BOARDS AND COMMISSIONS

Board of Cosmetology (Amendment)

201 KAR 12:030. Licensing and examinations.

RELATES TO: KRS 12.245, 317A.020, 317A.050, 317A.060, 317A.145

STATUTORY AUTHORITY: KRS 317A.060

CERTIFICATION STATEMENT: This is to certify that this administrative regulation complies with 2025 RS HB 6, Section 8.

NECESSITY, FUNCTION, AND CONFORMITY: KRS 317A.060 requires the board to promulgate administrative regulations governing licenses in cosmetology, esthetic practices, and nail technology, including the operation of schools and salons of cosmetology, esthetic practices, and nail technology. This administrative regulation establishes procedures for examinations and licensing.

Section 1. Fees. License fees are set forth in 201 KAR 12:260.

Section 2. License validity. Each license shall expire on the 30th day of June of each even numbered year, regardless of the date when the license was issued.

<u>Section 3.</u> [Section 2.] Changes. All changes to account information required for licensure shall be submitted to the board within thirty (30) days of occurrence including:

- (1) Legal name change;
- (2) Change of address;
- (3) Change of facility or employer;
- (4) Change of phone number;
- (5) Change of email address; and
- (6) Any other information as required by KRS 317A or 201 KAR Chapter 12 for licensure.

<u>Section 4.</u> [Section 3.] Licensure Requirements. A license may be issued upon submission of the following:

- (1) All personal and facility licenses shall require an application for an initial license, license renewal, license restoration, an out-of-state transfer certification, or a request for examination. These applications are found on the board's Web page;
- (2) A diploma or certified testing documents proving grade 12 equivalency education for initial personal licensure or out-of-state transfers into Kentucky;
- (3) A copy of a government-issued photo identification;
- (4) Payment of the fee set forth in 201 KAR 12:260;
- (5) Resolution of any legal action associated with a prior disciplinary action as described in KRS 317A.145 if necessary;
- (6) A current two (2) by two (2) inch passport-style photo taken within the past six (6) months; and
- (7) Disclosure to the board of the current name and license number of the facility where the licensee is working.

<u>Section 5.</u> [Section 4.] Prior Felony Convictions. For any license or examination issued or conducted by the board, an applicant convicted of a prior felony shall include with his or her application:

- (1) A signed letter of explanation from the applicant;
- (2) A certified copy of the judgment and sentence from the issuing court; and
- (3) A letter of good standing from the applicant's probation or parole officer, if currently on probation or parole.

Section 6. [Section 5.] Reciprocal Licensing.

- (1) A license issued by another state <u>or US territory shall</u> be considered comparable if the laws of that state require at a minimum:
 - (a) 1,500 hours of curriculum for cosmetology;
 - (b) 450 hours of curriculum for nail technology;
 - (c) 750 hours of curriculum for esthetics;
 - (d) 300 hours of curriculum for shampoo styling; or
 - (e) 750 hours of curriculum for instructors.
- (2) An applicant licensed in another state may be licensed by reciprocity by submitting the Out of State Transfer Application along with:
 - (a) Digital certification showing proof of a passing score on a board-approved [nationally] recognized theory and practical exam or by submitting proof of continuous practice for the last five (5) consecutive years;
 - (b) Current digital certification of the out-of-state license from the issuing state board showing a license in active and good standing; and
 - (c) Unless a member of the United States Military, Reserves, or National Guard, or his or her spouse, or a veteran or the spouse of a veteran, payment of the applicable license and endorsement fees required by 201 KAR 12:260.[.]
- (3) An applicant from a state <u>or US territory</u> whose licensing requirements fail to meet subsection (1) of this section shall apply for a reciprocal license by submitting:
 - (a) Documentation required by Section 3(1) through (7) of this administrative regulation; and
 - (b) Payment of the applicable examination fees established in 201 KAR 12:260.
- (4) Pursuant to KRS 12.245, a member of the United States Military, Reserves, or National Guard, or his or her spouse, or a veteran or the spouse of a veteran shall apply for a reciprocal license by submitting:
 - (a) <u>The Military License Transfer Application</u> [All documents required by Section 3(2) through (7) of this administrative regulation]; and
 - (b) A document showing proof of service, sponsor's service, change of station orders, or discharge orders listing the applicant or an accompanying family member as a member of the United States Armed Services; and [The Military Transfer Application; and]
 - [(e)] [A document showing proof of service, sponsor's service, or discharge orders listing the applicant or an accompanying family member as a member of the United States Armed Services.]
- (5) All requests for certification of hours or a license shall use the Certification Request Form accompanied by a copy of the applicant's government-issued photo identification and payment of the fee as set forth in 201 KAR 12:260. Certifications shall only be transmitted digitally to the reciprocal state agency.
- <u>Section 7.</u> [Section 6.] Digital Forms. All applications and forms may be replicated and implemented by the board in an online format for processing, payment receipt, and license issuance.

