By Senator Sobel

	33-00471-15 2015376
1	A bill to be entitled
2	An act relating to the use of a tanning facility by a
3	minor; providing a short title; amending s. 381.89,
4	F.S.; prohibiting a minor of any age from using a
5	tanning device at a tanning facility unless a health
6	care provider prescribes use of the device to treat a
7	medical condition and the tanning facility has on file
8	a specified statement signed by the minor's parent or
9	guardian and witnessed by the operator or proprietor
10	of the tanning facility; prohibiting a tanning
11	facility from providing tanning sessions that exceed
12	the number, frequency, or exposure time prescribed by
13	the health care provider or authorized by law or
14	department rule, whichever is less; requiring a parent
15	or guardian to accompany a minor who is younger than
16	14 years of age during the prescribed tanning
17	sessions; conforming a cross-reference; making
18	technical changes; providing an effective date.
19	
20	WHEREAS, frequent exposure to ultraviolet radiation through
21	the use of tanning devices increases the risk of developing skin
22	cancer, including melanoma, the deadliest form of skin cancer,
23	and
24	WHEREAS, the American Academy of Dermatology estimates that
25	nearly 2.3 million minors use tanning devices annually, and
26	WHEREAS, the United States Food and Drug Administration
27	warns that a minor's overexposure to ultraviolet radiation
28	during childhood greatly increases the chances of developing
29	skin cancer later in life, and
	Page 1 of 4

CODING: Words stricken are deletions; words underlined are additions.

33-00471-15 2015376
WHEREAS, the Legislature finds that it is in the public
interest to protect minors from the harmful effects of
ultraviolet radiation through the use of tanning devices by
restricting a minor's access to such devices unless authorized
by a health care provider, NOW, THEREFORE,
Be It Enacted by the Legislature of the State of Florida:
Section 1. This act may be cited as the "Preventing Youth
Cancer Act."
Section 2. Present subsections (9) through (13) of section
381.89, Florida Statutes, are redesignated as subsections (8)
through (12), respectively, and present subsections (7), (8),
and (10) of that section are amended, to read:
381.89 Regulation of tanning facilities
(7) <u>(a)</u> A tanning facility may not allow a minor <del>between the</del>
<del>ages of 14 and 18</del> to use a tanning device unless <u>:</u>
1. The use of the tanning device is prescribed by a health
care provider to treat a medical condition; and
2. The tanning facility <del>it</del> has on file a statement signed
by the minor's parent or legal guardian and witnessed by the
operator or proprietor of the tanning facility stating that the
parent or legal guardian <u>:</u>
a. Has read and understands the warnings given by the
tanning facility <u>;</u>
<u>b.</u> Consents to the minor's use of a tanning device <u>;</u> , and
$\underline{c.}$ Agrees that the minor will use the provided protective
eyewear; and.
d. Authorizes a specified number of tanning sessions for
Page 2 of 4

CODING: Words stricken are deletions; words underlined are additions.

SB 376

	33-00471-15 2015376
59	the minor as prescribed by the minor's health care provider.
60	(b) The tanning sessions provided by a tanning facility may
61	not exceed the number, frequency, or exposure time prescribed by
62	the health care provider or authorized by this section or rules
63	of the department, whichever is less.
64	(c) The parent or legal guardian must accompany a minor who
65	is younger than 14 years of age during the prescribed tanning
66	sessions.
67	(8) A minor under the age of 14 must be accompanied by a
68	parent or legal guardian when using a tanning device.
69	<u>(9)</u> <del>(10) PENALTIES.</del>
70	(a) Each of the following acts constitutes a felony of the
71	third degree, punishable as provided in s. 775.082 or s.
72	775.083:
73	1. Owning or operating, or soliciting business as, a
74	tanning facility in this state without first procuring a license
75	from the department, unless specifically exempted by this
76	section.
77	2. Obtaining or attempting to obtain a license by means of
78	fraud, misrepresentation, or concealment.
79	(b) Each of the following acts constitutes a misdemeanor of
80	the second degree, punishable as provided in s. 775.082 or s.
81	775.083:
82	1. Failing to maintain the records required by this section
83	or knowingly making false entries in such records.
84	2. Failing to comply with subsection (7) or subsection (8).
85	(c) The court may, in addition to other punishment provided
86	for, suspend or revoke the license of any licensee under this
87	section who has been found guilty of any violation listed in
1	Page 3 of 4

CODING: Words stricken are deletions; words underlined are additions.

	33-00471-15 2015376
88	paragraph (a) or paragraph (b).
89	(d) If In the event the department or <u>a</u> any state attorney
90	has shall have probable cause to believe that a tanning facility
91	or other person has violated any provision of paragraph (a), an
92	action may be brought by the department or <del>any</del> state attorney to
93	enjoin such tanning facility or <del>any</del> person from continuing <u>the</u>
94	such violation, or engaging therein or doing any acts in
95	furtherance thereof, and for such other relief as $rac{ extsf{to}}{ extsf{to}}$ the court
96	<u>determines</u> <del>seems</del> appropriate.
97	Soction 3 This act shall take offect October 1 2015

97

Section 3. This act shall take effect October 1, 2015.

CODING: Words stricken are deletions; words underlined are additions.