## State of Minnesota

## HOUSE OF REPRESENTATIVES

## EIGHTY-SIXTH **SESSION**

HOUSE FILE NO. 677

MB

February 9, 2009

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The bill was read for the first time and referred to the Committee on Health Care and Human Services Policy and Oversight March 11, 2010

A bill for an act

Committee Recommendation and Adoption of Report:

To Pass as Amended and re-referred to the Committee on Civil Justice

March 18, 2010

Committee Recommendation and Adoption of Report:

To Pass as Amended and re-referred to the Committee on Finance

April 12, 2010

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Committee Recommendation and Adoption of Report:

To Pass as Amended and re-referred to the Committee on Ways and Means

1.2	relating to health occupations; establishing a regulation system for technicians performing body art procedures and for body art establishments; adopting
1.4 1.5	penalty fees; appropriating money; proposing coding for new law as Minnesota Statutes, chapter 146B.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. [146B.01] DEFINITIONS.
1.8	Subdivision 1. Scope. The terms defined in this section apply to this chapter.
1.9	Subd. 2. Aftercare. "Aftercare" means written instructions given to a client,
1.10	specific to the procedure rendered, on caring for the body art and surrounding area. These
1.11	instructions must include information on when to seek medical treatment.
1.12	Subd. 3. Antiseptic. "Antiseptic" means an agent that destroys disease-causing
1.13	microorganisms on human skin or mucosa.
1.14	Subd. 4. Body art. "Body art" or "body art procedures" means physical body
1.15	adornment using, but not limited to, tattooing and body piercing. Body art does not include
1.16	practices and procedures that are performed by a licensed medical or dental professional in
1.17	the procedure is within the professional's scope of practice.
1.18	Subd. 5. Body art establishment. "Body art establishment" or "establishment"
1.19	means any structure or venue, whether permanent, temporary, or mobile, where body art
1.20	is performed. Mobile establishments include vehicle-mounted units, either motorized or
1.21	trailered, and readily moveable without dissembling and where body art procedures are
1.22	regularly performed in more than one geographic location.
1.23	Subd. 6. Body piercing. "Body piercing" means the penetration or puncturing of
1.24	the skin by any method for the purpose of inserting jewelry or other objects in or through
1.25	the body. Body piercing also includes branding, scarification, suspension, subdermal

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2.1	implantation, microdermal, and tongue bifurcation. Body piercing does not include the
2.2	piercing of the outer perimeter or the lobe of the ear using a presterilized single-use
2.3	stud-and-clasp ear-piercing system.
2.4	Subd. 7. Branding. "Branding" means an indelible mark burned into the skin using
2.5	instruments of thermal cautery, radio hyfrecation, and strike branding.
2.6	Subd. 8. Commissioner. "Commissioner" means the commissioner of health.
2.7	Subd. 9. Contaminated waste. "Contaminated waste" means any liquid or
2.8	semiliquid blood or other potentially infectious materials; contaminated items that would
2.9	release blood or other potentially infectious materials in a liquid or semiliquid state
2.10	if compressed; items that are caked with dried blood or other potentially infectious
2.11	materials and are capable of releasing these materials during handling; and sharps and any
2.12	wastes containing blood and other potentially infectious materials, as defined in Code of
2.13	Federal Regulations, title 29, section 1910.1030, known as "Occupational Exposure to
2.14	Bloodborne Pathogens."
2.15	Subd. 10. Department. "Department" means the Department of Health.
2.16	Subd. 11. Equipment. "Equipment" means all machinery, including fixtures,
2.17	containers, vessels, tools, devices, implements, furniture, display and storage areas, sinks,
2.18	and all other apparatus and appurtenances used in the operation of a body art establishment.
2.19	Subd. 12. Guest artist. "Guest artist" means an individual who performs body art
2.20	procedures according to the requirements under section 146B.04.
2.21	Subd. 13. Hand sink. "Hand sink" means a sink equipped with potable hot and
2.22	cold water held under pressure, used for washing hands, wrists, arms, or other portions of
2.23	the body.
2.24	Subd. 14. Hot water. "Hot water" means water at a temperature of at least 110
2.25	degrees Fahrenheit.
2.26	Subd. 15. Jewelry. "Jewelry" means any ornament inserted into a pierced area.
2.27	Subd. 16. Liquid chemical germicide. "Liquid chemical germicide" means a
2.28	tuberculocidal disinfectant or sanitizer registered with the Environmental Protection
2.29	Agency.
2.30	Subd. 17. Microdermal. "Microdermal" means a single-point perforation of any
2.31	body part other than an earlobe for the purpose of inserting an anchor with a step either
2.32	protruding from or flush with the skin.
2.33	Subd. 18. Micropigmentation or cosmetic tattooing. "Micropigmentation or
2.34	cosmetic tattooing" means the use of tattoos for permanent makeup or to hide or neutralize
2.35	skin discolorations.

