1		AN	ACT	relating to medical and cosmetological services and declaring an
2	eme	rgenc	у.	
3	Be i	t enac	ted by	y the General Assembly of the Commonwealth of Kentucky:
4		⇒s	ectior	1. KRS 317A.010 is amended to read as follows:
5	As u	ised ir	n this	chapter, unless the context requires otherwise:
6	(1)	"Bea	auty s	alon" means any establishment in which the practice of cosmetology is
7		conc	lucted	for the general public or for consideration;
8	(2)	"Boa	ard" n	neans the Kentucky Board of Cosmetology;
9	(3)	(a)	"Blo	ow drying services" means beautifying, cleaning, or arranging the hair of
10			an ii	ndividual for consideration only at a limited beauty salon.
11		(b)	"Blo	ow drying services" include any of the following services performed on an
12			indi	vidual's hair:
13			1.	Arranging;
14			2.	Cleaning;
15			3.	Curling;
16			4.	Dressing;
17			5.	Blow drying; and
18			6.	Performing any other similar procedure.
19		(c)	"Blo	ow drying services" do not include any service:
20			1.	Popularly known as a Brazilian blowout;
21			2.	That includes color services or that includes cutting, lightening, or
22				chemically treating hair; or
23			3.	That otherwise falls under the practice of cosmetology, except as
24				authorized in paragraph (b) of this subsection;
25	(4)	"Cos	smeto	logist" means a person who engages in the practice of cosmetology for the
26		publ	ic ge	nerally or for consideration, regardless of the name under which the
27		prac	tice is	s conducted;

1	(5)	"Cosn	netology" means the practice upon the human neck and head of cutting hair,
2		perma	ment waving, or hairdressing, and may also include but is not limited to:
3		(a)]	Nail technology and finger waving;
4		(b)	Giving facial and scalp massage or treatments with oils, creams, lotions, or
5		(other preparations, either by hand or any contrivance;
6		(c) .	Shaping, designing, shampooing, pressing, arranging, tinting, or lightening the
7		1	hair, or applying hair products;
8		(d) .	Applying to the neck or head, cosmetics, lotions, powders, oils, clays, or other
9		1	products;
10		(e)]	Facial hair removal; and
11		(f)	Eyebrow shaping, design, or removal.
12		The p	ractice of cosmetology does not include acts performed incident to treatment
13		of an i	illness or a disease;
14	(6)	"Cosn	netology school" or "school of cosmetology" means any operation, place, or
15		establ	ishment in or through which persons are trained or taught the practice of
16		cosme	etology, esthetic practices, and nail technology;
17	(7)	"Esthe	etician" means a person who is licensed by the board to engage in esthetic
18		practio	ces in the Commonwealth of Kentucky;
19	(8)	(a)	"Esthetic practices" means one (1) or more of the following acts:
20			1. Giving facials, including consultation and skin analysis;
21			2. Giving skin care;
22		-	3. Removing facial hair;
23		2	4. Beautifying or cleaning the body with the use of cosmetic preparations,
24			antiseptics, tonics, lotions, creams; or
25		:	5. Providing preoperative and postoperative esthetic skin care, either
26			referred by or supervised by a medical professional;
27		(b)]	Except when these acts are performed incident to:

1		1. Treatment of an illness or a disease;
2		2. Work as a student in a board-approved school;
3		3. Work without compensation from the person receiving the service; or
4		4. Work performed by a licensed massage therapist;
5	(9)	"Esthetic practices school" or "school of esthetic practices" means any operation,
6		place, or establishment in or through which persons are trained in esthetic practices;
7	(10)	"Esthetic salon" means a place where an esthetician performs esthetic practices;
8	(11)	"Eyelash artistry" means the process of attaching semipermanent lashes or eyelash
9		extensions to natural eyelashes;
10	(12)	"Limited beauty salon" means any establishment in which the practice of blow
11		drying services only is conducted for the general public or for consideration;
12	(13)	(a) "Makeup artistry" means applying cosmetic products to the face and body.
13		(b) "Makeup artistry" includes:
14		1. Corrective and camouflage techniques; and
15		2. Airbrushing.
16		(c) "Makeup artistry" does not include:
17		1. Face painting at carnivals or fairs; or
18		2. Application of cosmetics when not done for consideration;
19	(14)	"Medical esthetic service" means the diagnosis, treatment, or correction of
20		human conditions, ailments, diseases, injuries, or infirmities of the skin, hair,
21		nails, and mucous membranes by any means, methods, devices, or instruments,
22		including the use of a biological or synthetic material, chemical application,
23		mechanical device, or displaced energy form of any kind if it alters or damages or
24		is capable of altering or damaging living tissue below the superficial epidermal
25		cells. "Medical esthetic service" includes but is not limited to:
26		(a) Ablative laser therapy;
27		(b) Vaporizing laser therapy;