Section 8. [Section 7.] Examination Registration.

- (1) Applicants shall register using a school enrollment as follows:
 - (a) A student of a licensed cosmetology school shall register with the board at least eight (8) months prior to graduation;
 - (b) A nail technician student shall register with the board at least seventy-five (75) days prior to graduation;
 - (c) An esthetician student shall register with the board at least four (4) months prior to graduation; and

- (d) A shampoo styling student shall register with the board at least fifty-three (53) days prior to graduation.
- (2) A completed Application for Examination or Out of State Application for Examination shall be received in the Board office no later than ten (10) business days prior to the examination date to be scheduled for either the theory test or the practical demonstration component of the exam. Each exam component shall be scheduled using a separate application and payment of the fee set forth in 201 KAR 12:260.
- (3) Theory examination dates shall be valid for ninety (90) days from student notification.
- (4) A passing score for the theory examination, proper application, and payment of fees shall be required prior to being scheduled for the practical examination.
- (5) An applicant with curriculum hours obtained in another state shall include with the Out of State Application for Examination:
 - (a) Certification of curriculum hours from the state licensing board or agency where the hours were obtained, if the state requires the reporting of curriculum hours; or
 - (b) Certification of the valid licensing status of the school attended from the state board or licensing authority and an official transcript certified by the school.
- (6) Examination applicants shall wear a full set of solid color medical scrubs and bring all instruments and supplies as listed on the board Web site for the practical examination. White colored scrubs or other clothing is prohibited.

Section 9. [Section 8.] Examination Components.

- (1) The examination shall consist of a theory test and a practical demonstration taken from the curriculum requirements specified in 201 KAR 12:082.
- (2) The practical demonstration shall be performed on a:
 - (a) Mannequin head and hand for the cosmetology practical examination;
 - (b) Mannequin head for the esthetician or shampoo styling services practical examination; or
 - (c) Mannequin hand for the nail technician practical examination.
- (3) The applicant shall provide a mannequin head or hand as needed for an examination.

Section 10. [Section 9.] Grading.

- (1) A minimum passing grade of seventy (70) percent on the theory test and the practical demonstration shall be required for the cosmetologist, esthetician, shampoo styling, and nail technician examinations.
- (2) A minimum passing grade of eighty (80) percent on the theory test and eighty-five
- (85) percent on the practical demonstration shall be required for all instructor examinations.
- (3) All passing exam scores shall be valid for six (6) months from completion.

<u>Section 11.</u> [Section 10.] Practice before Examination Prohibited. A student engaging in the practice of cosmetology, esthetic practices, shampoo styling, or nail technology beyond the scope of their registered school enrollment prior to the board examination shall be ineligible to take the examination for a period of one (1) year from the date of the unauthorized practice.

Section 12. [Section 11.] License Application.

- (1) An applicant who passes the examination shall have ninety (90) days following the examination to apply for a license by complying with all requirements in Section 3(1) through (7) of this administrative regulation.
- (2) Failure to apply for a license as required by subsection (1) of this section shall require payment of the appropriate restoration and licensing fees set forth in 201 KAR 12:260 before a license may be issued. [...]

Section 13. [Section 12.] Retaking Examinations.

