



General Assembly

Substitute Bill No. 6742

January Session, 2019



AN ACT CONCERNING THE LICENSING OF ESTHETICIANS, NAIL TECHNICIANS AND EYELASH TECHNICIANS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (*Effective January 1, 2020*) As used in this section
2 and sections 2 to 5, inclusive, and sections 7 and 8 of this act:

3 (1) "Commissioner" means the Commissioner of Public Health;

4 (2) "Department" means the Department of Public Health;

5 (3) "Esthetician" means a person who, for compensation, performs
6 esthetics;

7 (4) "Esthetics" means services related to skin care treatments, (A)
8 including, but not limited to, cleansing, toning, stimulating, exfoliating
9 or performing any similar procedure on the human body while using
10 cosmetic preparations, hands, devices, apparatus or appliances to
11 enhance or improve the appearance of the skin; makeup application;
12 beautifying lashes and brows; or removing unwanted hair using
13 manual and mechanical means, and (B) excluding the use of a
14 prescriptive laser device, the performance of a cosmetic medical
15 procedure, as defined in section 19a-903c of the general statutes or any
16 practice, activity or treatment that constitutes the practice of medicine;

17 (5) "Nail technician" means a person who for compensation cuts,
18 shapes, colors, cleanses, trims, polishes or enhances the appearance of
19 the nails of the hands or feet, including, but not limited to, applying
20 artificial nails; applying lotions and oils in paraffin wax in individual
21 containers; filing without the use of electronics; applying shellac polish
22 and nail art such as gems, jewels, glitter and acrylic; applying hard
23 gels, gel acrylic, liquid and powdered acrylic and curing lights;
24 reflexology; but excluding any practice, activity or treatment that
25 constitutes the practice of medicine;

26 (6) "Eyelash technician" means a person, who for compensation
27 performs individual eyelash extensions, eyelash lifts or perms and
28 eyelash color tints; and

29 (7) "Salon" and "spa" include any shop, store, day spa or other
30 commercial establishment at which the practice of barbering, as
31 described in section 20-234 of the general statutes, hairdressing and
32 cosmetology, as defined in section 20-250 of the general statutes, or the
33 services of an esthetician, nail technician or eyelash technician, or any
34 combination thereof, is offered and provided.

35 Sec. 2. (NEW) (*Effective January 1, 2020*) (a) On and after July 1, 2020,
36 except as provided in subsection (g) of this section, no person may
37 practice as an esthetician without obtaining a license or temporary
38 permit from the Department of Public Health under this section.

39 (b) On and after January 1, 2020, each person seeking an initial
40 license as an esthetician shall apply to the department on a form
41 prescribed by the department, accompanied by an application fee of
42 one hundred dollars and evidence that the applicant has (1) (A)
43 completed a course of not less than six hundred hours of study in a
44 school approved under section 7 of this act or in a school outside of the
45 state whose requirements are equivalent to a school approved under
46 section 7 of this act, and (B) passed a written examination, satisfactory
47 to the department, or (2) practiced esthetics continuously in this state
48 for a period of not less than five years prior to January 1, 2020, and

49 completed a course in disinfection and safe work practices approved
50 by the department under section 7 of this act.

51 (c) The department may grant a license under this section to any
52 person who is licensed at the time of application as an esthetician or
53 entitled to perform similar services under a different designation in
54 another state of the United States, the District of Columbia or a
55 commonwealth or territory subject to the laws of the United States and
56 who submits evidence satisfactory to the commissioner of (1) a current
57 license in good standing to practice as an esthetician from such other
58 state, district, commonwealth or territory, and (2) licensed practice in
59 such state, district, commonwealth or territory for a period of at least
60 two years immediately preceding the application. Pending approval of
61 the application for a license, the commissioner may issue a temporary
62 permit to such applicant upon receipt of a completed application, the
63 application fee in accordance with subsection (b) of this section, a copy
64 of the current license from such other state, district, commonwealth or
65 territory and a notarized affidavit attesting the license is valid and
66 belongs to the person requesting notarization. Such temporary permit
67 shall be valid for a period not exceeding one hundred twenty calendar
68 days and shall not be renewable.

