By: Representative Holland

To: Public Health and Human Services

HOUSE BILL NO. 1068

AN ACT TO BRING FORWARD SECTIONS 73-7-1 THROUGH 73-7-37 AND
 SECTIONS 73-7-51 THROUGH 73-7-61, MISSISSIPPI CODE OF 1972, WHICH
 CREATE THE STATE BOARD OF COSMETOLOGY AND PRESCRIBE ITS POWERS AND
 DUTIES, FOR THE PURPOSES OF AMENDMENT; AND FOR RELATED PURPOSES.
 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI:
 SECTION 1. Section 73-7-1, Mississippi Code of 1972, is
 brought forward as follows:

8 73-7-1. There is hereby continued and reconstituted a State 9 Board of Cosmetology, composed of five (5) members to be appointed 10 by the Governor, with the advice and consent of the Senate, and 11 whose term of office shall be four (4) years from the date of 12 appointment except as otherwise provided herein. However, no more 13 than two (2) members shall be appointed from each Supreme Court 14 district.

15 There shall be a president of the board and such other 16 officers as deemed necessary by the board elected by and from its 17 membership, provided that the member elected as president shall have at least one (1) year of experience on the board. Any member 18 appointed by the Governor and confirmed by the Senate for a term 19 to begin on or after July 1, 1997, who was designated by the 20 21 Governor to serve as president of the board, shall be fully 22 qualified to serve on the board for a full term of office, but shall not serve as president of the board unless elected by the 23 24 membership of the board as provided under this paragraph.

To be eligible for appointment as a member of the State Board of Cosmetology, the person applying shall have been a citizen of this state for a minimum of five (5) years immediately prior to appointment. Such person shall be at least thirty (30) years of H. B. No. 1068 *HR07/R1606* G3/5 07/HR07/R1606 PAGE 1 (RF\HS) age, possess a high school education or its equivalent, and shall have been a licensed cosmetologist with not less than ten (10) years' active practice in cosmetology. No member of the board shall be connected in any way with any school wherein cosmetology is taught, nor shall any two (2) members of the board be graduates of the same school of cosmetology.

However, in the event of vacancy by death or resignation of 35 any member of the board, the Governor shall, within thirty (30) 36 days, appoint a person possessing all qualifications required to 37 38 serve the remainder of the term. Any member who shall not attend two (2) consecutive meetings of the board for reasons other than 39 40 illness of such member shall be subject to removal by the Governor. The president of the board shall notify the Governor in 41 42 writing when any such member has failed to attend two (2) 43 consecutive regular meetings.

The salaries of all paid employees of the board shall be paid out of funds in the board's special fund in the State Treasury. Each member of the board, excepting the inspectors provided for herein, shall receive per diem as authorized by Section 25-3-69, and shall be reimbursed for such other expenses at the same rate and under the same conditions as other state employees as provided for in Section 25-3-41.

51 The board shall give reasonable public notice of all board 52 meetings not less than ten (10) days prior to such meetings. 53 **SECTION 2.** Section 73-7-2, Mississippi Code of 1972, is 54 brought forward as follows:

55 73-7-2. As used in this chapter, the following terms shall 56 have the meanings ascribed herein unless the context otherwise 57 requires:

(a) "Board" means the State Board of Cosmetology.
(b) "Cosmetology" means any one (1) or a combination of
the following practices if they are performed on a person's head,

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 2 (RF\HS)

face, neck, shoulder, arms, hands, legs or feet for cosmetic 61 62 purposes: (i) Cutting, clipping or trimming hair. 63 64 (ii) Styling, arranging, dressing, curling, 65 waving, permanent waving, straightening, cleansing, bleaching, 66 tinting, coloring or similarly treating hair. 67 (iii) Cleansing, stimulating, manipulating, beautifying or applying oils, antiseptics, clays, lotions or other 68 preparations, either by hand or by mechanical or electrical 69 70 apparatus. 71 (iv) Arching eyebrows or tinting eyebrows and 72 evelashes. 73 (v) Removing superfluous hair by the use of 74 depilatories. 75 (vi) Manicuring and pedicuring. 76 (C) "Cosmetologist" means a person who for 77 compensation, whether direct or indirect, engages in the practice 78 of cosmetology. 79 "Esthetics" means any one (1) or a combination of (d) 80 the following practices: 81 Massaging the face or neck of a person. (i) 82 (ii) Trimming eyebrows. 83 (iii) Tinting eyelashes or eyebrows. 84 (iv) Waxing, stimulating, cleaning or beautifying 85 the face, neck, arms or legs of a person by any method with the aid of the hands or any mechanical or electrical apparatus, or by 86 87 the use of a cosmetic preparation. The term "esthetics" shall not include the diagnosis, 88 89 treatment or therapy of any dermatological condition. 90 "Esthetician" means any person who, for (e) compensation, either direct or indirect, engages in the practice 91 92 of esthetics.

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 3 (RF\HS)

93 (f) "Instructor" means a person licensed to teach 94 cosmetology, or manicuring and pedicuring, or esthetics, or wigology, or all of those, pursuant to this chapter, and shall 95 96 include those persons engaged in the instruction of student 97 instructors. 98 (g) "Manicuring and pedicuring" means any one (1) or a combination of the following practices: 99 (i) Cutting, trimming, polishing, coloring, 100 tinting, cleansing or otherwise treating a person's nails. 101 102 (ii) Applying artificial nails. 103 (iii) Massaging or cleaning a person's hands, 104 arms, legs or feet. 105 "Manicurist" means a person who for compensation, (h) 106 either direct or indirect, engages in the practice of manicuring 107 and pedicuring. 108 (i) "Master cosmetologist" means a person holding a 109 cosmetology license who has completed the minimum course of continuing education prescribed by Section 73-7-14. 110 111 "Salon" means an establishment operated for the (j) 112 purpose of engaging in the practice of cosmetology, or manicuring 113 and pedicuring, or esthetics, or wigology, or all of those. 114 (k) "School" means an establishment, public or private, 115 operated for the purpose of teaching cosmetology, or manicuring 116 and pedicuring, or esthetics, or wigology, or all of those. 117 (1) "Wigology" means a service to a wig or hairpiece in any one (1) or combination of the following: 118 119 (i) Arranging, dressing, waving or curling. 120 (ii) Cleaning. (iii) Bleaching or coloring. 121 122 (iv) Cutting and shaping. "Wig specialist" means a person who, for 123 (m) 124 compensation, either direct or indirect, engages in the practice 125 of wigology. * HR07/ R1606* H. B. No. 1068 07/HR07/R1606

PAGE 4 (RF\HS)

126 SECTION 3. Section 73-7-3, Mississippi Code of 1972, is 127 brought forward as follows:

128 73-7-3. The board shall be authorized to employ such 129 clerical and stenographic assistance, bookkeepers, investigators 130 and other agents as they may deem necessary to carry out the 131 provisions of this chapter, and to fix their tenure of employment and compensation therefor. The members of the board shall file a 132 bond with the Secretary of State in the sum of not less than Five 133 Thousand Dollars (\$5,000.00) payable to the State of Mississippi 134 135 for the faithful performance of their duties. The bond shall be 136 made by a surety company authorized to do business in this state, 137 the premium of the bond to be paid out of any money in the board's 138 special fund in the State Treasury.

