GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 250 Committee Substitute Favorable 3/15/17 PROPOSED COMMITTEE SUBSTITUTE H250-PCS30350-TMf-5

March 6, 2017

Short Title: Body Art Regulation Changes.

(Public)

Sponsors:

Referred to:

1 A BILL TO BE ENTITLED 2 AN ACT TO MAKE CHANGES TO THE REGULATION OF BODY ART. 3 The General Assembly of North Carolina enacts: 4 SECTION 1. Part 11 of Article 8 of Chapter 130A of the General Statutes reads as 5 rewritten: 6 "Part 11. Tattooing.Body Art. 7 "§ 130A-283. Tattooing Body art regulated. 8 Definition. Definitions. - As used in this Part, the term tattooing means the (a) 9 following definitions shall apply: 10 Body art. - Procedures conducted for aesthetic purposes to the human body (1)that include body piercing, branding, scarification, and tattooing. 11 Body piercing. - The puncturing of the skin by needles or other similar 12 (2) instrument to insert removable jewelry. The term does not include the 13 puncturing of the external part of the earlobe. 14 Branding. - The creation of a permanent mark on the skin by burning with a 15 (3) hot iron or other similar instrument. 16 17 Scarification. – The creation of a permanent mark on the skin by scratching, (4) etching, or cutting. 18 19 (5) Tattooing. - The inserting of permanent markings or coloration, or the producing of scars, coloration upon or under human skin through puncturing 20 21 by use of a needle or any other method. 22 Prohibited Practice. - No person shall engage in tattooing body art without first (b) obtaining a tattooing body art permit from the Department. Licensed physicians, as well as 23 24 physician assistants and nurse practitioners working under the supervision of a licensed 25 physician, who perform tattooing body art within the normal course of their professional practice are exempt from the requirements of this Part. 26 Application. – To obtain a tattooing body art permit, a person must apply to the 27 (c) 28 Department. Upon receipt of the application, the Department, acting through the local health department, shall inspect the premises, instruments, utensils, equipment, and procedures of the 29

applicant to determine whether the applicant meets the requirements for a tattooing-body art
 permit set by the Commission. If the applicant meets these requirements, the Department shall
 issue a permit to the applicant. A permit is valid for one year and must be renewed annually by
 applying to the Department for a permit renewal.

(d) Violations. - The Department may deny an application for a tattooing body art
 permit if an applicant does not meet the requirements set by the Commission for the permit.



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1	The Department may suspend, revoke, or refuse to renew a permit if it finds that tattooing body		
2	art is being performed in violation of this Part. A violation of this Part is a Class A1		
3	misdemeanor. In accordance with G.S. 130A-24(a), Chapter 150B of the General Statutes, the		
4	Administrative Procedure Act, governs appeals concerning the enforcement of this Part.		
5	(e)	Limita	ation. – A permit issued pursuant to this Part does not authorize a person to
6	perform the following acts:		
7	-	(1)	remove <u>Remove</u> a tattoo tattoo from the body of a human being.
8		(2)	Compliance with this Part is not a bar to prosecution for a violation of Acts
9			prohibited by G.S. 14-400.
10		<u>(3)</u>	Insert an object under the skin.
11		$\overline{(4)}$	Treat injuries or disorders of the body.
12		(5)	Practice medicine as defined in Article 1 of Chapter 90 of the General
13		<u>,,,,</u>	Statutes."
14		SECT	TION 2. G.S. 130A-29(c) reads as rewritten:
15	"§ 130A-2		mmission for Public Health – Creation, powers and duties.
16	3 10011 1		
17	(c)	The C	commission shall adopt rules:
18	(0)	The C	
19		(8)	Establishing permit requirements for the sanitation of premises, utensils,
20		(0)	equipment, and procedures to be used by a person engaged in tattooing, body
20			art, as provided in Part 11 of Article 8 of this Chapter.
22		"	<u>art,</u> as provided in 1 art 11 of Article 8 of this Chapter.
22		 SFСТ	TION 3. G.S. 130A-39(g) reads as rewritten:
23 24	"§ 130A-39. Powers and duties of a local board of health.		
2 4 25	§ 130A	<i>.</i>	vers and duties of a local board of health.
26	 (g)		al board of health may impose a fee for services to be rendered by a local
20 27	<i>\U</i> /		it, except where the imposition of a fee is prohibited by statute or where an
28	-	-	local health department is performing the services as an agent of the State.
28 29	1		any other provisions of law, a local board of health may impose cost-related
29 30			performed pursuant to Article 11 of this Chapter, "Wastewater Systems," for
31			
32	services performed pursuant to Part 10, Article 8 of this Chapter, "Public Swimming Pools", for		
	services performed pursuant to Part 11, Article 8 of this Chapter, <u>"Tattooing", "Body Art,"</u> and		
33	for services performed pursuant to G.S. 87-97. Fees shall be based upon a plan recommended by the local health director and approved by the local board of health and the appropriate		
34 25	•		
35	county board or boards of commissioners. The fees collected under the authority of this subsection are to be deposited to the account of the local health department so that they may be		
36			
37	-	-	ublic health purposes in accordance with the provisions of the Local
38	Governme		get and Fiscal Control Act."
39 40			TION 4. G.S. 90A-51(2a) reads as rewritten:
40		"(2a)	"Environmental health practice" means the provision of environmental
41			health services, including administration, organization, management,
42			education, enforcement, and consultation regarding environmental health
43			services provided to or for the public. These services are offered to prevent
44			environmental hazards and promote and protect the health of the public in
45			the following areas: food, lodging, and institutional sanitation; on-site
46			wastewater treatment and disposal; public swimming pool sanitation;
47			childhood lead poisoning prevention; well permitting and inspection; tattoo
48			parlor sanitation; body art establishment sanitation; and all other areas of
49			environmental health requiring the delegation of authority by the Division of
50			Public Health of the Department of Health and Human Services to State and
51			local environmental health professionals to enforce rules adopted by the

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1	Commission for Public Health. The definition also includes local
2	environmental health professionals enforcing rules of local boards of health
3	for on-site wastewater systems and wells."
4	SECTION 5. This act becomes effective July 1, 2018. Permits for tattooing issued
5	before that date, but not yet expired, shall remain valid until expiration.