As Introduced

134th General Assembly Regular Session 2021-2022

S. B. No. 336

Senator Johnson

A BILL

| To amend sections 4713.50, 4713.51, and 4713.64 of | 1 |
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| the Revised Code to prohibit the provision of | 2 |
| sun lamp tanning services to individuals under | 3 |
| age 18. | 4 |

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

| Section 1. That sections 4713.50, 4713.51, and 4713.64 of | 5 |
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| the Revised Code be amended to read as follows: | 6 |
| Sec. 4713.50. (A) A tanning facility operator or employee | 7 |
| shall make reasonable efforts, in accordance with procedures | 8 |
| established under section 4713.08 of the Revised Code, to | 9 |
| determine whether the age of an individual seeking to use the | 10 |
| facility's sun lamp tanning services is less than sixteen years | 11 |
| of age, at least sixteen but less than eighteen years of age, or | 12 |
| eighteen years of age or older. | 13 |
| (B)(1) (B) A tanning facility operator or employee shall | 14 |
| not allow an individual who is less than eighteen years of age | 15 |
| to use the facility's sun lamp tanning services. | 16 |
| (C) A tanning facility operator or employee shall not | 17 |
| allow an individual who is eighteen years of age or older to use | 18 |
| the facility's sun lamp tanning services without first obtaining | 19 |

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the consent of the individual. The consent shall be evidenced by20the individual's signature on the form developed by the state21cosmetology and barber board under section 4713.51 of the22Revised Code. The consent is valid indefinitely.23

(2) A tanning facility operator or employee shall not-24 allow an individual who is at least sixteen but less than 25 eighteen years of age to use the facility's sun lamp tanning 26 services without first obtaining the consent of a parent or 27 legal guardian of the individual. The consent shall be evidenced 28 by the signature of the parent or legal guardian on the form-29 developed by the board under section 4713.51 of the Revised 30 Code. The form must be signed in the presence of the operator or 31 an employee of the tanning facility. The consent is valid for 32 ninety days from the date the form is signed. A tanning facility 33 operator or employee shall not allow an individual who is at 34 least sixteen but less than eighteen years of age to use the 35 facility's sun lamp tanning services for more than forty-five-36 sessions during the ninety-day period covered by the consent. No-37 such session may be longer than the maximum safe time of 38 exposure specified in rules adopted under division (A) (17) of 39 section 4713.08 of the Revised Code. 40

(3) A tanning facility operator or employee shall not41allow an individual who is less than sixteen years of age to use42the facility's sun lamp tanning services unless both of the43following apply:44

(a) The tanning facility operator or employee obtains the45consent of a parent or legal guardian of the individual prior to46each session of the use of the facility's sun lamp tanning47services. The consent shall be evidenced by the signature of the48parent or legal guardian on the form developed by the board49

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under section 4713.51 of the Revised Code. The form must be-50 signed in the presence of the operator or an employee of the 51 tanning facility. 52 (b) A parent or legal guardian of the individual is-53 present at the tanning facility for the duration of each session 54 of the use of the facility's sun lamp tanning services. 55 (C) For purposes of this division (B) of this section, an 56 electronic signature may be used to provide and may be accepted 57 as a signature evidencing consent. 58 Sec. 4713.51. The state cosmetology and barber board shall 59 develop a form for use by tanning facility operators and 60 employees in complying with the consent requirements of division 61 (B) (C) of section 4713.50 of the Revised Code. The form must 62 describe the potential health effects of radiation from sun 63 lamps, including a description of the possible relationship of 64 the radiation to skin cancer. In developing the form, the board 65 shall consult with the department of health, dermatologists, and 66 tanning facility operators. The board shall make the form 67 available on the internet web site maintained by the board. 68 Sec. 4713.64. (A) The state cosmetology and barber board 69 70 may take disciplinary action under this chapter for any of the following: 71 72 (1) Failure to comply with the safety, sanitation, and licensing requirements of this chapter or rules adopted under 73

(2) Continued practice by an individual knowingly having an infectious or contagious disease;