- (1) Any applicant who fails either the theory test or the practical demonstration may retake that portion of the examination upon submitting a new Application for Examination with a two (2) by two (2) inch passport photo of the applicant taken within the preceding six (6) months, and paying the examination fee required by 201 KAR 12:260. An applicant who fails either the theory test or the practical demonstration may not retest until one (1) calendar month has elapsed from the date the applicant received actual notice of failure.
 - [(a)] [After three (3) failed attempts, the examinee shall be required to wait six (6) months before retaking either portion of the examination. If the examinee does not receive a passing score on the third attempt, then the individual shall take an eighty (80) hour supplemental course in theory studies at a school licensed by the board prior to being eligible to retake the examination.]
 - [(b)] [Following the supplemental course, the examinee may attempt the examination two (2) additional times. If the examinee fails both attempts the examinee shall be prohibited from taking the examination within three (3) years from the date of the final failed attempt.]
- (2) An applicant caught cheating or impersonating another shall not be allowed to retake the examination for a minimum of one (1) year from the date of the original examination.
- (3) Any applicant who fails to report for the examination on the date specified by the board shall submit a new examination application and examination fee prior to being rescheduled for examination. The board may waive the examination fee for good cause shown. "Good cause" includes:
 - (a) An illness or medical condition of the applicant that prohibits the applicant from reporting for the examination; or
 - (b) A death, illness, or medical condition in the applicant's immediate family that prohibits the applicant from reporting for the examination.
- (4) Documents and certificates submitted with an Application for Examination shall be valid for one (1) year following the date of submission after which time applicants shall submit updated documents and a new examination application.

Section 14. [Section 13.] Duplicate Licenses, Renewal, and Restoration.

- (1) If a license is lost, destroyed, or stolen after issuance, a duplicate license may be issued. The licensee shall submit a statement verifying the loss of the license using the Duplicate License Application that includes a copy of a government-issued photo identification, and pay the duplicate license fee listed in 201 KAR 12:260. Each duplicate license shall be marked "duplicate".
- (2) The annual license renewal period is July 1 through July 31. All licenses shall be renewed by providing the required items in Section 3(1) through (7) of this administrative regulation.
- (3) To restore an expired license, a Restoration Application shall be submitted to the board with payment of the restoration fee as set forth in 201 KAR 12:260 for each year the license has been expired, the total of which shall not exceed \$300 per license restored, and by providing the required items in Section 3(1) through (7) of this administrative regulation.
- (4) To restore an expired salon license or limited facility license, a <u>License Restoration[new Salon Application or Limited Facility]</u> Application shall be submitted to the board with payment of the restoration fee as set forth in 201 KAR 12:260 for each year the license has been expired, the total of which shall not exceed \$300 per license restored, and by providing the required items in Section 3(1) through (7) of this administrative regulation.
- (5) To restore an expired school license, a new School Application shall be submitted to the board with payment of the restoration fee as set forth in 201 KAR 12:260 for each

year the license has been expired, the total of which shall not exceed \$300 per license restored, and by providing the required items in Section 3(1) through (7) of this administrative regulation.

<u>Section 15.</u> [Section 14.] Salon or [and] Limited Facility Application[s].

- (1) Each person, firm, or corporation applying for a license to operate a new or relocating beauty salon, nail salon, esthetic salon, or limited facility shall submit the Salon [Application] or Limited Facility Application, provide the required items in Section 3(1) through (6) of this administrative regulation, and request an inspection by the board inspector in writing a minimum of five (5) business days prior to opening for business.
- (2) A new or relocating salon or limited facility shall comply with all applicable city, county, and state zoning, building, and plumbing laws, administrative regulations, and codes.
- (3) A salon or facility may be located on the premises of a nursing home or assisted living facility if the salon or facility meets all requirements of this section.
- (4) Any salon or facility located in a residence shall have a separate outside entrance for business purposes only. This subsection shall not apply to a nursing home or an assisted living facility if the home or facility has obtained a salon license from the board.
- (5) A salon or limited facility shall not open for business prior to issuance of its license.
- (6) Each salon shall, at all times, maintain a board licensed manager properly licensed in the services the salon provides.
- (7) Salon and limited facility licenses shall only be mailed to a Kentucky mailing address. [.]

Section 16. [Section 15.] Change in Salon Ownership or Transfer of Interest.

- (1) The owners, firm, or corporation operating a licensed salon shall submit to the board a new Salon or Application, Limited Facility Application, or Manager Change Application Form, provide the required items in Section 3(1) through (6) of this administrative regulation, and provide payment of the license or change fee as set forth in 201 KAR 12:260 no later than thirty (30) business days prior to selling, transferring, or changing ownership.
- (2) All manager changes shall be made with the board within ten (10) business days.
- (3) No transfer of ownership interest in a salon shall take effect while the salon license to be transferred is the subject of ongoing disciplinary action pursuant to KRS 317A.145.

Section 17. [Section 16.] School Licenses.

