REVISOR'S NOTE: Subsection (a) of this section is new language substituted for the first and second clauses of former Art. 56, § 436(c)(1), which required a license of an assistant barber teacher "be stamped with the words 'substitute teacher'" on completion of "12 months". The substituted language reflects that, in accordance with the directives of the Legislative Auditor, the Board has issued a substitute teacher license rather than stamping the assistant barber teacher license, but only for licensees who apply on a form that the Board provides. The substituted language also refers to "at least 1 year" rather than the former "12 months", to clarify that the months are to be consecutive and a minimum number.

Subsection (b) of this section is new language substituted for the third clause of former Art. 56, \S 436(c)(1), which referred only to "substituting privileges".

Subsection (c) of this section is new language derived without substantive change from former Art. 56, § 436(c)(2).

Subsection (d) of this section is new language added to suspend or revoke a license issued under this section automatically whenever the Board suspends or revokes the underlying assistant barber teacher license. Under former Art. 56, § 436(c)(1), the assistant barber teacher license was merely "stamped with the words 'substitute teacher'" and, therefore, the effect of disciplinary action on the privilege to act as a substitute teacher was clear. Since, however, the Board now issues a separate document, the addition of subsection (d) of this section clarifies that specific action against the substitute barber teacher license is not required.

In subsection (c) of this section, the reference to "instruction hours in any week" is substituted for the former reference to "open hours per day", to provide a practical way of computing the number of hours a substitute may teach.

Former Art. 56, § 436(c)(3), which required a barber teacher who is absent to leave a work schedule, is deleted as unenforceable. The Business Occupations Article Review Committee notes, for consideration by the General Assembly, that former § 436(c)(3) may be more properly a subject for a regulation adopted by the Board.