First Regular Session Seventy-second General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 19-1330

LLS NO. 19-1109.01 Christy Chase x2008

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A BILL FOR AN ACT

101	CONCERNING AN EXEMPTION FROM REGULATION BY THE DIVISION OF
102	PROFESSIONS AND OCCUPATIONS IN THE DEPARTMENT OF
103	REGULATORY AGENCIES FOR PERSONS WHO PROVIDE HAIR
104	DRYING SERVICES ONLY.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

The bill exempts from licensure by the director of the division of professions and occupations in the department of regulatory agencies a person who engages only in hair drying services, which services include





drying, styling, arranging, curling, hot ironing, or cleansing hair.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 12-8-103, add (9.6) 3 as follows: 4 12-8-103. Definitions. As used in this article 8, unless the context 5 otherwise requires: "HAIR DRYING SERVICES" MEANS DRYING, STYLING, 6 (9.6)7 ARRANGING, CURLING, HOT IRONING, CLEANSING, OR PERFORMING ANY 8 OTHER SIMILAR PROCEDURE INTENDED TO BEAUTIFY, CLEAN, OR ARRANGE 9 HAIR. "HAIR DRYING SERVICES" DOES NOT INCLUDE APPLYING REACTIVE 10 CHEMICALS TO PERMANENTLY STRAIGHTEN, CURL, OR ALTER THE 11 STRUCTURE OR COLOR OF THE HAIR. 12 **SECTION 2.** In Colorado Revised Statutes, 12-8-121, amend (1) 13 introductory portion and (1)(d); and **add** (1)(e) as follows: 14 **12-8-121. Exemptions - rules.** (1) Nothing in this article ARTICLE 15 8 prohibits services by: 16 (d) A person who provides the service of natural hair braiding; OR 17 (e) A PERSON WHO PROVIDES ONLY HAIR DRYING SERVICES. 18 SECTION 3. In Colorado Revised Statutes, 12-105-104, add as 19 relocated by House Bill 19-1172 (8.5) as follows: 20 12-105-104. Definitions. As used in this article 105, unless the 21 context otherwise requires: 22 (8.5)"HAIR DRYING SERVICES" MEANS DRYING, STYLING, 23 ARRANGING, CURLING, HOT IRONING, CLEANSING, OR PERFORMING ANY 24 OTHER SIMILAR PROCEDURE INTENDED TO BEAUTIFY, CLEAN, OR ARRANGE 25 HAIR. "HAIR DRYING SERVICES" DOES NOT INCLUDE APPLYING REACTIVE CHEMICALS TO PERMANENTLY STRAIGHTEN, CURL, OR ALTER THE
 STRUCTURE OR COLOR OF THE HAIR.

3 SECTION 4. In Colorado Revised Statutes, 12-105-118, amend
4 as relocated by House Bill 19-1172 (1)(d); and add as relocated by
5 House Bill 19-1172 (1)(e) as follows:

6 12-105-118. Exemptions - rules. (1) Nothing in this article 105
7 prohibits services by:

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(d) A person who provides the service of natural hair braiding; OR(e) A PERSON WHO PROVIDES ONLY HAIR DRYING SERVICES.

10 SECTION 5. Act subject to petition - effective date -11 **applicability.** (1) Except as otherwise provided in subsection (2) of this 12 section, this act takes effect at 12:01 a.m. on the day following the 13 expiration of the ninety-day period after final adjournment of the general 14 assembly (August 2, 2019, if adjournment sine die is on May 3, 2019); 15 except that, if a referendum petition is filed pursuant to section 1 (3) of 16 article V of the state constitution against this act or an item, section, or 17 part of this act within such period, then the act, item, section, or part will 18 not take effect unless approved by the people at the general election to be 19 held in November 2020 and, in such case, will take effect on the date of 20 the official declaration of the vote thereon by the governor.

(2) Sections 3 and 4 of this act take effect only if House Bill
19-1172 becomes law, in which case sections 3 and 4 take effect October
1, 2019.

24 (3) This act applies to conduct occurring on or after the applicable25 effective date of this act.

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