The office of the board shall be located in the greater 139 metropolitan area of the City of Jackson, Mississippi, and in the 140 141 event office space cannot be obtained in any state-owned building, 142 the board is authorized to rent suitable office space and to pay 143 therefor out of funds in the board's special fund. The board 144 shall employ inspectors as needed, not to exceed seven (7), who 145 shall be full-time employees and whose salaries and duties shall 146 be fixed by the board.

147 The salaries of all paid employees of the board shall be paid 148 out of the funds in the board's special fund. The inspectors 149 shall, in addition to their salaries, be reimbursed for such 150 expenses as are allowed other state employees under the provisions 151 of Section 25-3-41. In addition to the paying of office rent, the 152 board is authorized to purchase necessary office furniture and 153 equipment, stationery, books, certificates and any other equipment 154 necessary for the proper administration of this chapter.

155 SECTION 4. Section 73-7-5, Mississippi Code of 1972, is 156 brought forward as follows:

157 73-7-5. (1) All fees and any other monies received by the 158 board shall be deposited in a special fund that is created in the H. B. No. 1068 * HR07/R1606* 07/HR07/R1606 PAGE 5 (RF\HS) 159 State Treasury and shall be used for the implementation and 160 administration of this chapter when appropriated by the 161 Legislature for such purpose. The monies in the special fund 162 shall be subject to all provisions of the state budget laws that 163 are applicable to special fund agencies, and shall be disbursed by 164 the State Treasurer only upon warrants issued by the State Fiscal 165 Officer upon requisitions signed by the president of the board or 166 another board member designated by the president, and countersigned by the secretary of the board. Any interest earned 167 168 on this special fund shall be credited by the State Treasurer to 169 the fund and shall not be paid into the State General Fund. Any 170 unexpended monies remaining in the special fund at the end of a fiscal year shall not lapse into the State General Fund. 171

The State Auditor shall audit the financial affairs of 172 (2) the board and the transactions involving the special fund at least 173 174 once a year in the same manner as for other special fund agencies. 175 In addition, the Governor, in his discretion, shall have the power 176 from time to time to require an audit of the financial affairs of 177 the board, the same to be made by the State Auditor upon request 178 of the Governor. The Governor shall have the power to suspend any 179 member of the board who shall be found in default in any account 180 until such time as it shall be determined whether such default was 181 a result of an act of dishonesty on the part of the member, and in the event it is found that such default is an act of dishonesty, 182 183 misfeasance or nonfeasance on the part of the member, such member shall be immediately removed by the Governor from office. 184

185 SECTION 5. Section 73-7-7, Mississippi Code of 1972, is 186 brought forward as follows:

187 73-7-7. The board shall have authority to make reasonable 188 rules and regulations for the administration of the provisions of 189 this chapter. The board shall set up a curriculum for operation 190 of schools of cosmetology and the other professions it is charged 191 to regulate in this state. The board shall receive and consider H. B. No. 1068 *HR07/R1606* 07/HR07/R1606

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PAGE 6 (RF\HS)
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192 for adoption recommendations for rules and regulations, school 193 curriculum, and related matters from the Mississippi Cosmetology 194 Council, whose membership shall consist of, in addition to the 195 board members, five (5) elected delegates from the Mississippi 196 Hairdressers and Cosmetologists Association, five (5) elected 197 delegates from the Mississippi Cosmetology School Association, 198 five (5) elected delegates from the Mississippi Independent Beauticians Association, and five (5) elected delegates from the 199 School Owners and Teachers Association. The board may revoke the 200 201 license of any cosmetologist, esthetician, manicurist, wig 202 specialist, instructor, school of cosmetology, or salon, or may 203 refuse to issue a license to any cosmetologist, esthetician, 204 manicurist, wig specialist, instructor, school of cosmetology, or 205 salon that fails or refuses to comply with the provisions of this chapter and the rules and regulations of the board in carrying out 206 207 the provisions of this chapter.

208 The board shall have authority to prescribe reasonable rules 209 and regulations governing sanitation of schools of cosmetology and 210 beauty salons for the guidance of persons licensed under this 211 chapter in the operation of schools of cosmetology, or a beauty 212 salon, and in the practice of cosmetology, esthetics, manicuring 213 and pedicuring, and wigology. However, any and all rules and 214 regulations relating to sanitation shall, before adoption by the 215 board, have the written approval of the State Board of Health. 216 When the board has reason to believe that any of the provisions of this chapter or of the rules and regulations of the board have 217 218 been violated, either upon receipt of a written complaint alleging such violations or upon the board's own initiative, the board, or 219 any of its authorized agents, shall investigate same and shall 220 221 have authority to enter upon the premises of a school of cosmetology or salon at any time during the regular business hours 222 223 of that school or salon to conduct the investigation. Such 224 investigation may include, but not be limited to, conducting oral * HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 7 (RF\HS) interviews with the complaining party, school or salon owner(s) and/or students of the school, and reviewing records of the school or salon pertinent to the complaint and related to an area subject to the authority of the board. Such investigation shall not include written interviews or surveys of school employees or students, and the privacy of patrons shall be respected by any person making such investigation.

On or before July 1, 2001, the board shall adopt regulations to ensure that all fingernail service products used by licensed cosmetologists, manicurists and other licensees do not contain methyl methacrylate (MMA) as a monomer agent for cosmetic nail applications.

If the board finds that a violation of the provisions of this chapter or the rules and regulations of the board has occurred, it may cause a hearing to be held as set forth in Section 73-7-27.

