1	21 NCAC 14A .0401	LICENSE WAIVER FOR ARMED FORCES IS AMENDED AS PUBLISHED IN		
2	NC REGISTER 28:1	2 AS FOLLOWS:		
3				
4	SEC	CTION .0400 - LICENSE RENEWAL WAIVER FOR ARMED FORCES		
5				
6	21 NCAC 14A .0401	LICENSE RENEWAL WAIVER FOR ARMED FORCES		
7	(a) Licensees in good	stand standing and serving in the armed forces of the United States or spouse of an individual in		
8	good standing and serv	ving in the armed forces of the United States are allowed an extension on license renewal payment		
9	and required continuing education hours as permitted G.S. 93B-15.			
10	(b) Individuals holdin	g current and valid licensure as determined by G.S. 93B-15.1 may apply for licensure with the		
11	Board by providing a c	copy of the current and valid license along with a the license application, fees and documentation of		
12	military training. [H	the individual was not trained by the military, the individual may submit an original, unopened		
13	license certification fr	om the Board with which he or she is licensed along with the Board license application a copy o f		
14	the out of state license	and the license fees.		
15				
16	History Note: Auth	hority G.S. 93B-15; <mark>93B-15.1;</mark>		
17	Eff.	June 1, 2010. 2010;		
18	<u>Ame</u>	ended Eff. August 1, 2014.		
19				

1	21 NCAC 14B.	0504 ISSUANCE OF DECLARATORY RULINGIS IS REPEALED AS PUBLISHED IN NC
2	REGISTER 28:	12 AS FOLLOWS:
3		
4	21 NCAC 14B.	0504 ISSUANCE OF DECLARATORY RULING
5		
6	History Note:	Authority G.S. 150B-17;
7		Eff. February 1, 1976;

Repealed Eff. August 1, 2014.

1	21 NCAC 14H	.0401 LICENSEES AND STUDENTS IS AMENDED AS PUBLISHED IN NC
2	REGISTER 28	3:12 AS FOLLOWS:
3 4		SECTION .0400 - SANITATION PROCEDURES AND PRACTICES
5		SECTION .0400 - SANITATION PROCEDURES AND PRACTICES
6	21 NCAC 14H	.0401 LICENSEES AND STUDENTS
7	(a) Notwithstan	nding Rule .0201 in this Subchapter, this Rule applies to students and licensees licensees and students
8	in practice in c	osmetic art schools and shops. Each licensee and student shall wash his or her hands with soap and
9	water or an equ	ally effective cleansing agent immediately before and after serving each client.
10	(b) Each licens	see and student shall wear clean garments and shoes while serving patrons.
11	(c) Licensees of	or students must shall not use or possess in a cosmetic art school or shop any of the following:
12	(1)	Methyl Methacrylate Liquid Monomer a.k.a. MMA;
13	(2)	Razor type razor-type callus shavers designed and intended to cut growths of skin including skin
14		tags, corns <u>corns,</u> and calluses;
15	(3)	FDA rated Class III devices;
16	(4)	Carbolic carbolic acid (phenol) over two percent strength;
17	(5)	Animals animals including insects, fish, amphibians, reptiles, birds birds or mammals to perform
18		any service; or
19	(6)	A a variable speed electrical nail file on a natural nail unless it has been designed for use on a
20		natural nail.
21	(d) A licensee	or student <mark>must <u>shall</u> not:</mark>
22	(1)	Use use any product, implement implement or piece of equipment in any manner other than the
23		product's, implement's implement's, or equipment's intended use as described or detailed by the
24		manufacturer;
25	(2)	Diagnose any medical condition or treat treat any medical condition unless referred by a
26		physician;
27	(3)	Provide provide any service unless trained prior to performing the service;
28	(4)	Perform perform services on a client if the licensee has reason to believe the client has any of the
29		following:
30		(A) a contagious condition or disease; fungus, lice, or nits;
31		(B) an inflamed, infected, broken, raised raised, or swollen skin or nail tissue in the area to be
32		worked on; or
33		(C) an open wound or sore in the area to be worked on;
34	(5)	Alter alter or duplicate a license issued by the Board;
35	(6)	Advertise advertise or solicit clients in any form of communication in a manner that is false or
36		misleading;
37	(7)	Use use any FDA rated Class II device without the documented supervision of a licensed
38		physician;

1	(8)	Use use any product that will penetrate the dermis; or
2	(9)	Make make any statement to a member of the public either verbally or in writing stating of
3		implying action is required or forbidden by Board rules when such action is not required or
4		forbidden by Board rules. A violation of this prohibition is considered practicing or attempting to
5		practice by fraudulent misrepresentation.
6	(e) In using a d	lisinfectant, the user shall wear any personal protective equipment, such as gloves, recommended by
7	the manufacture	er in the Material Safety Data Sheet.
8		
9	History Note:	Authority G.S. 88B-2; 88B-4; 88B-14; 88B-24;
10		Eff. April 1, 2012;
11		Amended Eff. <u>August 1, 2014;</u> March 1, 2013.