69 (d) Any license issued under this section shall expire in accordance
70 with the provisions of section 19a-88 of the general statutes, as
71 amended by this act, and may be renewed every two years, for a fee of
72 one hundred dollars. No person shall carry on the occupation of
73 esthetician after the expiration of such person's license until such
74 person has applied to the department for a renewal of such license.
75 The department may renew any esthetician license if application for
76 such renewal is received by the department not later than ninety days
77 after the expiration of the license.

78 (e) No person shall use the title "esthetician" or similar title unless
79 the person holds a license or temporary permit issued under this
80 section. Each person engaged in the occupation of esthetician shall, at
81 all times, conspicuously display such person's license or permit within

82 the place where such occupation is being conducted.

83 (f) The provisions of this section shall not apply to a physician, an
84 advanced practice registered nurse rendering service in collaboration
85 with a physician, a registered nurse executing the medical regimen
86 under the direction of a licensed physician, dentist or advanced
87 practice registered nurse or a physician assistant rendering service
88 under the supervision, control and responsibility of a physician.

89 (g) A person may practice temporarily as an esthetician in this state
90 without a license or temporary permit if such person is an instructor,
91 or a participant in a trade show, event or product demonstration in
92 accordance with this subsection. A person who (1) provides instruction
93 on techniques related to being an esthetician, or (2) participates in the
94 demonstration of the practice of being an esthetician or a product
95 related to such practice as part of a professional course, seminar,
96 workshop, trade show or other event, may do so without a license or
97 permit, provided such person (A) is licensed or certified in the state,
98 territory or possession of the United States or foreign country where
99 such person primarily practices as an esthetician if such licensure or
100 certification is required by such state, territory, possession or foreign
101 country; (B) practices as an esthetician under the direct supervision of
102 a licensed esthetician; (C) does not receive compensation for practicing
103 as an esthetician in this state, other than for providing instruction for
104 such practice to persons in attendance at the course, seminar,
105 workshop, trade show or event; and (D) provides instruction or
106 demonstrates techniques or services related to practicing as an
107 esthetician only for persons enrolled in the course, seminar or
108 workshop or attending the trade show or event at which such person
109 provides instruction, demonstrates a product or offers such services.
110 Any person or organization that holds or produces a course, seminar,
111 workshop, trade show or other event at which estheticians without a
112 license or temporary permit provide instruction, participate in a
113 demonstration or offer services related to the practice of an esthetician
114 shall ensure compliance with the provisions of this subsection.

115 (h) No license or temporary permit shall be issued under this section
116 to any applicant against whom professional disciplinary action is
117 pending or who is the subject of an unresolved complaint in any state
118 or jurisdiction.

119 (i) No person applying for a license or temporary permit under this
120 section shall be required to submit any proof of citizenship or legal
121 residency.

122 (j) The commissioner may adopt regulations, in accordance with the
123 provisions of chapter 54 of the general statutes, to implement the
124 provisions of this section.

125 Sec. 3. (NEW) (*Effective January 1, 2020*) (a) On and after July 1, 2020,
126 except as provided in subsection (g) of this section, no person may
127 practice as an eyelash technician without obtaining a license or
128 temporary permit from the department under this section.

129 (b) On and after January 1, 2020, each person seeking an initial
130 license as an eyelash technician shall apply to the department on a
131 form prescribed by the department, accompanied by an application fee
132 of one hundred dollars and evidence that the applicant has (1) (A)
133 completed a course of not less than twenty-five hours of study in a
134 school approved under section 7 of this act or in a school outside of the
135 state whose requirements are equivalent to a school approved under
136 section 7 of this act, and (B) passed a written examination, satisfactory
137 to the department, or (2) practiced as an eyelash technician
138 continuously in this state for a period of not less than five years prior
139 to January 1, 2020, and completed a course in disinfection and safe
140 work practices approved by the department under section 7 of this act.

