



Eastern Highlands Health District

4 South Eagleville Road ♦ Mansfield CT 06268 ♦ Tel: (860) 429-3325 ♦ Fax: (860) 429-3321 • Web: www.EHHD.org

December 3, 2019

Re: Important Notice from Your Local Health Department

Dear Establishment Owner/Operator:

The purpose of this letter is to notify all owners and operators of **barbershops, nail salons, hair salons, and other cosmetology businesses** of significant changes to our agencies oversight of your business operations. Some of you are aware that **Public Act 19-117, Section 196 mandates the local health department conduct an annual routine sanitary inspection of your business operations.** To date, the Eastern Highlands Health District (EHHD) does not conduct such annual inspections of your business. As part of our efforts to comply with this state statute, **the EHHD will begin conducting routine annual sanitary inspections beginning in 2020**, as part of a newly proposed permitting and inspection program. The exact timing on the implementation of this program has not yet been determined.

To assure the effectiveness, consistency, and professionalism of this new inspection and permitting program the EHHD will be proposing new local sanitary codes that set fees, define inspection standards consistent with state guidelines, detail the permitting process, and enforcement protocols for the program. Because this permitting and inspection program will be affecting your business we want to provide you an opportunity to be involved in the process to develop this new local sanitary code.

Towards this end, we have scheduled an informational and feedback event for business owners and operators. At this event the proposed local sanitary code, and a tentative timeline for implementation will be presented, with a question, answer, and comment period provided. ***The presentation is scheduled for Monday January 6, 2020, 10:30 AM, at the Mansfield Town Hall Council Chambers, 4 South Eagleville Road, Storrs CT, 06268. We strongly encourage you, or your representative to attend this event.***

To facilitate your feedback, and allow adequate time to prepare your questions or comments, we have enclosed a *draft* copy of the new local sanitary code, and the associated field inspection form for your review.

To clarify, this is your *first opportunity to provide comments and feedback on this code before it becomes law.* There will be an *additional* opportunity to provide feedback when the code goes to a public hearing, which will occur at a time yet to be determined in 2020.

We sincerely hope you choose participate in this important process.

Yours in Health,

Robert L. Miller, MPH, RS
Director of Health

Enclosures: Draft Salon Sanitary Code
 Draft Inspection form
 Public Act 19-117, Section 196

~~4.12.2. Class III is a Food Service Establishment having on the premises exposed potentially hazardous foods that are prepared by hot processes and consumed by the Public within four (4) hours of preparation.~~

~~4.12.3. Class IV is a Food Service Establishment having on the premises exposed potentially hazardous foods that are prepared by hot processes and held for more than four (4) hours prior to consumption by the Public.~~

DRAFT SANITARY CODE

EASTERN HIGHLANDS HEALTH DISTRICT

SECTION 5

BARBERSHOP, HAIRDRESSING, COSMETOLOGY, NAIL SALON AND SPA

5.1 Purpose:

~~To define requirements for the inspection, establishment standards, permit fees and penalties for any “Salon”, as defined in Public Act 19-117, in any municipality or other political subdivision comprising EHHD and supplemental to the Connecticut General Statutes, §§19a-14, 19a-92a, 19a-92g, 19a-231, 20-234, 20-250; including without limitation, any “Establishment” providing Barberingshops, Hairdressing or, Cosmetology,; or the services of a Nail Technician, Esthetician or Eyelash Technician, as also defined in Public Act 19-117. Nail Salons, Spas or any salon as defined by Public Act 19-117 in any town or political subdivision comprising EHHD supplemental to the Connecticut General Statutes, §§19a-14, 19a-92a, 19a-92g, 19a-231, 20-234, 20-250.~~

5.1.1 Definitions.

For the purpose of this Section 5 of this Sanitary Ceode, the following terms have the meanings set forth with respect thereto:

~~5.1.1.A.~~ ^[CAP1]Barbering - includes any and all described practices permitted by State law when performed by a barber licensed in the State of Connecticut, upon the head, face, scalp or neck for cosmetic purposes only.