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3.1	Subd. 19. Operator. "Operator" means any person who controls, operates, or
3.2	manages body art activities at a body art establishment and who is responsible for the
3.3	establishment's compliance with these regulations, whether or not the person actually
3.4	performs body art activities.
3.5	Subd. 20. Procedure area. "Procedure area" means the physical space or room
3.6	used for conducting body art procedures.
3.7	Subd. 21. Procedure surface. "Procedure surface" means the surface area of
3.8	furniture or accessories that may come into contact with the client's clothed or unclothed
3.9	body during a body art procedure and the area of the client's skin where the body art
3.10	procedure is to be performed and the surrounding area, or any other associated work
3.11	area requiring sanitizing.
3.12	Subd. 22. Scarification. "Scarification" means an indelible mark fixed on the
3.13	body by the production of scars.
3.14	Subd. 23. Sharps. "Sharps" means any object, sterile or contaminated, that may
3.15	purposefully or accidentally cut or penetrate the skin or mucosa including, but not limited
3.16	to, presterilized single-use needles, scalpel blades, and razor blades.
3.17	Subd. 24. Sharps container. "Sharps container" means a closed, puncture-resistant,
3.18	leak-proof container, labeled with the international biohazard symbol, that is used for
3.19	handling, storage, transportation, and disposal.
3.20	Subd. 25. Single use. "Single use" means products or items intended for onetime
3.21	use which are disposed of after use on a client. This definition includes, but is not limited
3.22	to, cotton swabs or balls, tissues or paper products, paper or plastic cups, gauze and
3.23	sanitary coverings, disposable razors, piercing needles, tattoo needles, scalpel blades,
3.24	stencils, ink cups, and protective gloves.
3.25	Subd. 26. Sterilization. "Sterilization" means a process resulting in the destruction
3.26	of all forms of microbial life, including highly resistant bacterial spores.
3.27	Subd. 27. Subdermal implantation. "Subdermal implantation" means the
3.28	implantation of an object entirely below the dermis.
3.29	Subd. 28. Supervision. "Supervision" means the physical presence of a technician
3.30	licensed under this chapter while a body art procedure is being performed.
3.31	Subd. 29. Suspension. "Suspension" means the suspension of the body from affixed
3.32	hooks placed through temporary piercings.
3.33	Subd. 30. Tattooing. "Tattooing" means any method of placing indelible ink or
3.34	other pigments into or under the skin or mucosa with needles or any other instruments used
3.35	to puncture the skin, resulting in permanent coloration of the skin or mucosa. Tattooing
3.36	also includes micropigmentation and cosmetic tattooing.

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or revocation.

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necessary to ensure that the standards required under this chapter are met.

(b) The commissioner shall have the authority to enter a premises to make an

inspection. Refusal to permit an inspection constitutes valid grounds for licensure denial