1 21 NCAC 14H .0504 SYSTEMS OF GRADING BEAUTY ESTABLISHMENTS IS AMENDED AS

2 PUBLISHED IN NC REGISTER 28:12 AS FOLLOWS:

3

4 21 NCAC 14H .0504 SYSTEMS OF GRADING BEAUTY ESTABLISHMENTS

- 5 The system of grading the sanitary rating of cosmetic art schools and shops based on the rules set out in this subchapter
- 6 Subchapter shall be as follows, setting out areas to be inspected and considered, and the maximum points given for

7 compliance:

Sanitation	Point Value
Each licensee and student shall wash his or her hands with soap and water or an equally effective cleansing agent	
immediately before and after serving each client.	2
Each licensee and student shall wear clean garments and shoes while serving patrons.	2
The cosmetic art facility shall be kept clean.	3
Waste material shall be kept in receptacles with a disposable liner. The area surrounding the waste receptacles shall	
be maintained in a sanitary manner.	4
All doors and windows shall be kept clean.	2
Furniture, equipment, floors, walls, ceilings and fixtures must shall be clean and in good repair.	3
Clean protective capes, drapes, linens and towels shall be used for each patron.	3
After a cape, drape, linen or towel has been in contact with a patron's skin it shall be placed in a clean, closed	
container until laundered with soap and hot water and dried in a heated dryer.	5
Any paper or nonwoven protective drape or covering shall be discarded after one use.	2
There shall be a supply of clean protective drapes, linens and towels at all times.	2
Clean drapes, capes, linens and towels shall be stored in a clean area.	5
Bathroom facilities must shall be kept cleaned.	3
All implements shall be washed with warm water and a cleaning solution and scrubbed to remove debris and dried.	2
All implements shall be disinfected.	10
All disinfected electrical implements shall be stored in a clean area.	2
Disposable and porous implements and supplies must shall be discarded after use or upon completion of the service.	10
Any product that comes into contact with the patron must shall be discarded upon completion of the service.	3
Disinfected implements must shall be kept in a clean closed cabinet or clean closed container and must shall	
not be stored with any implement or item that has not been disinfected.	10
Lancets, disposable razors, and other sharp objects shall be disposed in puncture-resistant containers.	<u>21</u>
The presence of animals or birds. Fish in an enclosure and animals trained for the purpose of accompanying disabled	
persons are exempt.	1

All creams, lotions, wax, cosmetics, and other products dispensed to come in contact with patron's skin must shall be	
kept in clean, closed containers and dispensed in a sanitary manner. No product dispensed in portions may be	
returned to the container.	10
After each patron's use each whirlpool or footspa must shall be cleaned and disinfected.	10
The water in a vaporizer machine must shall be emptied daily and the unit disinfected daily.	2
The area where services are performed that come in contact with the patron's skin including chairs, tables and beds	
shall be disinfected between patrons.	3

History Note: Authority G.S. 88B-2; 88B-4; 88B-14; 88B-23; 88B-26;
 Eff. April 1, 2012,2012;
 Amended Eff. August 1, 2014.

2	PUBLISHED	IN NC REGISTER 28:12 AS FOLLOWS:
3	21 NCAC 14F	I .0505 RULE COMPLIANCE AND ENFORCEMENT MEASURES
4	(a) The use of	or possession of the following products or equipment in a school or shop shall result in civil penalty in the
5	amount of thre	e hundred dollars (\$300.00) per container of product or piece of equipment:
6	(1)	Methyl Methacrylate Liquid Monomer a.k.a. MMA; or
7	(2)	Razor type razor-type callus shavers designed and intended to cut growths of skin including but not
8		limited to skin tags, corns <u>corns,</u> and calluses.
9	(b) The use o	f or possession of the following in a school or shop shall result in civil penalty in the amount of one
10	hundred dollar	s (\$100.00) per use or possession:
11	(1)	Animals animals including insects, fish, amphibians, reptiles, birds birds, or mammals to perform any
12		service; or
13	(2)	Variable variable speed electrical nail file on the natural nail unless it has been designed for use on the
14		natural nail.
15	(c) The action	of any student or licensee to violate the Board rules in the following manner shall result in civil penalty in
16	the amount of	one hundred dollars (\$100.00) per instance of each action:
17	(1)	Use use of any product, implement implement, or piece of equipment in any manner other than the
18		product's, implement's implement's, or equipment's intended use as described or detailed by the
19		manufacturer;
20	(2)	Diagnosis of any medical condition or treatment treatment of any medical condition unless referred by
21		a physician; <mark>or</mark>
22	(3)	Use use of any product that will penetrate the dermis; or
23	(4)	Provision provision of any service unless trained prior to performing the service; or
24	(5)	Performance performance of services on a client if the licensee has reason to believe the client has any
25		of the following:
26		(A) a contagious condition or disease; fungus, lice, or nits;
27		(B) inflamed infected, broken, raised raised, or swollen skin or nail tissue; tissue in the area to be
28		worked on; or
29		(C) an open wound or sore in the area to be worked on; or
30	(6)	Alteration alteration of or duplication of a license issued by the Board; or
31	(7)	Advertisement advertisement or solicitation of clients in any form of communication in a manner that
32		is false or misleading; or
33	(8)	Use use of any FDA rated elass Class II device without the documented supervision of a licensed
34		physician.
35	(d) The presen	ce of animals or birds in a cosmetic art shop or school shall result in civil penalty in the amount of twenty
36	five dollars (\$2	25.00) per animal or bird. Fish in an enclosure and animals trained for the purpose of accompanying
37	disabled person	ns are exempt.