- (1) Each person, firm, or corporation applying for a license to operate a school shall submit a School Application, provide the required items in Section 3(1) through (6) of this administrative regulation, and pay the applicable fee set forth in 201 KAR 12:260.
- (2) The School Application shall be accompanied by:
 - (a) A proposed student contract listing all financial charges to enrolling students; and
 - (b) A proposed floor plan drawn to scale by a draftsman or architect.
- (3) Each school shall comply with city, county, and statezoning, building, and plumbing laws, administrative regulations, and codes.
- (4) Prior to license issuance and following the receipt of a completed application with all accompanying materials, the board inspector and executive director, or their designee, shall conduct an inspection.

(5)

- (a) The inspection shall be completed within twelve (12) months of the date that the School Application and all accompanying materials are received unless the board extends the time period for good cause. "Good cause" includes:
 - 1. An illness or medical condition of the applicant that prohibits the applicant from completing the final preparations; or

- 2. A death, illness, or medical condition in the applicant's immediate family that prohibits the applicant from completing the final preparations.
- (b) Requests for an extension of time shall be submitted in writing to the board and shall include:
 - 1. The reason for the extension and the term of the request; and
 - 2. Supportive documentation of the extension request.
- (6) A license to operate a school shall be valid only for the location and person, firm, or corporate owner named on the application. A school license shall not be transferable from one (1) location to another or from one (1) owner to another.
- (7) The school license shall contain:
 - (a) The name of the proposed school; and
 - (b) A statement that the proposed school may operate educational programs beyond secondary education.
- (8) Each licensed school shall maintain a board licensed instructor as school manager at all times.
- (9) The Board shall determine and publicly post the number of students and percentage of students that take and pass the theory examination and practical demonstration required by Section 8 of this regulation at each school. Licensed schools shall also provide this information to prospective students ahead of enrollment. [All newly licensed schools shall provide proof of initial application for accreditation within two (2) years of license issuance and become accredited through a US Department of Education approved cosmetology accreditation authority within five (5) years of license issuance. Enactment of this administrative regulation shall begin the timeline for all currently licensed schools.]
- (10) <u>Each school shall provide the Board with its current student contract when renewing its license.</u> [If accreditation requirements are not met in the required timeline the school license may be revoked.]

Section 18. [Section 17.] Change in School Ownership or Management.

- (1) The owners, firm, or corporation operating a licensed school shall submit to the board a new School Application or a Manager Change <u>Application[Form]</u> and payment of the applicable fee set forth in 201 KAR 12:260 no later than thirty (30) business days prior to selling, transferring, or changing ownership.
- (2) All manager changes shall be made with the board within ten (10) business days.
- (3) A prospective owner(s) or manager shall meet all qualifications of KRS Chapter 317A and 201 KAR Chapter 12, and obtain approval of the board prior to assuming operation of the school.
- (4) A school shall not be opened under new ownership while the current owner still occupies the space.
- (5) Written notice from current school owner including final closure date shall be provided to the board no less than ten (10) days prior to closure.
- (6) All final student withdrawal and hours posting shall be required prior to new ownership licensing inspection being completed.
- <u>Section 19.</u> [Section 18.] Classification as School. Any person, establishment, firm, or corporation that accepts, directly or indirectly, compensation for teaching any subject of cosmetology as defined in KRS 317A.010 shall comply with KRS Chapter 317A and 201 KAR Chapter 12.
- <u>Section 20.</u> [Section 19.] Owner and Manager Student Prohibited. An owner, partner, stockholder, corporate officer, or a manager of a licensed school shall not be enrolled as a student in the school.

<u>Section 21.</u> [Section 20.] Board Member Disclosure. A board member shall disclose to the board a financial interest in a salon or school when submitting an application for a salon or school license.

Section 22. [Section 21.] Incorporation by Reference.

- (1) The following material is incorporated by reference:
 - (a) "Out of State Transfer Application", March 2025 [July 2022];
 - (b) "Military License Transfer Application", March 2025 July 2022;
 - (c) "Certification Request Form", March 2025[July 2022];
 - (d) "Application for Examination", March 2025[July 2022];
 - (e) <u>"First-time License Application"</u>, <u>March 2025</u> <u>["Out of State Application for Examination"</u>, <u>July 2022]</u>;
 - (f) "Duplicate License Application", March 2025 ["License Application", July 2022;];
 - (g) "Renewal Application", March 2025 ["Duplicate License Application", July 2022];
 - (h) "Restoration Application", March 2025 ["Renewal Application", July 20222];
 - (i) "Salon or Limited Facility Application", March 2025 ["Restoration Application", July 2022];
 - (j) "Manager Change Application", March 2025 ["Salon Application", July 2022]; and
 - (k) "School Application", March 2025. ["Limited Facility Application", July 2022;]
 - [(1)] ["Manager Change Form", July 2022; and]
 - [(m)] ["School Application", July 2022.]
- (2) This material may be inspected, copied, or obtained, subject to applicable copyright law, at the Kentucky Board of Cosmetology, 1049 US Hwy 127 S, Annex #2, Frankfort, Kentucky 40601, Monday through Friday, 8 a.m. to 4:30 p.m. or on the board's website [Web site] at http://kbc.ky.gov.