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(c) If the establishment seeking licer	nsure is new construc	ction or if a license	<u>ed</u>
establishment is remodeling, the establishment	nent must meet all lo	ocal building and z	oning
codes.			
Subd. 4. Location restricted. No p	erson may perform a	ı body art procedui	re at
any location other than a body art establish	hment licensed under	r this chapter exce	pt as
permitted under subdivisions 8 and 9.			
Subd. 5. Transfer and display of li	<b>cense.</b> A body art es	tablishment license	e must
be issued to a specific person and location	and is not transferal	ole. A license mus	t be
prominently displayed in a public area of	the establishment.		
Subd. 6. Establishment information	<b>n.</b> The following inf	ormation must be	kept on
file for three years on the premises of the	establishment and mu	ust be made availal	ble for
inspection upon request by the commissio	ner:		
(1) a description of all body art proce	edures performed by	the establishment;	-
(2) copies of the spore tests conducted	ed on each sterilizer;	and	
(3) the following information for each	ch technician or gues	st artist employed	<u>or</u>
performing body art procedures in the esta	ıblishment:		
(i) name;			
(ii) home address;			
(iii) home telephone number;			
(iv) date of birth;			
(v) copy of an identification photo; a	<u>ınd</u>		
(vi) license number or guest artist license number of guest ar	ense number.		
Subd. 7. Establishments located in	<u>a a private residenc</u>	ee. If the body art	
establishment is located within a private r	esidence, the space v	where the body art	<u>:</u>
procedures are performed must:			
(1) be completely partitioned off;			
(2) be exclusively used for body art	procedures;		
(3) be separate from the residential l	iving, eating, and bat	hroom areas;	
(4) have an entrance separate from the	ne entrance to the res	idential area;	
(5) meet the standards of this chapte	r; and		
(6) be made available for inspection	upon the request of t	he commissioner.	
Subd. 8. Temporary events permit	(a) An owner or op	perator of a tempor	<u>rary</u>
body art establishment shall submit an app	olication for a tempor	rary events permit	to the
commissioner at least 14 days before the s	tart of the event. The	e application must	<u>include</u>

the specific days and hours of operation. The owner or operator shall comply with the

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requirements of this chapter.

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(b) The temporary events perm	nit must be prominer	ıtly displayed in a p	ublic area	
at the location.				
(c) The temporary events pern	nit, if approved, is va	alid for the specified	dates and	
hours listed on the application. No t	emporary events peri	mit shall be issued f	or longer than	
a 21-day period, and may not be ext	tended.			
Subd. 9. Exception. (a) Any	body art establishme	ent located within a	county or	
municipal jurisdiction that has enact	ed an ordinance that	establishes licensur	e for body art	
establishments operating within the	jurisdiction shall be	exempt from this ch	apter if the	
provisions of the ordinance meet or	exceed the provision	s of this chapter. A	ny county or	
municipal jurisdiction that maintains	s an ordinance that m	neets this exception	may limit the	
types of body art procedures that ma	ay be performed in b	ody art establishmer	nts located	
within its jurisdiction.				
(b) Any individual performing	body art procedures	in an establishment	t that meets	
an exception under this subdivision	must be licensed as a	a body art technician	a under this	
chapter.				
Sec. 3. [146B.03] LICENSURE	FOR BODY ART	TECHNICIANS.		
Subdivision 1. Licensure req	uired. (a) Effective .	January 1, 2011, no	<u>individual</u>	
may perform tattooing unless the ind	dividual holds a valid	l tattoo technician li	cense issued	
by the commissioner under this chap	oter, except as provid	led in subdivision 3.	<u>-</u>	
(b) Effective January 1, 2011,	no individual may pe	erform body piercin	g unless the	
individual holds a valid body pierci	ng technician license	issued by the comr	<u>nissioner</u>	
under this chapter, except as provide	ed in subdivision 3.			
(c) If an individual performs b	oth tattooing and boo	dy piercing, the indi	vidual must	
hold a valid dual body art technician	n license.			
Subd. 2. <b>Designation.</b> (a) No	·		_	
artist," "tattoo technician," "body ar	t practitioner," "body	art technician," or o	other letters,	
words, or titles in connection with the			<u>.</u>	
the individual is engaged in the prac	etice of tattooing or a	uthorized to do so,	unless the	
individual is licensed and authorized		-	-	
(b) No individual may use the title "body piercer," "body piercing artist," "body art				
practitioner," "body art technician," or other letters, words, or titles in connection with				
that individual's name which in any	way represents that t	the individual is eng	gaged in the	

practice of body piercing or authorized to do so, unless the individual is licensed and

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authorized to perform body piercing under this chapter.