141 (c) The department may grant a license under this section to any
142 person who is licensed at the time of application as an eyelash
143 technician or entitled to perform similar services under a different
144 designation in another state of the United States, the District of
145 Columbia or a commonwealth or territory subject to the laws of the

146 United States and who submits evidence satisfactory to the
147 commissioner of (1) a current license in good standing to practice as an
148 eyelash technician from such other state, district, commonwealth or
149 territory, and (2) licensed practice in such state, district,
150 commonwealth or territory for a period of at least two years
151 immediately preceding the application. Pending approval of the
152 application for a license, the commissioner may issue a temporary
153 permit to such applicant upon receipt of a completed application, the
154 application fee in accordance with subsection (b) of this section, a copy
155 of the current license from such other state, district, commonwealth or
156 territory and a notarized affidavit attesting the license is valid and
157 belongs to the person requesting notarization. Such temporary permit
158 shall be valid for a period not exceeding one hundred twenty calendar
159 days and shall not be renewable.

160 (d) Any license issued under this section shall expire in accordance
161 with the provisions of section 19a-88 of the general statutes, as
162 amended by this act, and may be renewed every two years, for a fee of
163 one hundred dollars. No person shall carry on the occupation of
164 eyelash technician after the expiration of such person's license until
165 such person has applied to the department for a renewal of such
166 license. The department may renew any eyelash technician license if
167 application for such renewal is received by the department not later
168 than ninety days after the expiration of the license.

169 (e) No person shall use the title "eyelash technician" or similar title
170 unless the person holds a license or temporary permit issued under
171 this section. Each person engaged in the occupation of eyelash
172 technician shall, at all times, conspicuously display such person's
173 license or permit within the place where such occupation is being
174 conducted.

175 (f) A person may practice temporarily as an eyelash technician in
176 this state without a license or temporary permit if such person is an
177 instructor, or a participant in a trade show, event or product
178 demonstration in accordance with this subsection. A person who (1)

179 provides instruction on techniques related to being an eyelash
180 technician, or (2) participates in the demonstration of the practice of
181 being an eyelash technician or a product related to such practice as
182 part of a professional course, seminar, workshop, trade show or other
183 event, may do so without a license or permit, provided such person
184 (A) is licensed or certified in the state, territory or possession of the
185 United States or foreign country where such person primarily practices
186 as an eyelash technician if such licensure or certification is required by
187 such state, territory, possession or foreign country; (B) practices as an
188 eyelash technician under the direct supervision of a licensed eyelash
189 technician; (C) does not receive compensation for practicing as an
190 eyelash technician in this state, other than for providing instruction for
191 such practice to persons in attendance at the course, seminar,
192 workshop, trade show or event; and (D) provides instruction or
193 demonstrates techniques or services related to practicing as an eyelash
194 technician only for persons enrolled in the course, seminar or
195 workshop or attending the trade show or event at which such person
196 provides instruction, demonstrates a product or offers such services.
197 Any person or organization that holds or produces a course, seminar,
198 workshop, trade show or other event at which eyelash technicians
199 without a license or temporary permit provide instruction, participate
200 in a demonstration or offer services related to the practice of an eyelash
201 technician, shall ensure compliance with the provisions of this
202 subsection.

203 (g) No license or temporary permit shall be issued under this section
204 to any applicant against whom professional disciplinary action is
205 pending or who is the subject of an unresolved complaint in any state
206 or jurisdiction.

207 (h) No person applying for a license or temporary permit under this
208 section shall be required to submit any proof of citizenship or legal
209 residency.

210 (i) The commissioner may adopt regulations, in accordance with the
211 provisions of chapter 54 of the general statutes, to implement the

212 provisions of this section.

213 Sec. 4. (NEW) (*Effective January 1, 2020*) (a) On and after January 1,
214 2021, except as provided in subsection (g) of this section, no person
215 may practice as a nail technician without obtaining a license or
216 temporary permit from the department under this section or a nail
217 technician trainee license under section 5 of this act.

218 (b) On and after October 1, 2020, each person seeking an initial
219 license as a nail technician shall apply to the department on a form
220 prescribed by the department, accompanied by an application fee of
221 one hundred dollars and evidence that the applicant has (1) (A)
222 completed a course of not less than one hundred hours of study in a
223 school approved under section 7 of this act or in a school outside of the
224 state whose requirements are equivalent to a school approved under
225 section 7 of this act, and (B) passed a written examination, prescribed
226 by the department, or (2) (A) practiced as a nail technician
227 continuously in this state for a period of not less than five years prior
228 to January 1, 2021, and completed a course in disinfection and safe
229 work practices approved by the department under section 7 of this act,
230 or (B) practiced as a licensed nail technician trainee for at least a year in
231 accordance with section 5 of this act and completed an examination
232 prescribed by the commissioner. If an applicant employed as a nail
233 technician on January 1, 2021, has no evidence satisfactory to the
234 commissioner of continuous practice as a nail technician for not less
235 than five years, such applicant may apply to the department for a nail
236 technician trainee license, under section 5 of this act.