1	(c) Nonsuperficial light device therapy;
2	(d) Injectables;
3	(e) Tissue alteration services;
4	(f) Nonsuperficial light-emitting diode therapy;
5	(g) Nonsuperficial intense pulse light therapy;
6	(h) Nonsuperficial radiofrequency therapy;
7	(i) Nonsuperficial ultrasonic therapy;
8	(j) Nonsuperficial exfoliation;
9	(k) Nonsuperficial microdermabrasion;
10	(1) Nonsuperficial dermaplane exfoliation;
11	(m) Nonsuperficial lymphatic drainage;
12	(n) Collagen induction therapy, including microneedling;
13	(o) Fat-freezing treatment, including cool sculpting;
14	(p) Botox injections;
15	(q) Collagen injections; and
16	(r) FDA-registered modalities and implements;
17	(15) (a) "Medical spa" means any facility or business in which a majority of
18	patients, clients, or customers are provided a medical esthetic service to alter
19	or reshape normal structures, textures, or surfaces of the body or skin solely
20	in order to improve appearance.
21	(b) "Medical spa" does not include:
22	1. A hospital, including a critical access hospital as defined in KRS
23	Chapter 216, a facility owned by the hospital, or the office of a
24	hospital-employed physician;
25	2. A school, college, university, or other educational institution or
26	program to the extent that it provides instruction to individuals
27	preparing to practice as physicians, physician assistants, nurses,

1	dentists, estheticians, or cosmetologists;
2	3. Cosmetic counters within chain department stores; or
3	4. Any facility owned by a plastic surgeon or dermatologist who holds a
4	current certification from the American Board of Dermatology or
5	American Board of Plastic Surgery or a current certificate of added
6	qualification in dermatology or plastic and reconstructive surgery
7	from the American Osteopathic Association Bureau of Osteopathic
8	<u>Specialists;</u>
9	(16) "Nail salon" means any establishment in which the practice of nail technology only
10	is conducted for the general public or for consideration;
11	(17)[(15)] "Nail technician" means a person who practices nail technology for the
12	general public or for consideration;
13	(18)[(16)] "Nail technology" means the practice of cutting, trimming, polishing,
14	coloring, cleansing, applying artificial nails, or massaging, cleaning, treating, or
15	beautifying the hands and feet of any human, for which a license is required by this
16	chapter;
17	(19) [(17)] "Nail technology school" or "school of nail technology" means any operation,
18	place, or establishment in or through which persons are trained in nail technology;
19	(20) [(18)] (a) "Natural hair braiding" means a service of twisting, wrapping, weaving,
20	extending, locking, or braiding hair by hand or with mechanical devices.
21	Natural hair braiding is commonly known as "African-style hair braiding" but
22	is not limited to any particular cultural, ethnic, racial, or religious forms of
23	hair styles.
24	(b) "Natural hair braiding" includes:
25	1. The use of natural or synthetic hair extensions, natural or synthetic hair
26	and fibers, decorative beads, and other hair accessories;
27	2. Minor trimming of natural hair or hair extensions incidental to twisting,