~~5.1.1.B.~~ Barbershop - any Establishment engaged in the practice of Bbarbering for the public.

~~5.1.1.C.~~ Cosmetology and/or Hairdressing - includes any and all described practices permitted by State law when performed by a licensed individual upon the head, face, scalp, arms, hands, body, legs and feet for cosmetic purposes only.

~~5.1.1.D. Director of Health~~ ~~the EHHH Director of Health or authorized agent~~ ^[CAP2].

~~5.1.1.E.~~ Disinfect - to use a chemical or physical process to destroy harmful organisms, including bacteria, viruses, germs, and fungi. Such chemical or physical process is a "Disinfectant".

~~5.1.1.F.~~ Establishment - any premises or that portion of a premises, building, or part of a building, such as a Day Spa or similar business, engaged in the practice of any Bbarbering, Hhairdressing, Ceosmetology, or Nnail Ttechnician, Esthetician or Eyelash Technician services for the public. The terms "Eestablishment" and "Ssalon" shall be used interchangeably.

Esthetician – means a person who, for compensation, performs "Esthetics".

Esthetics – shall have the definition contained in § 191 of Public Act No. 19-117, including without limitation services related to skin care treatments such as cleansing, toning, stimulating, exfoliating or similar procedures on the human body while using cosmetic preparations, hands, devices, apparatus or appliances to enhance or improve the appearance of the skin; makeup application; beautifying lashes and brows; or removing unwanted

Eyelash Technician – means a person, who for compensation performs individual eyelash extensions, eyelash lifts or perms and eyelash color tints.

~~5.1.1.G.~~ Independent Contractor - a person who engages in an independent trade, business, or profession in which they offer their services to the public. They are generally not employees of the company and perform services under an expressed or implied agreement.

~~5.1.1.H.~~ Nail Technician - means a person who, for compensation, cuts, shapes, polishes or enhances the appearance of the nails of the hands or feet, including, but not limited to, the application and removal of sculptured or artificial nails; excluding, however, any practice, activity or treatment that constitutes the practice of medicine.

~~5.1.1.I.—Operator - any person, including, but not limited to, a licensed Hhairdresser/Cosmetician, ~~or Bbarber, or, Esthetician, Eyelash Technician or Independent Contractor who is performing tasks allowed under the scope of this ordinance and Connecticut General Statutes.~~~~

~~5.1.1.J.—Permit Holder - the person who applies for and is granted a Permit to Operate and provides the services of an Barbershop, Hair Dressing, Cosmetology, Nail Salon and Spa Establishment in the towns covered by EHHD.~~

~~5.1.1.K. Shampoo Station — consists of a shampoo sink (used for no other purpose) with hot and cold running water and a shampoo chair. [CAP3]~~

~~5.1.1. L. Work Area — is defined as a separate room with one or more work stations, or a private room set aside to serve one customer at a time. [CAP4]~~

5.1.1.M. Work Station - is defined as a chair, countertop and floor space set aside for the purpose of serving a customer, including floor space for the Operator to stand while serving the customer.

5.2. Plan Review and Pre-Operation Inspections.

5.2.1. ~~A~~ A plan review ~~[CAP5]~~ application and layout design plan must be completed and submitted to the Health Department for review and approval prior to opening any ~~-new~~ Ssalon or the remodeling or alteration of an existing Ssalon. ~~[CAP6]~~

5.2.2. Prior to a Ssalon opening, the Director of Health, or his or her authorized agent ~~[CAP7]~~, shall conduct a pre-operational inspection to determine compliance with the approved plans, ~~with~~ the requirements of this Ssanitary Code and the ~~Public Health Code of the State of Connecticut. [CAP8]~~

5.2.3. In addition to the above requirements of this Section 5.2, ~~t~~The Permit Holder ~~must~~ shall obtain a Certificate of Occupancy (CO) from the Building Department and Zoning approval from the Planning and Zoning Department, if applicable.