7.1	(c) Any representation made to the public by a licensed technician must specify the
7.2	types of body art procedures the technician is licensed to perform.
7.3	Subd. 3. Exceptions. (a) The following individuals may perform body art
7.4	procedures within the scope of their practice without a technician's license:
7.5	(1) a physician licensed under chapter 147;
7.6	(2) a nurse licensed under sections 148.171 to 148.285;
7.7	(3) a chiropractor licensed under chapter 148;
7.8	(4) an acupuncturist licensed under chapter 147B;
7.9	(5) a physician's assistant licensed under chapter 147A; or
7.10	(6) a dental professional licensed under chapter 150A.
7.11	(b) A guest artist under section 146B.04 may perform body art procedures in
7.12	accordance with the requirements of section 146B.04.
7.13	Subd. 4. Licensure requirements. An applicant for licensure under this section
7.14	shall submit to the commissioner on a form provided by the commissioner:
7.15	(1) proof that the applicant is over the age of 18;
7.16	(2) the type of license the applicant is applying for;
7.17	(3) all fees required under section 146B.10;
7.18	(4) proof of completing a minimum of 200 hours of supervised experience within
7.19	the area for which the applicant is seeking a license, and must include an affidavit from the
7.20	supervising licensed technician;
7.21	(5) proof of having satisfactorily completed coursework approved by the
7.22	commissioner on bloodborne pathogens, the prevention of disease transmission, infection
7.23	control, and aseptic technique. Courses to be considered for approval by the commissioner
7.24	may include, but are not limited to, those administered by one of the following:
7.25	(i) the American Red Cross;
7.26	(ii) United States Occupational Safety and Health Administration (OSHA); or
7.27	(iii) the Alliance of Professional Tattooists; and
7.28	(6) any other relevant information requested by the commissioner.
7.29	Subd. 5. Action on licensure applications. (a) The commissioner shall notify the
7.30	applicant in writing of the action taken on the application. If the application is approved,
7.31	the commissioner shall issue a tattoo technician license, a body piercing technician
7.32	license, or a dual body art technician license.
7.33	(b) If licensure is denied, the applicant must be notified of the determination and
7.34	the grounds for it, and the applicant may request a hearing under chapter 14 on the
7.35	determination by filing a written statement with the commissioner within 30 days after

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Subd. 10. **Transition period.** Until January 1, 2012, the supervised experience requirement under subdivision 4, clause (4), shall be waived by the commissioner if the applicant submits to the commissioner evidence satisfactory to the commissioner that the applicant has performed at least 2,080 hours within the last five years in the body art area in which the applicant is seeking licensure.

## Sec. 4. [146B.04] TEMPORARY LICENSURE FOR GUEST ARTISTS.

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Sub	division 1. <b>General.</b> Before an individual may work as a guest artist, the
	oner shall issue a temporary license to the guest artist. The guest artist shall
	application to the commissioner on a form provided by the commissioner.
	must include:
	the name, home address, and date of birth of the guest artist;
	the name of the licensed technician sponsoring the guest artist;
•	proof of having satisfactorily completed coursework approved by the
	oner on bloodborne pathogens, the prevention of disease transmission, infection
	nd aseptic technique;
	the starting and anticipated completion dates the guest artist will be working; and
	a copy of any current body art credential or licensure issued by another local
-	risdiction.
Subo	d. 2. Guest artists. A guest artist may not conduct body art procedures for more
than 30 da	ays per calendar year. If the guest artist exceeds this time period, the guest artist
must appl	y for a technician's license under section 146B.03.
Subo	division 1. General. If any of the following conditions exist, the owner or
operator o	of a licensed establishment may be ordered by the commissioner to discontinue
all operati	ions of a licensed body art establishment or the commissioner may refuse to
grant or re	enew, suspend, or revoke licensure:
<u>(1) </u>	evidence of a sewage backup in an area of the body art establishment where
body art a	activities are conducted;
<u>(2) 1</u>	ack of potable, plumbed, or hot or cold water to the extent that handwashing or
toilet facil	lities are not operational;
<u>(3) 1</u>	ack of electricity or gas service to the extent that handwashing, lighting, or
toilet facil	lities are not operational;
<u>(4) s</u>	significant damage to the body art establishment due to tornado, fire, flood,
or another	r disaster;
<u>(5)</u> <u>e</u>	evidence of an infestation of rodents or other vermin;
<u>(6) </u>	evidence of any individual performing a body art procedure without a license as
required u	under this chapter;
<u>(7) ε</u>	evidence of existence of a public health nuisance;
<u>(8)</u> ι	use of instruments or jewelry that are not sterile;

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(9) failure to maintain required records;

