

Administrative Rule Analysis



COSMETOLOGY – GENERAL RULES

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Rule Set No.: 2020-50 LR
Submitted to JCAR on: 9/15/21

Analysis available at
<http://www.legislature.mi.gov>

Department: Licensing and Regulatory Affairs
Agency: Bureau of Professional Licensing
Enabling Statute: Occupational Code, 1980 PA 299, MCLs 339.205, 339.308, 339.1203, 339.1205, 339.1207, 339.1208, 339.1209, and 339.1210 et seq.

Analysis Complete to: 9/22/22

BACKGROUND AND SUMMARY OF PROPOSED RULES

Rule Set 2020-50 LR would make numerous amendments, additions, and rescissions to rules pertaining to cosmetology. Specifically, the rule set would clarify definitions, examination requirements, and licensure and relicensure requirements; phase out branch facility licenses (the license is not authorized in statute); clarify transfer of ownership and change of location processes; include a new rule on determining if instruction at a licensed barber college is substantially similar to course work in a cosmetology instruction program; update equipment standards for cosmetology schools; clarify record retention requirements; incorporate statutory requirements; include new distance education language; update curriculum requirements; include new disinfection and sterilization language; update service rules and prohibited actions; and rescind outdated or redundant language.

FISCAL IMPACT OF PROPOSED RULES

2020-50 LR is not anticipated to have a significant fiscal impact on the Department of Licensing and Regulatory Affairs or on any other state or local government units.

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■ This analysis was prepared by nonpartisan House Fiscal Agency staff for use by House members in their deliberations, and does not constitute an official statement of legislative intent.