240 SECTION 6. Section 73-7-9, Mississippi Code of 1972, is 241 brought forward as follows:

73-7-9. No person required by this chapter to have a license 242 243 shall conduct a beauty salon or school of cosmetology, or practice 244 cosmetology, esthetics, manicuring and pedicuring, or wigology, or 245 practice as an instructor, unless such person has received a 246 license or temporary permit therefor from the board. Students 247 determined to have violated any of these rules or regulations 248 prior to being licensed by the board shall be subject to the same 249 discipline by the board as licensees. They may be disciplined and 250 fined accordingly.

251 **SECTION 7.** Section 73-7-11, Mississippi Code of 1972, is 252 brought forward as follows:

73-7-11. Each owner of a certificate of registration issued
by the state board, pursuant to the provisions of this chapter,
shall display said certificate of registration in a conspicuous
place in his or her principal office, place of business or

257 employment, at all times.

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 8 (RF\HS) 258 **SECTION 8.** Section 73-7-12, Mississippi Code of 1972, is 259 brought forward as follows:

260 73-7-12. The board shall hold examinations for
261 cosmetologists, estheticians, manicurists, wig specialists and
262 instructors at least twice a year and at such other times as the
263 board may determine.

264 **SECTION 9.** Section 73-7-13, Mississippi Code of 1972, is 265 brought forward as follows:

266 73-7-13. (1) The board shall admit to examination for a 267 cosmetology license any person who has made application to the 268 board in proper form, has paid the required fee, and who (a) is at least seventeen (17) years of age, (b) can read, write and speak 269 270 English, (c) has successfully completed no less than fifteen hundred (1500) hours over a period of no less than nine (9) months 271 272 in an accredited school of cosmetology, and (d) has a high school 273 education or its equivalent.

The board may, in its discretion, issue to any student who 274 has completed the prescribed hours in an accredited school in 275 276 Mississippi a temporary permit until such time as the next 277 examination may be held, but such student shall be issued only one (1) temporary permit. Application for an examination and license 278 279 shall be accompanied by two (2) recent head photographs of the 280 applicant. No temporary permit will be issued an applicant from 281 any other state to operate a beauty salon or school of cosmetology 282 in this state unless in case of emergency.

283 Applicants for the cosmetologist examination, after having 284 satisfactorily passed the prescribed examination, shall be issued 285 a cosmetology license which until June 30, 2001, shall be valid for one (1) year, and after July 1, 2001, shall be valid for two 286 287 (2) years, and all those licenses shall be subject to renewal. 288 Any barber who can read, write and speak English and has 289 successfully completed no less than fifteen hundred (1500) hours 290 in an accredited barber school, and who holds a current valid * HR07/ R1606* H. B. No. 1068

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07/HR07/R1606
PAGE 9 (RF\HS)
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291 certificate of registration to practice barbering and who holds a 292 current valid license, is eligible to take the cosmetology 293 examination to secure a cosmetology license upon successfully 294 completing five hundred (500) hours in an accredited school of 295 cosmetology. All fees for application, examination, registration 296 and renewal thereof shall be the same as provided for 297 cosmetologists.

(2) Each application or filing made under this section shall
 include the social security number(s) of the applicant in
 accordance with Section 93-11-64.

301 (3) Any licensed cosmetologist, esthetician, manicurist or 302 wigologist who is registered but not actively practicing in the 303 State of Mississippi at the time of making application for 304 renewal, may apply for registration on the "inactive" list. Such 305 "inactive" list shall be maintained by the board and shall set out 306 the names and post office addresses of all persons registered but 307 not actively practicing in this state, arranged alphabetically by 308 name and also by the municipalities and states of their last known 309 professional or residential address. Only the cosmetologists, 310 estheticians, manicurists and wigologists registered on the 311 appropriate list as actively practicing in the State of 312 Mississippi shall be authorized to practice those professions. 313 For the purpose of this section, any licensed cosmetologist, 314 esthetician, manicurist or wigologist who has actively practiced 315 his or her profession for at least three (3) months of the 316 immediately preceding license renewal period shall be considered 317 in active practice. No cosmetologist, esthetician, manicurist or wigologist shall be registered on the "inactive" list until the 318 person has furnished a statement of intent to take such action to 319 320 the board. Any licensed cosmetologist, esthetician, manicurist or wigologist registered on the "inactive" list shall not be eligible 321 322 for registration on the active list until either of the following conditions have been satisfied: 323

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 10 (RF\HS) 324 (a) Written application shall be submitted to the State
325 Board of Cosmetology stating the reasons for such inactivity and
326 setting forth such other information as the board may require on
327 an individual basis and completion of the number of clock hours of
328 continuing education as approved by the board; or

329 (b) Evidence to the satisfaction of the board shall be 330 submitted that they have actively practiced their profession in 331 good standing in another state and have not been guilty of conduct 332 that would warrant suspension or revocation as provided by 333 applicable law; and

334 (c) Payment of the fee for processing such inactive335 license.

336 SECTION 10. Section 73-7-14, Mississippi Code of 1972, is337 brought forward as follows:

Any person who holds a current, valid cosmetology 338 73-7-14. 339 license may be licensed as a master cosmetologist if he or she has 340 been a licensed cosmetologist in this state for a period of not 341 less than twelve (12) months, and has completed a minimum course 342 of sixteen (16) hours' study in continuing education approved by 343 the board within the licensing period preceding initial 344 application for the license, and has paid the original license 345 fee. Master cosmetologist licenses shall be renewable upon 346 completion of a minimum course of eight (8) hours' study in 347 continuing education approved by the board within a licensing 348 period and payment of the required renewal fee. This is an optional license and persons who do not wish to complete the 349 350 continuing education requirement may obtain a cosmetology license 351 when renewing their license.

