

26-15-13 , as enacted by Laws of Utah 2007, Chapter 25
Be it enacted by the Legislature of the state of Utah:
Section 1. Section 26-15-13 is amended to read:
26-15-13. Regulation of tanning facilities.
(1) For purposes of this section:
(a) "Minor" means a person under 18 years of age.
[(a)] (b) "Phototherapy device" means equipment that emits ultraviolet radiation used
by a health care professional in the treatment of disease.
[(b)] (c) (i) "Tanning device" means [any] equipment to which a tanning facility
provides access that emits electromagnetic radiation with wavelengths in the air between 200
and 400 nanometers used for tanning of the skin, including:
(A) a sunlamp; and
(B) a tanning booth or bed.
(ii) "Tanning device" does not include a phototherapy device.
[(c)] (d) "Tanning facility" means [any] a commercial location, place, area, structure, or
business [which] that provides [persons] access to [any] a tanning device.
(2) A tanning facility shall:
(a) annually obtain a permit to do business as a tanning facility from the local health
department with jurisdiction over the location in which the facility is located; and
(b) in accordance with Subsection (3) post a warning sign in a conspicuous location
that is readily visible to a person about to use a tanning device.
(3) The posted warning and written consent required by Subsections (2) and (5) shall
be developed by the department through administrative rules[-] and shall include:
(a) that there are health risks associated with the use of a tanning device;
(b) that the facility may not allow a minor to use a tanning device unless the minor:
(i) has a written order from a physician; or
(ii) at each time of use is accompanied at the tanning facility by a parent or legal
guardian who provides written consent authorizing the minor to use the tanning device.
(4) It is unlawful for any operator of a tanning facility to allow a [person younger than
18 years old] minor to use a tanning device unless:

31	(a) the minor has a written order from a physician as defined in Section 38-07-102, to
58	use a tanning device as a medical treatment; or
59	(b) (i) the minor's parent or legal guardian[: (a)] appears in person at the tanning
60	facility [the first time] each time that the minor uses a tanning device[, and at least once each
61	12 month period thereafter in which the minor uses the tanning device], except that the minor's
62	parent or legal guardian is not required to remain at the facility for the duration of the use; and
63	[(b)] (ii) the minor's parent or legal guardian signs the consent form required in
64	Subsection (5).
65	(5) The written consent required by Subsection (4) shall be signed and dated <u>each time</u>
66	the minor uses a tanning device at the facility, and shall include at least:
67	(a) information concerning the health risks associated with the use of a tanning device;
68	<u>and</u>
69	(b) [if the individual using the tanning device is a minor,] a statement that:
70	(i) the parent or legal guardian of the minor has read and understood the warnings
71	given by the tanning facility, and consents to the minor's use of a tanning device; and
72	(ii) the parent or legal guardian agrees that the minor will use protective eye wear[;
73	and] <u>.</u>
74	[(iii) includes the number of tanning sessions within the 12 month period of time the
75	parent is authorizing for the minor.]
76	(6) The department shall adopt administrative rules in accordance with Title 63G,
77	Chapter 3, Utah Administrative Rulemaking Act, specifying:
78	(a) minimum requirements a tanning facility shall satisfy to obtain a permit under
79	Subsection (2);
80	(b) the written information concerning health risks a facility should include in the
81	posted signs required by Subsection (3) and in the consent form required by Subsection (5);
82	(c) procedures a tanning facility shall implement to ensure a minor and the minor's
83	parent or legal guardian comply with Subsections (4) and (5), including use of a statewide
84	uniform form:
85	(i) for a parent or legal guardian to certify and give consent under Subsection (5); and
86	(ii) that clearly identifies the department's seal or other means to indicate that the form
87	is an official form of the department; and

5th Sub. (Gray) S.B. 41

02-21-12 7:01 PM

88	(d) the size, placement, and content of the sign a tanning facility must post under
89	Subsection (2).
90	[(6)] <u>(7) (a)</u> A violation of this section:
91	[(a)] (i) is a class C misdemeanor; and
92	[(b)] (ii) may result in the revocation of a permit to do business as a tanning facility.
93	(b) If a person misrepresents to a tanning facility that the person is 18 years of age or
94	older, the person is guilty of a class C misdemeanor.
95	[(7)] <u>(8)</u> This section supercedes any ordinance enacted by the governing body of a
96	political subdivision that:
97	(a) imposes restrictions on access to a tanning device by a person younger than age 18
98	that is not essentially identical to the provisions of this section[:]; or
99	(b) that require the posting of warning signs at the tanning facility that are not
100	essentially identical to the provisions of this section.