1		wrapping, weaving, extending, locking, or braiding hair;
2		3. The use of topical agents such as conditioners, gels, moisturizers, oils,
3		pomades, and shampoos; and
4		4. The making of wigs from natural hair, natural fibers, synthetic fibers,
5		and hair extensions.
6	(c)	"Natural hair braiding" does not include:
7		1. The application of dyes, reactive chemicals, or other preparation to alter
8		the color of the hair or to straighten, curl, or alter the structure of the
9		hair; or
10		2. The use of chemical hair joining agents such as synthetic tape, keratin
11		bonds, or fusion bonds.
12	(d)	For the purposes of this subsection, "mechanical devices" means clips, combs,
13		curlers, curling irons, hairpins, rollers, scissors, needles, thread, and hair
14		binders; and
15	<u>(21)</u> [(19)]	"Threading" means the process of removing hair from below the eyebrow by
16	use of	f a thread woven through the hair to be removed.
17	⇒SE	ECTION 2. A NEW SECTION OF KRS CHAPTER 317A IS CREATED TO
18	READ AS	FOLLOWS:
19	<u>(1) Begin</u>	nning July 1, 2022, at least one (1) of the following licensees shall have full
20	<u>owne</u>	rship of a medical spa:
21	<u>(a)</u>	A physician licensed to practice medicine by the Kentucky Board of Medical
22		<u>Licensure;</u>
23	<u>(b)</u>	A nurse licensed by the Kentucky Board of Nursing;
24	<u>(c)</u>	An esthetician or cosmetologist licensed by the Kentucky Board of
25		<u>Cosmetology; or</u>
26	<u>(d)</u>	A practicing dentist who is currently licensed to practice dentistry by the
27		Kentucky Board of Dentistry.

1	<u>(2)</u>	<i>(a)</i>	Regardless of the form of facility or business, beginning July 1, 2022, at
2			least one (1) of the following licensees shall be physically present on site
3			during any time and at any location where medical esthetic services are
4			being offered:
5			<u>1. A physician or physician assistant licensed to practice medicine by the</u>
6			Kentucky Board of Medical Licensure;
7			2. A nurse licensed by the Kentucky Board of Nursing;
8			3. An esthetician or cosmetologist licensed by the Kentucky Board of
9			Cosmetology; or
10			4. A practicing dentist who is currently licensed to practice dentistry by
11			the Kentucky Board of Dentistry.
12		<u>(b)</u>	No person other than those listed in subsection (2)(a) of this section shall
13			perform or conduct any medical esthetic services within a medical spa.
14			Unlicensed persons may fulfill the sale of over-the-counter retail goods and
15			carry out administrative functions necessary to the operation of the medical
16			<u>spa.</u>
17	<u>(3)</u>	Beg	inning July 1, 2022, only an individual licensed by one (1) of the licensing
18		<u>boar</u>	rds listed in subsection (1) of this section shall have an ownership or
19		<u>inve</u>	stment interest in a medical spa. Credit extended by a financial institution as
20		<u>defi</u>	ned in KRS 136.500 to the facility shall not be deemed an investment interest
21		und	er this subsection. The ownership or investment requirement shall not be
22		<u>enfo</u>	rced against any medical spa existing and operating on June 30, 2022, unless
23		ther	e is a sanction imposed on the facility, any person employed by the facility, or
24		<u>any</u>	person working at the facility as an independent contractor for delegating or
25		allo	wing, directly or indirectly, any person not licensed by one (1) of the licensing
26		<u>boar</u>	rds listed in subsection (1) of this section to perform or conduct any medical
27		esth	etic service.

1	<u>(4)</u>	(a) Regardless of the form of facility or business, beginning July 1, 2022, every
2		existing or newly formed medical spa shall be incorporated as a business
3		entity with the Secretary of State and shall register and become licensed as a
4		medical spa with the Kentucky Board of Cosmetology.
5		(b) All medical spas shall maintain a current and active license issued by the
6		Kentucky Board of Cosmetology to remain in operation. If a license is
7		suspended, revoked, or lapsed, a medical spa shall be prohibited from
8		operating.
9		(c) 1. Notwithstanding paragraph (a) of this section, medical spas owned
10		and operated solely by physicians, nurses, dentists, estheticians, or
11		cosmetologists licensed in the Commonwealth of Kentucky shall not
12		be required to register as a business entity with the Secretary of State
13		and shall register as a medical spa with the Kentucky Board of
14		<u>Cosmetology.</u>
15		2. The owner and operator of a medical spa facility license shall be
16		responsible for and accountable to their licensing boards for all
17		conduct within a medical spa.
18	(5)	Each licensing board that chooses to allow its licensees to perform medical
19		esthetic services shall adopt and promulgate administrative regulations that
20		regulate its licensees' scope of practice, training and continuing education
21		requirements, and supervision standards for owners.
22	<u>(6)</u>	Each medical spa shall post information, including the names, license numbers,
23		and any specialty areas of any licensed professional that performs medical
24		esthetic services, in a conspicuous place that is accessible to customers at the
25		medical spa and on any Web site maintained by the medical spa. The information
26		<u>shall be:</u>
27		(a) Contained in any advertisement by the medical spa or state that such

