Senate Bill 354

By: Senators Walker III of the 20th, Strickland of the 17th, Anavitarte of the 31st, Kirkpatrick of the 32nd, Jackson of the 41st and others

## A BILL TO BE ENTITLED AN ACT

- 1 To amend Chapter 10 of Title 43 of the Official Code of Georgia Annotated, relating to
- 2 cosmetologists and barbers, so as to exempt from licensure persons performing certain
- 3 limited responsibilities; to provide for definitions; to provide for related matters: to repeal
- 4 conflicting laws; and for other purposes.

## 5 BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

6 SECTION 1.

- 7 Chapter 10 of Title 43 of the Official Code of Georgia Annotated, relating to cosmetologists
- 8 and barbers, is amended by revising Code Section 43-10-1, relating to definitions, as follows:
- 9 "43-10-1.
- 10 As used in this chapter, the term:
- 11 (1) 'Barber apprentice' means an individual who practices barbering under the constant
- and direct supervision of a licensed master barber.
- 13 (2) 'Barber II' means an individual who performs any one or more of the following
- services for compensation:
- 15 (A) Shaving or trimming the beard;
- 16 (B) Cutting or dressing the hair;

- 17 (C) Giving facial or scalp massages; or
- 18 (D) Giving facial or scalp treatment with oils or cream or other preparations made for
- this purpose, either by hand or by means of mechanical appliances.
- 20 Such term shall not apply to an individual whose activities are limited to shampooing or
- 21 <u>blow-dry styling if an individual performs no other practices requiring a license under</u>
- 22 <u>this chapter.</u>
- 23 (3) 'Barbering' means the occupation of shaving or trimming the beard, cutting or
- dressing the hair, giving facial or scalp massages, giving facial or scalp treatment with
- oils or cream or other preparations made for this purpose, either by hand or by means of
- 26 mechanical appliances, singeing and shampooing the hair, coloring or dyeing the hair, or
- permanently waving, relaxing, or straightening the hair of an individual for
- 28 compensation.
- 29 (4) 'Beautician' means 'cosmetologist' as such term is defined in this Code section.
- 30 (5) 'Beauty shop' or 'beauty salon' or 'barber shop' means any premises where one or
- 31 more individuals engage in barbering or in the occupation of a cosmetologist.
- 32 (5.1) 'Blow-dry styling' means the practice of only shampooing, conditioning, drying,
- arranging, curling, straightening, or styling hair using only mechanical devices, including
- 34 <u>flat irons and curling irons, hair sprays, and topical agents, such as balms, oils, and</u>
- 35 serums. Such term includes the use and styling of hair extensions, hair pieces, and wigs
- and excludes cutting hair or the application of dyes, bleach, reactive chemicals, keratin
- 37 <u>treatments, or other preparations to color or alter the structure of hair. Such practices are</u>
- distinct from those performed by a barber II, hair designer, or cosmetologist.
- 39 (6) 'Board' means the State Board of Cosmetology and Barbers.
- 40 (7)(A) 'Cosmetologist' means any individual who performs any one or more of the
- following services for compensation:
- 42 (A)(i) Cuts or dresses the hair;

43 (B)(ii) Gives facial or scalp massages or facial and scalp treatment with oils or cream 44 or other preparations made for this purpose, either by hand or by means of mechanical 45 appliances;

- 46 (C)(iii) Singes and shampoos the hair, colors or dyes the hair, or does permanent waving, relaxing, or straightening of the hair;
- 48 (D)(iv) Performs the services of a nail technician as defined in paragraph (12) of this
- 49 Code section; or
- 50 (E)(v) Performs the services of an esthetician as defined in paragraph (8) of this Code section.
- 52 (B) Such individual shall be considered as practicing the occupation of a cosmetologist 53 within the meaning of this Code section; provided, however, that such term shall not 54 mean an individual who only braids the hair by hairweaving; interlocking; twisting; 55 plaiting; wrapping by hand, chemical, or mechanical devices; or using any natural or 56 synthetic fiber for extensions to the hair, and no such individual shall be subject to the 57 provisions of this chapter.
- 58 (C) Such term shall not apply to an individual whose activities are limited to the following practices and no other practices requiring a license under this chapter:
- 60 (i) The application of cosmetics which are marketed to individuals and are readily commercially available to consumers;
- 62 (ii) Shampooing; and
- 63 (iii) Blow-dry styling.
- 64 (8) 'Esthetician' or 'esthetics operator' means an individual who, for compensation, 65 engages in any one or a combination of the following practices, esthetics, or cosmetic
- skin care:
- 67 (A) Massaging the face, neck, décolletage, or arms of an individual;
- 68 (B) Trimming, tweezing, shaping, or threading eyebrows;
- 69 (C) Dyeing eyelashes or eyebrows or applying eyelash extensions; or

70 (D) Waxing, threading, stimulating, cleansing, or beautifying the face, neck, arms,

