event conducted for a charitable purpose, whether indoors or outdoors, that is held at a specified time and 11 12 location where services are provided by licensed practitioners at no cost to recipients, as a charity to recipients, or charitable causes approved by 13 14 the board

15 (d) "Charitable purpose" means any purpose that promotes, or 16 purports to promote, directly or indirectly, the well-being, in general or 17 limited to certain activities, endeavors or projects, of the public at large, 18 any number of persons or any humane purpose.

19 (e) "Cosmetologist" means any person, other than a manicurist or 20 esthetician. who practices the profession of cosmetology for 21 compensation. 22

"Cosmetology" means the profession of: (d)(f)(1)

23 (A) Arranging, dressing, permanently curling, curling, waving, cleansing, temporarily or permanently coloring, bleaching, relaxing, 24 25 conditioning or cutting the hair;

(B) cleansing, stimulating or performing any other noninvasive 26 beautifying process on any skin surface by means of hands or mechanical 27 28 or electrical appliances, other than electric needles, provided for esthetic 29 rather than medical purposes;

30 (C) temporary hair removal from the face or any part of the body by 31 use of the hands or mechanical or electrical appliances other than electric 32 needles:

33 (D) using cosmetic preparations, antiseptics, lotions, creams or other 34 preparations in performing any of the practices described in paragraphs-35 subparagraphs (A), (B) and (C) of this subsection (d)(1); or

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(E) manicuring, pedicuring or sculpturing nails.

37 (2) "Cosmetology"-shall does not include a service that results in 38 tension on hair strands or roots by twisting, wrapping, weaving, extending, 39 locking, or braiding by hand or mechanical device so long as the service does not include the application of dyes, reactive chemicals or other 40 41 preparations to alter the color of the hair or to straighten, curl or alter the structure of the hair and so long as the requirements of K.S.A. 65-1928, 42 43 and amendments thereto, are met. Nothing in this paragraph shall be

1 construed to preclude a licensed cosmetologist from performing the 2 service described in this paragraph.

3 (c)(g) "Electrologist" means any person who, for compensation,
 4 removes hair from, or destroys hair on, the human body for beautification
 5 by use of an electric needle only.

6 (*h*) "Esthetician" means any person who, for compensation practices 7 the profession of cosmetology only to the following extent:

8 (1) Eyebrow and eyelash services, cleansing, stimulating or 9 performing any other noninvasive beautifying process on any skin surface 10 by means of hands or mechanical or electrical appliances, other than 11 electric needles, provided for esthetic rather than medical purposes;

(2) temporary hair removal from the face or any part of the body by
use of the hands or mechanical or electrical appliances other than electric
needles; or

(3) using cosmetic preparations, antiseptics, lotions, creams or other
 preparations in performing any of the practices described in this
 subsection.

(i) "Instructor-in-training" means a person who is a licensed
 cosmetologist and who has met the board's training requirements for
 obtaining an instructor-in-training permit.

21 (f)(j) "Manicurist" means any person who, for compensation practices 22 the profession of cosmetology only to the extent of:

23 (1) Nail technology;

(2) cleansing, stimulating or performing similar work on the arms,
hands or ankles and feet by means of hands or mechanical or electrical
appliances, other than electric needles; or

(3) using cosmetic preparations, antiseptics, lotions, creams or other
 preparations in performing any practice described in—subsection (f) paragraph (2).

30 (g)(k) "Nail technology" means manicuring, pedicuring and 31 sculpturing nails.

(h) "Electrologist" means any person who, for compensation removes
 hair from, or destroys hair on, the human body for beautification by use of
 an electric needle only.

35 (i)(l) "Person" means any individual, corporation, partnership, 36 association or other entity.

(j) "Instructor-in-training" means a person who is a licensed
 cosmetologist and has met the board's training requirements for obtaining
 an instructor-in-training permit.

40 (k)(m) "Physician" means a person licensed to practice medicine and 41 surgery by the state board of healing arts.

42 (n) "Reciprocity" means the acceptance of a practitioner applicant 43 for licensure from outside the state or jurisdiction based on a documented

1 prior record of training or experience in work hours from another state or jurisdiction without additional testing, except for an examination required 2 3 by the board relating to Kansas laws governing practice in the state of 4 Kansas. 5 Sec. 10. K.S.A. 65-1902 is hereby amended to read as follows: 65-6 1902. (a) Except as provided in subsection (b), no person shall: 7 (1) Engage in practice of cosmetology, esthetics, nail technology or 8 electrology unless the person holds a valid license, issued by the board, to 9 engage in that practice; 10 (2) engage in the practice of tattooing, cosmetic tattooing or body piercing unless the person holds a valid license, issued by the board, to 11 12 engage in such practice; 13 (3) teach cosmetology in a licensed school unless the person holds a valid cosmetology instructor's license issued by the board; 14 (4) conduct a school for teaching nail technology unless the person 15 16 holds a valid license, issued by the board, to conduct the school; 17 (5) teach nail technology in a licensed school unless the person holds 18 a valid cosmetology or manicuring instructor's license issued by the board; 19 (6) conduct a school for teaching electrology unless the person holds 20 a valid license, issued by the board, to conduct the school; 21 (7) teach electrology in a licensed school or clinic unless the person 22 holds a valid electrology instructor's license issued by the board; 23 (8) conduct a school for teaching esthetics unless the person holds a 24 valid license, issued by the board, to conduct the school; 25 (9) teach esthetics in a licensed school unless the person holds a valid 26 cosmetology or esthetics instructor's license issued by the board; 27 (10) own or operate a school, salon or clinic where cosmetology, 28 esthetics, nail technology or electrology is taught or practiced unless the 29 person holds a valid school, salon or clinic license issued by the board; 30 (11) teach or practice cosmetology, esthetics, nail technology or 31 electrology in a school, salon or clinic unless the owner or operator of the 32 school, salon or clinic holds a valid school, salon or clinic license issued 33 by the board; or 34 (12) provide a service constituting the practice of cosmetology, nail 35 technology, esthetics or electrology by use of a medical device registered 36 with the federal food and drug administration, or as defined in federal or 37 state law-which that may be distributed only upon the order of a physician. 38 This act does not prohibit a Kansas board of cosmetology, body art and 39 tanning licensee from providing services using a medical device upon the 40 order and under the supervision of a physician and in a location 41 maintained by the physician; or 42 employ a person or allow any person to engage in any activity (13)43 for which a license is required by article 19 of chapter 65 of the Kansas

- Statutes Annotated, and amendments thereto, unless the individual holds a
 current valid license issued to the individual.
 - (b) The provisions of this act shall not apply to:
- 3 4
- (1) Any person licensed as a barber or apprentice barber;
- 5 (2) any person licensed to practice medicine and surgery, chiropractic, 6 optometry, nursing or dentistry, while engaged in that practice;
- 7 (3) any person who is a licensed physical therapist or certified 8 physical therapist assistant while engaged in that practice; or
- 9 (4) any teacher while engaged in instructing elementary or secondary 10 school students in the proper care of their own persons.
- A person holding a license as a cosmetology technician on the day 11 (c) 12 immediately preceding the effective date of this act shall continue to be a 13 licensed cosmetology technician and perform the functions of a cosmetology technician, as such term was defined immediately prior to the 14 effective date of this act, and may renew such license subject to the 15 16 payment of fees and other conditions and limitations on the renewal of 17 licenses under article 19 of chapter 65 of the Kansas Statutes Annotated, 18 and acts amendatory of the provisions thereof amendments thereto.
- (d) If the board determines that an individual has violated subsection (a), in addition to any other penalties imposed by law, the board, in accordance with the Kansas administrative procedure act, may issue a cease and desist order against such individual or may assess such individual a fine of not to exceed \$1,500, or may issue such order and assess such fine. In determining the amount of fine to be assessed, the board may consider the following factors:
- 26 27
- (1) Willfulness of the violation;
 (2) repetitions of the violation; and
- 28 (3) risk of harm to the public caused by the violation.
- 29 (e) A violation of subsection (a) of this section is a class -CA30 misdemeanor.
- 31 Sec. 11. K.S.A. 65-1904 is hereby amended to read as follows: 65-32 1904. (a) Unless revoked for cause, all licenses of cosmetologists, 33 cosmetology technicians, estheticians, electrologists and manicurists issued or renewed by the board shall expire on the expiration dates 34 35 established by rules and regulations adopted by the board under this 36 section. Subject to the other provisions of this subsection, each such 37 license shall be renewable on a biennial basis upon the filing of a renewal 38 application prior to the expiration of the license, payment of the 39 nonrefundable license renewal fee established under this section and the 40 filing of a successfully completed written renewal examination prescribed by the board under this subsection. For renewal applications, the board 41 42 shall prescribe a written renewal examination for each classification of 43 licensee under this subsection that will test the applicant's understanding of

