- (2) "License" includes, unless the context requires otherwise, each of the following licenses:
 - (i) a master barber license;
 - (ii) a journey barber license;
 - (iii) a barber teacher license;
 - (iv) an assistant barber teacher license; and
 - (v) an assistant-barber license.
- [(h)] (I) "Master barber" means a barber who is licensed by the Board to practice barbering without supervision.
- [(i)] (J) (l) "Practice barbering" means to provide to an individual for compensation the service of:
- (i) cutting, razor cutting, styling, relaxing, body waving, shampooing, or coloring the hair;
 - (ii) shaving or trimming the beard;
 - (iii) massaging the face;
- (iv) designing, fitting, or cutting a hairpiece; or
- (v) performing any other similar procedure on the hair, beard, face, or hairpiece of the individual.
- (2) "Practice barbering" does not include the mere sale of wigs or hairpieces.
- [(j)] (K) "School permit" means a permit issued by the Board to operate a barber school.
- 4-301.
- (a) (1) Except as otherwise provided in this title, an individual shall be licensed by the Board to practice barbering before the individual may practice barbering in the State.
 - (2) This subsection does not apply to:
- (i) a registered student while the student practices barbering in a barber school that holds a school permit;
 - (II) A REGISTERED APPRENTICE BARBER; or