5.3. Permits.

5.3.1. No Eestablishment shall operate without a valid permit issued by the Director of Health. Only an Eestablishment that complies with the requirements of this Ssanitary Code and all other applicable legal requirements ~~regulations, statutes and local ordinances~~ shall be entitled eligible to receive or retain such permit.

5.3.2. Independent Contractors working in a permitted Eestablishment shall be independently permitted by the Director of Health. A Connecticut State license and permit for each Independent Contractor shall ~~must~~ be posted in a prominent location at the Work Station of each such Independent Contractor where patrons can observe it.

5.3.3. Permits shall not be transferable from person to person or from location to location. Any planned transfer or other change in ownership of an Establishment ~~facility shall require a new permit. Any permit holder contemplating such a transfer or other change in ownership, or a change in location, shall report each such contemplated change in advance to EHHD~~ ~~must be reported promptly.~~ ~~[CAP9] to~~ EHHD must approve each such change before a new permit shall be issued. ~~and such changes must be approved by EHHD prior to the issuance of an operating permit.~~

5.3.4. Applications for a permit, any change to a permit or permit renewal shall be made on the appropriate forms furnished by the Director of Health, ~~or~~ his or her authorized agent. ~~[CAP10]~~

5.4. Permit Fees and Enforcement.

5.4.1. All permits are valid for one (1) year or a portion thereof; and are renewable on or before ~~XXXXXX~~ ~~[CAP11]~~ 1st of each year. Renewal applications and fees must be remitted prior to ~~XXXXXX~~ ~~[CAP12]~~ 15th or late and penalty fees will be assessed as specified in the fee schedule determined by the EHHD Board of Directors.

5.4.2. The Director of Health, or his or her authorized agent, upons presentation of ~~after~~ proper identification, shall be permitted to enter, during normal operating hours, any portion of any ~~salon or~~ Establishment for the purpose of conducting inspections to determine compliance with this Ssanitary Ceode and with the the Public Health Code of the State of Connecticut.

5.4.3. The EHHD permit shall ~~must~~ be displayed in a prominent location in the Eestablishment.

5.4.4. The Eestablishment shall ~~must~~ keep a copy of licenses for all employees or Independent contractors performing services that requiring e a Connecticut State license, ~~or~~ posted at the Work Station or at the front desk.

5.4.5. Every applicant for a permit to operate an Establishment ~~barbershop, hairdressing, cosmetology, nail salon, spa~~ or as an Independent Contractor shall pay an annual permit fee as listed in the fee schedule adopted by the EHHD Board of Directors.

5.4.6. Enforcement interpretation. This Ssanitary Ceode shall be enforced by the Director of Health, ~~or and~~ his or her authorized agent(s) ~~[CAP13]~~.

5.4.7. Penalties. Any person who operates an Eestablishment or who acts as an Independent Contractor without a valid permit shall be subject to ~~monetary penalty~~ [CAP14] and further legal action as provided in ~~Conn. eetiue~~ ~~Gen.eral Statues,~~ § 19a-230. Each day that such violation continues shall constitute a separate and distinct violation.

5.5. Establishment Inspections.

5.5.1. The Director of Health, or his or her authorized agent, shall conduct an annual inspection of each Eestablishment and shall also make any as many additional inspections ~~as are~~ necessary for the enforcement of this Ssanitary Code and the ~~Public Health Code of the State of Connecticut.~~

5.6. Permit Suspensions.

5.6.1. Failure to comply with the provisions of this Section 5 and other ordinance and applicable legal requirements ~~State regulations~~ shall be grounds for suspension of any permit issued under the provisions of this section.

