- 1 HB75
- 2 189028-1
- 3 By Representative Hollis
- 4 RFD: Boards, Agencies and Commissions
- 5 First Read: 09-JAN-18
- 6 PFD: 01/08/2018

189028-1:n:12/15/2017:LLR/tgw LSA2017-3634 1 2 3 4 5 6 7 8 SYNOPSIS: Existing law does not regulate microblading 9 and eyelash extension facilities. 10 This bill would provide for the regulation 11 of microblading and eyelash extension facilities. 12 This bill would allow the State Department 13 of Health to promulgate rules regarding 14 microblading and eyelash extension. 15 This bill would provide for civil remedies 16 and criminal penalties. Amendment 621 of the Constitution of Alabama 17 18 of 1901, now appearing as Section 111.05 of the 19 Official Recompilation of the Constitution of 20 Alabama of 1901, as amended, prohibits a general 8 21 law whose purpose or effect would be to require a 22 new or increased expenditure of local funds from 23 becoming effective with regard to a local governmental entity without enactment by a 2/3 vote 24 25 unless: it comes within one of a number of 26 specified exceptions; it is approved by the 27 affected entity; or the Legislature appropriates

funds, or provides a local source of revenue, to 16 the entity for the purpose.

1

2

11

12

13

14

The purpose or effect of this bill would be to require a new or increased expenditure of local funds within the meaning of the amendment. However, the bill does not require approval of a local governmental entity or enactment by a 2/3 vote to become effective because it comes within one of the specified exceptions contained in the amendment.

> A BILL TO BE ENTITLED AN ACT

15 To regulate microblading and eyelash extension 16 facilities and the practice of microblading and eyelash 17 extension; to allow the State Department of Health to 18 promulgate rules regarding microblading and eyelash extension; 19 to provide for civil remedies and criminal penalties for 20 violations; and in connection therewith would have as its 21 purpose or effect the requirement of a new or increased 22 expenditure of local funds within the meaning of Amendment 621 23 of the Constitution of Alabama of 1901, now appearing as 24 Section 111.05 of the Official Recompilation of the 25 Constitution of Alabama of 1901, as amended. 26 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

Section 1. As used in this act the following terms 1 2 shall have the following meanings:

3

26

(1) DEPARTMENT. State Department of Public Health.

4 (2) EYELASH EXTENSIONS: Eyelash extensions that are used to enhance the length, curliness, fullness, and thickness 5 of natural eyelashes and may be made from several materials 6 7 including mink or synthetic or human hair that are applied one at a time using a specifically formulated, semi-permanent glue 8 that will not irritate the eye nor damage the natural lash. 9

10 (3) FACILITY. The geographic location at which an 11 individual does one or more of the following for compensation:

12 a. Places an indelible mark upon the body of another 13 individual by the insertion of a pigment on or under the skin.

b. Places an indelible design upon the body of 14 15 another individual by production of scars other than branding. 16

c. Performs an eyelash extension.

17 (4) MICROBLADING. An indelible mark made upon the 18 body of an individual by the insertion of a pigment on or 19 under the skin or an indelible design upon the body of the 20 individual by the production of scars other than by branding.

21 (5) MINOR. An individual under 18 years of age who 22 is not emancipated.

23 Section 2. Each microblading and eyelash extension 24 technician shall be governed by the Needlestick Safety and 25 Prevention Act, Pub. L. 106430, and this act.

Section 3. (a) An individual may not:

(1) Microblade or perform an eyelash extension on
 another individual without providing proof of course
 certification.

4 (2) a. Microblade or perform an eyelash extension on
5 a minor unless the individual obtains the prior written,
6 informed consent of the parent or legal guardian of the minor.

b. The parent or legal guardian of the minor shall
execute the written informed consent required under this
subdivision in the presence of the individual performing the
microblading or eyelash extension on the minor in the presence
of the individual or his or her employee or agent.

12 c. Microblade or perform an eyelash extension on 13 another individual if the other individual is under the 14 influence of intoxicating liquor or a controlled substance.

d. Microblade or perform an eyelash extension at afacility that is not licensed under this act.

(b) (1) The owner or operator of a facility may apply to the department for a facility license on a form provided by the department and at the time of application shall pay to the department the appropriate fee as provided in this section.