21 NCAC 14H .0505 RULE COMPLIANCE AND ENFORCEMENT MEASURES IS AMENDED AS

- 1 (e) (d) The failure to record the date and time of each cleaning and disinfecting of a footspa in a cosmetic art school or
- shop as required by this Subchapter including the date, time, reason reason, and name of the staff member who performed
- 3 the cleaning or the failure to keep or make such record available for at least 90 days upon request by either a patron or
- 4 inspector shall result in civil penalty in the amount of twenty-five dollars (\$25.00) per footspa.
- 5 (f) (e) The failure to clean and disinfect a footspa in a cosmetic art shop or school as required by this Subchapter shall
- 6 result in civil penalty in the amount of one hundred dollars (\$100.00) per footspa.
- 7 (g) (f) The failure to maintain in a cosmetic art shop and school antiseptics, gloves or finger guards, and sterile bandages
- 8 available to provide first aid shall result in civil penalty in the amount of twenty-five dollars (\$25.00) per item.
- 9 (h) (g) The failure to maintain a sink with hot and cold running water in the clinic area, separate from restrooms, shall
- result in civil penalty in the amount of one hundred dollars (\$100.00).
- 11 (i) The failure to maintain a water supply within 20 feet of the door or 25 feet from the service table or chair shall result
- in civil penalty in the amount of fifty dollars (\$50.00) per inspection occurrence.
- 13 (i) (h) The failure to provide ventilation at all times in the areas where patrons are serviced in all cosmetic art shops shall
- result in civil penalty in the amount of twenty-five dollars (\$25.00).
- 15 (k) (i) The failure to effectively screen all doors and windows open for ventilation shall result in civil penalty in the
- amount of twenty-five dollars (\$25.00).
- 17 (1) (j) The failure to maintain equipment and supplies necessary to safety perform any cosmetic art service offered in the
- shop shall result in civil penalty in the amount of one hundred dollars (\$100.00).
- 19 (m) (k) The failure to maintain a sanitation grade of 80 percent or higher shall result in a civil penalty in the amount of
- 20 two hundred dollars (\$200.00).
- 21 (n) (l) Repeated violations of the rules in this Subchapter exceeding three written notifications of any one rule
- documented to any one individual, shop shop, or school shall result in a mandatory disciplinary hearing in
- 23 <u>accordance with Subchapter C in this Chapter.</u>

- 25 History Note: Authority G.S. 88B-2; 88B-4; 88B-14; 88B-23; 88B-24; 88B-26; 88B-27; 88B-29;
- 26 Eff. April 1, 2012.2012;
- 27 Amended Eff. August 1, 2014.

1	21 NCAC 14I .0	401 APPLICATION/LICENSURE/INDIVIDUALS WHO HAVE BEEN CONVICTED
2	OF FELONY IS	AMENDED AS PUBLISHED IN NC REGISTER 28:12 AS FOLLOWS:
3		
4	SECTION .04	400 - LICENSURE OF INDIVIDUALS WHO HAVE BEEN CONVICTED OF A FELONY
5		
6	21 NCAC 14I .0	401 APPLICATION/LICENSURE/INDIVIDUALS WHO HAVE BEEN CONVICTED OF
7		FELONY
8	(a) Any applicant	t convicted of a felony or charged with a felony that is still pending may apply for Board approval upon
9	enrollment in a co	osmetic art school. All documentation submitted shall have no effect on an individual's ability to attend
10	a cosmetic art sch	ool, take an examination administered by the Board, or apply for a license; is not binding on the Board
11	with respect to ar	ry future application from the individual reviewed; and is not a final agency decision. license.
12	(b) The applican	t shall supply the following;
13	(1)	A statement of facts of the erime crime, accompanied by a certified copy of the indictment (or, in the
14		absence of an indictment, a copy of the "information" that initiated the formal judicial process), the
15		judgment and any commitment order for each felony for which there has been a conviction;
16	(2)	A copy of the applicant's restoration of rights certificate, if applicable;
17	(3) (2)	At least three letters attesting to the applicant's character from individuals unrelated by blood or
18		marriage. If available, one of these letters must be from someone familiar with the applicant's
19		cosmetology training and experience, one from the applicant's probation or parole officer, and one
20		from the applicant's vocational rehabilitation officer. If letters from persons in these positions are
21		unavailable, the applicant shall submit an explanatory statement as to why they are unavailable;
22	(4)	The name and address of the applicant's current employer;
23	(5) (3)	A summary of the applicant's personal history since conviction including, if applicable, date of release,
24		parole or probation status, employment, and military service;
25	(6) <u>(4)</u>	Records of any cosmetology, esthetics, natural hair <u>eare care</u> , or manicurist school disciplinary actions;
26		or a statement from the school indicating no disciplinary actions were taken;
27	(7)	A description of any pending criminal charges with a copy of the indictment or, if there is not yet an
28		indictment, the arrest warrant for each pending charge; and
29	(8) <u>(5)</u>	Any other information which that in the opinion of the applicant would be useful or pertinent to the
30		consideration by the Board of the applicant's request;
31	(c) If a felony c	onviction was for an offense involving drugs or alcohol, the applicant shall also provide evidence
32	showing that he c	or she is drug/alcohol free. Examples of evidence which will be considered are:
33	(1)	enrollment in an on-going licensed treatment program;
34	(2)	drug analysis test results; and
35	(3)	certification of completion of a licensed treatment program.
36		
37	History Note:	Authority G.S. 88B-4; 88B-24(1);