5.6.2. In the event that the Director of Health, or his or her -authorized agent, finds unsanitary conditions in the operation of an Eestablishment, the Director of Health may issue an Order to Correct to the Permit Holder, citing such conditions, specifying the corrective action to be taken and time frame within which action shall be taken. If correction is not made in the allotted time, the permit may be suspended.

5.6.3. ~~The~~ Director of Health may suspend, without warning, prior notice or hearing, any permit to operate an Establishment ~~salon~~: [CAP15]

5.6.3.A If the operation constitutes an imminent hazard to public health; or

5.6.3.B If the subject owner, operator ~~or~~ person in charge ~~has~~ interfered with the performance of the Director of Health's, or his or her authorized agent's duties or has prohibited access to conduct an inspection; ~~or~~

~~5.6.3.C If there is an unsupervised and unlicensed individual performing procedures requiring licensure by the State of Connecticut.~~ [CAP16]

5.6.4. An imminent health hazard shall include without limitation, ~~but is not limited to~~, any one or more of the following:

5.6.4.A An ongoing outbreak of an infectious, pathogenic or toxic agent capable of being transmitted to clients; or

5.6.4.B The absence of an approved sanitizer/~~D~~isinfectant or evidence that sanitizer/~~D~~isinfectant is not being used properly to thoroughly clean and sanitize equipment and Work Stations after each client; or

5.6.4.C The absence of potable water, supplied under pressure, at adequate temperature (105°-115° F) and quantity capable of meeting the needs of the facility; or

5.6.4.D A sewage backup into the facility; or

5.6.4.E If there is an unsupervised and unlicensed individual performing procedures requiring licensure by the State of Connecticut.

5.6.5. Suspension shall be effective immediately upon documentation of imminent public health hazard and/or interference with the Director of Health, ~~or his or her~~ authorized agent, in the performance of official duties. A written order to cease and desist to the ~~P~~ermit ~~H~~older of the ~~Establishment facility~~ from the Director of Health ~~will follow~~ shall issue within 24 hours. All operations within the ~~E~~establishment shall cease immediately and shall not resume until full compliance is verified and written approval to resume has been issued by the Director of Health.

5.6.6. Any ~~P~~ermit ~~H~~older ~~who is~~ aggrieved by such action of the Director of Health may appeal the written order as provided in ~~the Connecticut General Statutes, § 19a-229.~~ Any such An appeal shall does not stay such written the order.

5.7. Permit Revocation/Nonrenewal. [CAP17]

5.7.1. Revocation/Nonrenewal of permit shall be effective immediately for serious or repeated violations of any of the provisions of this ordinance, or for cases where the permit to operate has been obtained through nondisclosure, misrepresentation or intentional misstatement of a material fact.

5.7.2. The Director of Health shall notify the ~~P~~ermit ~~H~~older in writing of the specific reason(s) for such revocation or non-renewal within 24 hours of such revocation or nonrenewal. All operations within the ~~E~~establishment shall cease immediately. Any The ~~P~~ermit ~~H~~older ~~who is~~ aggrieved by such action of the Director of Health may appeal the written order as provided in ~~the Connecticut General Statutes, § 19a-229.~~ Any such -appeal shall does not stay such the written order.

5.7.3. After a period of thirty (30) days from the date of revocation or ~~nonrefusal to renewal~~, a written application may be made for the issuance of a new permit. Any such This application shall will be treated as a new application. All appropriate procedures, fees and inspections will be required, including a plan review, prior to the issuance of a new permit.

5.8. Sanitary Condition/Infection Control Requirements for all Establishments and Independent Contractors

5.8.1. Proper use of personal protective equipment (PPE) and disposable gloves as a barrier against infectious materials provided as needed.

5.8.2. Immediately dispose, in a covered waste receptacle, of: (1) all single use items and any items that cannot be effectively cleaned and Disinfected after direct contact with a customer's skin, nails, or hair; (2) any debris after a client receives a service; ~~-(3)~~ Removal and placement of -used linen, towels and sheets in a separate and appropriately labeled container.