Each application or filing made under this section shall include the social security number(s) of the applicant in accordance with Section 93-11-64, Mississippi Code of 1972. SECTION 11. Section 73-7-15, Mississippi Code of 1972, is

356 brought forward as follows:

* HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 11 (RF\HS)

73-7-15. (1) The board shall admit to examination for a 357 358 cosmetology instructor's license any person who has made 359 application to the board in proper form, has paid the required 360 fee, and who: 361 (a) Is not less than twenty-one (21) years of age; 362 Can read, write and speak English; (b) 363 (C) Is a graduate of an accredited cosmetology school; 364 Has a high school education or its equivalent; (d) 365 Has successfully completed seven hundred fifty (e) 366 (750) hours of instructor training in an accredited school of 367 cosmetology; (f) Has successfully completed twelve (12) semester 368 369 hours in college courses approved by the board; 370 (g) Holds a current, valid Mississippi cosmetology 371 license; and 372 (h) Has at least two (2) years' active practical 373 experience as a licensed cosmetologist or, as an alternative to such experience, has successfully completed two thousand (2,000) 374 375 hours of instructor training in an accredited school of 376 cosmetology. (2) The board shall admit to examination for an esthetics 377 378 instructor's license any person who has made application to the 379 board in proper form, has paid the required fee, and who: 380 Is not less than twenty-one (21) years of age; (a) 381 (b) Can read, write and speak English; 382 (C) Has a high school education or its equivalent; 383 (d) Has successfully completed six hundred (600) hours of instructor training in an accredited school in which the 384 practice of esthetics is taught; 385 386 (e) Has successfully completed twelve (12) semester 387 hours in college courses approved by the board; 388 (f) Holds a current, valid Mississippi esthetician's 389 license; and * HR07/ R1606* H. B. No. 1068 07/HR07/R1606

PAGE 12 ($RF \setminus HS$)

(g) Has had two (2) years of active practical experience as an esthetician or, as an alternative to such experience, has successfully completed one thousand (1,000) hours of instructor training in an accredited school in which the practice of esthetics is taught.

395 (3) The board shall admit to examination for a manicurist 396 instructor's license any person who has made application to the 397 board in proper form, has paid the required fee, and who:

398 (a) Is not less than twenty-one (21) years of age;
399 (b) Can read, write and speak English;
400 (c) Has a high school education or its equivalent;

(d) Has successfully completed six hundred (600) hours of instructor training in an accredited school in which the practice of manicuring is taught;

404 (e) Has successfully completed twelve (12) semester405 hours in college courses approved by the board;

406 (f) Holds a current, valid Mississippi manicurist's 407 license; and

(g) Has had two (2) years of active practical experience as a manicurist or, as an alternative to such experience, has successfully completed one thousand (1,000) hours of instructor training in an accredited school in which the practice of manicuring is taught.

413 (4) Applicants shall satisfactorily pass the examination 414 prescribed by the board for licensing instructors prior to the 415 issuance of the licenses provided for in this section. However, the board may, in its discretion, issue a temporary instructor's 416 417 permit until such time as the next examination may be held, but such applicant shall be issued only one (1) temporary permit. 418 All 419 applications for an instructor's examination shall be accompanied 420 by two (2) recent head photographs of the applicant.

421 (5) All instructors licensed pursuant to this section shall422 biennially obtain twenty-four (24) clock hours of continuing

* HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 13 (RF\HS) 423 education in teacher training instruction in cosmetology or 424 esthetics or manicuring, as the case may be, as approved by the 425 board. Any instructor who fails to obtain the continuing 426 education required by this subsection shall not be allowed to 427 instruct nor enroll students under his or her license until such 428 education requirement has been met. The board may issue an 429 inactive instructor's license to such instructors, and an inactive 430 license may be converted into an active license after proof satisfactory to the board of completion of at least twenty-four 431 432 (24) clock hours of approved continuing education required for 433 teacher training instruction.

(6) Each application or filing made under this section shall 434 435 include the social security number(s) of the applicant in accordance with Section 93-11-64. 436

SECTION 12. Section 73-7-16, Mississippi Code of 1972, is 437 438 brought forward as follows:

439 73-7-16. All schools of cosmetology or school owners shall 440 have a school license and shall pay to the board the required 441 license fee annually therefor. A grace period of sixty (60) days 442 will be given in which to renew the license, and upon the 443 expiration of the grace period of sixty (60) days, any applicant for the renewal of a school license will be required to pay a 444 445 delinquent fee in addition to the renewal fee. The board is 446 hereby authorized and empowered to promulgate necessary and 447 reasonable rules and regulations for the issuance and renewal of 448 school licenses. However, the board shall not refuse to issue or renew a school's license because of the number of schools already 449 450 in that area of the state, and any rule promulgated by the board 451 for that purpose shall be null and void.

452 Each application or filing made under this section shall 453 include the social security number(s) of the applicant in 454 accordance with Section 93-11-64, Mississippi Code of 1972.

H. B. No. 1068 07/HR07/R1606 PAGE 14 (RF\HS)

* HR07/ R1606*

455 **SECTION 13.** Section 73-7-17, Mississippi Code of 1972, is 456 brought forward as follows:

73-7-17. All salon owners shall have a salon license and 457 458 shall pay to the board the required license fee therefor and pay 459 the required renewal fee for renewal thereof. A grace period of 460 sixty (60) days will be given in which to renew the license, and 461 upon the expiration of the grace period of sixty (60) days any applicant for the renewal of a salon license will be required to 462 463 pay a delinquent fee in addition to the renewal fee. Prior to the 464 initial issuance of such license, the board shall inspect the 465 premises to determine if same qualifies with the law, upon payment by the applicant of the required inspection fee. 466

Each application or filing made under this section shall include the social security number(s) of the applicant in accordance with Section 93-11-64, Mississippi Code of 1972.

470 **SECTION 14.** Section 73-7-18, Mississippi Code of 1972, is 471 brought forward as follows:

472 73-7-18. (1) The board shall admit to examination for an
473 esthetician's license any person who has made application to the
474 board in proper form, has paid the required fee, and who:

Is not less than seventeen (17) years of age;

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(b) Can read, write and speak English;

477 (c) Has a high school education or its equivalent; and478 (d) Has successfully completed a course of training in

479 esthetics of not less than six hundred (600) hours in an 480 accredited school in which the practice of esthetics is taught, 481 including not less than one hundred (100) hours of theory and five 482 hundred (500) hours of skill practice.

Any licensed esthetician wishing to acquire a cosmetology license may apply the six hundred (600) hours of esthetics training toward the requirements for a cosmetology license.

486 (2) Every person who has completed not less than three 487 hundred fifty (350) hours of training in esthetics approved by the H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606

PAGE 15 (RF\HS)

(a)

board in this or any other state prior to July 1, 1987, shall be registered with the board within a period not exceeding six (6) months after July 1, 1987, and shall be granted an esthetician's license by the board if such person presents satisfactory evidence to the board that he or she has fulfilled all the requirements to be admitted to examination except the training hours requirement.

494 (3) Each application or filing made under this section shall
495 include the social security number(s) of the applicant in
496 accordance with Section 93-11-64, Mississippi Code of 1972.