1		information may be found on the medical spa's Web site and list the address
2		for the Web site; and
3		(b) Contained in a written notice that is provided to each person before
4		undergoing any cosmetic medical procedure at the medical spa.
5		→ Section 3. KRS 317A.020 is amended to read as follows:
6	(1)	No person shall engage in the practice of cosmetology, esthetic practices, or nail
7		technology for other than cosmetic purposes nor shall any person engage in the
8		practice of cosmetology, esthetic practices, or nail technology for the treatment of
9		physical or mental ailments. This chapter does not apply to:
10		(a) Persons authorized by the law of this state to practice medicine, podiatry,
11		optometry, dentistry, chiropractic, nursing, or embalming who perform
12		incidental practices of cosmetology, esthetic practices, and nail technology in
13		the normal course of the practice of their profession;
14		(b) Commissioned medical or surgical personnel of the United States Armed
15		Forces who perform incidental practices of cosmetology, esthetic practices, or
16		nail technology in the course of their duties;
17		(c) Cosmetology, esthetic practices, or nail technology services performed at an
18		institution operated or under contract to the Department of Corrections or the
19		Department of Juvenile Justice; and
20		(d) Persons engaged in natural hair braiding.
21	(2)	Except as provided in subsection (1) of this section, no person shall engage in the
22		practice of cosmetology, esthetic practices, [or]nail technology, or medical esthetic
23		services for the public, generally, or for consideration without the appropriate
24		license required by this chapter.
25	(3)	No person unless duly and properly licensed pursuant to this chapter shall:
26		(a) Teach cosmetology, esthetic practices, or nail technology;
27		(b) Operate a beauty salon;

- 1 (c) Operate an esthetic salon;
- 2 (d) Act as an esthetician;
- 3 (e) Operate a nail salon;
- 4 (f) Act as a nail technician; or
- 5 (g) Conduct or operate a school for cosmetologists, estheticians, or nail 6 technicians.

7 (4) No person shall aid or abet any person in violating this section, nor shall any person
8 engage or employ for consideration any person to perform any practice licensed by
9 this chapter unless the person to perform the practice holds and displays the
10 appropriate license.

11 (5) No licensed cosmetology or esthetic practices instructors, licensed cosmetologists,
12 licensed estheticians, or licensed nail technicians shall hold clinics for teaching or
13 demonstrating for personal profit, either monetary or otherwise, if the clinics are not
14 sponsored by a recognized professional cosmetologist's, esthetician's, or nail
15 technician's group.

(6) Whenever a person engages in different practices separately licensed, certified, or
 permitted by this chapter, that person shall procure a separate license, certificate, or
 permit for each of the practices in which the person engages.

19 (7) The board may:

- 20 <u>(a)</u> Bring and maintain actions in its own name to enjoin any person in violation 21 of any provision of this chapter. These actions shall be brought in the Circuit 22 Court of the county where the violation is alleged to have occurred; *and*
- 23 (b) Issue an emergency order in accordance with KRS 13B.125 against any 24 facility licensed by the board. The emergency order shall be based upon
- 25 probable cause by the board that the emergency order is in the public
- 26 interest and there is substantial evidence of immediate danger to the health,
- 27 welfare, and safety of any customer, patient, or the general public.

