	14101678D
1	SENATE BILL NO. 479
2 3	Offered January 8, 2014
3	Prefiled January 8, 2014
4	A BILL to amend and reenact §§ 59.1-310.3 and 59.1-310.5 of the Code of Virginia, relating to the
5 6	operation of tanning facilities; access by minors.
0	Patron—Barker
7	
8	Referred to Committee on Commerce and Labor
9	
10 11	Be it enacted by the General Assembly of Virginia: 1. That §§ 59.1-310.3 and 59.1-310.5 of the Code of Virginia are amended and reenacted as
12	follows:
13	§ 59.1-310.3. Notice to customers; liability.
14	A. A tanning facility shall give each customer, and the parent or guardian of a prospective customer
15	age 15, 16, or 17 years and not emancipated under Virginia law who is required to provide written
16	consent to such individual's use of a tanning device, a written statement warning. The written statement
17 18	shall include (i) information in a form developed or approved by the Department of Health regarding
10 19	<i>health risks associated with the use of a tanning device and (ii) warnings</i> that: 1. Failure to use the eye protection provided to the customer by the tanning facility may result in
20	damage to the eyes;
21	2. Overexposure to ultraviolet light causes burns;
22	3. Repeated exposure may result in premature aging of the skin and skin cancer;
23	4. Abnormal skin sensitivity or burning may be caused by reactions of ultraviolet light to certain (i)
24	foods; (ii) cosmetics; or (iii) medications, including tranquilizers, diuretics, antibiotics, high blood
25 26	5. Any person taking a prescription or over-the-counter drug should consult a physician prior to
20 27	using a tanning device.
28	B. Prior to allowing a prospective customer to use a tanning device, the owner or his designee shall
29	obtain on the written statement the signature of each customer on a duplicate of the written statement
30	provided to the customer under subsection A. In addition, the owner or his designee shall obtain, every
31	six months prior to allowing a prospective customer who is age 15, 16, or 17 years and not
32 33	emancipated under Virginia law to use a tanning device, the signature written consent of the parent or legal guardian of such a prospective customer who is under the age of 15 and is not emancipated under
33 34	Virginia law as required by subdivision G 2 of § 59.1-310.5.
35	C. Compliance with the notice <i>and consent</i> requirements does not affect the liability of a tanning
36	facility owner or a manufacturer of a tanning device.
37	D. The signed duplicates of the written statements provided under subsection A and written consent
38	provided under subsection B may be retained at a location other than the tanning facility if an electronic
39 40	or facsimile image of the original is readily available at each of an owner's tanning facilities. § 59.1-310.5. Operational requirements.
4 0 4 1	A. A tanning facility shall have an operator present during operating hours. The operator shall be
42	sufficiently knowledgeable in the correct operation of the tanning devices used at the facility and shall
43	inform and assist each customer in the proper use of the tanning device.
44	B. The owner or his designee shall identify the skin type of the customer based on the Fitzpatrick
45	scale, document the skin type of the customer, and advise the customer of the customer's maximum time
46 47	of recommended exposure in the tanning device. C. Before each use of a tanning device, the operator shall provide the customer with properly
4 8	sanitized protective eyewear that protects the eyes from ultraviolet radiation and allows adequate vision
49	to maintain balance. The operator shall not allow a person to use a tanning device if that person has not
50	been provided protective eyewear. The operator shall also instruct each customer how to use suitable
51	physical aids, such as handrails and markings on the floor, to maintain proper exposure distance as
52	recommended by the manufacturer of the tanning device.
53 54	D. After each use of a tanning device, the owner or his designee shall clean the device with a cleaner or sanitizer canable of killing bacteria from any previous use
54 55	cleaner or sanitizer capable of killing bacteria from any previous use.E. The tanning facility shall use a timer with an accuracy of at least plus or minus ten percent of any
55 56	selected time interval. The facility shall limit the exposure time of a customer on a tanning device to the
57	maximum exposure time recommended by the manufacturer. The facility shall control the interior

57 maximum exposure time recommended by the manufacturer. The facility sha58 temperature of a tanning device so that it may not exceed 100 degrees Fahrenheit.

INTRODUCED

F. Either each time a customer uses a tanning facility or each time a person executes or renews a
contract to use a tanning facility, the person shall sign a written statement acknowledging that the person
has read and understood the required warnings before using the device and agrees to use the protective
eyewear that the tanning facility provides.

63 G. An individual who is:

64 1. Age 14 years or younger shall not be allowed to use a tanning device at a tanning facility;

65 2. Age 15, 16, or 17 and not emancipated under Virginia law shall not be permitted to use a tanning
66 device at a tanning facility unless the individual's parent or legal guardian has (i) presented the owner
67 with identification that verifies that he or she is the individual's parent or legal guardian and (ii)
68 consented in writing to the individual's use of the tanning device pursuant to subsection B of
69 § 59.1-310.3.

The owner shall be responsible for ensuring that each customer using the tanning facility is of legal age to do so and that a parent or legal guardian of an individual described in subdivision 2 has consented in writing to the individual's use of the tanning device.

H. A tanning facility shall not claim, or distribute promotional material that claims that the use of a tanning device is safe, is without risk, or will result in medical or health benefits.