(2) If the department determines that the application is complete and the microblading facility proposed or operated by the applicant meets the requirements of this act and the rules promulgated pursuant to this act, the department shall issue a license to the applicant for the operation of that facility. The license shall be effective for a time period prescribed by rule of the department.

Page 4

(3) The owner or operator of a microblading facility
 shall pay the following fees for a facility license:

a. Initial annual license, two hundred fifty dollars4 (\$250).

b. One-year renewal of an annual license, two
hundred dollars (\$200).

c. Temporary license to operate a facility at a
fixed location for not more than a two-week period, fifty
dollars (\$50).

10 (4) Fees collected under subdivision (3) shall be
11 deposited in the State Treasury to the credit of the
12 department. These amounts shall be budgeted and allotted in
13 accordance with Sections 41-4-80 through 41-4-96 and Sections
14 41-19-1 through 41-19-12, Code of Alabama 1975.

(c) The owner or operator of a facility licensed
under this act shall apply to the department for renewal of
the license not less than 30 days before the license expires.
Upon payment of the renewal fee, the department shall renew
the license if the applicant is in compliance with this act
and the rules promulgated pursuant to this act.

(d) Before issuing a license, renewing a license, or
issuing a temporary license to an applicant, the department
shall inspect the premises of the facility that is the subject
of the application.

(e) The department shall periodically inspect each
 facility licensed under this act to ensure compliance with
 this act.

(f) The department shall issue a license under this
 act to a specific person for a facility at a specific
 location, and the license issued shall be nontransferable.

4 Section 4. A person who owns or operates a licensed 5 facility shall do all of the following:

6 (1) Display the license in a conspicuous place 7 within the customer service area of the facility.

8 (2) Ensure that an individual engaged in 9 microblading or performing an eyelash extension at the 10 facility wears disposable gloves approved by the department 11 when microblading, extending eyelashes, or when cleaning 12 instruments used in microblading or eyelash extension.

13 (3) Maintain a permanent record of each individual who has received microblading or eyelash extension performed 14 at the facility and make the records available for inspection 15 16 by the department or local county health department. The 17 record shall include the name of the individual receiving 18 microblading or eyelash extension, and his or her address, 19 age, signature, including the date of the microblading or 20 eyelash extension, and location of the facility.

(4) Provide each customer with a written information sheet approved by the department that provides instructions on microblading site and eyelash extension site, which shall include a recommendation that the person seek medical attention if the microblading or eyelash extension site becomes infected or painful, or if the person develops a fever soon after microblading or eyelash extension is performed.

Page 6

(5) Within 24 hours of becoming aware that an 1 2 individual who has had microblading or an eyelash extension at 3 the facility is infected with a communicable disease, the 4 owner or operator of the facility shall notify the department 5 or the local county health department. Section 5. (a) The department shall perform all of 6 7 the following duties: (1) Enforce this act and the rules promulgated under 8 this act. 9 10 (2) Promulgate rules necessary to implement this act, including, but not limited to, rules governing each of 11 12 the following: 13 a. The facility design and construction. b. Microblading or eyelash extension equipment 14 15 standards, including, but not limited to, cleaning and 16 sterilization requirements. 17 c. Microblading dye standards. 18 d. Inspection of microblading or eyelash extension facilities. 19 20 e. Facility license renewal. 21 (b) The department may exercise any of the following 22 powers: 23 (1) Appoint an advisory committee to assist the 24 department in rule development. 25 (2) After notice and an opportunity for a hearing, 26 suspend, revoke, or deny a license or license renewal for a

violation of this act or a rule promulgated pursuant to this
 act.

3 (c) Local county health departments may enforce this
4 act and all rules promulgated pursuant to this act.

5 (d) In addition to any other enforcement action
6 authorized by law, a person alleging a violation of this act
7 may bring a civil action for appropriate injunctive relief.

8 Section 6. A person who violates this act or a rule 9 promulgated under this act shall be guilty of a Class C 10 misdemeanor.

11 Section 7. Although this bill would have as its 12 purpose or effect the requirement of a new or increased 13 expenditure of local funds, the bill is excluded from further 14 requirements and application under Amendment 621, now 15 appearing as Section 111.05 of the Official Recompilation of 16 the Constitution of Alabama of 1901, as amended, because the 17 bill defines a new crime or amends the definition of an 18 existing crime.

Section 8. This act shall become effective on the first day of the third month following its passage and approval by the Governor, or its otherwise becoming law.

Page 8