1 Eff. June 1, 1995;

2 Amended Eff. <u>August 1, 2014;</u> September 1, 2010; December 1, 2008; April 1, 2001; August 1, 1998.

1	21 NCAC 14K	.0107	LIVE MODEL PERFORMANCES IS REPEALED AS PUBLISHED IN NO
2	REGISTER 28	3:12 AS	FOLLOWS:
3			
4	21 NCAC 14K	.0107	LIVE MODEL PERFORMANCES
5			
6	History Note:	Autho	rity G.S. 88B-4; 88B-10;
7		Eff. Jı	dy 1, 1990;
8		Amen	ded Eff. April 1, 1991; December 1, 1990;
9		Тетро	orary Amendment Eff. January 1, 1999;
10		Amen	ded Eff. July 1, 2010; December 1, 2008; April 1, 2001; August 1, 2000;
11		Repea	eled Eff. <u>August 1, 2014</u>
12			

1	21 NCAC 140 .	0106 LIVE MODEL PERFORMANCES IS REPEALED AS PUBLISHED IN NC
2	REGISTER 28:	12 AS FOLLOWS:
3		
4		
5	21 NCAC 140	0106 LIVE MODEL PERFORMANCES
6		
7	History Note:	Authority G.S. 88B-4;
8		Temporary Adoption Eff. January 1, 1999;
9		Eff. August 1, 2000;
10		Repealed Eff. August1, 2014.
11		

1 21 NCAC 14P .0113 OPERATIONS OF SCHOOLS OF COSMETIC ART IS AMENDED AS 2 **PUBLISHED IN NC REGISTER 28:12 AS FOLLOWS:** 3 4 21 NCAC 14P .0113 OPERATIONS OF SCHOOLS OF COSMETIC ART 5 (a) The presumptive civil penalty for failure to record student's hours of daily attendance is: 6 1st offense warning (\$100.00) 7 (2) 2nd offense \$200.00 3rd offense 8 \$300.00 (3)9 (b) The presumptive civil penalty for failure to report withdrawal or graduation of a student within 30 working days 10 is: 11 1st offense warning (\$50.00) (1) 12 (2) 2nd offense \$100.00 13 (3) 3rd offense \$200.00 14 (c) The presumptive civil penalty for failure to submit cosmetology enrollments within 30 working days or manicurist, natural hair care specialist specialist, and esthetician enrollments within 15 working days is: 15 16 (1) 1st offense warning (\$50.00) 17 (2)2nd offense \$100.00 \$200.00 18 (3) 3rd offense 19 (d) The presumptive civil penalty for failure to display a copy of the sanitation rules is: 1st offense 20 (1) warning (\$50.00) 2nd offense 21 (2) \$100.00 22 (3) 3rd offense \$200.00 23 (e) The presumptive civil penalty for failure to post consumer sign "Cosmetic Art School - Work Done Exclusively 24 by Students" is: 1st offense 25 (1) warning (\$50.00) (2) 2nd offense \$100.00 26 3rd offense 27 (3) \$200.00 28 (f) The presumptive civil penalty for allowing a cosmetic art shop to operate within a cosmetic art school is: 29 (1) 1st offense \$200.00 2nd offense (2) 30 \$400.00 3rd offense 31 (3) \$600.00 32 (g) The presumptive civil penalty for a cosmetic art school that is not separated from a cosmetic art shop or other 33 business by a solid wall, floor to ceiling, with an separate entrance and a door that stays closed at all times is: 1st offense 34 (1) \$200.00 2nd offense (2) 35 \$400.00 (3) 3rd offense \$600.00 36 37 (h) The presumptive civil penalty for failure to have any student wear a clean washable uniform or identification is:

warning (\$50.00)

38

1st offense

(1)

1	(2)	2nd offense	\$100.00
2	(3)	3rd offense	\$200.00
3	(i) The presump	otive civil penalty for	failure to renew or file school bond or bond alternative in accordance with G.S.
4	88B-17 is:		
5	(1)	1 st offense	<u>\$200.00</u>
6	<u>(2)</u>	2 nd offense	\$400.00
7	(3)	3 rd offense	\$600. <u>00</u>
8			
9			
10	History Note:	Authority G.S. 881	3-4; 88B-16; <mark>88B-17;</mark> 88B-29;
11		Temporary Adopti	on Eff. January 1, 1999;
12		Eff. August 1, 2000	9;
13		Amended Eff. <u>Aug</u>	ust 1, 2014; September 1, 2012; July 1, 2010; December 1, 2008; April 1, 2004.
14			

