

EXISTING STATE	PROPOSED STATE	EXPLANATION	COMMENT
Health Hazard Regulations	Health Hazard Regulations		
NEW	New Section 13(1.1) (1.1) “operator” means any of the following: (i) the owner of a personal service facility; (ii) a person who manages or controls a personal service facility;	Wording identifies both Personal Service facility owner/operators and independent/solo personal service providers who operate within another Personal Service facility.	
Personal service facilities 13 (3) No person shall cause or permit a personal service facility to be operated: (a) in an unsanitary manner or under unsanitary conditions; or (b) in a manner that may facilitate the transmission of a communicable disease.	New Section 13(3) – Addition (c) in a manner that may cause or facilitate an injury, including but not limited to thermal injuries, chemical injuries, or physical injuries, causing harm beyond what is reasonable for the type of service provided.	The personal service industry is frequently evolving and introducing new and novel procedures. This clause is needed to protect the public from injury or illness stemming from novel and existing procedures that can or should be mitigated. The proposed wording is similar to that used in other jurisdictions with the same ban.	
NEW	New Section 13(6) – 13(8) - Notice of Operations Section 13 (6) No person shall construct, extend, renovate, alter, or operate a personal services facility, or provide personal services without having provided written notice to the local authority. 13 (7) Subsection (6) does not apply to: (a) routine maintenance; or (b) construction, extension, renovation or alteration that does not affect the type or	This provision for personal service operators to notify local authority of the operation and provide enough information for local authority to determine the risk and requirements of said operation. Aligns with similar requirements in 7 other provinces. This does not require the local authority to provide approval. Management of Notices will be handled through policy and standard work.	

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	<p>provision of personal services.</p> <p>13 (8) A notice described in subsection (6) shall include the following:</p> <ol style="list-style-type: none"> 1. The operation name, if any, and location of the personal service facility. 2. The name and contact information of the operator. 3. A list of the personal services that are or will be provided at the personal service facility. 4. Any additional information or material relevant to the notice that is requested by the local authority 		
NEW	<p>New Section 13(9) - Training</p> <p>Section 13(9)</p> <ol style="list-style-type: none"> (a) A personal service operator must ensure that employees providing services are reasonably trained and sufficiently equipped to recognize, prevent and respond to health hazards that may arise when engaging in provision of a personal service. (b) A personal service provider shall provide, upon request, documentation of training for an inspector or member of the public requesting services. 	<p>This provision requires providers to ensure they are reasonably trained to conduct the services they are providing. Does not stipulate specific training or course required; would depend on service.</p> <p>Aligns with similar requirements in five other provinces.</p>	