237 (c) The department may grant a license under this section to any
238 person who is licensed at the time of application as a nail technician or
239 entitled to perform similar services under a different designation in
240 another state of the United States, the District of Columbia or a
241 commonwealth or territory subject to the laws of the United States and
242 who submits evidence satisfactory to the commissioner of (1) a current
243 license in good standing to practice as a nail technician from such other
244 state, district, commonwealth or territory, and (2) licensed practice in

245 such state, district, commonwealth or territory for a period of at least
246 two years immediately preceding the application. Pending approval of
247 the application for a license, the commissioner may issue a temporary
248 permit to such applicant upon receipt of a completed application, the
249 application fee in accordance with subsection (b) of this section, a copy
250 of the current license from such other state, district, commonwealth or
251 territory and a notarized affidavit attesting the license is valid and
252 belongs to the person requesting notarization. Such temporary permit
253 shall be valid for a period not exceeding one hundred twenty calendar
254 days and shall not be renewable.

255 (d) Any license issued under this section shall expire in accordance
256 with the provisions of section 19a-88 of the general statutes, as
257 amended by this act, and may be renewed every two years, for a fee of
258 one hundred dollars. No person shall carry on the occupation of nail
259 technician after the expiration of such person's license until such
260 person has applied to the department for a renewal of such license.
261 The department may renew any nail technician license if application
262 for such renewal is received by the department not later than ninety
263 days after the expiration of the license.

264 (e) No person shall use the title "nail technician" or similar title
265 unless the person holds a license or temporary permit issued under
266 this section. Each person engaged in the occupation of nail technician
267 shall, at all times, conspicuously display such person's license or
268 permit within the place where such occupation is being conducted.

269 (f) The provisions of this section shall not apply to a physician, an
270 advanced practice registered nurse rendering service in collaboration
271 with a physician, a registered nurse executing the medical regimen
272 under the direction of a licensed physician, dentist or advanced
273 practice registered nurse or a physician assistant rendering service
274 under the supervision, control and responsibility of a physician.

275 (g) A person may practice temporarily as a nail technician in this
276 state without a license or temporary permit if such person is an

277 instructor, or a participant in a trade show, event or product
278 demonstration in accordance with this subsection. A person who (1)
279 provides instruction on techniques related to being a nail technician, or
280 (2) participates in the demonstration of the practice of being a nail
281 technician or a product related to such practice as part of a
282 professional course, seminar, workshop, trade show or other event,
283 may do so without a license or permit, provided such person (A) is
284 licensed or certified in the state, territory or possession of the United
285 States or foreign country where such person primarily practices as a
286 nail technician if such licensure or certification is required by such
287 state, territory, possession or foreign country; (B) practices as a nail
288 technician under the direct supervision of a licensed nail technician;
289 (C) does not receive compensation for practicing as a nail technician in
290 this state, other than for providing instruction for such practice to
291 persons in attendance at the course, seminar, workshop, trade show or
292 event; and (D) provides instruction or demonstrates techniques or
293 services related to practicing as a nail technician only for persons
294 enrolled in the course, seminar or workshop or attending the trade
295 show or event at which such person provides instruction,
296 demonstrates a product or offers such services. Any person or
297 organization that holds or produces a course, seminar, workshop,
298 trade show or other event at which nail technicians without a license
299 or temporary permit provide instruction, participate in a
300 demonstration or offer services related to the practice of a nail
301 technician shall ensure compliance with the provisions of this
302 subsection.

303 (h) No license or temporary permit shall be issued under this section
304 to any applicant against whom professional disciplinary action is
305 pending or who is the subject of an unresolved complaint in any state
306 or jurisdiction.

307 (i) No person applying for a license or temporary permit under this
308 section shall be required to submit any proof of citizenship or legal
309 residency.

310 (j) The commissioner may adopt regulations, in accordance with the
311 provisions of chapter 54 of the general statutes, to implement the
312 provisions of this section.

