## **RÉSUMÉ DIGEST**

## ACT 611 (SB 112)

## 2016 Regular Session

**Barrow** 

e20.00

Prior law provided for the regulation of the practice of cosmetology.

<u>New law</u> provides for the regulation of blow dry technicians by the La. State Board of Cosmetology ("board") and defines "blow dry technician" as an individual who provides blow drying hair services.

<u>New law</u> defines "blow drying hair services" as the providing to an individual for compensation the services of beautifying, cleaning, arranging, curling, dressing, blow drying, or performing any other similar procedure intended to beautify, clean, or arrange the hair.

<u>New law</u> provides that an applicant for a license of blow dry technician is subject to the same qualifications and fees applicable to cosmetologists, but such applicant is not subject to the required number of instruction hours for cosmetologists.

<u>New law</u> requires the board to adopt rules to establish and regulate the license of blow dry technician no later than June 1, 2017.

<u>New law</u> provides for the regulation of mobile salons by the board and defines a "mobile salon" as a self-contained facility, where cosmetology is practiced for a fee, that may be moved, towed, or transported from one location to another.

<u>New law</u> provides that beginning on June 1, 2017, the board may issue a certificate of registration for the operation of a mobile salon to any applicant who submits an application on a form approved by the board, pays all required fees, and is determined to be in compliance with laws governing the practice of cosmetology.

<u>New law</u> provides that all requirements that apply to a beauty shop or salon shall also apply to mobile salons, except to the extent that the requirements conflict with <u>new law</u> or with any rules adopted by the board pursuant to new law.

<u>New law</u> requires that the board adopt rules pursuant to the Administrative Procedure Act to implement the provision of <u>new law</u> by June 1, 2017.

<u>Prior law</u> provided that any cosmetology salon owner who is not a licensed cosmetologist, any manicuring salon owner who is not a licensed manicurist, and any esthetics salon owner who is not a licensed esthetician shall employ a manager who is a licensed cosmetologist and who shall not be absent from the salon more than two working days per week; however, a registered manicurist may manage a manicuring salon and a registered esthetician may manage an esthetics salon.

<u>New law</u> retains <u>prior law</u> and provides that any mobile salon owner who is not a licensed cosmetologist shall employ a manager who is a licensed cosmetologist and who shall not be absent from the salon more than two working days per week.

<u>Prior law</u> provided for the renewal of certificates of registration for every beauty shop owner, booth renter, manager of a beauty shop, and school.

<u>New law</u> retains <u>prior law</u> and provides for the renewal of certificates of registration for every mobile salon owner.

Prior law provided for registration and licensing fees of the board.

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<u>New law</u> establishes fees for mobile salons for the initial certificate of registration and each annual renewal of such certificate as follows:

(1)	Resident	\$30.00
(2)	Nonresident	\$65.00
(3)	Home care	\$30.00

Effective August 1, 2016.

(Amends R.S. 37:563(11), (12), (13), and (14), 589(A), 590(A)(1), and 599(A)(2)(f); adds R.S. 37:563(15) through (17), 575(A)(17) and 591.1)