21 NCAC 14R .0105 CONTINUING EDUCATION IS AMENDED AS PUBLISHED IN NC REGISTER

2 **28:12 AS FOLLOWS:**

3 4

1

21 NCAC 14R .0105	CONTINUING EDUCATION	M
41 NCAC 14K .0105	CONTINUING EDUCATION	JIN.

- 5 (a) This Rule pertains to all cosmetic art licensees. Each licensee wishing to maintain his or her license shall obtain 6 continuing education during each licensing period. The licensee shall maintain records of attendance at a continuing
- 7 education course including the following information:
- 8 (1) Course course title and description;
- 9 (2) Date date conducted;
- 10 (3) Address address of location where the course was conducted; and
- 11 (4) Continuing continuing education hours earned.
- 12 (b) Each licensee must ensure at least 50 percent of the subject matter in a course broadens the licensee's knowledge
- 13 of the cosmetic arts profession in which he or she is licensed. At least one-half of the required continuing education
- hours for each licensee shall be in the cosmetic arts profession in which he or she is licensed."
- 15 (c) Each cosmetic art teacher must ensure at least 50 percent of the subject matter in a course taken for the purpose
- 16 of license renewal relates to teacher training techniques and enhances the ability to communicate.
- 17 (d) Continuing education courses shall be approved by the board <u>Board</u> providing the courses meet the requirements
- 18 above.

- 19 (e) The Board or an agent of the Board may conduct audits of the licensee's continuing education at any time. Upon
- 20 the Board's request, each licensee shall provide completed records to the Board to support the last
- affirmation given pursuant to Subparagraph (j)(3) of this Rule. Records must be maintained until the end of the next
- 22 renewal cycle after the affirmation for audit purposes.
- 23 (f) Continuing education courses completed prior to an individual's being licensed by the Board shall not qualify for
- 24 continuing education credit.
- 25 (g) Apprentices do not need to earn continuing education for license renewal.
- 26 (h) Licensees are exempt from the eight hours of continuing education requirement until the licensing period
- 27 commencing after their initial licensure.
- 28 (i) After completion of the continuing education requirements for any licensing eyele cycle, the licensee shall
- 29 forward to the Board the following:
 - (1) the license renewal application;
- 31 (2) the license renewal fee; and
- 32 (3) A date and signature affirming affirmation of the following pledge: "I hereby certify that I have
- obtained all continuing education hours required in accordance with the G.S. 88B-21 and board
- Board rules and regulations. I am aware that 1) false or dishonest misleading information may be
- grounds for disciplinary action against my license; and further that 2) false statements are
- 36 punishable by law."
- 37 (j) Failure to produce documents or file a response to a request for audit from the Board within 30 days of the
- request shall result in a civil penalty to the licensee in the amount of two hundred fifty dollars (\$250.00).

- 1 (k) The presentation of fraudulent continuing education documentation to the Board by a licensee shall result in a
- 2 civil penalty of five hundred dollars (\$500.00).
- 3 (1) Licensees in inactive status may reactivate licensure by taking no fewer than eight hours of continuing education
- 4 per year of inactivity up to 24 total hours.

- 6 History Note: Authority G.S. 88B-2; 88B-4; 88B-21; 88B-24; 88B-29;
- 7 Eff. April 1, 2012;
- 8 Amended Eff. <u>August 1, 2014; March 1, 2013.</u>

ESTHETICS CURRICULUM IS AMENDED AS PUBLISHED IN NC REGISTER 21 NCAC 14T .0604

2 **28:12 AS FOLLOWS:**

3 4

1

21 NCAC 14T .0604 **ESTHETICS CURRICULUM**

5 (a) To meet the approval of the Board, an esthetician training course must shall consist of at least 600 hours of

instruction in theory and practical application, divided as follows:

6 7

Theory and Performance Requirements		Services	
Beginners: anatomy/physiology, hygiene, disinfection, first aid, chemistry, draping, facial/body treatment (cleansing, manipulations, masks), hair removal, basic dermatology, machines, electricity, apparatus, aromatherapy, nutrition, make-up/color theory,	75 40		
Advanced: Styles and techniques of esthetics services including facials, makeup application, performing skin care, hair removal, eyelash extensions and applying brow and lash color; business management; and professional ethics	525 <u>560</u>		
Performance Requirements		Mannequin	Live Model
Facials Manual (skin analysis, cleansing, surface manipulations, packs packs, and masks)		10	30
Facials Electronic (the use of electrical modalitus, including dermal lights, and electrical apparatus for facials and skin care including galvanic and faradic)			30
Eyebrow arching		5	15
Hair removal (hard wax, soft wax, depilitories)		5	25
Makeup application (skin analysis, complete and corrective makeup)		10	20
Eyelash extensions		5	5
Brow and lash color		5	5

- 9 (b) A minimum of 75 40 hours of theory is shall be required prior to conducting live model performances on the public.
- 10
- 11 (c) Certification of live model or mannequin performance completions is shall be required required,
- 12 along with the graduation form and application for the **Board's** examination.
- 13 (d) A live model may be substituted for a mannequin for any mannequin service.
- 14 (e) All mannequin services may be performed using a simulated product.
- 15 (f) Simulated product is not shall not be allowed for credit for live model performance.
- 16 (g) Mannequin services shall not be substituted for live model services.

