LC003897

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2018

AN ACT

RELATING TO HEALTH AND SAFETY - TANNING FACILITY SAFETY STANDARDS ACT

Introduced By: Senators Goodwin, Goldin, Sosnowski, Miller, and Gallo

Date Introduced: February 01, 2018

Referred To: Senate Health & Human Services

It is enacted by the General Assembly as follows:

1 SECTION 1. Section 23-68-4 of the General Laws in Chapter 23-68 entitled "Tanning

Facility Safety Standards Act" is hereby amended to read as follows:

23-68-4. Safety standards established.

- The director of the department of health shall, by regulation, establish minimum safety standards for tanning facilities. The standards shall include, but not be limited to:
- 6 (1) Establishment of a maximum safe time of exposure to radiation and a maximum safe temperature at which tanning devices may be operated;
 - (2) A requirement that a timer device be incorporated into each tanning device;
- 9 (3) A requirement that a patron at a tanning facility wear protective eye glasses when 10 using tanning equipment and that a patron be supervised as to the length of time the patron uses 11 tanning equipment at the facility;
- 12 (4) Requiring that the facility operator post easily legible, permanent warning signs near 13 the tanning equipment which states: "Danger -- Ultra-violet radiation. Follow all instructions. 14 Avoid overexposure"; as well as a list, prepared by the director of the department of health, of 15 prescription and non-prescription drugs which may cause photosensitivity in patients using a
- prescription and non-prescription drugs which may cause photosensitivity in patients
- 16 tanning center;

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- 17 (5) Require that the facility have protective shielding for tanning equipment in the
- 18 facility; and

	(6) A prohibition	on the use of	of tanning	facilities l	oy a person	younger	than eighteen	(18)
years (of age , unless: .							

- (a) Such person presents a prescription for receiving ultra violet radiation treatments written by a physician licensed to practice medicine pursuant to chapter 5-37; or
- (b) For every two (2) uses of a tanning facility, the parent or legal guardian of such person signs a written consent form in the presence of a tanning facility staff member. The written consent form shall contain, at a minimum, the following language: "I understand that the world health organization has classified the ultraviolet radiation used in tanning facilities as a Class 1 carcinogen, the same category as tobacco products. By exposing my child to ultraviolet radiation in this tanning facility, the possibility of my child developing melanoma (skin cancer) will increase. I also understand that there are safe alternatives available to achieve the same cosmetic effect as exposing my child's skin to ultraviolet radiation, such as spray tanning or bronzing creams."
- SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO HEALTH AND SAFETY - TANNING FACILITY SAFETY STANDARDS

1 This act would prohibit the use of tanning facilities by persons less than eighteen (18) years of age. 3 This act would take effect upon passage.

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