313 Sec. 5. (NEW) (*Effective January 1, 2020*) (a) Any person employed as
314 a nail technician on January 1, 2021, who does not have evidence
315 satisfactory to the commissioner of continuous practice as a nail
316 technician for not less than five years prior to said date, may apply to
317 the department for a nail technician trainee license.

318 (b) Each person seeking an initial license as a nail technician trainee
319 shall apply to the department on a form prescribed by the department,
320 accompanied by an application fee of fifty dollars. Such application
321 shall include the name and address of the spa or salon where such
322 person is employed and the licensed nail technician who will be the
323 applicant's supervisor. Upon the granting of a license under this
324 section, the licensee may practice as a nail technician full-time or part-
325 time under the supervision of a nail technician licensed under section 4
326 of this act, at a spa or salon managed by a person described in section 8
327 of this act. Such license shall be valid for one year, and shall be
328 renewable once for an additional year, for a fee of fifty dollars. No
329 person shall hold such a license for more than two years, unless such
330 person provides written justification satisfactory to the commissioner
331 explaining why such license should be renewed for a period of more
332 than two years. The licensee shall notify the department not later than
333 seven business days after a change in employer or supervisor.

334 (c) Any person who has held a nail technician trainee license for at
335 least one year and completed an examination prescribed by the
336 commissioner may apply for a nail technician license under section 4
337 of this act.

338 (d) No person applying for a license under this section shall be
339 required to submit any proof of citizenship or legal residency.

340 Sec. 6. Section 19a-231 of the general statutes is repealed and the

341 following is substituted in lieu thereof (*Effective January 1, 2020*):

342 [(a) As used in this section:

343 (1) "Salon"] (a) As used in this section, "salon" includes any shop,
344 store, day spa or other commercial establishment at which the practice
345 of barbering, as described in section 20-234, hairdressing and
346 cosmetology, as defined in section 20-250, or the services of a nail
347 technician, an esthetician or an eyelash technician, as such terms are
348 defined in section 1 of this act, or any combination thereof, is offered
349 and provided. [; and]

350 [(2) "Nail technician" means a person who, for compensation, cuts,
351 shapes, polishes or enhances the appearance of the nails of the hands
352 or feet, including, but not limited to, the application and removal of
353 sculptured or artificial nails.] Not later than October 1, 2020, the
354 Department of Public Health shall establish a standardized inspection
355 system and guidelines concerning standards for salons and post such
356 system and guidelines on the department's Internet web site.

357 (b) The director of health for any town, city, borough or district
358 department of health, or the director's authorized representative, shall,
359 (1) on an annual basis, inspect all salons within the director's
360 jurisdiction regarding their sanitary condition, and (2) on or before
361 January 1, 2021, implement the system and guidelines adopted by the
362 Department of Public Health under subsection (a) of this section. The
363 director of health, or the director's authorized representative, shall
364 have full power to enter and inspect any such salon during usual
365 business hours. If any salon, upon such inspection, is found to be in an
366 unsanitary condition, the director of health shall make a written order
367 that such salon be placed in a sanitary condition. If any salon, upon
368 such inspection, is found to be in violation of the provisions of section
369 54-234a, as amended by this act, the director of health may impose the
370 fine authorized by said section.

371 (c) The director of health may collect from the operator of any such

372 salon a reasonable fee, not to exceed [one] two hundred fifty dollars,
373 for the cost of conducting any annual inspection of such salon
374 pursuant to this section. Notwithstanding any municipal charter, home
375 rule ordinance or special act, any fee collected by the director of health
376 pursuant to this section, other than any fine collected under subsection
377 (b) of this section, shall be used by the town, city, borough or district
378 department of health for conducting inspections pursuant to this
379 section.

380 Sec. 7. (NEW) (*Effective January 1, 2020*) (a) Schools for instruction in
381 services provided by estheticians, nail technicians or eyelash
382 technicians may be established in this state. All such schools may be
383 inspected regarding their sanitary conditions by the department
384 whenever the department deems it necessary and any authorized
385 representative of the department may enter and inspect the school
386 during usual business hours. If any school, upon inspection, is found
387 to be in an unsanitary condition, the commissioner or a designee shall
388 make a written order that such school be placed in a sanitary
389 condition.