5.8.3. All re-usable tools, equipment, implements, including fingerbowls, must be properly Disinfected after use on a client. All implements must be constructed of hard materials with smooth non-porous surfaces such as metal, glass, or plastic that can be used on more than one client. (1) After each client use, reusable implements and equipment must be cleaned with warm water and soap or detergent, rinsed thoroughly, allowed to dry, and completely immersed in an EPA hospital grade Disinfectant. EPA registered hospital grade Disinfectant must be used in accordance with the manufacturers' directions for the intended implements or surface. (2) Such implements shall be soaked for 10 minutes or per manufacturers suggested contact time, removed, rinsed, air dried and stored in a drawer, cabinet or covered container. The Disinfecting solution must be free of debris and contaminants at all times and must be changed as necessary per manufacturer directions.

NOTE: Electrical equipment that cannot be immersed in liquid shall be wiped cleaned of all visible debris and Disinfected prior to use on a client with and EPA registered Disinfectant. Also counters, chairs, mirrors and sinks need to be Disinfected after use. Once again, those items need to be visibly wet with a spray or wipe for ten minutes, then wiped with a clean cloth. The ten minute contact time is vital for proper infection control.

NOTE: All equipment/tools, shall be Disinfected or sterilized by means of: (1) an EPA registered bactericide, viricide, and fungicide Disinfectant; (2) a steam autoclave using fifteen (15) pounds of pressure for thirty (30) minutes at two hundred fifty (250) degrees Fahrenheit; or (3) a dry heat sterilizer. Use of either an autoclave or dry heat sterilizer, requires strict adherence to manufacturer's instructions or US FDA instructions.

5.8.4. Hospital-grade Disinfectant must be used to clean the area and materials used in the practice of Hhairdressing, Ccosmetology and by Nnail Ttechnicians, Eestheticians and

Eyelash Technicians, including, but not limited to, chairs, armrests, tables, countertops, trays seats and soaking tubs for both hands and feet.

5.8.5. Handwashing sinks in an area where the Hairdresser, Cosmetologist or Nail Technician^[CAP18] provide services are required. Hand washing is required before and between providing services to each client. Soap must be used to cleanse the hands and the exposed portions of arms before providing services and after smoking, drinking, eating, or using the restroom.

5.8.6. Re-use of single use implements is prohibited; these items must be immediately discarded into a covered waste receptacle after use. Some^[CAP19] implements cannot be adequately Disinfected between clients because they are made of porous/permeable material and/or become degraded by use on a client. (some examples include, but are not limited to: buffers, pumice stone, wooden sticks used for waxing, toe separators, gloves, cotton balls/pads/swabs, sponges, paraffin, emery boards, sponge tip applicators, single-use eyelash brushes and neck strips)

5.8.7. Pedicure basins (foot spas, foot basins and spa liners) must be cleaned and Disinfected after each client using this sequence regardless of liners used or not:

5.8.7.A All water shall be drained and all debris shall be removed from spa basin.

5.8.7.B Next the pedicure tub must be cleaned with soap or detergent and water, any removable part must be taken off for further cleaning. (this includes: jet covers and screens)

5.8.7.C The spa basin must be Disinfected with an EPA registered Disinfectant labeled as bactericidal, fungicidal, and virucidal for at least 10 minutes or according to the manufacturer's instructions. Whirlpool jets with recirculation waters must be filled and turned on to adequately Disinfect.

5.8.7.D The spa basin must be wiped dry with a clean towel or allowed to sufficiently air dry.

5.8.8. A practitioner should not perform services on a client if the practitioner has reason to believe the client has a contagious condition such as head lice, nits, ringworm, conjunctivitis; or inflamed, infected, broken, raised or swollen skin or nail tissue; or an open wound or sore in the area to be serviced.

5.9. Customer Protection

5.9.1. A hand sink must be accessible for clients and employees, to prevent the spread of infection. At least one dedicated hand washing sink must be located in each service area, the restroom hand sink does **not** meet this criteria. The hand washing sink must be kept in a clean and sanitary condition at all times.

