

Subsection (b) of this section is new language substituted for the first sentence of former Art. 56, § 485(e), which provided for courses in certain aspects of cosmetology to be "established and taught by a school of beauty culture ... or by specialized schools of beauty culture established for the purpose of teaching one or more the aforementioned courses". The substituted language clarifies that a limited practice school must have a school permit and otherwise meet the requirements of this subtitle. The substituted language also clarifies that providing demonstrating services is one of the permissible areas of instruction. Similarly, the substituted language covers all aspects of providing esthetic services, rather than the former limited scope of removing superfluous hair or massaging or making applications to a face.

Subsection (c) of this section is new language added to state expressly that which only was implied in the former law -- i.e., a separate school permit must be obtained for each school.

Subsection (d) of this section is new language derived without substantive change from the requirement for compliance in item (d) of the second sentence of former Art. 56, § 500.

In subsection (a) of this section, the defined term "school permit" is substituted for the former references to "certificate of registration", to conform to changes in terminology made throughout this article. See the General Revisor's Note to this article. Accordingly, the third clause of the first sentence of former Art. 56, § 480(d), which provided for the certificate to be known as a "school license", is deleted.

Also in subsection (a) of this section, the former words "firm or corporation" are deleted as unnecessary in light of the definition of "person".

The fourth clause of the first sentence of former Art. 56, § 480(d), which provided that "no examination shall be required", is deleted as unnecessary since nothing in this title purports to require an examination for school permits.

The second sentence of former Art. 56, § 480(d), which required the new owner of a school to notify the Board about the change in ownership, is deleted as misleading, since, in practice, a new owner must apply for and obtain a school permit. The General Assembly