1	STATE OF OKLAHOMA
2	2nd Session of the 59th Legislature (2024)
3	COMMITTEE SUBSTITUTE
4	FOR ENGROSSED HOUSE BILL 3158 By: Roberts, West (Tammy), Wolfley, Pittman, and Stark
5	of the House
6	and
7	Rader of the Senate
8	
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10	COMMITTEE SUBSTITUTE
11	[cosmetology and barbering - license - tax-exempt
12	school - correctional facility - application - display - identification - items during instruction -
13	disruptions - rules - codification - effective date]
14	
15	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
16	SECTION 1. NEW LAW A new section of law to be codified
17	in the Oklahoma Statutes as Section 199.19 of Title 59, unless there
18	is created a duplication in numbering, reads as follows:
19	A. The State Board of Cosmetology and Barbering shall issue a
20	license to any nonprofit 501(c)(3) tax-exempt school located within
21	a correctional facility in this state that proposes to provide
22	cosmetology or barbering training courses designed to qualify
23	persons for licensure to practice cosmetology or barbering.
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2 operate within a correctional facility shall submit an application 3 to the Board with the following: 4 a. whether the school intends to operate as a secondary 5 or postsecondary establishment, 6 b. the names, addresses, and contact information of the: 7 (1) Director of Corrections, 8 (2) Chief Administrator of Classification and 9 Frograms of the Department of Corrections, 10 (3) Department of Corrections' administrator of 11 programs, 12 (4) warden of the correctional facility where the 13 school is to be located, and 14 (5) instructors for the proposed program, 15 c. a notarized affidavit stating the source of sufficient 16 bond coverage and that the building where the school 17 is proposed to be conducted is owned by the Department 18 of Corrections, 19 d. the contact information of the correctional facility, 20 and	1	B. 1. A	ny nonprofit 501(c)(3) tax-exempt school seeking to
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19 d. the contact information of the correctional facility,	17		is proposed to be conducted is owned by the Department
	18		of Corrections,
20 and	19	d.	the contact information of the correctional facility,
	20		and
21 e. a brief description of the proposed education areas	21	e.	a brief description of the proposed education areas
22 within the correctional facility location, other	22		within the correctional facility location, other
23 training sections located within the correctional	23		training sections located within the correctional
24 facility, and parking areas.	24		facility, and parking areas.

2. An applicant shall obtain a memorandum of understanding from
 the Department stating that the Department shall allow the applicant
 use of the designated area for one (1) year, or a sum of twelve month increments, that shall be used for the proposed school to
 operate.

3. Nonprofit 501(c)(3) tax-exempt schools within a correctional
facility shall not charge tuition. Education shall be provided free
of cost to all students enrolled in the programs. All supplies
shall either be purchased from funds obtained through grants or by
private donations made to the organization. The Board shall not
require a financial statement to be furnished by the school.

4. All licenses, work permits, registration receipts, student
permits, and all other information required by the Board shall be
posted conspicuously.

15 5. Licensed instructors shall adhere to all Department 16 requirements necessary for visitation within the correctional 17 facility.

C. The Board shall permit an applicant's inmate identification badge as his or her identification for purposes of enrollment. A student enrolled to take classes from a nonprofit 501(c)(3) taxexempt school within a correctional facility shall automatically be considered a low-income individual. Proof of incarceration, or a consolidated record card, shall be sufficient for the applicant to

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1 be qualified for a one-time, one-year waiver of all fees associated 2 with licensure, certification, or renewal.

3 SECTION 2. NEW LAW A new section of law to be codified 4 in the Oklahoma Statutes as Section 199.20 of Title 59, unless there 5 is created a duplication in numbering, reads as follows:

A. Any nonprofit 501(c)(3) tax-exempt school located within a
correctional facility licensed by the State Board of Cosmetology and
Barbering to provide cosmetology or barbering training courses
designed to qualify persons for licensure to practice cosmetology or
barbering shall adhere to the following:

Schools located within a correctional facility shall not
 provide:

- a. individual student lockers, vending machines, or
 cosmetic or wig displays,
- b. a private facial and skin care room. All facial and
 skin care education shall take place where everyone
 may be seen,
- c. a break area. Restrooms shall be gender-specific to
 the institution housing the programs,

20 d. a drinking fountain or water cooler,

e. hand sanitizer; provided, that dry sanitizer may be
permitted provided it is located in a dispensary area.
Individual containers are not permitted per Department
of Corrections policy, or

1	f.	individual containers for soiled items. The soiled
2		items shall be cleaned and disinfected immediately
3		after service is completed; and
4	2. Scho	ols located within a correctional facility shall:
5	a.	hold all supplies required by the school. Supplies
6		shall be checked out and checked in by students and
7		master instructors, except for metal implements, which
8		shall be held in a secured area and checked out and
9		checked in by a designated clerk,
10	b.	only be required to have one facial chair,
11	с.	provide the facial supply cabinet located inside the
12		dispensary area,
13	d.	provide a container to store hair pins and clips that
14		shall be located in the dispensary area. Students
15		shall check out and check in these items as needed,
16	e.	provide a secure location for all metal implements,
17		which shall include, but not be limited to, shears,
18		thinning shears, razors, nail clippers, nail and
19		cuticle trimmers, and metal cuticle pushers. A log
20		shall be available to document the administration of
21		all tools and implements by a designated clerk, and
22	f.	store all supplies, other than instructional books, in
23		the dispensary area, or, as required by this section,
24		in a secure area.

1 If an inspector by the Board provides evidence of the need for 2 additional equipment not specified in this section for the 3 appropriate and safe instruction of the enrolled students, the 4 school located within a correctional facility shall provide the 5 additional equipment.

B. In the event of a lockdown at a correctional facility where
a school is housed, the school shall remain closed until the
lockdown is lifted. School may resume upon confirmation of the
ended lockdown. Students may only be exempt from the weekly time
requirements due to lockdown or outside medical appointments;
provided, that the Department of Corrections has found reasonable
cause to make such exception.

C. Nothing in this section shall allow schools providing
instruction within the correctional facilities to operate
inconsistently with Department rules.

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 SECTION 3. This act shall become effective November 1, 2024.

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