1 the laws relating to the practice for which the applicant holds a license. 2 will test the applicant's understanding of health and sanitation matters 3 relating to the practice for which the applicant holds a license and will test 4 the understanding of the applicant about safety matters relating to the practice for which the applicant holds a license. The board shall fix the 5 6 score for the successful completion of a written renewal examination. At 7 least 30 days prior to the expiration of a license, the board shall provide to 8 the licensee notice of the date of expiration of the license.

9 (b) (1) Any cosmetologist's, cosmetology technician's, esthetician's, 10 electrologist's or manicurist's license may be renewed by the applicant within six months after the date of expiration of the applicant's last license 11 upon submission of proof, satisfactory to the board, of the applicant's 12 qualifications to practice as a cosmetologist, cosmetology technician, 13 esthetician, electrologist or manicurist, successfully completing the 14 15 renewal exam and payment of the applicable nonrefundable renewal fee 16 and delinquent fee prescribed pursuant to this section.

17 (2) Any applicant whose license as a cosmetologist, cosmetology 18 technician, esthetician, electrologist or manicurist has been expired for 19 more than six months may obtain reinstatement of such license upon 20 application to the board, upon filing with the board a successfully 21 completed written renewal examination and upon payment of the 22 applicable nonrefundable-delinquent renewal fee and a nonrefundable-23 renewal penalty fee of \$100 reinstatement fee.

(c) Any applicant for a license other than a renewal license shall make a verified application to the board on such forms as the board may require and, upon payment of the license application fee and the examination fee, shall be examined by the board or the board's appointees *applicable fee* and shall be issued a license, if found to be duly qualified to practice the profession of cosmetologist, esthetician, electrologist or manicurist.

(d) The board is hereby authorized to adopt rules and regulations
fixing the amount of nonrefundable fees for the following items and to
charge and collect the amounts so fixed, subject to the following
limitations:

35	Cosmetologist license application fee, for two years-	
36	not more than	\$60 \$80
37	Cosmetologist license renewal fee	60
38	Delinquent cosmetologist renewal fee	25
39	Cosmetology technician license renewal fee, for two	
40	years—not more than	60
41	Delinquent cosmetology technician renewal fee	25
42	Electrologist license application fee, for two years-not	
43	more than	60 80

1	Electrologist license renewal fee	60
2	Delinquent electrologist renewal fee	
3	Manicurist license application fee, for two years—not	20
4	more than	60.80
5	Manicurist license renewal fee	
6	Delinquent manicurist renewal fee	
7	Esthetician license application fee, for two years—not	
8	more than	60.80
9	Esthetician license renewal fee	
10	Delinquent esthetician renewal fee	
11	Any apprentice license application fee—not more than	
12	Delinquent apprentice application fee—not more than	
13	New school license application fee	
14	School license renewal fee—not more than	
15	Delinquent school license fee—not more than	
16	New cosmetology services salon or electrology clinic	
17	license application fee—not more than	100
18	Cosmetology services salon or electrology clinic license	100
19	renewal fee—not more than	50 70
20	Delinquent cosmetology services salon or electrology	
20	clinic renewal fee	30
22	Cosmetologist's examination—not more than	75100
23	Electrologist's examination—not more than	
24	Manicurist's examination—not more than	
25	Esthetician examination—not more than	
26	Instructor's examination—not more than	
27	Reciprocity application fee—not more than	
28	Senior status license fee	
29	Verification of licensure	
30	Any duplicate of license	
31	Instructor's license application fee, for two years—not	
32	more than	
33	Renewal of instructor's license fee	
34	Delinquent instructor's renewal fee-not more than	
35	Temporary permit fee	
36	Statutes and regulations book.	
37	Instructor-in-training permit.	
38	Reinstatement fee	
39	Charitable event permit—not more than	
40	Demonstration permit—not more than	
41	(e) Whenever the board determines that the total amou	
42	derived from the fees collected pursuant to this section is	
43	carry out the purposes for which the fees are collected, the	

1 amend its rules and regulations to increase the amount of the fee, except that the amount of the fee for any item shall not exceed the maximum 2 3 amount authorized by this subsection. Whenever the amount of fees 4 collected pursuant to this section provides revenue in excess of the amount 5 necessary to carry out the purposes for which such fees are collected, it 6 shall be the duty of the board to decrease the amount of the fee for one or 7 more of the items listed in this subsection by amending the rules and 8 regulations-which that fix the fees.

9 (f) Any person who has held a license issued by the board for at least 10 years and is 60 years or more of age and not regularly engaged in 11 cosmetology practice in Kansas shall be entitled to a senior status license 12 upon application and payment of the one-time senior status license fee. 13 The holder of the senior status license shall not be required to renew the 14 license and shall not be entitled to practice cosmetology.

(g) Any person who failed to obtain a renewal license while in the armed forces of the United States shall be entitled to a renewal license upon filing application, paying the nonrefundable renewal fee for the current year during which the person has been discharged and successfully completing the renewal exam.

20 Sec. 12. K.S.A. 65-1904a is hereby amended to read as follows: 65-21 1904a. (a) Any-licensed cosmetologist, esthetician, electrologist, 22 manicurist, licensee or person desiring to establish a salon or clinic shall 23 make application, on a form provided, to the Kansas-state board of 24 cosmetology, body art and tanning, accompanied by the new salon or 25 clinic license fee established under K.S.A. 65-1904, and amendments thereto. Upon filing of the application, the board shall inspect the 26 27 equipment as to safety and sanitary condition of the premises and if the 28 equipment and premises are found to comply with the rules and 29 regulations of the secretary of health and environment and the rules and 30 regulations of the Kansas-state board of cosmetology, body art and 31 *tanning*, the board shall issue a new salon or clinic license.

(b) Nothing herein contained shall be construed as preventing any licensed cosmetologist, manieurist, esthetician or electrologist licensee from practicing in the field for which licensed in such licensee's private home or residence if the home or residence complies with rules and regulations of the secretary and the state board.