10.1	(10) failure to use gloves as required;
10.2	(11) failure to properly dispose of sharps, blood or body fluids, or items contaminated
10.3	by blood or body fluids;
10.4	(12) failure to properly report complaints of potential bloodborne pathogen
10.5	transmission to the commissioner; or
10.6	(13) evidence of a positive spore test on the sterilizer if there is no other working
10.7	sterilizer with a negative spore test in the establishment.
10.8	Subd. 2. Licensure or reopening requirements. Prior to license approval or
10.9	renewal or the reopening of the establishment, the establishment shall submit to the
10.10	commissioner satisfactory proof that the problem condition causing the need for the
10.11	licensure action or emergency closure has been corrected or removed by the operator of
10.12	the establishment. A body art establishment may not reopen without the written approval
10.13	of the commissioner and a valid establishment license.
10.14	Sec. 6. [146B.06] HEALTH AND SAFETY STANDARDS.
10.15	Subdivision 1. Establishment standards. (a) The body art establishment must
10.16	meet the health and safety standards in this subdivision before a licensed technician may
10.17	conduct body art procedures at the establishment.
10.18	(b) The procedure area must be separated from any other area that may cause
10.19	potential contamination of work surfaces.
10.20	(c) For clients requesting privacy, at a minimum, a divider, curtain, or partition must
10.21	be provided to separate multiple procedure areas.
10.22	(d) All procedure surfaces must be smooth, nonabsorbent, and easily cleanable.
10.23	(e) The establishment must have an accessible hand sink equipped with:
10.24	(1) liquid hand soap;
10.25	(2) single-use paper towels or a mechanical hand drier or blower; and
10.26	(3) a nonporous washable garbage receptacle with a foot-operated lid or with no
10.27	lid and a removable liner.
10.28	(f) All ceilings in the body art establishment must be in good condition.
10.29	(g) All walls and floors must be free of open holes or cracks and be washable and no
10.30	carpeting may be in areas used for body art procedures.
10.31	(h) All facilities within the establishment must be maintained in a clean and sanitary
10.32	condition and in good working order.
10.33	(i) No animals may be present during a body art procedure, unless the animal is a
10.34	service animal.

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Sec. 6. 10

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Subd. 2. Standards for equip	ment, instruments,	, and supplies. (a) E	quipment,	
instruments, and supplies must comp	oly with the health a	and safety standards i	n this	
subdivision before a licensed technic	ian may conduct bo	dy art procedures.		
(b) Jewelry used as part of a b	ody art procedure n	nust be made of surgi	ical	
implant-grade stainless steel, solid 14	4-karat or 18-karat y	white or yellow gold,	niobium,	
titanium, or platinum, or a dense low	-porosity plastic. U	se of jewelry that is c	onstructed	
of wood, bone, or other porous mate	rial is prohibited.			
(c) Jewelry used as part of a bo	ody art procedure mu	ist be free of nicks, so	cratches, or	
irregular surfaces and must be proper	rly sterilized before	use.		
(d) Reusable instruments must	be thoroughly wash	ed to remove all orga	nic matter,	
rinsed, and sterilized before and after	r use.			
(e) Needles must be single-use	needles and sterilize	ed before use.		
(f) Sterilization must be conducted	cted using steam hea	at or chemical vapor.		
(g) All sterilization units must	be operated accordi	ng to the manufactur	<u>:er's</u>	
specifications.				
(h) At least once a month, but r	not to exceed 30 day	s between tests, a spo	ore test must	
be conducted on each sterilizer used	to ensure proper fur	ectioning. If a positiv	e spore test	
result is received, the sterilizer at issu	ue may not be used u	until a negative result	is obtained.	
(i) All inks and other pigments	used in a body art p	procedure must be spe	<u>ecifically</u>	
manufactured for tattoo procedures.				
(j) Immediately before applying	g a tattoo, the ink ne	eded must be transfer	red from the	
ink bottle and placed into single-use	paper or plastic cup	s. Upon completion of	of the tattoo,	
the single-use cups and their content	s must be discarded	<u>-</u>		
(k) All tables, chairs, furniture,	or other procedure	surfaces that may be	exposed	
to blood or body fluids during the bo	ody art procedure mi	ust be cleanable and	must be	
sanitized after each client with a liqu	id chemical germici	ide.		
(l) Single-use towels or wipes i	must be provided to	the client. These tow	vels must	
be dispensed in a manner that preclu	des contamination a	nd disposed of in a n	onporous	
washable garbage receptacle with a f	oot-operated lid or v	with no lid and a remo	oval liner.	
(m) All bandages and surgical of	dressings used must	be sterile or bulk-pac	ckaged clean	
and stored in a clean, closed nonporc	ous container.			
(n) All equipment and instrume	ents must be maintai	ned in good working	order and in	
a clean and sanitary condition.				
(o) All instruments and supplie	s must be stored cle	an and dry in covered	d containers.	

