



## State of South Carolina Office of the Governor

NIKKI R. HALEY  
GOVERNOR

1205 PENDLETON STREET  
COLUMBIA 29201

December 20, 2013

Dear Members of the Athletic Commission,

On November 15, 2013, the *2013 Regulatory Review Task Force Executive Summary Report* was presented by the Regulatory Review Task Force to fulfill the goals set forth in Executive Order 2013-02. This report proposes numerous recommendations that will streamline administrative functions and repeal many costly, unreasonable, unnecessary, or over-burdensome regulations, policies, and statutes.

In creating this Task Force, my intent was to see direct and quick action by state agencies to put into effect Task Force recommendations and start cutting red tape. Accordingly, I have ordered my Cabinet agencies to implement certain reforms, either recommended by the Task Force or proposed by the agencies, and additionally, I am meeting with legislators prior to the start of the next legislative session to ask for legislation on some of the reforms that require statutory change. Together, my Cabinet agencies and I are delivering immediate results to the people and businesses of South Carolina – however, we cannot complete this task without your help.

As members of the Athletic Commission, I strongly encourage you to carefully evaluate and consider approving the recommendations pertaining to your profession, a synopsis of which is enclosed for your review. **After due consideration by your board, I ask that you provide me with an update on your plan of action with regard to the Task Force and/or the Department of Labor, Licensing and Regulation recommendations by January 31, 2014.**

It is my sincere hope that you will join our statewide effort to improve our business climate and help reduce unnecessary government involvement in professional activities by adopting these regulatory reforms. Together, we can deliver results to the people and businesses of South Carolina. Thank you again, and God bless.

My very best,

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Nikki R. Haley

NRH/rs

Enclosure

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### Synopsis of Regulatory Reforms presented to LLR Boards

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8. **Board of Cosmetology: S.C. Code Reg. § 35-23(A)** – Reduce the amount of continuing education requirements for licensed cosmetologists, nail technicians, and estheticians to less than the current requirement of twelve hours every two years, which will help save professional save time and money and will be more in line with our neighboring states, such as Georgia that requires five hours every two years.
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As members of the Board of Barber Examiners, I strongly encourage you to carefully evaluate and consider approving the recommendations pertaining to your profession, a synopsis of which is enclosed for your review. **After due consideration by your board, I ask that you provide me with an update on your plan of action with regard to the Task Force and/or the Department of Labor, Licensing and Regulation recommendations by January 31, 2014.**

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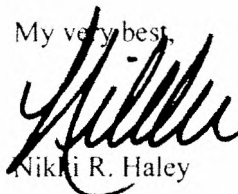
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Enclosure

  
Hank

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15. **Board of Long Term Health Care: S.C. Code Reg. § 93-65(B)(4)** – Delete the zip code restriction and increase the 20-mile radius to a 45-mile radius for a second long term care facility when an administrator is responsible for more than one site, which is a reasonable policy for these regulated businesses.
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17. **Manufactured Housing Board: S.C. Code § 79-2** – Combine or bundle the current licenses to simplify the permitting process, which will help save professionals time and money seeking multiple licenses.

###



## State of South Carolina Office of the Governor

NIKKI R. HALEY  
GOVERNOR

1205 PENDLETON STREET  
COLUMBIA 29201

December 20, 2013

Dear Members of the Board of Long Term Health Care,

On November 15, 2013, the *2013 Regulatory Review Task Force Executive Summary Report* was presented by the Regulatory Review Task Force to fulfill the goals set forth in Executive Order 2013-02. This report proposes numerous recommendations that will streamline administrative functions and repeal many costly, unreasonable, unnecessary, or over-burdensome regulations, policies, and statutes.

In creating this Task Force, my intent was to see direct and quick action by state agencies to put into effect Task Force recommendations and start cutting red tape. Accordingly, I have ordered my Cabinet agencies to implement certain reforms, either recommended by the Task Force or proposed by the agencies, and additionally, I am meeting with legislators prior to the start of the next legislative session to ask for legislation on some of the reforms that require statutory change. Together, my Cabinet agencies and I are delivering immediate results to the people and businesses of South Carolina – however, we cannot complete this task without your help.

As members of the Board of Long Term Health Care, I strongly encourage you to carefully evaluate and consider approving the recommendations pertaining to your profession, a synopsis of which is enclosed for your review. **After due consideration by your board, I ask that you provide me with an update on your plan of action with regard to the Task Force and/or the Department of Labor, Licensing and Regulation recommendations by January 31, 2014.**

It is my sincere hope that you will join our statewide effort to improve our business climate and help reduce unnecessary government involvement in professional activities by adopting these regulatory reforms. Together, we can deliver results to the people and businesses of South Carolina. Thank you again, and God bless.