37 (c) A-lieensed cosmetologist, manicurist, esthetician or electrologist 38 licensee may provide services in the field in which licensed in a place 39 other than the licensed salon or clinic or a private home or residence of the 40 licensed cosmetologist, manicurist, esthetician or electrologist licensee if 41 the place complies with rules and regulations of the secretary and the 42 board. Excluding services provided by a licensed cosmetologist, 43 manicurist, esthetician or electrologist in a health care facility, hospital or 1 nursing home or in the residence of a person requiring home care arising

2 from physical or mental disabilities, In order to provide such services, such licensed cosmetologist, manicurist, esthetician or electrologist licensee 3 shall be employed in a salon or clinic or in the licensed cosmetologist's. 4 5 manicurist's, esthetician's or electrologist's licensee's private home or 6 residence for at least 51% of the total hours per week employed; and shall 7 attest by affidavit that such cosmetology, manicuring, esthetics or 8 electrology services shall be provided only in the residence or office of the 9 person receiving services. Services provided by a licensee in a healthcare facility, hospital or nursing home or in the residence of a person requiring 10 home care arising from a physical or mental disability shall not require 11 12 the licensee to be employed in a salon or clinic or in the licensee's private home or residence for at least 51% of the total hours per week employed 13 14 and shall not require an attestation by affidavit that such services shall be 15 provided only in the residence or office of the person receiving services.

16 (e)(d) Licensed salons and clinics may be reinspected in accordance 17 with a schedule determined by the board by rules and regulations or upon a 18 complaint made to the board that such salon or clinic is not being 19 maintained in compliance with rules and regulations of the board. The 20 license shall expire one year from the last day of the month of its issuance. 21 Any such license may be renewed upon application accompanied by the 22 salon or clinic license renewal fee made to the board prior to the expiration 23 date of the license. Any license may be renewed by the applicant within 60 24 days after the date of expiration of the last license upon payment of the 25 annual renewal fee plus the delinquent renewal fee.

26 (d)(e) On or after July 1, 2014, Salon and clinic renewal application
 27 fees will be prorated to reflect an expiration date one year from the last
 28 day of the month of the initial issuance of the license.

(f) As used in this section, "licensee" means a cosmetologist,
esthetician, electrologist or manicurist licensed by the Kansas board of
cosmetology, body art and tanning.

32 Sec. 13. K.S.A. 65-1904b is hereby amended to read as follows: 65-33 1904b. (a) Upon application to the Kansas-state board of cosmetology, 34 body art and tanning on a form provided for application for a 35 cosmetologist. esthetician. manicurist or electrologist license. 36 accompanied by the application fee, a person practicing as a 37 cosmetologist, esthetician, manicurist or electrologist under the laws of 38 another state or jurisdiction shall be granted a license entitling the person 39 to practice in this state if:

40 (1) The person is not less than 17 years of age-and a graduate of an
41 accredited high school, or equivalent thereof, or the person has held a42 eurrent license in another state or jurisdiction in the area of practice in
43 which the person seeks a license for not less than 10 years prior to the date

1 of application;

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(2) the person submits to the board verification of date of birth; and

3 (3) the person holds a current license in another state in the area of 4 practice in which the person seeks a license and meets at least one of the 5 following criteria:

6 (A) The person passes a written and, *if required by the board*, a 7 practical examination administered by the board relating to the area of 8 practice in which the person seeks a license;or

9 (B) the person has the number of hours of training required for 10 licensure in this state and passes the written examination administered for 11 license renewal under <u>subsection (a) of K.S.A. 65-1904(a)</u>, and 12 amendments thereto;

13 (C) the person has held a current license in good standing for five or 14 more consecutive years and passes the written examination administered 15 for license renewal in accordance with K.S.A. 65-1904(a), and 16 amendments thereto; or

17 (D) the person's license was issued by a state approved by the board 18 in rules and regulations, and the person passes the written examination 19 administered for license renewal in accordance with K.S.A. 65-1904(a), 20 and amendments thereto.

(b) The renewal of a license issued pursuant to this section shall be inthe manner provided in K.S.A. 65-1904, and amendments thereto.

23 Sec. 14. K.S.A. 65-1905 is hereby amended to read as follows: 65-24 1905. (a) All examinations held or conducted by the board shall be in 25 accordance with rules and regulations adopted by the board. The examinations shall include a written test administered at the completion of 26 27 1,000 hours of training. If the applicant has attended a licensed school 28 electing to base the course of instruction and practice on credit hours as 29 provided in K.S.A. 65-1903, and amendments thereto, the written test shall 30 be administered at the completion of the credit hours-which that are the 31 equivalent of 1,000 clock hours under the formula for conversion used by 32 the licensed school. A practical test may be administered prior to licensure. 33 Examinations to qualify for an instructor's license shall be limited to 34 written tests.

35 36 (b) Each applicant for licensure by examination shall:

(1) Be at least 17 years of age;

(2) be a graduate of an accredited high school, or equivalent thereof.
The provisions of this paragraph shall not apply to any applicant who was
at least 25 years of age and licensed as an apprentice on May 21, 1998;

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(3) submit to the board verification of date of birth; and

41 (4) have served as an apprentice for the period of time provided by42 K.S.A. 65-1912, and amendments thereto.

43 (c) (l) Any person making application who possesses the necessary

1 qualifications to take an examination provided herein *and who is* 2 *scheduled to take an examination*, upon application and payment of the 3 nonrefundable temporary permit fee, may be issued a temporary permit by 4 the board to practice cosmetology-until the next regular examination 5 conducted by the board.

6 (2) Any temporary permit issued under this subsection shall expire 7 six weeks after the originally scheduled examination date or if the person 8 fails the examination.

9 Sec. 15. K.S.A. 65-1906 is hereby amended to read as follows: 65-10 1906. (a) Each licensed cosmetologist, cosmetology technician, 11 esthetician, manicurist, electrologist and instructor shall display such 12 person's license in a conspicuous place in the salon, clinic or school where 13 the holder thereof is employed or working.

(b) Each licensed school and electrology school, clinic and
establishment shall display each apprentice's license in a conspicuous
location in the school, clinic or establishment.

(c) Each holder of a salon, clinic or school license shall display the
license and most recent inspection report and the sanitation standards
prescribed by the secretary of health and environment pursuant to K.S.A.
65-1,148, and amendments thereto, in a conspicuous place in the salon,
clinic or school.

22 Sec. 16. K.S.A. 65-1907 is hereby amended to read as follows: 65-23 1907. (a) Except as provided in subsection (b), the chairperson, with the 24 approval of the board, shall employ inspectors to inspect schools, salons 25 and clinics and the inspectors shall perform all of the inspection duties of the board, as required by this act, rules and regulations of the board and 26 27 sanitation standards adopted by the secretary of health and environment 28 pursuant to K.S.A. 65-1,148, and amendments thereto. The board shall provide training to the inspectors to enable the inspectors to provide 29 current information to school, salon and clinic personnel regarding 30 31 requirements of applicable statutes and rules and regulations. It shall be 32 the duty of the board to determine the number of hours and practice work 33 required of students in each subject of cosmetology, nail technology, 34 esthetics and electrology taught in a licensed school.

35 (b) The chairperson of the Kansas board of cosmetology, body art 36 and tanning, with the approval of the board, may enter into an agreement 37 with the chairperson of the Kansas board of barbering as to which board's 38 inspectors shall inspect a dual-licensed salon and barber shop. Such 39 designated inspectors shall perform all of the inspection duties of both 40 boards, as required by the applicable statutes and rules and regulations of 41 both boards and the sanitation standards adopted by the secretary of health and environment pursuant to K.S.A. 65-1,148, and amendments thereto. 42 43 Such designated inspectors shall be trained by both boards as required by

1 the applicable statutes and rules and regulations of both boards.