(p) Single-use disposable barriers or a chemical germicide must be used on all

equipment that cannot be sterilized as part of the procedure as required under this section

Sec. 6. 11

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- single-use towels or wipes may be used to clean the skin. (c) Whenever it is necessary to shave the skin, a new disposable razor or a stainless steel straight edge must be used. The disposable razor must be discarded after use. The stainless steel straight edge must be thoroughly washed to remove all organic matter and sterilized before use on another client.
- (d) No body art procedure may be performed on any area of the skin where there is an evident infection, irritation, or open wound.
- (e) Single-use nonabsorbent gloves of adequate size and quality to preserve dexterity must be used for touching clients, for handling sterile instruments, or for handling blood or body fluids. Nonlatex gloves must be used with clients or employees who request them or when petroleum products are used. Gloves must be changed if a glove becomes damaged or comes in contact with any nonclean surface or objects or with a third person. At a minimum, gloves must be discarded after the completion of a procedure on a client. Upon leaving the procedure area, hands and wrists must be washed before putting on a clean pair of gloves and after removing a pair of gloves.
- Subd. 4. **Standards for technicians.** (a) Technicians must comply with the health and safety standards in this subdivision.
- (b) Technicians must scrub their hands and wrists thoroughly before and after performing a body art procedure, after contact with the client receiving the procedure, and after contact with potentially contaminated materials.
  - (c) A technician may not smoke, eat, or drink while performing body art procedures.
- (d) A technician may not perform a body art procedure if the technician has any open 12.28 sores visible or in a location that may come in contact with the client. 12.29
- Subd. 5. Contamination standards. (a) Infectious waste and sharps must be 12.30 managed according to sections 116.76 to 116.83 and must be disposed of by an approved 12.31 12.32 infectious waste hauler at a site permitted to accept the waste, according to Minnesota Rules, parts 7035.9100 to 7035.9150. Sharps ready for disposal must be disposed of 12.33 12.34 in an approved sharps container.

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(b) Contaminated waste that may release liquid blood or body fluids when
compressed or that may release dried blood or body fluids when handled must be placed
an approved red bag that is marked with the international biohazard symbol.
(c) Contaminated waste that does not release liquid blood or body fluids when
compressed or handled may be placed in a covered receptacle and disposed of through
normal approved disposal methods.
(d) Storage of contaminated waste onsite must not exceed the period specified by
Code of Federal Regulations, title 29, section 1910.1030.
Sec. 7. [146B.07] PROFESSIONAL STANDARDS.
Subdivision 1. Standard practice. (a) A technician shall require proof of age
before performing any body art procedure on a client. Proof of age must be established
by one of the following methods:
(1) a valid driver's license or identification card issued by the state of Minnesota o
another state that includes a photograph and date of birth of the individual;
(2) a valid military identification card issued by the United States Department of
Defense;
(3) a valid passport;
(4) a resident alien card; or
(5) a tribal identification card.
(b) Before performing any body art procedure, the technician must provide the clie
with a disclosure and authorization form that indicates whether the client has:
(1) diabetes;
(2) a history of hemophilia;
(3) a history of skin diseases, skin lesions, or skin sensitivities to soap or
disinfectants;
(4) a history of epilepsy, seizures, fainting, or narcolepsy;
(5) any condition that requires the client to take medications such as anticoagulant
that thin the blood or interfere with blood clotting; or
(6) any other information that would aid the technician in the body art procedure
process evaluation.
(c) The technician shall ask the client to sign and date the disclosure and
authorization form confirming that the information listed on the form is accurate.
(d) Before performing any body art procedure, the technician shall offer and make
available to the client personal draping, as appropriate.