- 1 (h) Sharing of performance completions is not shall not be allowed.
- 2 (i) Credit for a performance shall be given to only one student.

- 4 History Note: Authority G.S. 88B-2; 88B-4; 88B-16; 88B-17;
- 5 Eff. January 1, 2012.2012;
- 6 <u>Amended Eff. August 1, 2014.</u>

1 21 NCAC 14T .0605 MANICURING CURRICULUM IS AMENDED AS PUBLISHED IN NC

2 REGISTER 28:12 AS FOLLOWS:

3 4

21 NCAC 14T .0605 MANICURING CURRICULUM

5 (a) To meet the approval of the Board, a manicurist training course must shall consist of at least 300 hours of

6 instruction in theory and practical application, divided as follows:

Theory and Performance Requirements	Hours	Services	
Beginners: Manicuring theory, disinfection, first aid, trimming, filing, shaping, decorating, arm and hand manipulation, sculptured and artificial nails; and pedicuring	60 <u>25</u>		
Advance: Styles and techniques for the care, treatment and decoration of fingernails, toenails, cuticles, nail extensions and artificial nails; electric file; business management; and professional ethics	240 275		
Performance Requirements		Mannequin	Live Model
Manicures including trimming, filing, shaping, decorating decorating, and arm and hand manipulations		5	10
Applications or repair of sculptured or artificial nail sets		5	15
Pedicures			10

7

- 8 (b) A minimum of <u>60_25</u> hours theory <u>is shall be</u> required prior to conducting live model performances on the
- 9 public.
- 10 (c) Certification of live model or mannequin performance completions is shall be required required along with the
- graduation form and application for the <u>Board's</u> examination.
- 12 (d) A live model may be substituted for a mannequin for any mannequin service.
- 13 (e) All mannequin services may be performed using a simulated product.
- 14 (f) Simulated product is not shall not be allowed for credit for live model performance.
- 15 (g) Mannequin services shall not be substituted for live model services.
- 16 (h) Sharing of performance completions is not shall not be allowed.
- 17 (i) Credit for a performance shall be given to only one student.
- 18 (j) A nail set is "nail set" means one hand including all four fingers and thumb.

- 20 *History Note: Authority G.S.* 88*B*-2; 88*B*-4; 88*B*-16; 88*B*-17;
- 21 Eff. January 1, 2012.2012;
- 22 Amended Eff August 1, 2014.

1 21 NCAC 14T .0606 NATURAL HAIR CARE CURRICULUM IS AMENDED AS PUBLISHED IN NC

2 REGISTER 28:12 AS FOLLOWS:

3

4 21 NCAC 14T .0606 NATURAL HAIR CARE CURRICULUM

- 5 (a) To meet the approval of the Board, a natural hair care styling training course must shall
- 6 consist of 300 hours of instruction in theory and practical application, divided as follows:

Theory	Hours	Services	
Beginners: Sanitation, bacteriology, disinfection, first aid, shampooing, draping, anatomy, disorders of the hair and scalp, client consultation.	60 <u>25</u>		
Advanced: Styles and techniques of natural hair styling including twisting, wrapping, extending, locking, blowdry and thermal iron; and business management management; and professional ethics.	240 275		
Performance Requirements		Mannequin	Live Model
Braids		5	5
Twists		5	5
Knots		3	2
Corn rows		3	2
Hairlocking		5	5
Artificial hair and decorations		5	5
Blow dry and thermal iron		5	5
Braid Removal		5	5

- 7 (b) A minimum of 60 25 hours of theory is shall be required prior to conducting live model performances on the public.
- 8 (c) Certification of live model or mannequin performance completions is shall be required required, along with the
- 9 graduation form and application for the **Board's** examination.
- 10 (d) A live model may be substituted for a mannequin for any mannequin service.
- (e) All mannequin services may be performed using a simulated product.
- 12 (f) Simulated product is not shall not be allowed for credit for live model performance.
- 13 (g) Mannequin services shall not be substituted for live model services.
- (h) Sharing of performance completions is not shall not be allowed allowed unless the live model service consists of 20
- or more lengths of hair.
- 16 (i) Credit for a performance shall be given to only one student.
- 17 (j) A performance shall consist of 10 or more lengths of hair.

- 19 *History Note:* Authority G.S. 88B-2; 88B-4; 88B-16;
- 20 Eff. January 1, 2012;
- 21 Amended Eff. <u>August 1, 2014;</u> June 1, 2013.