2 Sec. 17. K.S.A. 65-1908 is hereby amended to read as follows: 65-3 1908. (a) The board, in accordance with the provisions of the Kansas 4 administrative procedure act, may refuse to issue or renew a license, or 5 revoke, suspend, censure, limit or condition a license for any of the 6 following reasons:

7 (1) Failure to comply with the sanitation standards prescribed by the 8 secretary of health and environment pursuant to K.S.A. 65-1,148, and 9 amendments thereto;

(2) failure to comply with any provision of this act, with the rules and
 regulations of the board-of cosmetology or with any order issued by the
 board;

(3) *the person* has become a danger to the public by reason of alcoholor drug abuse;

(4) conviction of a felony unless the applicant or licensee is able to
demonstrate to the board's satisfaction that such person has been
sufficiently rehabilitated to warrant the public trust;

(5) the obtaining of, or the attempt attempting to obtain, a license byfraudulent misrepresentation or bribery;

20 (6) advertising by means of false or knowingly deceptive matter or 21 statement;

(7) failure to display the annual license or inspection report asprovided for in this act;

(8) gross negligence or unprofessional conduct as defined by rulesand regulations of the board; or

(9) *the person* has had a license revoked, suspended or limited, or has
had other disciplinary action taken, or an application for a license denied,
by the proper regulatory authority of *Kansas*, another state, territory, *the*District of Columbia or another country, a certified copy of the record of
the action of the other jurisdiction being conclusive evidence thereof.

(b) The board may order the remedying of any violations of rules and
regulations of the board or any provision of this act, and the board may
issue a cease and desist order upon board determination that the holder of a
license or any person has violated any order of the board, any rules and
regulations of the board or any provision of this act.

(c) Inspectors employed by the board shall have such powers as the
board may prescribe by rules and regulations to make inspections,
investigations, and inquiries, except that a permanent order for closing any
establishment licensed by the board shall be issued only by the board.

(d) In addition to the board's authority to refuse licensure or impose
discipline pursuant to subsection (a), the board shall have the authority to
assess a fine not in excess of to exceed \$1,000 against a licensee person for
each of the reasons specified in subsection (a). Such fine may be assessed

1 in lieu of or in addition to such discipline.

2 Sec. 18. K.S.A. 65-1909 is hereby amended to read as follows: 65-3 1909. (a) No person shall:

4 (1) Employ an individual or allow any individual to engage in any 5 activity for which a license is required pursuant to K.S.A. 65-1902, and 6 amendments thereto, unless such individual holds a currently valid license 7 issued to such individual;

8 (2) violate any order or ruling of the<u>state</u> Kansas board of 9 cosmetology, *body art and tanning*;

(3) fail or refuse to comply with rules and regulations prescribed by
the board or applicable sanitation standards adopted by the secretary of
health and environment pursuant to K.S.A. 65-1,148, and amendments
thereto; or

(4) violate any of the provisions of article 19 of chapter 65 of *the*Kansas Statutes Annotated, *and amendments thereto*.

(b) Violation of subsection (a) is a misdemeanor punishable by a fine
of not less than \$10 nor more than \$100, or by imprisonment in the county
jail for not less than 10 days nor more than 90 days, or by both such fine
and imprisonment.

20 (c) The board may bring an action in its own name in a court of 21 competent jurisdiction to enjoin any person from practicing or teaching 22 cosmetology, esthetics, nail technology or electrology or from operating a 23 salon, clinic or school where such courses are taught without a currently 24 valid license. In any civil action brought under this section, it shall be 25 presumed that irreparable damage will occur where the board alleges and proves a person committed a violation of such licensing laws. In addition 26 27 to issuing an order for injunctive relief, the court also may assess a fine of 28 not to exceed \$1,500 against such person.

Sec. 19. K.S.A. 65-1912 is hereby amended to read as follows: 65-29 30 1912. (a) Any person desiring to practice as an apprentice shall be required 31 to pay to the board the fee required pursuant to K.S.A. 65-1904, and 32 amendments thereto, and obtain an apprentice license from the board.-33 Application for an apprentice license allowing a person to practice in a 34 licensed school shall be submitted to the board not more than 15 days after 35 the person's enrollment in the school. Any school licensed by the board 36 enrolling a student to practice as an apprentice shall be required to pay to 37 the board the fee required under K.S.A. 65-1904, and amendments thereto, 38 and obtain an apprentice license from the board for the student. 39 Application for an apprentice license allowing a student to practice in a 40 licensed school shall be submitted to the board by the school not more 41 than 15 days after the student's enrollment in the school. The school shall pay to the board a delinquent fee required under K.S.A. 65-1904, and 42 43 amendments thereto, for apprentice applications submitted to the board

1 more than 15 days after the student's enrollment in the school.

2 (b) (1) An applicant for examination and licensure as a cosmetologist 3 shall be required to have practiced as an apprentice in a licensed school for 4 not less than 1,500 clock hours or, if the applicant has attended a licensed 5 school electing to base the course of instruction and practice on credit 6 hours as provided in K.S.A. 65-1903, and amendments thereto, the 7 applicant shall have practiced as an apprentice for not less than those 8 credit hours which that are the equivalent of 1,500 clock hours under the 9 formula for conversion used by the licensed school.

10 (2) (A) Before July 1, 2009, an applicant for examination and licensure as an esthetician shall be required to have practiced as an 11 12 apprentice in a licensed school for not less than 650 clock hours or, if the 13 applicant has attended a licensed school electing to base the course of 14 instruction and practice on credit hours as provided in K.S.A. 65-1903, and 15 amendments thereto, the applicant shall have practiced as an apprentice for 16 not less than those credit hours-which that are the equivalent of 650 clock 17 hours under the formula for conversion used by the licensed school.

18 (B) On and after July 1, 2009, an applicant for examination and 19 licensure as an esthetician shall be required to have practiced as an 20 apprentice in a licensed school for not less than 1,000 clock hours, or, if 21 the applicant has attended a licensed school electing to base the course of 22 instruction and practice on credit hours as provided in K.S.A. 65-1903, and 23 amendments thereto, the applicant shall have practiced as an apprentice for 24 not less than those credit hours-which that are the equivalent of 1,000 25 clock hours under the formula for conversion used by the licensed school.

26 (3) An applicant for examination and licensure as a manicurist shall 27 be required to have practiced as an apprentice in a licensed school of 28 cosmetology or nail technology for not less than 350 clock hours or, if the 29 applicant has attended a licensed school electing to base the course of 30 instruction and practice on credit hours as provided in K.S.A. 65-1903, and 31 amendments thereto, the applicant shall have practiced as an apprentice for 32 not less than those credit hours-which that are the equivalent of 350 clock 33 hours under the formula for conversion used by the licensed school.

34 (4) An applicant for examination and licensure as an electrologist 35 shall be required to have practiced as an apprentice: (A) In a licensed 36 school of cosmetology or electrology for not less than 500 clock hours or, 37 if the applicant has attended a licensed school electing to base the course 38 of instruction and practice on credit hours as provided in K.S.A. 65-1903, 39 and amendments thereto, the applicant shall have practiced as an 40 apprentice for not less than those credit hours which that are the equivalent 41 of 500 clock hours under the formula for conversion used by the licensed 42 school; or (B) in a licensed clinic or establishment for not less than 1,000 43 clock hours of training. The duration of practice as an apprentice in a clinic

or establishment must be in the clinic or establishment-in-which where 1 practice was commenced, except that the board may permit, upon written 2 3 application and for good cause, the transfer of the apprentice to another 4 clinic or establishment for completion of the term of apprenticeship. Any 5 licensed cosmetologist who is practicing electrology in a licensed clinic or 6 establishment on July 1, 1987, may apply for and be issued an 7 electrologist's license without examination.

8 (c) No apprentice shall make any charge for the apprentice's services, but a licensed school of cosmetology, electrology or nail technology or a 9 proprietor of a licensed clinic or establishment-in which where an 10 apprentice of electrology practices may charge for services of the 11 12 apprentice.