KERRY HARVEY, Chair JONI UPCHURCH, Executive Director

APPROVED BY AGENCY: March 10, 2025 FILED WITH LRC: April 14, 2025 at 8:08 a.m.

PUBLIC HEARING AND COMMENT PERIOD: A public hearing on this administrative regulation shall be held on Monday, June 30th, 2025 at 2:00 p.m. EST at the Kentucky Board of Cosmetology. Individuals interested in being heard at this hearing shall notify this agency in writing by five workdays prior to the hearing, of their intent to attend. If no notification of intent to attend the hearing was received by that date, the hearing may be cancelled. A transcript of the public hearing will not be made unless a written request for a transcript is made. If you do not wish to be heard at the public hearing, you may submit written comments on the proposed administrative regulation. Written comments shall be accepted through June 30th, 2025. Send written notification of intent to be heard at the public hearing or written comments on the proposed administrative regulation to the contact person.

CONTACT PERSON: Joni Upchurch, Executive Director, 1049 US-HWY 127, Annex #2, Frankfort, Kentucky 40601, (502) 564-4262, joni.upchurch@ky.gov

REGULATORY IMPACT ANALYSIS AND TIERING STATEMENT

Contact Person: Joni Upchurch

(1) Provide a brief summary of:

(a) What this administrative regulation does:

This administrative regulation sets forth the procedures for examinations and licensing.

(b) The necessity of this administrative regulation:

This administrative regulation is necessary to lay out the core functions of the agency – administering examinations and governing the administration of licenses.

(c) How this administrative regulation conforms to the content of the authorizing statutes:

This administrative regulation conforms to the content of the authorizing statutes as it governs licenses and examinations for those practicing esthetics, nail technology, and cosmetology, schools that teach these practices, and salons where these practices occur.

(d) How this administrative regulation currently assists or will assist in the effective administration of the statutes:

This administrative regulation communicates expectations of licensees.

(2) If this is an amendment to an existing administrative regulation, provide a brief summary of:

(a) How the amendment will change this existing administrative regulation:

This amendment will change the renewal to every other year instead of every year, provides a necessary update to the Military Transfer Application in line with the Federal Servicemembers Civil Relief Act, and provides a necessary update to be in line with the recently revised KRS 317A where applicants may retake either portion of the examination required to be a licensed cosmetologist, nail technician, esthetician, or instructor. It also eliminates the requirement of accreditation by a 3rd-party entity and instead requires schools and the Board to post information of pass/fail rates.

(b) The necessity of the amendment to this administrative regulation:

The amendment is necessary to align with state and federal statutes, broaden the opportunities for applicants who have invested time and energy in schooling to retake examinations, and keeps potential students informed while saving costs.

(c) How the amendment conforms to the content of the authorizing statutes:

The amendment conforms to the content of the authorizing statutes using the established delegation of authority of the Board to promulgate regulations governing licensing and administering examinations.

(d) How the amendment will assist in the effective administration of the statutes:

The amendment will assist by eliminating confusion that might be caused by inconsistent information and make the renewal process more efficient and in line with the common practices of professional licensing in this state.

(3) List the type and number of individuals, businesses, organizations, or state and local governments affected by this administrative regulation:

This will affect all of the licensees regulated by the Board of Cosmetology, applicants to school programs regulated by the Board of Cosmetology, and military families that

wish to transfer a license without bearing great cost.

- (4) Provide an analysis of how the entities identified in question (3) will be impacted by either the implementation of this administrative regulation, if new, or by the change, if it is an amendment, including:
 - (a) List the actions that each of the regulated entities identified in question (3) will have to take to comply with this administrative regulation or amendment:

Less actions are required by entities with each of these changes. They will not have to renew every year, military transfer applicants are required to submit far less documentation to transfer their license, and schools will not have to go through the lengthy and expensive process of accreditation. Graduates of beauty school will be able to take components of the licensing exam without a cap.