1 FIELD TRIPS IS AMENDED AS PUBLISHED IN NC REGISTER 28:12 AS 21 NCAC 14T .0615 2 **FOLLOWS:** 3 21 NCAC 14T .0615 FIELD TRIPS 4 5 (a) Cosmetic art schools must shall notify the Board prior to any field trip and record the field trip hours of each 6 student. Cosmetic Art Educational Field Trips include the following activities: 7 Cosmetic cosmetic art shops; (1) 8 (2) Cosmetic cosmetic art Conventions; conventions; 9 (3) Competition Training; competition training; 10 (4) Other other Schools; 11 State state Board Office; (5) 12 (6) Supply Supply Houses; College college or Career Day at School; 13 (7) 14 (8) Fashion fashion Shows; (9) 15 Rest rest Homes/Nursing Homes; (10)Hospitals; hospitals; and 16 17 Funeral Homes. (11)18 (b) An instructor must shall be present during these the educational field trips listed in Paragraph (a) of this Rule, 19 for credit to be given to students, with a ratio of one instructor per 25 students present. 20 (c) The maximum number of hours a student may earn for field trips is 40 credit hours for cosmetology students, 20 credit hours for esthetician students students, and 10 credit hours for manicurist or natural hair care students. 21 22 (d) Students may earn up to four additional hours of credit for curriculum requirements for interviews at a licensed 23 cosmetic art shop. 24 (e) Students may not earn credit for any service performances completed outside of the school. 25 26 History Note: Authority G.S. 88B-2; 88B-4; 88B-16; 88B-17; 27 Eff. January 1, 2012.2012; Amended Eff. August 1, 2014. 28

1	21 NCAC 14T .(ADDITIONAL HOURS IS AMENDED AS PUBLISHED IN NC REGISTER 28:12
2	AS FOLLOWS:	
3 4	21 NCAC 14T .0	0616 ADDITIONAL HOURS
5	(a) Notwithstand	ling any other provision of the rules in this Subchapter, pursuant to G.S. 88B-18(d) a cosmetologist,
6	apprentice, esthe	tician, manicurist, natural hair care <mark>specialist <u>specialist,</u> or teacher candidate who has failed either</mark>
7	section of the ex	amination three times, shall complete the following amounts of study at an approved cosmetic art
8	school before rea	pplication for examination shall be accepted by the Board; the Board may accept an application:
9	(1)	Cosmetologist 200 hours;
10	(2)	Apprentice 150 hours;
11	(2) (3)	Esthetician 80 hours;
12	(3) (4)	Manicurist 40 hours;
13	(4)<u>(5)</u>	Natural Hair Care Specialist 40 hours; and
14	(5)<u>(6)</u>	Teacher:
15		(A) cosmetology 100 hours;
16		(B) esthetician 80 hours; and
17		(C) manicurist 40 hours.
18	(b) Schools shall	ll evaluate students returning to complete additional hours to fulfill three time examination failure
19	requirements in a	accordance with Paragraph (a) and shall provide remedial assistance and or training in the areas of
20	deficiency.	
21	(c) Teacher car	ndidates with no prior cosmetic art teacher training program experience shall provide a written
22	<mark>affidavit docume</mark>	nting a minimum of required work experience as outlined in 21 NCAC 14N .0115 or complete a
23	minimum of the l	hours required for the teacher curriculum in the discipline in which they hold a license.
24		
25	History Note:	Authority G.S. 88B-2; 88B-4; 88B-16; 88B-17; 88B-18;
26		Eff. January 1, 2012. 2012;
27		Amended Eff. August 1, 2014.

1 TEACHER TRAINEES IS AMENDED AS PUBLISHED IN NC REGISTER 28:12 21 NCAC 14T .0617 2 **AS FOLLOWS:** 3 21 NCAC 14T .0617 TEACHER TRAINEES 4 5 (a) A cosmetic art teacher trainee may not perform clinical services on a patron client at the cosmetic art school. 6 (b) A cosmetic art teacher trainee shall be supervised by a cosmetic art teacher at all times when the trainee is at a 7 cosmetic art school except as set out in Paragraph (c) of this Rule. 8 (c) A manicurist, natural hair care or esthetician teacher may supervise a cosmetic art teacher trainee with regard to 9 manicuring, natural hair care care, or esthetics, as appropriate. esthetics. 10 (d) A cosmetic art teacher trainee program may be a full time program or a part time program. A cosmetic art 11 teacher trainee, however, may not receive credit for more than eight 10 hours per day. 12 (e) Teacher trainees may present lessons they have prepared under the direct supervision of a licensed cosmetic art 13 teacher as long as the supervising teacher is present in the classroom. 14 (f) Persons receiving teacher training in a cosmetic art school shall be furnished a teacher's manual and shall spend 15 all of their training time under the direct supervision of a licensed cosmetic art teacher and shall not be left in charge 16 of students or the school at any time. 17

Authority G.S. 88B-2; 88B-4; 88B-16; 88B-17;

Eff. January 1, 2012.2012;

Amended Eff. August 1, 2014.

18

19

20

History Note:

1 21 NCAC 14T .0701 SCHOOL OPERATIONS/LICENSURE MAINTENANCE IS IS AMENDED AS

2 PUBLISHED IN NC REGISTER 28:12 AS FOLLOWS:

3 4

SECTION .0700 - SCHOOL LICENSURE, OPERATIONS, CLOSING AND RELOCATING SCHOOLS

5

6

21 NCAC 14T .0701 SCHOOL OPERATIONS/LICENSURE MAINTENANCE

- 7 (a) No individual shall be given credit for any hours earned in a cosmetic art school before the date the school is granted
- 8 a license, before the student is enrolled enrolled, or after graduation or withdrawal without a new enrollment.
- 9 (b) All Cosmetic Art schools must shall submit hours of operation per cosmetic art discipline to the Board. Any changes
- to the hours of operation must shall be submitted to the Board. A school will be considered open by the Board when
- 11 cosmetic art instruction, services or performances are provided.
- 12 (c) Students may be required to clean and disinfect work areas, reception areas, implements implements, and the
- dispensary. Students shall not be required to perform regular maintenance.
- (d) All cosmetic art schools must shall adhere to all Board sanitation regulations located in 21 NCAC 14H Sanitation.
- 15 (e) Cosmetic art schools may permit students to leave the cosmetic art school during instructional time to visit on campus
- libraries and other educational resource rooms such as computer labs for research and study under the supervision of a
- 17 cosmetic art instructor.
- 18 (f) Cosmetic art schools shall use the following grading scale as a minimum for passing grades:

