

Defined term: "Practice cosmetology" § 5-101

(G) COSMETOLOGY SCHOOL.

"COSMETOLOGY SCHOOL" MEANS AN ESTABLISHMENT THAT OPERATES AS:

- (1) A SCHOOL OF COSMETOLOGY; OR
- (2) A POSTGRADUATE SCHOOL OF COSMETOLOGY.

REVISOR'S NOTE: This subsection is new language substituted for former Art. 56, § 479(m) and (n), which, respectively, defined the terms "school of beauty culture" and "post graduate school of beauty culture" as premises where "a student" or "licensed operators, managers, teachers and/or other persons licensed by the Board" are taught "for tuitions or a fee". In only a few provisions of former Art. 56, §§ 479 through 507 were the distinctions between these schools relevant. Instead, the defined terms appeared together or there were references such as "beauty school duly registered by the Board" or "beauty school of this State that is approved by the Board", which presumably meant either a school or postgraduate school. Therefore, a single defined term that encompasses both types of schools is more useful.

Where it is necessary to distinguish between these schools, the appropriate reference to a "school of cosmetology" or a "postgraduate school of cosmetology" is used.

In a few instances, the former law referred to a "school of cosmetology". These former references have been examined to determine whether, in context, they seemed to include postgraduate schools.

The substituted language omits the former references to "tuitions or a fee", in light of § 5-510(d) of this title, which makes provisions of this title applicable to public and parochial schools.

(H) LICENSE.

(1) "LICENSE" MEANS, UNLESS THE CONTEXT REQUIRES OTHERWISE, A LICENSE ISSUED BY THE BOARD.

(2) "LICENSE" INCLUDES, UNLESS THE CONTEXT REQUIRES OTHERWISE, EACH OF THE FOLLOWING LICENSES:

- (1) A LICENSE TO PRACTICE COSMETOLOGY;