390 (b) Schools for instruction in the occupations of estheticians, nail
391 technicians or eyelash technicians shall obtain approval pursuant to
392 this section prior to commencing operation. Any such school
393 established prior to January 1, 2020, shall apply for such approval not
394 later than July 1, 2020. In the event that an approved school undergoes
395 a change of ownership or location, such approval shall become void
396 and the school shall apply for a new approval pursuant to this section.
397 Applications for such approval shall be on forms prescribed by the
398 commissioner. In the event that a school fails to comply with the
399 provisions of this subsection, no credit toward the hours of study
400 required pursuant to section 2, 3 or 4 of this act shall be granted to any
401 student for instruction received prior to the effective date of school
402 approval.

403 (c) The commissioner shall prescribe the number of hours, content
404 and approved providers for a course in disinfection and safe work

405 practices for an applicant for a license as an esthetician, an eyelash
406 technician or a nail technician to complete in order to meet the
407 requirements of section 2, 3 or 4 of this act. Such providers may
408 include, but not be limited to, schools approved under this section or
409 online providers.

410 Sec. 8. (NEW) (*Effective January 1, 2020*) (a) On and after July 1, 2020,
411 each spa or salon that employs hairdressers, cosmeticians, estheticians
412 or eyelash technicians shall be under the management of a hairdresser
413 and cosmetician registered under chapter 387 of the general statutes,
414 an esthetician licensed under section 2 of this act or an eyelash
415 technician licensed under section 3 of this act.

416 (b) On and after July 1, 2021, each spa or salon that employs nail
417 technicians shall be under the management of a hairdresser and
418 cosmetician registered under chapter 387 of the general statutes, an
419 esthetician licensed under section 2 of this act, an eyelash technician
420 licensed under section 3 of this act or a nail technician licensed under
421 section 4 of this act.

422 (c) Any such managing person shall file with the Secretary of the
423 State in accordance with title 34 of the general statutes, maintain
424 payroll records and classify employees according to state law and
425 provide workers compensation coverage if required under any
426 provision of the general statutes.

427 Sec. 9. Section 54-234a of the general statutes is repealed and the
428 following is substituted in lieu thereof (*Effective January 1, 2020*):

429 (a) (1) The operator of any (A) establishment that provides massage
430 services for a fee; (B) publicly or privately operated highway service
431 plaza; (C) hotel, motel, inn or similar lodging; (D) public airport, as
432 defined in section 15-74a; (E) acute care hospital emergency room; (F)
433 urgent care facility; (G) station offering passenger rail service or
434 passenger bus service; (H) business that sells or offers for sale
435 materials or promotes performances intended for an adult-only

436 audience; (I) employment agency, as defined in section 31-129, that
437 offers personnel services to any other operator described in this
438 subdivision; [or] (J) establishment that provides services performed by
439 a nail technician, as defined in section 19a-231, as amended by this act;
440 or (K) establishment that provides services performed by an
441 esthetician, as defined in section 1 of this act, and (2) each person who
442 holds an on-premises consumption permit for the retail sale of
443 alcoholic liquor pursuant to title 30, shall post the notice developed
444 pursuant to subsection (b) of section 54-222 in plain view in a
445 conspicuous location where labor and services are provided or
446 performed, tickets are sold and other transactions, including sales, are
447 to be carried on.

448 (b) The provisions of subsection (a) of this section shall not apply to
449 any person who holds an on-premises consumption permit for the
450 retail sale of alcoholic liquor pursuant to title 30 that consists of only
451 one or more of the following: (1) A caterer, boat, military, charitable
452 organization, special club, temporary liquor or temporary beer permit,
453 or (2) a manufacturer permit for a farm winery, a manufacturer permit
454 for beer, manufacturer permits for beer and brew pubs, or any other
455 manufacturer permit issued under title 30.

456 (c) Any operator or person who fails to comply with the provisions
457 of subsection (a) of this section shall be fined one hundred dollars for a
458 first offense and two hundred fifty dollars for any subsequent offense,
459 in addition to any proceedings for suspension or revocation of a
460 license, permit or certificate that the appropriate authority may initiate
461 under any other provision of law.