497 SECTION 15. Section 73-7-19, Mississippi Code of 1972, is
498 brought forward as follows:

73-7-19. Until June 30, 2001, all licenses issued under the 499 500 provisions of this chapter shall expire one (1) year from date of 501 issue; however, the board may authorize any licensee to renew his or her license for a two-year period until June 30, 2001, after 502 503 which all licenses shall be renewed biennially under the fee 504 schedule in Section 73-7-29. Applications for renewal of licenses 505 for cosmetologists, estheticians, manicurists, wig specialists and 506 instructors must be accompanied by the required renewal fee. А 507 grace period of sixty (60) days will be given in which to renew 508 the license; and upon the expiration of the grace period of sixty 509 (60) days, any applicant for the renewal of a license will be 510 required to pay the required renewal fee and a delinquent fee in 511 addition to the renewal fee. The fees may be paid by either 512 personal or certified check, cash or money order, under such safeguards, rules and regulations as the board may prescribe. 513 Checks returned to the board because of insufficient funds shall 514 515 result in nonrenewal of the license, which will require the penalty fee for insufficient fund checks plus all other amounts 516 517 due for renewal of the license before the license may be renewed. After one (1) year has passed from the expiration date of the 518 519 license, a delinquent fee must be paid for each year up to three (3) years, after which the required examination must be taken. 520 * HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 16 (RF\HS) 521 All applications for examination required by this chapter shall 522 expire ninety (90) days from the date thereof.

523 Each application or filing made under this section shall 524 include the social security number(s) of the applicant in 525 accordance with Section 93-11-64.

526 **SECTION 16.** Section 73-7-21, Mississippi Code of 1972, is 527 brought forward as follows:

528 73-7-21. The board shall admit to examination for a 529 manicurist's license any person who has made application to the 530 board in proper form, has paid the required fee, and who:

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(a) Is at least seventeen (17) years of age;

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(b) Can read, write and speak English;

(c) Has successfully completed no less than three hundred fifty (350) hours of practice and related theory in manicuring and pedicuring over a period of no less than nine (9) weeks in an accredited school of cosmetology in this or any other state; and

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(d) Has a high school education or its equivalent.

Licensed manicurists desiring to pursue additional hours to be eligible for a license as a cosmetologist may be credited with the three hundred fifty (350) hours acquired in studying and training to be a manicurist which may be applied to the number of hours required for a cosmetology license examination.

544 The board shall adopt regulations governing the use of power 545 drills for the purpose of filing false or natural fingernails.

Each application or filing made under this section shall include the social security number(s) of the applicant in accordance with Section 93-11-64.

549 **SECTION 17.** Section 73-7-23, Mississippi Code of 1972, is 550 brought forward as follows:

551 73-7-23. The board may, upon application, issue a license by 552 reciprocity to any cosmetologist, esthetician, manicurist or wig 553 specialist over the age of seventeen (17) years from any other

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 17 (RF\HS)

state who has satisfactorily completed the required number of 554 555 accredited hours in that state, provided the state board from 556 which the applicant comes issues to cosmetologists, estheticians, 557 manicurists or wig specialists, as the case may be, from the State 558 of Mississippi a license under the same conditions. Applications 559 must be accompanied by (a) proof satisfactory to the board that 560 the required hours have been completed, and (b) the required reciprocity fee, which shall be paid to the board. 561

562 An instructor from any other state may be qualified for 563 instructor's examination upon presenting a valid instructor's 564 license and proof of a high school education or its equivalent, 565 provided that the instructor (a) has had three (3) years or more 566 of experience as a licensed instructor prior to application, (b) 567 can read, write and speak English, and (c) has completed twelve (12) semester hours in college courses approved by the board. 568 569 Such application must be accompanied by two (2) recent head 570 photographs of the applicant. Applicants shall pay the required examination fee and license fee. 571

572 **SECTION 18.** Section 73-7-25, Mississippi Code of 1972, is 573 brought forward as follows:

574 73-7-25. Every demonstrator in the field of cosmetology 575 shall, before making demonstrations in a salon or school, apply 576 for and obtain a permit from the board. For such permit, which 577 shall be for one (1) year, the required fee shall be paid to the 578 board. This section shall be construed to apply to demonstrators 579 in salons and schools.

580 **SECTION 19.** Section 73-7-27, Mississippi Code of 1972, is 581 brought forward as follows:

582 73-7-27. (1) Any complaint may be filed with the board by a 583 member or agent of the board or by any person charging any 584 licensee of the board with the commission of any of the offenses 585 enumerated in subsection (2) of this section. Such complaint 586 shall be in writing, signed by the accuser or accusers, and

* HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 18 (RF\HS)

verified under oath, and such complaints shall be investigated as 587 588 set forth in Section 73-7-7. If, after the investigation, the 589 board through its administrative review agents determines that 590 there is not substantial justification to believe that the accused 591 licensee has committed any of the offenses enumerated, it may 592 dismiss the complaint or may prepare a formal complaint proceeding 593 against the licensee as hereinafter provided. When used with 594 reference to any complaint filed against a licensee herein, the term "not substantial justification" means a complaint that is 595 596 frivolous, groundless in fact or law, or vexatious, as determined 597 by unanimous vote of the board. In the event of a dismissal, the 598 person filing the accusation and the accused licensee shall be 599 given written notice of the board's determination. If the board 600 determines there is reasonable cause to believe the accused has committed any of those offenses, the secretary of the board shall 601 602 give written notice of such determination to the accused licensee and set a day for a hearing as provided in subsection (3) of this 603 604 section.

605 The board shall have the power to revoke, suspend or (2)606 refuse to issue or renew any license or certificate provided for 607 in this chapter, and to fine, place on probation and/or otherwise 608 discipline a student or licensee or holder of a certificate, upon 609 proof that such person: (a) has not complied with or has violated 610 any of the rules and regulations promulgated by the board; (b) has 611 not complied with or has violated any of the sections of this 612 chapter; (c) has committed fraud or dishonest conduct in the 613 taking of the examination herein provided for; (d) has been 614 convicted of a felony; (e) has committed grossly unprofessional or dishonest conduct; (f) is addicted to the excessive use of 615 616 intoxicating liquors or to the use of drugs to such an extent as to render him or her unfit to practice in any of the practices or 617 618 occupations set forth in this chapter; (g) has advertised by means 619 of knowingly false or deceptive statements; or (h) has failed to * HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 19 (RF\HS) display the license or certificate issued to him or her as provided for in this chapter; or (i) has been convicted of violating any of the provisions of this chapter. A conviction of violating any of the provisions of this chapter shall be grounds for automatic suspension of the license or certificate of such person.