Grade A	100-90
Grade B	80-89
Grade C	70-79
Grade F (Fail)	0-69

- 19 (g) Cosmetic art schools shall not graduate any student who has not met the minimum school and Board requirements for
- 20 graduation.

25

- 21 (h) Examinations shall be administered in all subjects of the cosmetic art curriculum.
- 22 (i) Students present at school must shall be supervised by a cosmetic art teacher at all times. If a guest lecturer is leading
- a class, at least one cosmetic art teacher must be present in the lecture.
- 24 (j) All cosmetic art schools shall provide:
 - (1) One teacher for every 25 students enrolled in the beginner department;
- 26 (2) One teacher for every 20 students during practical work on live models in the advanced department; 27 and
- 28 (3) Cosmetic art teachers at a ratio of 1:25 teacher to teacher trainees; or
 - (A) one teacher and up to 25 beginner cosmetic art students and 5 teacher trainees; or
- 30 (B) one teacher and up to 20 cosmetic art students in practice on the clinic floor and 5 teacher trainees.
- 32 (k) In theory classes, the teacher-student ratio may exceed the ratios established in this Rule.
- 33 (l) The teacher student ratios established in this Rule shall be adhered to when schools are in operation.

- 1 (m) A teacher shall not may administer instruction to up to 10 students enrolled in beginner and advanced departments at
- 2 the same time. A teacher shall not administer instruction to more than 10 students enrolled in beginner and advanced
- 3 departments at the same time.
- 4 (n) At no time can any one teacher be simultaneously responsible for students in a theory class and students in practice
- 5 on the clinic floor.

15

16 17

18

19 20

21

22

23

24

25

26

- 6 (o) In cases of change in teaching staff, the school shall notify the Board of the change in writing prior to beginning
- 7 instruction. A change in teaching staff includes any substitution for the regularly scheduled teacher and any change,
- 8 scheduled or otherwise, in the list of teachers last given to the Board.
- 9 (1) All courses in a cosmetic art school must shall be taught by a licensed cosmetology teacher, except that
 10 as follows manicuring courses may be taught by either a licensed cosmetology teacher or a licensed
 11 manicurist teacher, natural hair care courses may be taught by either a licensed cosmetology teacher or
 12 a licensed natural hair care teacher, and esthetics courses may be taught by either a licensed
 13 cosmetology teacher or a licensed esthetician teacher.
 - (A) manicuring courses may be taught by either a licensed cosmetology teacher or a licensed manicurist teacher:
 - (B) natural hair care courses may be taught by either a licensed cosmetology teacher or a licensed natural hair care teacher;
 - (C) esthetics courses may be taught by either a licensed cosmetology teacher or a licensed esthetician teacher.
 - (2) A licensed cosmetologist not licensed as a cosmetology teacher may substitute for a cosmetology, esthetician, natural hair care or manicurist teacher; a licensed manicurist not licensed as a manicurist teacher may substitute for a manicurist teacher; a licensed natural hair care specialist not licensed as a natural hair care teacher may substitute for a natural hair care teacher; and a licensed esthetician not licensed as an esthetician teacher may substitute for an esthetician teacher.
 - (p) In no event may any cosmetic art licensee substitution last for more than 15 consecutive working days per year per teacher. If any teacher substitution is 16 consecutive days or longer, the school must shall provide a new cosmetic art teacher.
- 28 (q) Enrolled students may earn a maximum of 10 hours per day per discipline of cosmetic art and a maximum of 48
- 29 hours per week per discipline. A student enrolled in more than one cosmetic art discipline may not earn hours or
- 30 complete performances concurrently.
- 31 (r) A cosmetic art student must complete at least 1/3 of the minimum required hours in the cosmetic art school certifying
- 32 his or her application for the state board examination.
- 33 (s) Upon written petition by the student and the school, the Board shall make an exception to the requirements set forth
- 34 in Paragraph (r) of this Rule if the student shows that circumstances beyond the student's control prohibited him or her
- 35 from completing a minimum of 1/3 hours at the school certifying his or her application.
- 36 (t) The Board shall certify student hours for any North Carolina cosmetic art school that is closed. The Board shall not
- 37 certify student hours between any North Carolina open cosmetic art schools. The Board shall certify student hours

- earned at North Carolina cosmetic art schools to other state boards and schools open outside of the state of North
- 2 Carolina as set forth in Rule .0502 of this Subchapter.

- 4 History Note: Authority G.S. 88B-2; 88B-4; 88B-16;
- 5 *Eff. February 1, 2012;*
- 6 Amended Eff. August 1, 2014; June 1, 2013; October 1, 2012