Sec. 7. 13

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Subd. 1a. <b>Prohibition.</b> (a) A	technician may perf	form body piercings	on an
individual under the age of 18 if the	e individual's parent c	or legal guardian is p	resent and
a consent form and the authorization	n form under subdivi	sion 1, paragraph (b)	) is signed
by the parent or legal guardian in th	e presence of the tec	hnician, and the pier	cing is not
prohibited under paragraph (c).			
(b) No technician shall tattoo	any individual under	the age of 18 regard	lless of
parental or guardian consent.			
(c) No nipple or genital pierci	ng, branding, scarific	cation, suspension, su	<u>ıbdermal</u>
implantation, microdermal, or tongu	ue bifurcation shall be	e performed by any to	echnician on
any individual under the age of 18 r	regardless of parental	or guardian consent.	<u>:</u>
(d) No technician shall perform	m body art procedure	s on any individual v	who appears
to be under the influence of alcohol,	, controlled substance	es as defined in section	on 152.01,
subdivision 4, or hazardous substant	ces as defined in rule	s adopted under chap	oter 182.
(e) No technician shall perform	m body art procedure	es while under the int	fluence of
alcohol, controlled substances as del	fined under section 15	52.01, subdivision 4,	or hazardous
substances as defined in the rules ac	dopted under chapter	182.	
(f) No technician shall admini	ster anesthetic injecti	ons or other medicat	ions.
Subd. 2. Informed consent. I	Before performing a l	oody art procedure, the	he technician
shall obtain from the client a signed	and dated informed	consent form. The co	onsent form
must disclose:			
(1) that a tattoo is considered	permanent and may o	only be removed with	n a surgical
procedure and that any effective ren	noval may leave scar	ring; or	
(2) that body piercing may lea	ave scarring.		
Subd. 3. Client record main	tenance. For each cl	ient, the body art esta	<u>ablishment</u>
operator shall maintain proper recor	ds of each procedure	. The records of the	procedure
must be kept for three years and mu	ıst be available for in	spection by the com	<u>missioner</u>
upon request. The record must inclu	ude the following:		
(1) the date of the procedure;			
(2) the information on the requ	uired picture identific	cation showing the na	ame, age,
and current address of the client;			
(3) a copy of the authorization	n form signed and dat	ed by the client requ	ired under
subdivision 1, paragraph (b);			

(4) a description of the body art procedure performed;

(5) the name and license number of the technician performing the procedure;

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(6) a copy of the consent form required under subdivision 2; and

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15.1	(7) if the client is under the age of 18 years, a copy of the consent form signed by the
15.2	parent or legal guardian as required under subdivision 1a.
15.3	Subd. 4. Aftercare. A technician shall provide each client with verbal and
15.4	written instructions for the care of the tattooed or pierced site upon the completion of
15.5	the procedure. The written instructions must advise the client to consult a health care
15.6	professional at the first sign of infection.
15.7	Subd. 5. State, county, and municipal public health regulations. An operator
15.8	and technician shall comply with all applicable state, county, and municipal requirements
15.9	regarding public health.
15.10	Subd. 6. Notification. The operator of the body art establishment shall immediately
15.11	notify the commissioner and local health authority of any reports they receive of a
15.12	potential bloodborne pathogen transmission.
15.13	Sec. 8. [146B.08] INVESTIGATION PROCESS AND GROUNDS FOR
15.14	DISCIPLINARY ACTION.
15.15	Subdivision 1. Investigations of complaints. The commissioner may initiate an
15.16	investigation upon receiving a signed complaint or other signed written communication
15.17	that alleges or implies that an individual or establishment has violated this chapter.
15.18	According to section 214.13, subdivision 6, in the receipt, investigation, and hearing of a
15.19	complaint that alleges or implies an individual or establishment has violated this chapter,
15.20	the commissioner shall follow the procedures in section 214.10.
15.21	Subd. 2. Rights of applicants and licensees. The rights of an applicant denied
15.22	licensure are stated in section 146B.03, subdivision 5. A licensee may not be subjected to
15.23	disciplinary action under this section without first having an opportunity for a contested
15.24	case hearing under chapter 14.
15.25	Subd. 3. Grounds for disciplinary action by commissioner. The commissioner
15.26	may take any of the disciplinary actions listed in subdivision 4 on proof that a technician
15.27	or an operator of an establishment has:
15.28	(1) intentionally submitted false or misleading information to the commissioner;
15.29	(2) failed, within 30 days, to provide information in response to a written request by
15.30	the commissioner;
15.31	(3) violated any provision of this chapter;
15.32	(4) failed to perform services with reasonable judgment, skill, or safety due to the
15.33	use of alcohol or drugs, or other physical or mental impairment;
15.34	(5) aided or abetted another person in violating any provision of this chapter;

