## 2018 -- S 2299 SUBSTITUTE A

LC003897/SUB A

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## STATE OF RHODE ISLAND

#### IN GENERAL ASSEMBLY

#### **JANUARY SESSION, A.D. 2018**

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### AN ACT

# RELATING TO HEALTH AND SAFETY - TANNING FACILITY SAFETY STANDARDS $\operatorname{\mathsf{ACT}}$

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
- 2 Facility Safety Standards Act" is hereby amended to read as follows:
- 3 **23-68-4. Safety standards established.**
- 4 The director of the department of health shall, by regulation, establish minimum safety
- 5 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
- 7 temperature at which tanning devices may be operated;
- 8 (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
- 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
- 16 tanning center;
- 17 (5) Require that the facility have protective shielding for tanning equipment in the
- 18 facility; and

1	(6) A prohibition on the use of tanning facilities by a person younger than eighteen (18)
2	years of age, unless:
3	(a) Such such person presents a prescription for receiving ultra-violet radiation treatments
4	written by a physician licensed to practice medicine pursuant to chapter 5-37; or.
5	(b) For every two (2) uses of a tanning facility, the parent or legal guardian of such
6	person signs a written consent form in the presence of a tanning facility staff member. The
7	written consent form shall contain, at a minimum, the following language: "I understand that the
8	world health organization has classified the ultraviolet radiation used in tanning facilities as a
9	Class 1 carcinogen, the same category as tobacco products. By exposing my child to ultraviolet
10	radiation in this tanning facility, the possibility of my child developing melanoma (skin cancer)
11	will increase. I also understand that there are safe alternatives available to achieve the same
12	cosmetic effect as exposing my child's skin to ultraviolet radiation, such as spray tanning or
13	bronzing creams."
14	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 $\operatorname{\mathsf{ACT}}$

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This act would restrict the use of tanning facilities by persons younger than eighteen (18)
years of age unless prescribed by a licensed physician as ultra-violet radiation treatments by
eliminating the parental consent option.

This act would take effect upon passage.

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