My very best,

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Nikki R. Haley

NRH/rs

Enclosure

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### **Synopsis of Regulatory Reforms presented to LLR Boards**

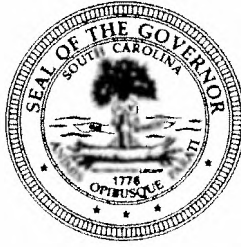
*These reforms were proposed by the “2013 Regulatory Review Task Force Executive Summary Report” and/or were recommended by LLR. Visit [www.sccommerce.com/taskforce](http://www.sccommerce.com/taskforce) to view the complete report.*

1. **Athletic Commission: S.C. Code Reg. § 20-27.03** – Eliminate the annual physical requirement for MMA (mixed martial arts) contestants and, instead, require only a pre-fight physical, which removes a duplicative and unnecessary requirement for contestants.
2. **Athletic Commission: S.C. Code Reg. § 20-3.20** – Amend the requirement whereby a knocked out contestant must have an examination to, instead, allow a neurologist to decide whether an examination is necessary based on symptoms displayed by the contestant, which is a more reasonable regulation and still maintains contestant safety.
3. **Athletic Commission: S.C. Code Reg. § 20-27.03, 20-20.01** – Revise the requirement for all clubs so that contracts from boxers and managers only have to be submitted upon request, which will relieve an administrative burden on professionals.
4. **Board of Barber Examiners: S.C. Code Reg. § 17-30** – Repeal the regulations that require barbers to have a chest x-ray as part of a physical examination for licensure, or statutorily eliminate the requirement for a physical examination all together, which is an unreasonable requirement for barbers.
5. **Board of Barber Examiners: S.C. Code Reg. § 17-8(C)** – Eliminate the regulation requiring registered barbers overseeing the training of a student to file monthly progress reports, which is over-burdensome on schools and colleges, which is costly to student barbers.
6. **Board of Barber Examiners: S.C. Code Reg. § 17-11** – Eliminate the regulation requiring registered barbers overseeing the training of a student to file monthly progress reports, which is over-burdensome on schools and colleges.
7. **Board of Cosmetology: S.C. Code Reg. §35-23(A)** – Allow for the carryover of continuing education hours to the next renewal cycle, which is a reasonable policy for most continuing education professions.
8. **Board of Cosmetology: S.C. Code Reg. § 35-23(A)** – Reduce the amount of continuing education requirements for licensed cosmetologists, nail technicians, and estheticians to less than the current requirement of twelve hours every two years, which will help save professional save time and money and will be more in line with our neighboring states, such as Georgia that requires five hours every two years.
9. **Board of Cosmetology (S.C. Code Reg. § 35-24)** – Scale back many of the continuing education program requirements that micromanaging the programs, including the

regulation of space and chairs, smoking, two forms of identification, and a monitor, all of which are unreasonable and unnecessary.

10. **Board of Cosmetology: S.C. Code Reg. §35-2** – Repeal the regulations that micromanage the equipment required at cosmetology schools, such as a teacher’s desk, a file, a blackboard, three shampoo bowls, eight hair dryers, etc., which are unreasonable and unnecessary.
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## State of South Carolina Office of the Governor

NIKKI R. HALEY  
GOVERNOR

1205 PENDLETON STREET  
COLUMBIA 29201

December 20, 2013

Dear Members of the Manufactured Housing Board,

On November 15, 2013, the *2013 Regulatory Review Task Force Executive Summary Report* was presented by the Regulatory Review Task Force to fulfill the goals set forth in Executive Order 2013-02. This report proposes numerous recommendations that will streamline administrative functions and repeal many costly, unreasonable, unnecessary, or over-burdensome regulations, policies, and statutes.

In creating this Task Force, my intent was to see direct and quick action by state agencies to put into effect Task Force recommendations and start cutting red tape. Accordingly, I have ordered my Cabinet agencies to implement certain reforms, either recommended by the Task Force or proposed by the agencies, and additionally, I am meeting with legislators prior to the start of the next legislative session to ask for legislation on some of the reforms that require statutory change. Together, my Cabinet agencies and I are delivering immediate results to the people and businesses of South Carolina – however, we cannot complete this task without your help.

As members of the Manufactured Housing Board, I strongly encourage you to carefully evaluate and consider approving the recommendations pertaining to your profession, a synopsis of which is enclosed for your review. **After due consideration by your board, I ask that you provide me with an update on your plan of action with regard to the Task Force and/or the Department of Labor, Licensing and Regulation recommendations by January 31, 2014.**

It is my sincere hope that you will join our statewide effort to improve our business climate and help reduce unnecessary government involvement in professional activities by adopting these regulatory reforms. Together, we can deliver results to the people and businesses of South Carolina. Thank you again, and God bless.

My very best

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Nikki R. Haley

NRH/rs

Enclosure

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### **Synopsis of Regulatory Reforms presented to LLR Boards**

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## State of South Carolina Office of the Governor

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COLUMBIA 29201

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