- torso, or legs of an individual by any method with the aid of the hands or any
- mechanical or electrical apparatus or by the use of a cosmetic preparation.
- Such practices of esthetics shall not include the diagnosis, treatment, or therapy of any
- dermatological condition or medical aesthetics or the use of lasers. Such term shall not
- apply to an individual whose activities are limited to the application of cosmetics during
- 76 the production of film, television, or musical entertainment or to the application of
- 77 cosmetics in a retail environment in which cosmetics are marketed to individuals and are
- 78 readily commercially available to consumers.
- 79 (9) 'Hair designer' means an individual who performs any one or more of the following
- 80 services for compensation:
- 81 (A) Cuts or dresses the hair; or
- 82 (B) Singes and shampoos the hair, applies a permanent relaxer or straightener to the
- hair, or colors or dyes the hair.
- 84 Such term shall not apply to an individual whose activities are limited to shampooing or
- blow-dry styling if an individual performs no other practices requiring a license under
- 86 <u>this chapter.</u>
- 87 (9.1) 'License' means a certificate of registration or other document issued by the board
- or by the division director on behalf of the board pursuant to the provisions of this chapter
- 89 permitting an individual to practice in an occupation or operate a school.
- 90 (10) 'Master barber' means an individual who performs any one or more of the following
- 91 services for compensation:
- 92 (A) Shaving or trimming the beard;
- 93 (B) Cutting or dressing the hair;
- 94 (C) Giving facial or scalp massages;
- 95 (D) Giving facial or scalp treatment with oils or cream or other preparations made for
- this purpose, either by hand or by means of mechanical appliances; or

97 (E) Singeing and shampooing the hair, coloring or dyeing the hair, or permanently

- waving, relaxing, or straightening the hair.
- 99 Such term shall not apply to an individual whose activities are limited to shampooing and
- blow-dry styling if an individual performs no other practices requiring a license under
- this chapter.
- 102 (11) 'Master cosmetologist' means a cosmetologist who is possessed of the requisite skill
- and knowledge to perform properly all the services set forth in paragraph (7) of this Code
- section for compensation.
- 105 (12) 'Nail technician' means an individual who, for compensation, performs manicures
- or pedicures or who trims, files, shapes, decorates, applies sculptured or otherwise
- artificial nail extensions, or in any way cares for the nails of another individual.
- 108 (13) 'Person' means any individual, proprietorship, partnership, corporation, association,
- or other legal entity.
- 110 (14) 'School of barbering' means any establishment that receives compensation for
- training more than one individual in barbering. Technical colleges whose programs have
- been approved by the Technical College System of Georgia or the Department of
- Education are not 'schools of barbering' within the meaning of this chapter; provided,
- however, that all such colleges and their programs shall be considered to be 'board
- 115 approved.'
- 116 (15) 'School of cosmetology' means any establishment that receives compensation for
- training more than one individual in the occupation of a cosmetologist. Technical
- 118 colleges whose programs have been approved by the Technical College System of
- Georgia or the Department of Education are not 'schools of cosmetology' within the
- meaning of this chapter; provided, however, that all such colleges and their programs
- shall be considered to be 'board approved.'
- 122 (16) 'School of esthetics' means any establishment that receives compensation for
- training more than one individual in the occupation of an esthetician. Technical colleges

124 whose programs have been approved by the Technical College System of Georgia or the 125 Department of Education are not 'schools of esthetics' within the meaning of this chapter; 126 provided, however, that all such colleges and their programs shall be considered to be 127 'board approved.' 128 (17) 'School of hair design' means any establishment that receives compensation for 129 training more than one individual in the occupation of a hair designer. Technical colleges 130 whose programs have been approved by the Technical College System of Georgia or the 131 Department of Education are not 'schools of hair design' within the meaning of this 132 chapter; provided, however, that all such colleges and their programs shall be considered 133 to be 'board approved.' 134 (18) 'School of nail care' means any establishment that receives compensation for 135 training more than one individual in the occupation of a nail technician. Technical 136 colleges whose programs have been approved by the Technical College System of 137 Georgia or the Department of Education are not 'schools of nail care' within the meaning 138 of this chapter; provided, however, that all such colleges and their programs shall be 139 considered to be 'board approved.'"

SECTION 2.

Said chapter is further amended by revising Code Section 43-10-17, relating to employment of persons to wash, shampoo, comb, and brush hair in beauty shops, beauty salons, and barber shops, as follows:

- 144 "43-10-17.
- Notwithstanding any other provision of this chapter, a beauty shop, beauty salon, and
- barber shop shall be authorized to employ persons to do the following:
- (1) wash, shampoo, comb, and brush hair, and such persons Washing, shampooing,
- combing, brushing, and blow-dry styling; and

(2) Applying cosmetics. Such persons shall not be required to be registered by the board.
 Moreover, a facility in which an individual performs or individuals perform only
 shampooing, blow-dry styling, or applying cosmetics and no other practices requiring a
 license under this chapter is exempt from all facility licensing requirements under this
 chapter."

SECTION 3.

155 All laws and parts of laws in conflict with this Act are repealed.