The board shall not revoke, suspend or refuse to issue 626 (3) or renew any license or certificate, or fine, place on probation 627 628 or otherwise discipline any person in a disciplinary matter except 629 after a hearing of which the applicant or licensee or holder of 630 the certificate affected shall be given at least twenty (20) days' 631 notice in writing, specifying the reason or reasons for denying 632 the applicant a license or certificate of registration, or in the case of any other disciplinary action, the offense or offenses of 633 634 which the licensee or holder of a certificate of registration is 635 charged. Such notice may be served by mailing a copy thereof by 636 United States first class certified mail, postage prepaid, to the 637 last known residence or business address of such applicant, 638 licensee or holder of a certificate. The hearing on such charges 639 shall be at such time and place as the board may prescribe.

640 (4) At such hearings, all witnesses shall be sworn by a 641 member of the board, and stenographic notes of the proceedings 642 shall be taken. Any party to the proceedings desiring it shall be 643 furnished with a copy of such stenographic notes upon payment to 644 the board of such fees as it shall prescribe, not exceeding, 645 however, the actual costs of transcription.

646 (5) The board is hereby authorized and empowered to issue 647 subpoenas for the attendance of witnesses and the production of 648 books and papers. The process issued by the board shall extend to 649 all parts of the state and such process shall be served by any 650 person designated by the board for such service. The person 651 serving such process shall receive such compensation as may be 652 allowed by the board, not to exceed the fee prescribed by law for

H. B. No. 1068 07/HR07/R1606 PAGE 20 (RF\HS) * HR07/ R1606*

653 similar services. All witnesses who shall be subpoended, and who 654 shall appear in any proceedings before the board, shall receive 655 the same fees and mileage as allowed by law.

656 Where in any proceeding before the board any witness (6) 657 shall fail or refuse to attend upon subpoena issued by the board, 658 shall refuse to testify, or shall refuse to produce any books and papers, the production of which is called for by the subpoena, the 659 660 attendance of such witness and the giving of his testimony and the 661 production of the books and papers shall be enforced by any court 662 of competent jurisdiction of this state, in manner as are enforced 663 the attendance and testimony of witnesses in civil cases in the 664 courts of this state.

665 (7) The board shall conduct the hearing in an orderly and 666 continuous manner, granting continuances only when the ends of 667 justice may be served. The board shall, within sixty (60) days 668 after conclusion of the hearing, reduce its decision to writing 669 and forward an attested true copy thereof to the last known 670 residence or business address of such applicant, licensee or 671 holder of a certificate, by way of United States first class 672 certified mail, postage prepaid. Such applicant, licensee, holder 673 of a certificate, or person aggrieved shall have the right of 674 appeal from an adverse ruling, or order, or decision of the board 675 to the chancery court upon forwarding notice of appeal to the 676 board within thirty (30) days after the decision of the board is 677 mailed in the manner here contemplated. An appeal will not be allowed in the event notice of appeal, together with the appeal 678 679 bond hereinafter required, shall not have been forwarded to the 680 board within the thirty-day period. Appeal shall be to the chancery court of the county and judicial district of the 681 682 residence of the appellant, or to the Chancery Court of the First 683 Judicial District of Hinds County, Mississippi, at the election of 684 the appellant. The notice of appeal shall elect venue, unless the 685 appellant be a nonresident of the State of Mississippi, in which

* HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 21 (RF\HS) event the board shall certify all documents and evidence directly to the Chancery Court of the First Judicial District of Hinds County for further proceedings. The appeal shall thereupon be heard in due course by the court which shall review the record and make its determination thereon.

691 (8) The appellant shall, together with the notice of appeal, 692 forward to and post with the board a satisfactory bond in the 693 amount of Five Hundred Dollars (\$500.00) for the payment of any 694 costs which may be adjudged against him.

695 (9) In the event of an appeal, the court shall dispose of 696 the appeal and enter its decision promptly. The hearing on the 697 appeal may, in the discretion of the chancellor, be tried in 698 vacation. If there is an appeal, such appeal may, in the 699 discretion of and on motion to the chancery court, act as a 700 supersedeas. However, any fine imposed by the board under the 701 provisions of this chapter shall not take effect until after the 702 time for appeal has expired, and an appeal of the imposition of such a fine shall act as a supersedeas. 703

(10) Any fine imposed by the board upon a licensee or holder of a certificate shall be in accordance with the following schedule:

707 (a) For the first violation, a fine of not less than
708 Fifty Dollars (\$50.00) nor more than One Hundred Dollars (\$100.00)
709 for each violation.

(b) For the second and each subsequent violation, a
fine of not less than One Hundred Dollars (\$100.00) nor more than
Four Hundred Dollars (\$400.00) for each violation.

The power and authority of the board to impose such fines under this section shall not be affected or diminished by any other proceeding, civil or criminal, concerning the same violation or violations.

717 (11) In addition to the reasons specified in subsection (2) 718 of this section, the board shall be authorized to suspend the H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606

PAGE 22 (RF\HS)

license of any licensee for being out of compliance with an order 719 720 for support, as defined in Section 93-11-153. The procedure for 721 suspension of a license for being out of compliance with an order 722 for support, and the procedure for the reissuance or reinstatement 723 of a license suspended for that purpose, and the payment of any 724 fees for the reissuance or reinstatement of a license suspended 725 for that purpose, shall be governed by Section 93-11-157 or 726 93-11-163, as the case may be. Actions taken by the board in 727 suspending a license when required by Section 93-11-157 or 728 93-11-163 are not actions from which an appeal may be taken under 729 this section. Any appeal of a license suspension that is required by Section 93-11-157 or 93-11-163 shall be taken in accordance 730 731 with the appeal procedure specified in Section 93-11-157 or 732 93-11-163, as the case may be, rather than the procedure specified 733 If there is any conflict between any provision in this section. 734 of Section 93-11-157 or 93-11-163 and any provision of this 735 chapter, the provisions of Section 93-11-157 or 93-11-163, as the 736 case may be, shall control. 737 SECTION 20. Section 73-7-29, Mississippi Code of 1972, is 738 brought forward as follows: 73-7-29. The board shall assess fees in the following 739 740 amounts and for the following purposes: 741 (a) Application for examination and reexamination -742 cosmetologist, manicurist, esthetician, or wig specialist.. \$35.00 743 (b) Application for in-state instructor examination and reexamination..... 50.00 744 745 (C) Application for out-of-state instructor 746 examination, processing...... 55.00 747 (d) Until June 30, 2001, cosmetologist, 748 manicurist, esthetician, or wig specialist license, 749 original and renewal..... 25.00 750 From and after July 1, 2001, biennial original 751 license and renewal..... 50.00 * HR07/ R1606* H. B. No. 1068 07/HR07/R1606 PAGE 23 ($RF \setminus HS$)