13 (d) For purposes of subsection (b), a person is not required to have practiced as an apprentice continuously or without interruption in 14 obtaining the required number of hours. 15

16 Sec. 20. K.S.A. 65-1920 is hereby amended to read as follows: 65-17 1920. (a) As used in this act:

18 (1) "Authorized agent" means an employee of the state Kansas board 19 of cosmetology, body art and tanning designated by the board to enforce 20 this act.

21 (2) "Board" means the state Kansas board of cosmetology, body art 22 and tanning.

23 (3) "Phototherapy device" means equipment that emits ultraviolet 24 radiation that is used in the treatment of disease or other medical use.

25 "Tanning device" means equipment that emits electromagnetic (4)radiation with wavelengths in the air that is used for tanning of human skin 26 27 and includes any accompanying items incidental to operation of the 28 tanning device.

29 (5) "Tanning facility" means any facility, whether independent or part of a salon, health spa or any other facility, which provides access to 30 31 tanning devices but shall not include private residences if access to tanning 32 devices is provided without charge.

33 (b) This act does not apply to use of a phototherapy device by or 34 under supervision of a person licensed to practice medicine and surgery.

35 Sec. 21. K.S.A. 65-1940 is hereby amended to read as follows: 65-36 1940. As used in this act, unless the context otherwise requires:

37 (a) "Board" means the Kansas-state board of cosmetology, body art 38 and tanning or its designee.

39

(b) "Director" means the executive director of the board.

(c) "Department" means the department of health and environment. 40 41

(d) "Secretary" means the secretary of health and environment.

42 "Tattoo artist" and "cosmetic tattoo artist" mean a person who (e) 43 practices tattooing or cosmetic tattooing or both pursuant to this act.

"Body piercer" means a person engaged in the practice of body 1 (f) 2 piercing pursuant to this act.

3

(g) "Body piercing" means puncturing the skin of a person by aid of needles designed or used to puncture the skin for the purpose of inserting 4 5 removable jewelry through the human body, except puncturing the external 6 part of the human earlobe shall not be included in this definition. This act 7 shall not be construed to authorize a licensed body piercer to implant or 8 embed foreign objects into the human body or otherwise to engage in the practice of medicine and surgery. 9

(h) "Physician" means a person licensed to practice medicine and 10 surgery by the state board of healing arts. 11

(i) "Tattooing" means the process by which the skin is marked or 12 colored by insertion of nontoxic dyes or pigments by use of a needle into 13 or under the subcutaneous portion of the skin so as to form indelible marks 14 for cosmetic or figurative purposes. 15

"Tattoo establishment" means any room or space or any part 16 (i) 17 thereof where tattooing is practiced or where the business of tattooing is 18 conducted.

19 (k) "Body piercing establishment" means any room space, or any part 20 thereof, where body piercing is practiced or where the business of body 21 piercing is conducted.

22 "Cosmetic tattooing" means the process by which the skin is (1)23 marked or colored by insertion of nontoxic dyes or pigments into or under the subcutaneous portion of the skin, by use of a needle, so as to form 24 25 indelible marks for cosmetic or figurative purposes.

(m) "Cosmetic tattooing establishment" means any room, space, or 26 any part thereof, where cosmetic tattooing is practiced or where the 27 28 business of cosmetic tattooing is conducted.

(n) "Court appointed guardian" means one who is appointed by a 29 30 court and has legal authority and duty to care for another person, especially because of the other's infancy, incapacity or disability. 31

32 (o) "Needle" means a sharp, pointed implement used for the purpose 33 of tattooing, cosmetic tattooing or body piercing. The term "needle" does not include any implements or objects altered to be used as needles. 34

(p) "Trainer" means a licensed individual who guides another in 35 36 tattooing, cosmetic tattooing or body piercing.

37 "Apprentice" means any person licensed by the board to engage in (q) 38 learning the practice of tattooing, cosmetic tattooing or body piercing.

39 Sec. 22. K.S.A. 65-1941 is hereby amended to read as follows: 65-40 1941. (a) No person, including a tattoo artist, cosmetic tattoo artist or body piercer, shall perform tattooing, cosmetic tattooing or body piercing on 41 another person, display a sign or in any other way advertise or purport to 42 43 be a tattoo artist, cosmetic tattoo artist or body piercer unless that person holds a valid license issued by the board. This act does not prevent or
 affect the use of tattooing, cosmetic tattooing or body piercing by a
 physician, a person under the control and supervision of a physician, a
 licensed dentist, a person under the control and supervision of a licensed
 dentist; or an individual performing tattooing, cosmetic tattooing or body
 piercing solely on such individual's body.

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(b) Violation of subsection (a) is a class A nonperson misdemeanor.

8 (c) The board may bring an action to enjoin any person required to be licensed under K.S.A. 65-1940 through 65-1954, and amendments thereto, 9 10 from practicing body piercing, tattooing or cosmetic tattooing if such person does not hold a currently valid license authorizing the person to 11 engage in such practice. The board may bring an action to enjoin any 12 13 person from operating an establishment required to be licensed under K.S.A. 65-1940 through 65-1954, and amendments thereto, if such person 14 does not hold a currently valid establishment license. 15

16 (d) The board may order the remedying of any violations of rules and 17 regulations of the board or any provision of this act, and the board may 18 issue a cease and desist order upon board determination that the holder of a 19 license *a person* has violated any order of the board, any rules and 20 regulations of the board or any provision of K.S.A. 65-1940 through 65-21 1954, and amendments thereto.

Sec. 23. K.S.A. 65-1947 is hereby amended to read as follows: 65-1947. (a) The board may revoke, censure, limit-or, condition, suspend, refuse to issue or renew any license issued under this act; or assess a fine, not to exceed \$1,000 per violation, on any person or licensee upon proof that a person or licensee *has*:

(1) Has-Been convicted of a violation under K.S.A. 65-1942, and
 amendments thereto;

(2) has been convicted of any felony offense in this or any other state
and fails to demonstrate, to the board's satisfaction, that such person or
licensee has been sufficiently rehabilitated to warrant the public's trust.
The board may make recommendations to an applicant as to what
constitutes proof of rehabilitation;

(3) has—misrepresented, misstated or failed to disclose personal
 qualifications or other information necessary to practice tattooing,
 cosmetic tattooing or body piercing in any communication to the board;

(4) has-used, caused or promoted the use of any advertising matter,
promotional literature, warranty, label, insignia or any other representation,
however disseminated or published, that is false, misleading or deceptive;

40 (5) has deceived the public by acting in a manner as to mislead clients
41 as to the person's professional status;

42 (6) has employed directly or indirectly any suspended or unlicensed 43 person to perform any tattooing, cosmetic tattooing or body piercing 1 covered by this act;

2 (7) has obtained or attempted to obtain a license through fraud,
 3 bribery, deceit, misrepresentation, or other misconduct;

4 (8) has-practiced tattooing, cosmetic tattooing or body piercing under 5 a false, misleading or deceptive name;

6 (9) has-failed, if a licensed tattoo artist, cosmetic tattoo artist or body 7 piercer, to maintain a business address and telephone number at which the 8 licensee may be reached during business hours;

9 (10) has-failed, if a nonpracticing tattoo artist, cosmetic tattoo artist or 10 body piercer, to provide the board with a home address and telephone 11 number;

(11) has-failed to properly and reasonably accept responsibility for
 the actions of employees;

(12) has-practiced tattooing, cosmetic tattooing or body piercing with
 a mental or physical illness that affects ability to perform or endangers the
 public;

(13) has demonstrated gross incompetence in performing tattooing,
 cosmetic tattooing or body piercing;

(14) has become a danger to the public by reason of alcohol or drug
 abuse; or

(15) has violated failed to comply with any of the provisions of this
 act-or, rules and regulations adopted by the board pursuant to this act or
 any order issued by the board; or

(16) had a license revoked, suspended or limited, or has had other
disciplinary action taken, or an application for a license denied, by the
proper regulatory authority of Kansas, another state, territory, the District
of Columbia or another country, a certified copy of the record of the
action of the other jurisdiction being conclusive evidence thereof.