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16.1	(6) been or is being disciplined by another jurisdiction, if any of the grounds for the		
16.2	discipline are the same or substantially equivalent to those under this chapter;		
16.3	(7) not cooperated with the commissioner in an investigation conducted according to		
16.4	subdivision 1;		
16.5	(8) advertised in a manner that is false or misleading;		
16.6	(9) engaged in conduct likely to deceive, defraud, or harm the public;		
16.7	(10) demonstrated a willful or careless disregard for the health, welfare, or safety		
16.8	of a client;		
16.9	(11) obtained money, property, or services from a client through the use of undue		
16.10	influence, harassment, duress, deception, or fraud;		
16.11	(12) failed to refer a client to a health care professional for medical evaluation or		
16.12	care when appropriate; or		
16.13	(13) been convicted of a felony-level criminal sexual conduct offense. "Conviction"		
16.14	means a plea of guilty, a verdict of guilty by a jury, or a finding of guilty by a court.		
16.15	Subd. 4. Disciplinary actions. If the commissioner finds that a technician or		
16.16	an operator of an establishment should be disciplined according to subdivision 3, the		
16.17	commissioner may take any one or more of the following actions:		
16.18	(1) refuse to grant or renew licensure;		
16.19	(2) suspend licensure for a period not exceeding one year;		
16.20	(3) revoke licensure;		
16.21	(4) take any reasonable lesser action against an individual upon proof that the		
16.22	individual has violated this chapter; or		
16.23	(5) impose, for each violation, a civil penalty not exceeding \$10,000 that deprives		
16.24	the licensee of any economic advantage gained by the violation and that reimburses the		
16.25	department for costs of the investigation and proceedings resulting in disciplinary action,		
16.26	including the amount paid for services of the Office of Administrative Hearings, the		
16.27	amount paid for services of the Office of the Attorney General, attorney fees, court		
16.28	reporters, witnesses, reproduction of records, department staff time, and expenses incurred		
16.29	by department staff.		
16.30	Subd. 5. Consequences of disciplinary actions. Upon the suspension or revocation		
16.31	of licensure, the technician or establishment shall cease to:		
16.32	(1) perform body art procedures;		
16.33	(2) use titles protected under this chapter; and		
16.34	(3) represent to the public that the technician or establishment is licensed by the		
16.35	commissioner.		

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Subd. 6. Reinstatement requ	iirements after disci	plinary action. A t	echnician			
who has had licensure suspended may petition on forms provided by the commissioner						
for reinstatement following the period	for reinstatement following the period of suspension specified by the commissioner. The					
requirements of section 146B.03 for	renewing licensure	must be met before	<u>licensure</u>			
may be reinstated.						
Sec. 9. [146B.09] COUNTY OI	R MUNICIPAL REC	GULATION.				
Nothing in this chapter preem	pts or supersedes any	county or municipa	al ordinance			
relating to land use, building and co	onstruction requireme	ents, nuisance contro	ol, or the			
licensing of commercial enterprises	in general.					
Sec. 10. [146B.10] FEES.						
Subdivision 1. Biennial licen	sing fees. (a) The fe	e for the initial tech	<u>inician</u>			
licensure and biennial licensure rene	ewal is \$100.					
(b) The fee for temporary tech	nician licensure is \$3	100.				
(c) The fee for the temporary	guest artist license is	<u>\$50.</u>				
(d) The fee for a dual body art	technician license is	\$100.				
(e) The fee for a provisional e	stablishment license	<u>is \$1,000.</u>				
(f) The fee for an establishmen	nt license is \$1,000.					
(g) The fee for a temporary bo	ody art establishment	permit is \$75.				
(h) The commissioner shall pr	orate the initial two-y	ear technician licen	se fee and the			
initial three-year body art establishm	nent license fee basec	l on the number of r	nonths in the			
initial licensure period.						
Subd. 2. Penalty for late reno	ewals. The penalty fe	e for late submissio	n for renewal			
applications is \$75.						
Subd. 3. Deposit. Fees collect	ted by the commission	oner under this secti	on must be			
deposited in the state government sp	pecial revenue fund.					
Sec. 11. APPROPRIATIONS.						
\$190,000 is appropriated in fig	scal year 2011 from t	he state governmen	t special			
revenue fund to the commissioner of health for the implementation of Minnesota Statutes,						
chapter 146B. Base funding shall be \$101,000 in fiscal year 2012 and \$65,000 in fiscal						

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Sec. 12. **EFFECTIVE DATE.** 

Sections 1 to 11 are effective July 1, 2010.