

THE LICENSEE TO TEACH IN A COSMETOLOGY SCHOOL THAT HOLDS A SCHOOL PERMIT BUT ONLY ESTHETIC SERVICES.

(3) WHILE A LICENSE TO TEACH COSMETOLOGY LIMITED TO PROVIDING MANICURING SERVICES IS IN EFFECT, THE LICENSE AUTHORIZES THE LICENSEE TO TEACH IN A COSMETOLOGY SCHOOL THAT HOLDS A SCHOOL PERMIT BUT ONLY MANICURING SERVICES.

(4) WHILE A LICENSE TO TEACH COSMETOLOGY LIMITED TO PROVIDING WIG STYLING SERVICES IS IN EFFECT, THE LICENSE AUTHORIZES THE LICENSEE TO TEACH IN A COSMETOLOGY SCHOOL THAT HOLDS A SCHOOL PERMIT BUT ONLY WIG STYLING SERVICES.

(5) A LICENSED ASSISTANT TEACHER MAY TEACH COSMETOLOGY ONLY UNDER THE SUPERVISION OF A LICENSED TEACHER.

(C) LICENSE TO MANAGE.

WHILE A LICENSE TO MANAGE A BEAUTY SALON IS IN EFFECT, IT AUTHORIZES THE LICENSEE TO:

(1) MANAGE A BEAUTY SALON THAT HOLDS A BEAUTY SALON PERMIT; AND

(2) PRACTICE COSMETOLOGY.

REVISOR'S NOTE: Subsections (a)(1) and (2) and (b)(1) through (4) of this section are standard language added for clarity.

Subsection (a)(3) through (5) of this section is new language derived without substantive change from former Art. 56, § 483(b) and the second sentences of § 482(f) and (g) and patterned after standard language used throughout this article for comparable provisions.

Subsection (a)(6) of this section is new language derived without substantive change from the second clause of former Art. 56, § 479(o).

Subsections (b)(5) and (c) of this section are new language added for clarity. These additions conform to the practice of the Board.

The second sentence of former Art. 56, § 482(i), which provided that a licensed senior teacher was not prevented from teaching specialized courses of beauty culture, is deleted as unnecessary as nothing in subsection (c) of this section purports to limit the right of a teacher to teach a limited practice of cosmetology.