(b) In complying with this administrative regulation or amendment, how much will it cost each of the entities identified in question (3):

There is no anticipated cost to licenses because of this amendment.

(c) As a result of compliance, what benefits will accrue to the entities identified in question (3):

This amendment lessens requirements of regulated entities. Opportunities to get a license will increase, small beauty schools will not have to worry about the cost of accreditation while keeping students informed about their pass rate, and military families will be able to transfer at a lower cost and begin to work as a cosmetologist, nail technician, esthetician, or instructor quicker than before.

- (5) Provide an estimate of how much it will cost the administrative body to implement this administrative regulation:
 - (a) Initially:

No additional funds are necessary to implement this administrative regulation.

(b) On a continuing basis:

No additional funds are necessary on an ongoing basis to implement this administrative regulation.

(6) What is the source of the funding to be used for the implementation and enforcement of this administrative regulation:

Current funding will not change.

(7) Provide an assessment of whether an increase in fees or funding will be necessary to implement this administrative regulation, if new, or by the change if it is an amendment:

No changes or increases in fees is required by this amendment.

(8) State whether or not this administrative regulation establishes any fees or directly or indirectly increases any fees:

No fees are created or increased directly or indirectly by this regulation.

(9) TIERING: Is tiering applied?

Tiering is not applied as this administrative regulation does not impose any requirements on current or prospective licensees.

FISCAL IMPACT STATEMENT

(1) Identify each state statute, federal statute, or federal regulation that requires or authorizes the action taken by the administrative regulation:

Kentucky Board of Cosmetology is the only agency affected. No other areas of state or local government are affected by this regulation.

(2) State whether this administrative regulation is expressly authorized by an act of the General Assembly, and if so, identify the act:

This administrative regulation is expressly authorized by an act of the General Assembly.

(3)(a) Identify the promulgating agency and any other affected state units, parts, or divisions:

The promulgating agency is the Kentucky Board of Cosmetology. There are no other affected state units, parts, or divisions.

- (b) Estimate the following for each affected state unit, part, or division identified in (3)(a):
 - 1. Expenditures:

For the first year: N/A

For subsequent years: N/A

2. Revenues:

For the first year:N/A

For subsequent years: N/A

3. Cost Savings:

For the first year: N/A

For subsequent years: N/A

(4)(a) Identify affected local entities (for example: cities, counties, fire departments, school districts):

No local entities are affected.

- (b) Estimate the following for each affected local entity identified in (4)(a):
 - 1. Expenditures:

For the first year:N/A

For subsequent years: N/A

2. Revenues:

For the first year:N/A

For subsequent years: N/A

3. Cost Savings:

For the first year:N/A

For subsequent years: N/A

(5)(a) Identify any affected regulated entities not listed in (3)(a) or (4)(a):

No other regulated are affected.

- (b) Estimate the following for each regulated entity identified in (5)(a):
 - 1. Expenditures:

For the first year: N/A

For subsequent years: N/A

2. Revenues:

For the first year: N/A

For subsequent years: N/A

3. Cost Savings:

For the first year: N/A

For subsequent years: N/A

- (6) Provide a narrative to explain the following for each entity identified in (3)(a), (4)(a), and (5)(a)
- (a) Fiscal impact of this administrative regulation:

There will be a balanced cost to expenditures and revenues to the regulating agency that oversees the items in this regulation.

(b) Methodology and resources used to reach this conclusion:

N/A

- (7) Explain, as it relates to the entities identified in (3)(a), (4)(a), and (5)(a):
- (a) Whether this administrative regulation will have a "major economic impact", as defined by KRS 13A.010(13):

There is no negative or adverse major economic impact to anyone.

(b) The methodology and resources used to reach this conclusion:

N/A

FEDERAL MANDATE ANALYSIS COMPARISON

(1) Federal statute or regulation constituting the federal mandate.

The "Servicemembers Civil Relief Act", 50 U.S.C. App §§501-597b mandates the changes to 201 KAR 12:030, Section 6(4).

(2) State compliance standards.

KRS 12.245 is the state compliance standard.

(3) Minimum or uniform standards contained in the federal mandate.

Under the SCRA, an applicant only has to supply the military order mandating the move and proof of having a license in a state or US Territory.

(4) Will this administrative regulation impose stricter requirements, or additional or different responsibilities or requirements, than those required by the federal mandate?

This regulation will not impose stricter requirements than the federal mandate.

(5) Justification for the imposition of the stricter standard, or additional or different responsibilities or requirements.

N/A