5 506.1.

5 507.

A BEAUTY SALON PERMIT HOLDER OR A LIMITED PRACTICE BEAUTY SALON PERMIT HOLDER MAY NOT LEASE, SUBLEASE, OR OTHERWISE PROVIDE SPACE ON THE PERMITTED PREMISES TO A PERSON WHO:

- (1) IS NOT AN EMPLOYEE OF THE PERMIT HOLDER; AND
- (2) PROVIDES COSMETOLOGY SERVICES AS A BUSINESS THAT IS SEPARATE FROM THE BUSINESS OF THE PERMIT HOLDER.
- (E) THE SECRETARY MAY DETERMINE THAT PERMITS ISSUED UNDER THIS SUBTITLE SHALL BE ISSUED ON A STAGGERED BASIS.

 5-510.
- (a) A person shall hold a school permit issued by the Board before the person may operate a school of cosmetology [or a postgraduate school of cosmetology] in the State.
- (b) A school of cosmetology may operate as a limited practice school of cosmetology by offering instruction in cosmetology services limited to:
 - (1) providing [demonstrating] MAKEUP ARTIST services;
 - (2) providing esthetic services; OR
 - (3) providing manicuring services[; or
 - (4) providing wig styling services].
- (c) A-separate school-permit is required for each school-of cosmetology-[or postgraduate school of cosmetology] that a person operates.

5-511.

- (d) [An applicant for a school permit for a postgraduate school of cosmetology shall satisfy the Board that the school for which the application is made will be operated in accordance with the standards specified in § 5-514 of this subtitle.
- (e)] As a condition of the issuance of a school permit, the cosmetology school for which the application is made shall pass the inspection, if any, conducted under § 5 521 of this subtitle.

5 512.

- (e) The term of the training program shall be:
 - (1) at least 9 consecutive months for a day school student;
 - (2) at least 18 consecutive months for a night school student; and