



Legislative Council Staff

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HB 19-1330

FISCAL NOTE

Drafting Number: LLS 19-1109
Prime Sponsors: Rep. Arndt, Sen. Priola

Date: April 23, 2019
Bill Status: House Business
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Bill Topic: EXEMPT HAIR DRYING SERVICES FROM DORA REGULATION

- Summary of Fiscal Impact: State Revenue (minimal), State Expenditure (minimal), State Transfer, TABOR Refund, Local Government, Statutory Public Entity

The bill exempts persons performing only hair drying services from licensure by the Department of Regulatory Agencies. The bill may minimally decrease state revenue and increases state workload beginning in FY 2019-20.

Appropriation Summary: No appropriation is required.

Fiscal Note Status: This fiscal note reflects the introduced bill

Summary of Legislation

The bill exempts persons performing only hair drying services from licensure by the Department of Regulatory Agencies (DORA). Hair drying services are defined as drying, styling, arranging, curling, hot ironing, cleansing or other arrangement of hair. Hair drying services does not include applying reactive chemicals to permanently straighten, curl or alter a person's hair's structure or color.

Background

The Office of Barber and Cosmetology Licensure in the Division of Professions and Occupations in DORA licenses and regulates barbers, cosmetologists, hairstylists, estheticians, and nail technicians in Colorado.

State Revenue

To the extent that persons performing only hair drying services no longer apply for a license and pay license application or renewal fees, fee revenue will decrease. This decrease is expected to be minimal.

State Expenditures

The bill will increase workload for the Office of Barber and Cosmetology Licensure in the Division of Professions and Occupations in DORA to revise rules and conduct outreach efforts. This workload can be accomplished within existing resources. In addition, workload may decrease due to a reduction in the number of license applicants; however, no change in appropriation is required.

Effective Date

The bill takes effect August 2, 2019, if the General Assembly adjourns on May 3, 2019, as scheduled, and no referendum petition is filed. If House Bill 19-1172 becomes law, Section 3 and 4 take effect October 1, 2019.

State and Local Government Contacts

Regulatory Agencies