1	<u>(8)</u>	The board shall investigate alleged violations brought to its attention, conduct
2		investigations, and schedule and conduct administrative hearings in accordance
3		with KRS Chapter 13B to enforce the provisions of KRS Chapter 317A and
4		administrative regulations promulgated pursuant to KRS Chapter 317A. The
5		board shall have the authority to administer oaths, receive evidence, interview
6		persons, and require the production of books, papers, documents, or other
7		evidence. The board may institute civil and criminal proceedings against violators
8		of KRS Chapter 317A. The Attorney General, Commonwealth's attorneys, and
9		county attorneys shall assist the board in prosecuting violations of KRS Chapter
10		<u>317A.</u>
11		→ Section 4. KRS 317A.050 is amended to read as follows:
12	(1)	All applicants for licensure under this chapter shall meet the following minimum
13		requirements:
14		(a) Be of good moral character and temperate habit;
15		(b) Be at least eighteen (18) years of age;
16		(c) Have a high school diploma, a High School Equivalency Diploma, or results
17		from the Test for Adult Basic Education indicating a score equivalent to the
18		twelfth grade of high school; and
19		(d) Have submitted the completed application along with the required license fee
20		as set forth in administrative regulation.
21	(2)	Notwithstanding any provision to the contrary, the board may refuse to grant a
22		license to any applicant who fails to comply with the provisions of this chapter or
23		any administrative regulations promulgated by the board.
24	(3)	The board shall issue a cosmetologist license to any person who:
25		(a) Has official certification from the state board or agency that certifies
26		cosmetology schools that the applicant has graduated from a licensed school
27		of cosmetology requiring one thousand five hundred (1,500) hours within five

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1			(5) years of enrolling within the school; and
2		(b)	Has satisfactorily passed an examination prescribed by the board to determine
3			fitness to practice cosmetology.
4	(4)	The	board shall issue an esthetician license to any person who:
5		(a)	Has satisfactorily completed seven hundred fifty (750) hours of instruction in
6			a licensed school approved by the board; and
7		(b)	Has received a satisfactory grade on an examination prescribed by the board to
8			determine fitness to practice as an esthetician.
9	(5)	The	board shall issue a license to act as a nail technician to any person who:
10		(a)	Has official certification from the state board or agency that certifies
11			cosmetology schools that the applicant has completed satisfactorily a nail
12			technician course of study of four hundred fifty (450) hours in a licensed
13			school of cosmetology within five (5) years of submitting an application for
14			licensure; and
15		(b)	Has satisfactorily passed an examination prescribed by the board to determine
16			fitness to practice as a nail technician.
17	(6)	The	board shall issue a license to operate a salon as follows:
18		(a)	The board shall issue a license to operate a beauty salon to any licensed
19			cosmetologist. An owner who is not a licensed cosmetologist shall have a
20			licensed cosmetologist as manager of the beauty salon at all times. If the
21			owner, manager, or location of a beauty salon changes, the required form and
22			fee shall be submitted to the board.
23		(b)	The board shall issue a license to operate an esthetic salon to any licensed
24			esthetician. An owner who is not a licensed esthetician shall have a licensed
25			esthetician or cosmetologist as manager of the esthetic salon at all times. If the
26			owner, manager, or location of an esthetic salon changes, the required form
27			and fee shall be submitted to the board.

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- 1 (c) The board shall issue a license to operate a nail salon to any licensed nail 2 technician. An owner who is not a licensed nail technician shall have a 3 licensed nail technician or cosmetologist as manager of the nail salon at all 4 times. If the owner, manager, or location of a nail salon changes, the required 5 form and fee shall be submitted to the board.
- 6 (7) <u>The board shall issue a license to operate a medical spa to any licensed individual</u>
 7 <u>listed in subsection (1) of Section 2 of this Act. If the owner, operator, or location</u>
 8 <u>of a medical spa changes, the required form and fee shall be submitted to the</u>
- 9 *board as established in administrative regulations promulgated by the board.*
- 10 (8) The board shall issue an apprentice license to teach cosmetology, esthetic practices,
 11 or nail technology to any person who:
- 12 (a) Has held a current cosmetologist, esthetician, or nail technician license for at
 13 least one (1) year; and
- 14 (b) Has submitted an application that has been signed by the owners of the school 15 in which the applicant will study. The course of instruction shall be for a 16 period of seven hundred fifty (750) hours and not less than four and one-half 17 (4.5) months at one (1) school providing this instruction. The school owner shall verify to the board the completion of seven hundred fifty (750) hours. 18 19 For out-of-state verification, an applicant shall provide official certification 20 from the board or agency that certifies schools in that other state of licensure 21 verifying the applicant has completed a course of instruction consisting of at 22 least seven hundred fifty (750) hours and not less than four and one-half (4.5) 23 months at one (1) school providing the instruction.
- 24 (9)[(8)] The board shall issue a license to teach cosmetology to any person who:
- (a) Has held a current cosmetologist license and apprentice instructor license for
 at least four and one-half (4.5) months; and
 - (b) Has satisfactorily passed the examination for the teaching of cosmetology as