462 Sec. 10. Subsection (c) of section 19a-14 of the general statutes is
463 repealed and the following is substituted in lieu thereof (*Effective*
464 *January 1, 2020*):

465 (c) No board shall exist for the following professions that are
466 licensed or otherwise regulated by the Department of Public Health:

- 467 (1) Speech and language pathologist and audiologist;
- 468 (2) Hearing instrument specialist;
- 469 (3) Nursing home administrator;
- 470 (4) Sanitarian;
- 471 (5) Subsurface sewage system installer or cleaner;
- 472 (6) Marital and family therapist;
- 473 (7) Nurse-midwife;
- 474 (8) Licensed clinical social worker;
- 475 (9) Respiratory care practitioner;
- 476 (10) Asbestos contractor, asbestos consultant and asbestos training
477 provider;
- 478 (11) Massage therapist;
- 479 (12) Registered nurse's aide;
- 480 (13) Radiographer;
- 481 (14) Dental hygienist;
- 482 (15) Dietitian-Nutritionist;
- 483 (16) Asbestos abatement worker;
- 484 (17) Asbestos abatement site supervisor;
- 485 (18) Licensed or certified alcohol and drug counselor;
- 486 (19) Professional counselor;
- 487 (20) Acupuncturist;

- 488 (21) Occupational therapist and occupational therapist assistant;
- 489 (22) Lead abatement contractor, lead consultant contractor, lead
490 consultant, lead abatement supervisor, lead abatement worker, lead
491 training provider, lead inspector, lead inspector risk assessor and lead
492 planner-project designer;
- 493 (23) Emergency medical technician, advanced emergency medical
494 technician, emergency medical responder and emergency medical
495 services instructor;
- 496 (24) Paramedic;
- 497 (25) Athletic trainer;
- 498 (26) Perfusionist;
- 499 (27) Master social worker subject to the provisions of section 20-
500 195v;
- 501 (28) Radiologist assistant, subject to the provisions of section 20-74tt;
- 502 (29) Homeopathic physician;
- 503 (30) Certified water treatment plant operator, certified distribution
504 system operator, certified small water system operator, certified
505 backflow prevention device tester and certified cross connection
506 survey inspector, including certified limited operators, certified
507 conditional operators and certified operators in training;
- 508 (31) Tattoo technician;
- 509 (32) Genetic counselor; [and]
- 510 (33) Behavior analyst; [.]
- 511 (34) Esthetician;
- 512 (35) Eyelash technician; and

513 (36) Nail technician.

514 The department shall assume all powers and duties normally vested
 515 with a board in administering regulatory jurisdiction over such
 516 professions. The uniform provisions of this chapter and chapters 368v,
 517 369 to 381a, inclusive, 383 to 388, inclusive, 393a, 395, 398, 399, 400a
 518 and 400c, including, but not limited to, standards for entry and
 519 renewal; grounds for professional discipline; receiving and processing
 520 complaints; and disciplinary sanctions, shall apply, except as otherwise
 521 provided by law, to the professions listed in this subsection.

522 Sec. 11. Subdivision (2) of subsection (e) of section 19a-88 of the
 523 general statutes is repealed and the following is substituted in lieu
 524 thereof (*Effective January 1, 2020*):

525 (2) Each person holding a license or certificate issued under section
 526 19a-514, [section 20-266o] and sections 2 to 4, inclusive, of this act and
 527 chapters 384a, 384c, 386, 387, 388 and 398 shall apply for renewal of
 528 such license or certificate once every two years, during the month of
 529 such person's birth, giving such person's name in full, such person's
 530 residence and business address and such other information as the
 531 department requests.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>January 1, 2020</i>	New section
Sec. 2	<i>January 1, 2020</i>	New section
Sec. 3	<i>January 1, 2020</i>	New section
Sec. 4	<i>January 1, 2020</i>	New section
Sec. 5	<i>January 1, 2020</i>	New section
Sec. 6	<i>January 1, 2020</i>	19a-231
Sec. 7	<i>January 1, 2020</i>	New section
Sec. 8	<i>January 1, 2020</i>	New section
Sec. 9	<i>January 1, 2020</i>	54-234a
Sec. 10	<i>January 1, 2020</i>	19a-14(c)
Sec. 11	<i>January 1, 2020</i>	19a-88(e)(2)

GAE *Joint Favorable Subst.*

APP *Joint Favorable*