5.9.2. Soap and single service paper towels or a towel (one per client) must be provided at all hand sinks. If the salon chooses to use cloth towels they must be properly cleaned and Ddisinfected.

5.9.3. All products and chemicals shall be stored in labeled containers, and all original containers must be accompanied by dilution and use instructions. Chemicals should be safely stored and assessable to employees only. Safety Data Sheets (SDS) sheets should be available for all chemicals used in the salon.

5.9.4. Prohibited items should not be in use, nor present in permitted/licensed facilityEstablishment. (1) In order to reduce the chance of injury or infection, implements designed to remove layers of skin shall not be used. Examples include but are not limited to: razor-type callus shavers designed to cut growth of skin such as corns or calluses; credo blade, microplane/graters, cutters, and scrapers. (2) Shaving brushes, mugs, brush neck dusters, brushes and sponges are prohibited unless they are single use disposable implements or can be properly cleaned and sanitized.

5.9.5. Service providers must wear appropriate clean protective clothing and footwear at all times during the provision of clinical services. Good hygienic practices must be followed such as, no smoking or eating while providing services to a customer or in a service/treatment areas.

5.9.6. A separate utility sink shall be provided for proper cleaning of surfaces and equipment.

5.9.7. All clean and Ddisinfected utensils/tools and material when not in use shall be stored in a clean, dry, debris-free environment which includes but not limited to drawers, cases, tool belt, rolling trays. They must be stored separate from soiled utensils/tools. Ultraviolet (UV) electric sanitizers are permissible for use as a dry storage container, not as a form of Ddisinfection

5.9.8. In order to minimize skin contact, a neck barrier strip or clean towel should be used with all reusable capes.

5.10. Permit/Licensure

5.10.1. The current permit from the EHHD ~~Local Health Department or District~~ must be prominently displayed.

5.10.2. All individuals per CT State Law, who are required to hold a license to perform a service, must have a current/active license available for review during inspection.

Note: Any employee working as an apprentice through a Department of Labor Apprenticeship program must provide documentation confirming their participation in the program upon the request of the Local Health Department or District.

5.11. Facility Establishment

5.11.1. All sinks in the Eestablishment must have hot and cold running water, under pressure, from an approved source at all times. Hot water shall be provided at a minimum temperature of 105°F and maximum of 115°F.

5.11.2. Waste water from all plumbing fixtures shall be discharged into municipal sewer or suitable subsurface sewage disposal systems in accordance with the provisions of the CT Public Health Code.

5.11.3. All sections of the Establishmentssalon, including restrooms, shall be properly and adequately ventilated to comply with State and Local building code ordinances and regulations.

5.11.4. Floors, walls and ceiling should be cleanable and kept in good repair and clean, with no accumulation of hair or other waste at Work Stations

5.11.5. Towels and other laundered items must be properly cleaned and stored. A commercial linen service shall be used if not done on the premises.

5.11.6. Containers inside the Eestablishment shall consist of covered containers for hair droppings, paper, and other waste material. The containers shall be emptied daily and maintained in a sanitary manner. Containers stored outside the Eestablishment shall consist of approved garbage receptacles that have lids which are kept closed at all times. The garbage receptacle area and property must be maintained in a clean manner.

5.11.7. Storage of extra chemicals, lotions, glues, creams, callus removers and other Cosmetology products should be safely stored and accessible to employees only. Safety Data Sheets (SDS) ~~sheets~~ [CAP20] must be available for all chemicals used in the salon

5.11.8. Lighting fixtures shall be sufficient and properly placed so as to provide adequate illumination.

5.11.9. No animals or pets with the exception of designated service animals as defined under federal or state law, are allowed in Eestablishments.

5.11.10. All areas of an Establishment ~~salon~~ must be clearly separated from a residential space with a closed door and must be equipped with the facilities and instruments required.