27

1		prescribed by the board.
2	<u>(10)</u> [(9)]	The board shall issue a license to teach esthetic practices to any person who:
3	(a)	Has held a current esthetician license and apprentice instructor license for at
4		least four and one-half (4.5) months;
5	(b)	Has completed fifty (50) hours in esthetics training within the last two (2)
6		years; and
7	(c)	Has satisfactorily passed the examination for the teaching of esthetic practices
8		as prescribed by the board.
9	<u>(11)</u> [(10)]	The board shall issue a license to teach nail technology to any person who:
10	(a)	Has held a current nail technician license and apprentice instructor license for
11		at least four and one-half (4.5) months;
12	(b)	Has completed fifty (50) hours in nail technology training within the last two
13		(2) years; and
14	(c)	Has satisfactorily passed the examination for the teaching of nail technology
15		as prescribed by the board.
16	<u>(12)</u> [(11)]	If the requirements of KRS 317A.090 have been satisfied, the board shall
17	issue	a license to operate a school of cosmetology or a school of esthetic practices
18	or a s	school of nail technology to any person who:
19	(a)	Has as manager at all times a person who is:
20		1. Licensed as an instructor;
21		2. Charged with the responsibility of ensuring that all applicable statutes
22		and administrative regulations are complied with; and
23		3. Responsible for having a sufficient number of licensed instructors of
24		cosmetology or esthetic practices or nail technology to conduct the
25		school;
26	(b)	Has been a resident of Kentucky for five (5) years, if the applicant is an
27		individual. If the applicant is a firm or corporation, it shall be a Kentucky

1		corpo	oration or licensed or qualified to do business in Kentucky and shall have
2		been	in existence for a period of at least five (5) years;
3	(c)	Anys	student enrolling in the school shall pay the fee set forth in administrative
4		regula	ation to the board before enrollment in the school shall be allowed; and
5	(d)	The t	transfer of any license to operate a school of cosmetology or esthetic
6		practi	ices or nail technology shall require the board's approval and shall
7		becor	ne effective upon submitting the required form and fee to the board.
8	<u>(13)</u> [(12)]	(a)	The board shall issue a license to provide blow drying services to any
9		perso	n who:
10		1.	Is at least eighteen (18) years old;
11		2.	Has successfully completed a twelfth grade education or the equivalent;
12		3.	Has passed an examination prescribed by the board to determine fitness
13			to perform blow drying services;
14		4.	Has completed at least four hundred fifty (450) hours of instruction from
15			a licensed school of cosmetology; and
16		5.	Has met any other reasonable criteria established in administrative
17			regulations promulgated by the board.
18	(b)	The b	board shall issue a license to operate a limited beauty salon to any person:
19		1.	Who is licensed to provide blow drying services or who employs at least
20			one (1) person licensed to provide blow drying services at the limited
21			beauty salon; and
22		2.	Whose limited beauty salon facility complies with standards established
23			in administrative regulations promulgated by the board.
24	<u>(14)[(13)]</u>	Licen	ses established under this chapter shall be valid for a period of time to be
25	estab	lished	by the board through the promulgation of administrative regulations.
26	<u>(15)</u> [(14)]	Licen	uses and permits issued by the board may be renewed beginning July 1
27	throu	ıgh Jul	ly 31 of each year.