752	(e) Until June 30, 2001, master cosmetologist
753	license
754	From and after July 1, 2001, biennial original license
755	and renewal
756	(f) Cosmetologist, manicurist, esthetician, or
757	wig specialist by reciprocity, processing
758	(g) Until July 1, 2001, instructor license,
759	original and renewal 40.00
760	After July 1, 2001, biennial original license
761	and renewal
762	(h) Delinquent renewal penalty - cosmetologist,
763	manicurist, esthetician, wig specialist and instructor:
764	60 days to 1 year 25.00
765	plus license fee
766	Over 1 year to 3 years, per year
767	plus license fee
768	(i) Salon application
769	(j) Salon reinspection
770	(k) Salon change of ownership or location
771	or both
772	(1) Until June 30, 2001, salon license renewal 30.00
773	From and after July 1, 2001, biennial salon license
774	renewal
775	(m) Salon delinquent renewal penalty -
776	60 days to 1 year 25.00
777	plus license fee
778	Over 1 year 45.00
779	plus license fee
780	(n) Application for a new school
781	(o) New school reinspection
782	(p) School change of ownership
783	(q) School relocation
784	(r) Until June 30, 2001, school license renewal 75.00
	H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606

PAGE 24 (RF\HS)

From and after July 1, 2001, biennial school license 785 786 renewal..... 150.00 787 (s) School delinquent renewal penalty -788 60 days to 1 year..... 100.00 789 plus license fee Duplicate license or lost renewal form..... 10.00 790 (t) 791 (u) Penalty for insufficient fund checks..... 20.00 792 (v) Affidavit processing..... 15.00 793 Inactive license fee..... 15.00 (w) Renewal of inactive license..... 15.00 794 (x) 795 The board may charge additional fees for services which the board deems appropriate to carry out its intent and purpose. 796 797 These additional fees shall not exceed the cost of rendering the 798 service. 799 The board may authorize any licensee to renew his or her license for a two-year period until June 30, 2001, after which all 800 801 licenses shall be renewed biennially pursuant to the above fee 802 schedule. 803 The board is fully authorized to make refunds of any deposits 804 received by the board for services which are not rendered, and may 805 refund any underpayments or overpayments of fees to licensees or 806 applicants. 807 SECTION 21. Section 73-7-31, Mississippi Code of 1972, is 808 brought forward as follows: 809 73-7-31. Nothing in this chapter shall apply to: 810 Hairdressing, manicuring or facial treatments given (a) 811 in the home to members of family or friends for which no charge is 812 made. Persons whose practice is limited to the 813 (b) 814 application of cosmetic products to another person in connection 815 with the sale, or attempted sale, of such products at retail, 816 without compensation from such other person other than the regular 817 retail price of such merchandise.

H. B. No. 1068 * HR07/ R1606* 07/HR07/R1606 PAGE 25 (RF\HS) 818 (c) Barbers, and nothing in this chapter shall affect 819 the jurisdiction of the State Board of Barber Examiners.

(d) Persons engaged in the practice of hair braiding as defined in Section 73-7-71 who have completed the self-test part of the brochure on infection control techniques prepared by the State Department of Health and who keep the brochure and completed self-test available at the location at which the person is engaged in hair braiding. This paragraph (d) shall stand repealed on July 1, 2008.

827 **SECTION 22.** Section 73-7-33, Mississippi Code of 1972, is 828 brought forward as follows:

73-7-33. In addition to the rules and regulations that may
be prescribed and promulgated by the board under authority of this
chapter, the following rules and regulations shall be observed:

Every establishment must be kept sanitary, including all utensils and equipment; must be well ventilated and properly lighted. Each salon must be provided with hot and cold running water. Electrical appliances must be properly installed and grounded.

Cosmetologists shall be allowed to wear any type of clothing or apparel while at work as long as such clothing or apparel is sanitary.

840 Cosmetologists shall be allowed to use any type of hair 841 roller as long as they do so in a sanitary manner.

842 Anyone having an infectious or contagious disease shall not 843 practice in any establishment. Salon owners will be held 844 responsible for knowingly permitting one with such disease to 845 practice in his or her salon. No work shall be performed on any patron having a visible disease unless the patron shall produce a 846 847 certificate from a practicing physician stating that the patron is 848 free from infectious, contagious or communicable disease. А 849 cosmetologist's license does not authorize such person to treat or 850 prescribe for an infectious, contagious or any other disease.

H. B. No. 1068 07/HR07/R1606 PAGE 26 (RF\HS) * HR07/ R1606*

A home salon must have a solid wall to the ceiling with an outside entrance, or if a door exists between the salon and the remainder of the house, the door must be kept closed at all times while service is being rendered.

855 **SECTION 23.** Section 73-7-35, Mississippi Code of 1972, is 856 brought forward as follows:

857 73-7-35. (1) No person licensed pursuant to this chapter shall practice his or her profession except within the physical 858 859 confines of a salon possessing and displaying a properly executed 860 license issued pursuant to Section 73-7-17. However, this 861 requirement shall not prevent a person from rendering his or her services to any person who may be confined to his or her home, a 862 863 hospital, or other place as a result of illness, and 864 cosmetologists shall be permitted to render their services to 865 deceased persons away from their salons.

866 (2) No salon owner licensed pursuant to this chapter shall 867 allow a cosmetologist, esthetician, manicurist or wig specialist 868 to practice his/her profession in the salon without possessing a 869 valid license issued pursuant to this chapter.