5.11.11. Equipment must be commercial grade and designed for such purpose.

5.11.12. Plumbing fixtures shall be maintained and shall conform to applicable building and plumbing codes; proper devices to prevent back siphonage or cross-connections are required.

5.12. Restrooms

5.12.1. All restrooms, for employees and clients should be accessible, sanitary, clean and in good repair. A separate hand sink with an adequate supply of hot or cold running water in each restroom shall be provided.

5.12.2. An adequate supply of soap, with dispenser, and disposable towels, or an approved hand-drying devise shall be available. Bar soap and common cloth towels are prohibited. Waste receptacles shall be easily cleanable and available in all restrooms, emptied at least once a day. A covered waste receptacle shall be provided in ladies restrooms.

5.13. Technical Standards.

The Director of Health shall have the authority to adopt technical standards and associated inspection procedures to assure proper sanitary maintenance and safe operation of Eestablishments. Such standards and inspection shall not contravene any of the provisions of this section or any state or municipal laws, ordinances or regulations, and may be amended or revised by the Director of Health. Failure of an Eestablishment to achieve and maintain minimum requirements of these technical standards shall constitute a violation of this ordinance. A copy of the technical standards shall be available at the EHHD ~~Health Department~~ for review and copying.

Adopted:

~~XXXXXXXXXX~~

SANITARY CODE
EASTERN HIGHLANDS HEALTH DISTRICT
SECTION 6
FEE SCHEDULES

DRAFT - Eastern Highlands Health District Salon Inspection Form

Name of Facility:	Date:
Owner/Operator:	Address:

<input type="checkbox"/> Inspection	<input type="checkbox"/> Re-Inspection	<input type="checkbox"/> Complaint	<input type="checkbox"/> Pre-Operational
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Services provided:

- Hair Nails Esthetics (facials, skin treatments, waxing, body treatments)
 Eyelash extensions Other _____

C = Comply, DNC = Does Not Comply, N/A = Not Applicable	C	DNC	N/A
5.8. SANITARY CONDITION/INFECTION CONTROL			
5.8.1 Proper PPE/Glove Use Observed			
5.8.2 Covered receptacle for hair, skin, or nail debris/separate receptacle for towels/linen			
5.8.3 Proper disinfection of re-usable equipment, implements & fingerbowls after each client			
5.8.4 Work areas/surfaces cleaned with hospital-grade disinfectant after each client			
5.8.5 Availability of hand sinks in all service areas			
5.8.6 No re-use of single-use implements (discarded after use)			
5.8.7 Pedicure basins are cleaned & sanitized after each client			
5.8.8 Technician/Customer with infection prohibited			
5.9. CUSTOMER PROTECTION			
5.9.1 Hands washed with soap & water between clients			
5.9.2 Soap & towels provided			
5.9.3 Products stored in labeled containers with directions of use			
5.9.4 Prohibited items not in use			
5.9.5 Clean outer garments, good hygienic practices, no smoking or eating			
5.9.6 Separate sink provided for instrument cleaning			
5.9.7 Disinfected utensils/tools stored in a sanitary covered containers			
5.9.8 Sanitary paper strip or clean towel placed around neck before reusable cape			

C = Comply, DNC = Does Not Comply, N/A = Not Applicable	C	DNC	N/A
5.10. LICENSURE			
5.10.1 Establishment permit/license displayed			
5.10.2 Individual performing work licensed, license onsite for review			
5.11. FACILITY			
5.11.1 Hot/Cold water available, adequate & safe			
5.11.2 Approved method of waste water and sewage disposal			
5.11.3 Adequate ventilation			
5.11.4 Floors/wall/ceilings are clean and in good repair			
5.11.5 Laundry properly cleaned, sanitized and stored			
5.11.6 Garbage receptacles maintained (inside and outside)			
5.11.7 Proper storage of supplies & chemicals			
5.11.8 Adequate lighting provided as required			
5.11.9 No animals or pets in establishment (service animals <u>as defined under federal or state law</u> ONLY)			
5.11.10 Work area separate from private home			
5.11.11 Commercial grade equipment			
5.11.12 Plumbing fixtures maintained; and prevent back siphonag			
5.12. RESTROOMS			
5.12.1 Accessible, sanitary, clean & in good repair, separate hand sink_ available			
5.12.2 Liquid soap dispenser & paper towels or <u>air dryer and a clean covered waste container provided</u> air-dryer-and-a-clean-covered-waste-container-provided			