1	(a)	Any license shall automatically be renewed by the board:
2		1. Upon submission and receipt of the application for renewal and the
3		required annual license fee; and
4		2. If the application for renewal is otherwise in compliance with the
5		provisions of this chapter and the administrative regulations of the
6		board.
7	(b)	Any license application postmarked after July 31 shall be considered expired,
8		and the appropriate restoration fee as required by administrative regulation of
9		the board shall apply.
10	<u>(16)</u> [(15)]	The requirements for a new license for any person whose license has expired
11	for a	period exceeding five (5) years shall be as follows:
12	(a)	Cosmetologists shall retake and pass the practical examination only;
13	(b)	Estheticians shall retake and pass both the practical and theory examination;
14	(c)	Instructors of cosmetology or esthetic practices shall retake and pass both the
15		practical and theory examination;
16	(d)	Nail technicians shall retake and pass the practical and theory examination;
17	(e)	Providers of blow drying services shall retake and pass both the practical and
18		theory examination; and
19	(f)	The appropriate restoration fee as set forth in administrative regulation of the
20		board shall be required.
21	<u>(17)</u> [(16)]	Guest artists or demonstrators appearing and demonstrating before persons
22	othe	r than licensed cosmetologists, estheticians, nail technicians, and providers of
23	blow	drying services shall apply for a permit that shall be in effect for ten (10) days.
24	Gues	st artists performing before a nonprofit, recognized professional
25	cosn	netologists', estheticians', or cosmetology school or blow drying services' or nail
26	techi	nicians' group shall apply for a permit, but shall not be required to pay the fee.
27	<u>(18)</u> [(17)]	The board shall issue a permit for threading and may promulgate

administrative regulations that set out requirements for the practice of threading.
Threading shall be conducted in a licensed beauty salon or a facility with a permit to
engage in threading, and the board may promulgate administrative regulations for
facilities and the required sanitation standards. The permit shall be valid for a period
of one (1) year.

6 (19)[(18)] The board shall issue a permit for eyelash artistry and may promulgate
7 administrative regulations that set out the requirements for the practice of eyelash
8 artistry. Eyelash artistry shall be conducted in a licensed beauty salon or a facility
9 with a permit to engage in eyelash artistry, and the board may promulgate
10 administrative regulations for facilities and the required sanitation standards. The
11 permit shall be valid for a period of one (1) year.

(20)[(19)] The board shall issue a permit for makeup artistry and may promulgate
 administrative regulations that set out requirements for the practice of makeup
 artistry and required sanitation standards. The permit shall be valid for a period of
 one (1) year.

16 → Section 5. KRS 317A.145 is amended to read as follows:

17 (1) The board shall receive complaints concerning any person licensed under this
chapter relating to the licensee's business or professional practices. The board may
investigate all complaints concerning any person licensed under the provisions of
this chapter. The board may on its own volition initiate such an investigation and
shall promulgate administrative regulations necessary for the administration of the
provisions of this section.

- (2) If upon investigation there appears to be a violation of the provisions of this
 chapter, the board shall take such action as it deems necessary under the provisions
 of KRS 317A.140.
- 26 (3) For the purpose of enforcing the provisions of this chapter, officers, agents, and
 27 inspectors of the board may enter upon premises of all facilities issued a permit or

1		license by the board and all medical spas, at all reasonable times and during
2		periods when those premises are otherwise open to the public, and make inspections
3		to determine compliance with this chapter and the administrative regulations
4		promulgated by the board, and inspect books, papers, or records pertaining to the
5		licensed activity, a copy of which may be obtained by the board officer, agent, or
6		inspector.
7		→ Section 6. KRS 317A.990 is amended to read as follows:
8	(1)	Any person who violates any provision of this chapter shall be fined not less than
9		fifty dollars (\$50) nor more than one thousand five hundred dollars (\$1,500) per
10		violation.
10		violation.
11	(2)	Any person who violates any administrative regulation lawfully promulgated by the
	(2)	
11	(2)	Any person who violates any administrative regulation lawfully promulgated by the
11 12	(2)	Any person who violates any administrative regulation lawfully promulgated by the board under the authority contained in this chapter shall be fined not less than
11 12 13	(2) (3)	Any person who violates any administrative regulation lawfully promulgated by the board under the authority contained in this chapter shall be fined not less than twenty-five dollars (\$25) nor more than seven hundred fifty dollars (\$750) <u>per</u>
11 12 13 14		Any person who violates any administrative regulation lawfully promulgated by the board under the authority contained in this chapter shall be fined not less than twenty-five dollars (\$25) nor more than seven hundred fifty dollars (\$750) <u>per</u> <u>violation</u> .
11 12 13 14 15		Any person who violates any administrative regulation lawfully promulgated by the board under the authority contained in this chapter shall be fined not less than twenty-five dollars (\$25) nor more than seven hundred fifty dollars (\$750) <u>per</u> <u>violation</u> . <u>Any person who violates KRS 317A.155 and Section 3 and of this Act shall be</u>

19 upon its passage and approval by the Governor or upon its otherwise becoming a law.