IN THE HOUSE OF REPRESENTATIVES

HOUSE BILL NO. 486

BY BUSINESS COMMITTEE

AN ACT

- RELATING TO BARBER COLLEGES; AMENDING SECTION 54-507, IDAHO CODE, TO PROVIDE
 ADDITIONAL REQUIREMENTS REGARDING CERTAIN SCHOOLS AND COLLEGES AND TO
 MAKE TECHNICAL CORRECTIONS; AND DECLARING AN EMERGENCY.
- 5 Be It Enacted by the Legislature of the State of Idaho:

1

6 SECTION 1. That Section 54-507, Idaho Code, be, and the same is hereby 7 amended to read as follows:

8 54-507. APPROVED BARBER COLLEGES -- REQUIREMENTS -- BOND. (1) No 9 school teaching the art or science of barbering shall operate in Idaho or 10 be licensed as a school of barbering, unless the entrance requirements are 11 equal to those which are required under section 54-506, Idaho Code. An 12 approved college may teach special courses, but as a prerequisite to gradua-13 tion the college must provide:

(a) A course of instruction for barber-stylists of not less than one 14 thousand eight hundred (1,800) hours and include in its course of 15 instruction the Idaho barber law and board rules and the scientific 16 fundamentals for barbering: hygiene; bacteriology; histology of the 17 hair, skin, nails, muscles and nerves; structure of the head, face and 18 neck; elementary chemistry relating to sterilization and antiseptics; 19 diseases of the skin, hair, glands and nails; massaging and manipulat-20 ing the muscles of the upper body; hair cutting haircutting; shaving; 21 and arranging, dressing, curling, waving, straightening, coloring, 22 23 bleaching and tinting of the hair; and

(b) A course of instruction for barbers of not less than nine hundred 24 (900) hours and include in its course of instruction the Idaho barber 25 law and board rules and the scientific fundamentals for barbering: hy-26 giene; bacteriology; histology of the hair, skin, nails, muscles and 27 nerves; structure of the head, face and neck; elementary chemistry re-28 lating to sterilization and antiseptics; diseases of the skin, hair, 29 glands and nails; massaging and manipulating the muscles of the upper 30 31 body; hair cutting haircutting; shaving; and arranging and dressing of the hair. 32

(2) For the purpose of this chapter, a recognized approved barber
 school or college (hereinafter referred to as a college) shall be understood
 to be a college that has met the provisions of this chapter as approved by the
 board.

(3) No college in the state shall advertise or use any signs or terms to
indicate that the college is approved, recognized, accredited, certified,
or licensed unless said college is licensed by the board. Every college
shall advertise as a college and make known to the public and customers that
the work is being done by students.

(4) All instructors in an approved college must be licensed in the state
of Idaho as a barber instructor or a cosmetology instructor.

3 (5) Every instructor in an Idaho licensed college shall devote his or
4 her entire time during class hours to that of instructing the students and
5 shall not apply his time to that of private or public practice during the
6 school or class hours.

7 (6) A college furnishing satisfactory evidence that it is maintaining
8 the requirements set forth in this chapter, within the state, shall, upon the
9 payment of the required fee, be issued a license by the board.

10 (7) A license issued to a college must be renewed annually. Should a 11 college fail or refuse to renew a license, said college shall cease to oper-12 ate, and be removed from the list of the approved colleges.

(8) The board may cancel or refuse to renew a license issued to a college
upon proof that said college has failed or refused to meet with the requirements for approved colleges set forth in this chapter.

(9) One (1) instructor must be employed to each twenty (20) students or
 fractional part thereof and one (1) barber instructor must be employed on a
 full-time basis in each school or college.

(10) Every school or college licensed by the board shall deliver to the 19 board, a bond to the state of Idaho in the sum of twenty thousand dollars 20 21 (\$20,000) in a form approved by the board_T and provide a copy of the bond annually together with the application for school license renewal. The bond 22 shall be executed by a corporate surety company duly authorized to do busi-23 ness in this state, conditioned that such school or college shall continue 24 to give its courses of instruction, in accordance with the provisions of this 25 chapter, until it has completed all such courses for which students have en-26 rolled, and conditioned that such school or college shall fully comply with 27 all promises or representations made to enrolled students as an inducement 28 to such students to enroll. Any student so enrolled who may be damaged by 29 reason of the failure of such school or college to comply with such condi-30 tions_{τ} shall have a right of action in his or her own name, on such bonds, for 31 32 such damage.

(11) A school or college is a postsecondary school. A school or college
 must be licensed by name by the state board of barber examiners. A school or
 college may admit as regular students only those individuals who:

36 (a) Have two (2) years of high school or an equivalent education as de-37 termined by the board; and

(b) Are at least sixteen and one-half (16 1/2) years of age.

39 SECTION 2. An emergency existing therefor, which emergency is hereby 40 declared to exist, this act shall be in full force and effect on and after its 41 passage and approval.