NOTE: Those violations highlighted in red represent a significant risk to public health and must be corrected immediately.

Disinfection method for tools, equipment, implements & towels:

Inspection Outcome: Satisfactory Unsatisfactory Re-Inspection Date: _____

Comments: _____

Sanitarian: _____

Owner/Operator: _____

Public Act 19-117

Sec. 196. Section 19a-231 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019): (a) As used in this section, [:] House Bill No. 7424 Public Act No. 19-117 239 of 580 [(1) "Salon"] "salon" includes any shop, store, day spa or other commercial establishment at which the practice of barbering, as described in section 20-234, hairdressing and cosmetology, as defined in section 20-250, or the services of a nail technician, an esthetician or an eyelash technician, as such terms are defined in section 191 of this act, or any combination thereof, is offered and provided. [; and] [(2) "Nail technician" means a person who, for compensation, cuts, shapes, polishes or enhances the appearance of the nails of the hands or feet, including, but not limited to, the application and removal of sculptured or artificial nails.] (b) Not later than October 1, 2019, the Department of Public Health, in collaboration with the local directors of health of the state, shall establish a standardized inspection form and guidelines concerning standards for the inspection of the sanitary condition of a salon. Such guidelines shall include, but need not be limited to: (1) The use of personal protective equipment, including, but not limited to, disposable gloves as a barrier against infectious materials; (2) the immediate disposal after use in a covered waste receptacle of all articles that came into direct contact with the customer's skin, nails or hair that cannot be effectively cleaned or sanitized; (3) the proper cleaning and sanitizing of bowls used for soaking fingers; (4) the use of hospital-grade cleaner to clean the area and materials used in the practice of hairdressing, cosmetology and by nail technicians, estheticians and eyelash technicians, including, but not limited to, chairs, armrests, tables, countertops, trays, seats and soaking tubs for both hands and feet; and (5) the required availability of handwashing sinks in an area where the hairdresser, cosmetologist or nail technician is working. The department shall post such standardized inspection form and guidelines on the department's Internet web site. [(b)] (c) The director of health for any town, city, borough or district department of health, or the director's authorized representative, shall, House Bill No. 7424 Public Act No. 19-117 240 of 580 on an annual basis, inspect all salons within the director's jurisdiction regarding their sanitary condition and on and after the adoption of standards under subsection (b) of this section, such inspection shall be in accordance with such standards. The director of health, or the director's authorized representative, shall have full power to enter and inspect any such salon during usual business hours. If any salon, upon such inspection, is found to be in an unsanitary condition, the director of health shall [make] issue a written order that such salon [be placed in a sanitary condition] correct any inspection violations identified by the director of health or the director's authorized representative. (d) Not later than October 1, 2019, the Commissioner of Public Health, or the commissioner's designee, in collaboration with the local directors of health of the state, shall establish infection prevention and control plan guidelines for licensed nail technicians, eyelash technicians or estheticians, which shall be posted on the department's Internet web site. (e) The director of health may collect from the operator of any such salon a reasonable fee, not to exceed [one] two hundred fifty dollars, for the cost of conducting any annual inspection of such salon pursuant to this section. Notwithstanding any municipal charter, home rule ordinance or special act, any fee collected by the director of health pursuant to this section shall be used by the town, city, borough or district department of health for conducting inspections pursuant to this section.