Sec. 24. K.S.A. 65-2872 is hereby amended to read as follows: 652872. The practice of the healing arts shall not be construed to include the
following persons:

32 33 (a) Persons rendering gratuitous services in the case of an emergency.

(b) Persons gratuitously administering ordinary household remedies.

(c) The members of any church practicing their religious tenets
 provided they shall not be exempt from complying with all public health
 regulations of the state.

37 (d) Students while in actual classroom attendance in an accredited
38 healing arts school who after completing one year's study treat diseases
39 under the supervision of a licensed instructor.

40 (e) Students upon the completion of at least three years study in an
41 accredited healing arts school and who, as a part of their academic
42 requirements for a degree, serve a preceptorship not to exceed 180 days
43 under the supervision of a licensed practitioner.

1 (f) Persons who massage for the purpose of relaxation, muscle 2 conditioning, or figure improvement, provided no drugs are used and such 3 persons do not hold themselves out to be physicians or healers.

4 (g) Persons whose professional services are performed under the 5 supervision or by order of or referral from a practitioner who is licensed 6 under this act.

7 (h) Persons in the general fields of psychology, education and social 8 work, dealing with the social, psychological and moral well-being of 9 individuals or groups, or both, provided they do not use drugs and do not 10 hold themselves out to be the physicians, surgeons, osteopathic physicians 11 or chiropractors.

(i) Practitioners of the healing arts in the United States army, navy, air
 force, public health service, and coast guard or other military service when
 acting in the line of duty in this state.

(j) Practitioners of the healing arts licensed in another state when and
 while incidentally called into this state in consultation with practitioners
 licensed in this state.

(k) Dentists practicing their professions, when licensed and practicing
 in accordance with the provisions of article 14 of chapter 65 of the Kansas
 Statutes Annotated, and amendments thereto, and any interpretation
 thereof by the supreme court of this state.

(1) Optometrists practicing their professions, when licensed and
 practicing under and in accordance with the provisions of article 15 of
 chapter 65 of the Kansas Statutes Annotated, and amendments thereto, and
 any interpretation thereof by the supreme court of this state.

(m) Nurses practicing their profession when licensed and practicing
under and in accordance with the provisions of article 11 of chapter 65 of
the Kansas Statutes Annotated, and amendments thereto, and any
interpretation thereof by the supreme court of this state.

(n) Podiatrists practicing their profession, when licensed and
 practicing under and in accordance with the provisions of article 20 of
 chapter 65 of the Kansas Statutes Annotated, and amendments thereto, and
 any interpretation thereof by the supreme court of this state.

34 (o) Every act or practice falling in the field of the healing arts, not35 specifically excepted herein, shall constitute the practice thereof.

(p) Pharmacists practicing their profession, when licensed and
 practicing under and in accordance with the provisions of article 16 of
 chapter 65 of the Kansas Statutes Annotated, and amendments thereto, and
 any interpretation thereof by the supreme court of this state.

40 (q) A dentist licensed in accordance with the provisions of article 14
41 of chapter 65 of the Kansas Statutes Annotated, and amendments thereto,
42 who administers general and local anesthetics to facilitate medical
43 procedures conducted by a person licensed to practice medicine and

surgery if such dentist is certified by the board of healing arts under K.S.A.
 65-2899, and amendments thereto, to administer such general and local
 anesthetics.

4 (r) Practitioners of the healing arts duly licensed under the laws of 5 another state who do not open an office or maintain or appoint a place to 6 regularly meet patients or to receive calls within this state, but who order 7 services which are performed in this state in accordance with rules and 8 regulations of the board. The board shall adopt rules and regulations 9 identifying circumstances in which professional services may be 10 performed in this state based upon an order by a practitioner of the healing arts licensed under the laws of another state 11

(s) Acupuncturists, when licensed and practicing in accordance with
 K.S.A. 65-7601 through 65-7624, and amendments thereto, rules and
 regulations adopted [pursuant] thereto, and interpretations thereof by the
 supreme court of this state.

16 (t) Persons licensed by the state *Kansas* board of cosmetology, *body* 17 *art and tanning* practicing their professions, when licensed and practicing 18 under and in accordance with the provisions of article 19 of chapter 65 of 19 the Kansas Statutes Annotated, and amendments thereto, and any 20 interpretation thereof by the supreme court of this state.

21 Sec. 25. K.S.A. 74-2701 is hereby amended to read as follows: 74-22 2701. (a) There is hereby created the Kansas-state board of cosmetology. 23 body art and tanning, the members of which shall be appointed by the 24 governor, to regulate the practice of the profession of cosmetology in 25 Kansas. Not more than four members shall be of the same political party. 26 Three members shall be licensed under the provisions of K.S.A. 65-1901 27 through 65-1912, and amendments thereto, at least two of whom shall be 28 licensed cosmetologists; one member shall be a licensed permanent color 29 technician and tattoo artist or a licensed body piercer; one member shall be 30 an owner and licensed operator of a tanning facility; one member shall be 31 a person who holds a valid school license issued by the board or a person 32 who is engaged in the day-to-day operation of a school licensed by the 33 board; and two members shall represent the general public interest. If none 34 of the licensed cosmetologist members of the board is an African-35 American, at least one member representing the general public interest 36 shall be an African-American. No manufacturer, wholesaler or retailer of 37 cosmetic supplies or equipment used by the profession of cosmetology, or 38 any representative of such manufacturer, wholesaler or retailer, shall 39 become a member of the board.

(b) Members of the board serving prior to the effective date of this act
may be reappointed as provided in this section. Of the members first
appointed to the board on and after the effective date of this act, two
members shall be appointed for terms of one year, two members shall be

appointed for terms of two years and three members shall be appointed for
 terms of three years. Thereafter each member of the board shall be
 appointed for a term of three years, and until a successor is appointed and
 qualifies. The board shall annually select a chairperson from its
 membership.

6 (c) The governor shall appoint an executive director who shall serve 7 at the pleasure of the governor. The executive director shall also be the 8 treasurer of the board and shall keep a record of the proceedings and 9 perform such other duties as the board shall direct.

(d) When a vacancy occurs by death or resignation, appointees to the
board shall have the prescribed qualifications. All vacancies in the board
shall be filled by the governor for the unexpired terms. The members of
the board shall take the oath of office prescribed for public officers before
entering upon the discharge of their duties.

Sec. 26. K.S.A. 74-2702 is hereby amended to read as follows: 74-15 2702. (a) The Kansas-state board of cosmetology, body art and tanning 16 17 shall meet immediately after appointment and determine policies of the 18 board and conduct any business that may be before such board, and said 19 officers thereafter shall meet as required by law, at times designated by the 20 board and shall also meet on the call of the chairman. The executive 21 director shall not be entitled to vote at such meetings. Said board shall 22 keep a record of its proceedings and a register of the names of applicants 23 for licenses, showing whether the licenses were granted or refused. Said 24 board shall have a seal, and each of said members of said board shall have 25 the authority and be empowered, for all purposes and duties of said board in connection therewith, to administer oaths. The chairman, with the 26 27 approval of the board, shall have the power to appoint inspectors who shall 28 perform all of the inspection duties of the board and may employ such 29 additional help as may in his or her the inspector's judgment be necessary 30 to properly carry out the provisions of this act.