870 **SECTION 24.** Section 73-7-37, Mississippi Code of 1972, is 871 brought forward as follows:

872 73-7-37. (1) The violation of any of the provisions of this 873 chapter, including the use of fraudulent statements to obtain any 874 benefits or privileges under this chapter or practicing one of 875 these professions without a license, shall constitute a 876 misdemeanor, punishable in any court of competent jurisdiction, 877 and any person or firm convicted of the violation of any of the 878 provisions of this chapter shall be fined not less than One Hundred Dollars (\$100.00) nor more than Five Hundred Dollars 879 880 (\$500.00). The court shall not be authorized to suspend or suspend the execution of the fine required under this section. 881 882 (2) If any person, firm or corporation violates any of the 883 provisions of this chapter, the secretary of the board, upon

H. B. No. 1068 07/HR07/R1606 PAGE 27 (RF\HS) * HR07/ R1606*

direction of a majority of the board and in the name of the board, 884 885 acting through the Attorney General or an attorney employed by the 886 board, shall apply in any chancery court of competent jurisdiction 887 for an order enjoining such violation or for an order enforcing 888 compliance with the provisions of this chapter. Upon the filing 889 of a verified petition in the proper court and after notice as 890 provided under the Mississippi Rules of Civil Procedure, such court or any judge thereof, if satisfied by the sworn petition, by 891 892 affidavit or otherwise, that such person has violated any of the 893 provisions of this chapter, may issue an injunction without notice 894 or bond, enjoining such continued violation and such injunction shall remain in force and effect until a final hearing. 895 If at 896 such hearing it is established that such person has violated or is 897 violating any of the provisions of this chapter, the court may enter a decree permanently enjoining such violation or enforcing 898 899 compliance with this chapter. In addition, the court may enter a 900 judgment against such person for attorneys' fees, court costs and 901 the actual costs incurred by the board in investigating the 902 actions of such person for which the board brought the suit for an 903 injunction. In case of violation of any decree issued in 904 compliance with this subsection, the court may punish the offender 905 for contempt of court and the court shall proceed as in other 906 cases.

907 (3) The proceedings in this section shall be in addition to 908 and not in lieu of the other remedies and penalties provided in 909 this chapter.

910 SECTION 25. Section 73-7-51, Mississippi Code of 1972, is 911 brought forward as follows:

912 73-7-51. From and after June 7, 1972, no person required by 913 Sections 73-7-51 through 73-7-61 to have a wig specialist license 914 or wig salon certificate of registration shall conduct a wig salon 915 or service a wig or hairpiece unless application for an 916 appropriate certificate or registration or license has been made.

* HR07/ R1606*

H. B. No. 1068 07/HR07/R1606 PAGE 28 (RF\HS)

All persons required by law to obtain a certificate of 917 918 registration or a license must file application therefor within thirty (30) days after May 8, 1972. However, upon the proper 919 920 filing of an application by a holder of a current valid wigologist 921 permit as issued by the board, such holder shall be issued a wig 922 specialist license, and upon the proper filing of an application by a holder of a current, valid wig shop certificate of 923 registration as issued by the board, such holder shall be issued a 924 925 wig salon certificate of registration.

926 SECTION 26. Section 73-7-53, Mississippi Code of 1972, is 927 brought forward as follows:

73-7-53. Any applicant who is at least seventeen (17) years 928 929 of age, can read, write and speak English, has a high school 930 education or its equivalent, and has successfully completed no 931 less than three hundred (300) hours of practice and instruction 932 and related theory in the care and treatment of wigs over a period 933 of no less than eight (8) weeks in an accredited school of cosmetology is eligible to take the examination to secure a wig 934 935 specialist license.

Application for an examination and license shall be accompanied by two (2) recent head photographs. The board shall hold examinations for wig specialists at least twice a year if applications have been received and approved and at such other times as the board may determine.

Applicants for wig specialist license, after having satisfactorily passed the prescribed examination, shall be issued a wig specialist license which shall be valid for one (1) year, and from and after July 1, 2001, shall be valid for two (2) years. All those licenses shall be subject to renewal.

All fees for application, examination and registration for a wig specialist license and the renewal thereof shall be the same as herein provided for cosmetologists.

H. B. No. 1068 * HR07 07/HR07/R1606 PAGE 29 (RF\HS)

* HR07/ R1606*

949 A person holding a wig specialist license may perform for950 compensation services limited to a wig or hairpiece.

951 SECTION 27. Section 73-7-55, Mississippi Code of 1972, is 952 brought forward as follows:

953 73-7-55. Registered wig specialists desiring to pursue 954 additional hours to be eligible for a certificate of registration 955 as a cosmetologist may be credited with the three hundred (300) 956 hours acquired in studying and training to be a wig specialist 957 which may be applied to the number of hours required to be 958 eligible to take a cosmetologist's examination.

959 SECTION 28. Section 73-7-57, Mississippi Code of 1972, is 960 brought forward as follows:

961 73-7-57. All wig salon owners shall have a wig salon license 962 and shall pay to the board the required license fee therefor and 963 pay the required renewal fee for the renewal thereof. Prior to 964 the initial issuance of such a license, the board shall inspect 965 the premises to determine if same qualifies with the law, upon 966 payment by the applicant of the required inspection fee.

967 A person holding a wig salon license may maintain an 968 establishment in which services shall be limited to wigs or 969 hairpieces and performed only by licensed wig specialists and/or 970 licensed cosmetologists.

971 SECTION 29. Section 73-7-59, Mississippi Code of 1972, is 972 brought forward as follows:

973 73-7-59. Nothing in Sections 73-7-51 through 73-7-61 as 974 amended by Laws, 2000, Chapter 485, shall be construed to cause 975 any person who, as of May 8, 1972, holds a valid cosmetology 976 license to make any application or take any additional training in order to continue his or her practice as it then exists. Nothing 977 978 in those sections shall be construed to force any person who 979 desires to obtain a valid cosmetology license to take any training 980 in addition to the fifteen hundred (1500) hours now required.

H. B. No. 1068 07/HR07/R1606 PAGE 30 (RF\HS) * HR07/ R1606*

981 SECTION 30. Section 73-7-61, Mississippi Code of 1972, is 982 brought forward as follows:

73-7-61. Nothing in Sections 73-7-51 through 73-7-61 shall 983 984 apply to retail sales of wigs or hairpieces when such sales do not 985 include arranging, dressing, waving, cleaning, curling, bleaching, 986 coloring, cutting and shaping of such wig or hairpiece sold at 987 retail. Such retail seller shall be exempted from all fees, inspections and other requirements of said sections. In 988 989 connection with such retail sales, wigs and hairpieces may be 990 fitted, combed and arranged before such retail sale is 991 consummated.

992 SECTION 31. Section 73-7-63, Mississippi Code of 1972, is
993 brought forward as follows:

994 73-7-63. Sections 73-7-1 through 73-7-37 and 73-7-51 through 995 73-7-61, Mississippi Code of 1972, which create the State Board of 996 Cosmetology and prescribe its duties and powers, shall stand 997 repealed as of July 1, 2010.

998 SECTION 32. This act shall take effect and be in force from 999 and after July 1, 2007.