31 (b) All employees appointed as herein authorized, except the 32 executive director, shall be within the classified service of the Kansas eivil 33 service act. The executive director shall be within the unclassified service 34 of the Kansas civil service act and shall receive an annual salary to be-35 fixed by the board, with the approval of the state finance council. 36 Members of the state Kansas board of cosmetology, body art and tanning 37 attending meetings of such board, or attending a subcommittee meeting 38 thereof authorized by such board, shall be paid compensation, subsistence 39 allowances, mileage and other expenses as provided in K.S.A. 75-3223, 40 and amendments thereto.

41 Sec. 27. K.S.A. 74-2703 is hereby amended to read as follows: 74-42 2703. It shall be the duty of-such *the Kansas* board *of cosmetology, body* 43 *art and tanning* to meet at least twice each year, and at such times and places as it may deem advisable, and shall at such times hold examinations
 of such applicants as shall have applied for licensure.

3 Sec. 28. K.S.A. 74-2704 is hereby amended to read as follows: 74-4 2704. All fees and payments required to be paid by applicants for 5 examinations or licenses, shall be paid to the executive director of the 6 Kansas-state board of cosmetology, body art and tanning or the board's 7 designee. The executive director, or the board's designee, shall remit all 8 moneys received from fees, charges or penalties to the state treasurer in 9 accordance with the provisions of K.S.A. 75-4215, and amendments 10 thereto. Upon receipt of each such remittance, the state treasurer shall deposit the entire amount in the state treasury. Ten percent of each such 11 12 deposit shall be credited to the state general fund and the balance shall be 13 credited to the cosmetology fee fund. All expenditures from such fund shall be made in accordance with appropriation acts upon warrants of the 14 15 director of accounts and reports issued pursuant to vouchers approved by 16 the executive director or by a person or persons designated by the board.

17 Sec. 29. K.S.A. 75-3036 is hereby amended to read as follows: 75-3036. (a) The state general fund is exclusively defined as the fund into 18 19 which shall be placed all public moneys and revenue coming into the state 20 treasury not specifically authorized by the constitution or by statute to be 21 placed in a separate fund, and not given or paid over to the state treasurer 22 in trust for a particular purpose, which unallocated public moneys and 23 revenue shall constitute the general fund of the state. Moneys received or 24 to be used under constitutional or statutory provisions or under the terms 25 of a gift or payment for a particular and specific purpose are to be kept as separate funds and shall not be placed in the general fund or ever become a 26 27 part of it.

28 (b) The following funds shall be used for the purposes set forth in the 29 statutes concerning such funds and for no other governmental purposes. It 30 is the intent of the legislature that the following funds and the moneys 31 deposited in such funds shall remain intact and inviolate for the purposes 32 set forth in the statutes concerning such funds: Board of accountancy fee 33 fund, K.S.A. 1-204 and 75-1119b, and amendments thereto, and special 34 litigation reserve fund of the board of accountancy; bank commissioner fee 35 fund, K.S.A. 9-1703, 16a-2-302 and 75-1308, and amendments thereto, 36 bank investigation fund, K.S.A. 9-1111b, and amendments thereto, 37 consumer education settlement fund and litigation expense fund of the 38 state bank commissioner; securities act fee fund and investor education 39 and protection fund, K.S.A. 17-12a601, and amendments thereto, of the 40 office of the securities commissioner of Kansas; credit union fee fund, 41 K.S.A. 17-2236, and amendments thereto, of the state department of credit 42 unions; court reporters fee fund, K.S.A. 20-1a02, and amendments thereto, 43 and bar admission fee fund, K.S.A. 20-1a03, and amendments thereto, of

1 the judicial branch; fire marshal fee fund, K.S.A. 31-133a and 31-134, and 2 amendments thereto, and boiler inspection fee fund, K.S.A. 44-926, and 3 amendments thereto, of the state fire marshal; food service inspection 4 reimbursement fund, K.S.A. 36-512, and amendments thereto, of the 5 Kansas department of agriculture; wage claims assignment fee fund, 6 K.S.A. 44-324, and amendments thereto, and workmen's compensation fee 7 fund, K.S.A. 74-715, and amendments thereto, of the department of labor; 8 veterinary examiners fee fund, K.S.A. 47-820, and amendments thereto, of 9 the state board of veterinary examiners; mined-land reclamation fund, 10 K.S.A. 49-420, and amendments thereto, of the department of health and environment; conservation fee fund and well plugging assurance fund, 11 12 K.S.A. 55-155, 55-176, 55-609, 55-711 and 55-901, and amendments 13 thereto, gas pipeline inspection fee fund, K.S.A. 66-1,155, and 14 amendments thereto, and public service regulation fund, K.S.A. 66-1503, 15 and amendments thereto, of the state corporation commission; land survey 16 fee fund, K.S.A. 58-2011, and amendments thereto, of the state historical 17 society; real estate recovery revolving fund, K.S.A. 58-3074, and 18 amendments thereto, of the Kansas real estate commission; appraiser fee 19 fund. K.S.A. 58-4107, and amendments thereto, and appraisal management companies fee fund of the real estate appraisal board; 20 21 amygdalin (laetrile) enforcement fee fund, K.S.A. 65-6b10, and 22 amendments thereto; mortuary arts fee fund, K.S.A. 65-1718, and 23 amendments thereto, of the state board of mortuary arts; board of 24 barbering fee fund, K.S.A. 65-1817a, and amendments thereto, of the 25 Kansas board of barbering; cosmetology fee fund, K.S.A. 65-1951 and 74-26 2704, and amendments thereto, of the Kansas-state board of cosmetology, 27 body art and tanning; healing arts fee fund, K.S.A. 65-2011, 65-2855, 65-28 2911, 65-5413, 65-5513, 65-6910, 65-7210 and 65-7309, and amendments 29 thereto, and medical records maintenance trust fund, of the state board of 30 healing arts; other state fees fund, K.S.A. 65-4024b, and amendments 31 thereto, of the Kansas department for aging and disability services; board 32 of nursing fee fund, K.S.A. 74-1108, and amendments thereto, of the board 33 of nursing; dental board fee fund, K.S.A. 74-1405, and amendments 34 thereto, and special litigation reserve fund, of the Kansas dental board; optometry fee fund, K.S.A. 74-1503, and amendments thereto, and 35 36 optometry litigation fund, of the board of examiners in optometry; state 37 board of pharmacy fee fund, K.S.A. 74-1609, and amendments thereto, 38 and state board of pharmacy litigation fund, of the state board of 39 pharmacy; abstracters' fee fund, K.S.A. 74-3903, and amendments thereto, 40 of the abstracters' board of examiners; athletic fee fund, K.S.A. 74-50,188, 41 and amendments thereto, of the department of commerce; hearing 42 instrument board fee fund, K.S.A. 74-5805, and amendments thereto, and 43 hearing instrument litigation fund of the Kansas board of examiners in

fitting and dispensing of hearing instruments; commission on disability 1 2 concerns fee fund, K.S.A. 74-6708, and amendments thereto, of the 3 governor's department; technical professions fee fund, K.S.A. 74-7009, 4 and amendments thereto, and special litigation reserve fund of the state 5 board of technical professions; behavioral sciences regulatory board fee 6 fund, K.S.A. 74-7506, and amendments thereto, of the behavioral sciences 7 regulatory board; governmental ethics commission fee fund, K.S.A. 25-8 4119e, and amendments thereto, of the governmental ethics commission; 9 emergency medical services board operating fund, K.S.A. 75-1514, and 10 amendments thereto, of the emergency medical services board; fire service training program fund, K.S.A. 75-1514, and amendments thereto, of the 11 12 university of Kansas; uniform commercial code fee fund, K.S.A. 75-448, 13 and amendments thereto, of the secretary of state; prairie spirit rails-to-14 trails fee fund of the Kansas department of wildlife, parks and tourism; 15 water marketing fund, K.S.A. 82a-1315c, and amendments thereto, of the 16 Kansas water office; insurance department service regulation fund, K.S.A. 17 40-112, and amendments thereto, of the insurance department; state fair 18 special cash fund, K.S.A. 2-220, and amendments thereto, of the state fair 19 board; scrap metal theft reduction fee fund, K.S.A. 2020 Supp. 50-6,109a, 20 and amendments thereto; and any other fund in which fees are deposited 21 for licensing, regulating or certifying a person, profession, commodity or 22 product.

23 (c) If moneys received pursuant to statutory provisions for a specific 24 purpose by a fee agency are proposed to be transferred to the state general 25 fund or a special revenue fund to be expended for general government 26 services and purposes in the governor's budget report submitted pursuant 27 to K.S.A. 75-3721, and amendments thereto, or any introduced house or 28 senate bill, the person or business entity who paid such moneys within the 29 preceding 24-month period shall be notified by the fee agency within 30 30 days of such submission or introduction:

(1) By electronic means, if the fee agency has an electronic address
on record for such person or business entity. If no such electronic address
is available, the fee agency shall send written notice by first class mail; or

(2) any agency that receives fees from a tax, fee, charge or levy paid
to the commissioner of insurance shall post the notification required by
this subsection on such agency's website.

(d) Any such moneys which are wrongfully or by mistake placed in
the general fund shall constitute a proper charge against such general fund.
All legislative appropriations which do not designate a specific fund from
which they are to be paid shall be considered to be proper charges against
the general fund of the state. All revenues received by the state of Kansas
or any department, board, commission, or institution of the state of
Kansas, and required to be paid into the state treasury shall be placed in

and become a part of the state general fund, except as otherwise provided
 by law.

3 (e) The provisions of this section shall not apply to the 10% credited 4 to the state general fund to reimburse the state general fund for accounting, 5 auditing, budgeting, legal, payroll, personnel and purchasing services, and 6 any and all other state governmental services, as provided in K.S.A. 75-7 3170a, and amendments thereto.

8 (f) Beginning on January 8, 2018, the director of the budget shall 9 prepare a report listing the unencumbered balance of each fund in 10 subsection (b) on June 30 of the previous fiscal year and January 1 of the 11 current fiscal year. Such report shall be delivered to the secretary of the 12 senate and the chief clerk of the house of representatives on or before the 13 first day of the regular legislative session each year.

14 (g) As used in this section, "fee agency"-shall include *includes* the 15 state agencies specified in K.S.A. 75-3717(f), and amendments thereto, 16 and any other state agency that collects fees for licensing, regulating or 17 certifying a person, profession, commodity or product.

18 Sec. 30. K.S.A. 75-3717 is hereby amended to read as follows: 75-19 3717. (a) As provided in this section, each state agency, not later than 20 October 1 of each year, shall file with the division of the budget its budget 21 estimates for the next fiscal year, and all amendments and revisions 22 thereof, except that, in lieu of such annual filing, each agency listed in subsection (f), not later than October 1, 2000, and every two years 23 24 thereafter, shall file budget estimates for the next fiscal year and for the 25 ensuing fiscal year thereafter. Each agency listed in subsection (f) may file adjustments to such agency's budget that was approved by the legislature 26 27 during a prior fiscal year. All such budget estimates shall be in the form 28 provided by the director of the budget. Each agency's budget estimates 29 shall include:

(1) A full explanation of the agency's request for any appropriations
for the expansion of present services or the addition of new activities,
including an estimate of the anticipated expenditures for the next fiscal
year and for each of the three ensuing fiscal years which would be required
to support each expansion of present services or addition of new services
as requested by the state agency;

36 (2) a listing of all programs of the agency that provide services for 37 children and their families and the following information regarding each 38 such program: Of the amount of the agency's request for appropriations to 39 fund the program, that amount which will be spent on services for children 40 or families with children and the number of children or families with 41 children who are served by the program; and

42 (3) a listing of the sources and amounts of all federal funds received 43 or budgeted for by a state agency for the purpose of homeland security or for the purpose of sustaining, enhancing or improving the safety and
 security of the state, the amount of such funds budgeted for expenditure on
 administrative cost and the amount of such funds budgeted for expenditure
 on aid to each unit of local government.

5 (b) At the same time as each state agency submits to the division of 6 the budget a copy of its budget estimate, and all amendments and revisions 7 thereof, each such state agency shall submit a copy of such estimate, and 8 all amendments and revisions thereof, directly to the legislative research 9 department for legislative use.

10 (c) The director of the budget shall require the agencies to submit a sufficient number of copies of their budget estimates, and all amendments 11 and revisions thereof, to the director's office to satisfy the requirements of 12 such office and one additional copy for legislative use which shall be 13 retained in the division of the budget until the budget of the governor is 14 submitted to the legislature. On or before the day that such budget is 15 16 submitted to the legislature such legislative use copy, posted to reflect the 17 governor's budget recommendations, shall be submitted to the legislative 18 research department for use by the ways and means committee of the 19 senate and the committee on appropriations of the house of 20 representatives. Following presentation of the governor's budget report to 21 the legislature, the legislative research department may request and shall 22 receive detailed information from the division of the budget on the 23 governor's budget recommendations.

(d) The director of the budget may prepare budget estimates for anystate agency failing to file a request.

(e) As used in this section, "services for children and their families"
includes, but is not limited to, any of the following services, whether
provided directly or made accessible through subsidies or other payments:

(1) Financial support for children and families with children or
 enforcement of the obligation to support a child or a family with one or
 more children;

32 (2) prenatal care, health care for children or immunizations for33 children;

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(3) mental health or retardation services for children;

(4) nutrition for children or families with children or nutritionalcounseling or supplements for pregnant or nursing women;

(5) child care, early childhood education or parenting education;

38 (6) licensure or regulation of child care or early childhood education39 programs;

(7) treatment, counseling or other services to preserve families;

41 (8) care, treatment, placement or adoption of children without 42 functioning families;

43 (9) services to prevent child abuse and to treat and protect child abuse

1 victims;

2 (10) services for children who are pregnant, substance abusers or 3 otherwise involved in high risk high-risk behavior;

4 5 (11) services related to court proceedings involving children; and

(12) youth employment services.

6 (f) On a biennial basis, the following state agencies shall file budget 7 estimates under the provisions of subsection (a): Abstracters' board of 8 examiners, behavioral sciences regulatory board, board of accountancy, board of examiners in optometry, board of nursing, consumer credit 9 commissioner, Kansas board of barbering, Kansas board of examiners in 10 fitting and dispensing of hearing aids, Kansas dental board, Kansas real 11 12 estate commission, Kansas-state board of cosmetology, body art and tanning, office of the securities commissioner of Kansas, real estate 13 14 appraisal board, state bank commissioner, state board of healing arts, state 15 board of mortuary arts, state board of pharmacy, state board of technical 16 professions, state board of veterinary examiners, governmental ethics commission, state department of credit unions, and Kansas home 17 18 inspectors registration board.

Sec. 31. K.S.A. 65-1,148, 65-1812, 65-1901, 65-1902, 65-1904, 65-1904a, 65-1904b, 65-1905, 65-1906, 65-1907, 65-1908, 65-1909, 65-1912,
65-1920, 65-1940, 65-1941, 65-1947, 65-2872, 74-2701, 74-2702, 74-2703, 74-2704, 74-2705, 75-3036 and 75-3717 and K.S.A. 2020 Supp. 39-938 are hereby repealed.

24 Sec. 32. This act shall take effect and be in force from and after its 25 publication in the statute book.