(3) Habitual drunkenness or addiction to any habit-formingdrug;78

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| (4) Willful false and fraudulent or deceptive advertising; | 79 |
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| (5) Falsification of any record or application required to | 80 |
| be filed with the board; | 81 |
| (6) Failure to pay a fine or abide by a suspension order | 82 |
| issued by the board; | 83 |
| (7) Failure to cooperate with an investigation or | 84 |
| inspection; | 85 |
| (8) Failure to respond to a subpoena; | 86 |
| (9) Conviction of or plea of guilty to a violation of | 87 |
| section 2905.32 of the Revised Code; | 88 |
| (10) In the case of a salon, any individual's conviction | 89 |
| of or plea of guilty to a violation of section 2905.32 of the | 90 |
| Revised Code for an activity that took place on the premises of | 91 |
| the salon. | 92 |
| (B) On determining that there is cause for disciplinary | 93 |
| action, the board may do one or more of the following: | 94 |
| (1) Deny, revoke, or suspend a license, permit, or | 95 |
| registration issued by the board under this chapter; | 96 |
| (2) Impose a fine; | 97 |
| (3) Require the holder of a license, permit, or | 98 |
| registration issued under this chapter to take corrective action | 99 |
| courses. | 100 |
| (C)(1) Except as provided in divisions (C)(2) and (3) of | 101 |
| this section, the board shall take disciplinary action pursuant | 102 |
| to an adjudication under Chapter 119. of the Revised Code. | 103 |
| (2) The board may take disciplinary action without | 104 |
| conducting an adjudication under Chapter 119. of the Revised | 105 |

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Code against an individual or salon who violates division (A) (9)106or (10) of this section. After the board takes such disciplinary107action, the board shall give written notice to the subject of108the disciplinary action of the right to request a hearing under109Chapter 119. of the Revised Code.110

(3) In lieu of an adjudication, the board may enter into a 111 consent agreement with the holder of a license, permit, or 112 registration issued under this chapter. A consent agreement that 113 is ratified by a majority vote of a quorum of the board members 114 is considered to constitute the findings and orders of the board 115 116 with respect to the matter addressed in the agreement. If the board does not ratify a consent agreement, the admissions and 117 findings contained in the agreement are of no effect, and the 118 case shall be scheduled for adjudication under Chapter 119. of 119 the Revised Code. 120

(D) The amount and content of corrective action courses and other relevant criteria shall be established by the board in rules adopted under section 4713.08 of the Revised Code.

(E) (1) The board may impose a separate fine for each 124 offense listed in division (A) of this section. The amount of 125 the first fine issued for a violation as the result of an 126 inspection shall be not more than two hundred fifty dollars if 127 the violator has not previously been fined for that offense. Any 128 fines issued for additional violations during such an inspection 129 shall not be more than one hundred dollars for each additional 130 violation. The fine shall be not more than five hundred dollars 131 if the violator has been fined for the same offense once before. 132 Any fines issued for additional violations during a second 133 inspection shall not be more than two hundred dollars for each 134 additional violation. The fine shall be not more than one 135

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thousand dollars if the violator has been fined for the same 136 offense two or more times before. Any fines issued for 137 additional violations during a third inspection shall not be 138 more than three hundred dollars for each additional violation. 139

(2) The board shall issue an order notifying a violator of 140 a fine imposed under division (E)(1) of this section. The notice 141 shall specify the date by which the fine is to be paid. The date 142 shall be less than forty-five days after the board issues the 143 order. 144

(3) At the request of a violator who is temporarily unable 145 to pay a fine, or upon its own motion, the board may extend the 146 time period within which the violator shall pay the fine up to 147 ninety days after the date the board issues the order. 148

(4) If a violator fails to pay a fine by the date specified in the board's order and does not request an extension within ten days after the date the board issues the order, or if the violator fails to pay the fine within the extended time period as described in division (E)(3) of this section, the 153 board shall add to the fine an additional penalty equal to ten 154 per cent of the fine.

(5) If a violator fails to pay a fine within ninety days 156 after the board issues the order, the board shall add to the 157 fine interest at a rate specified by the board in rules adopted 158 under section 4713.08 of the Revised Code. 159

(6) If the fine, including any interest or additional 160 penalty, remains unpaid on the ninety-first day after the board 161 issues an order under division (E)(2) of this section, the 162 amount of the fine and any interest or additional penalty shall 163 be certified to the attorney general for collection in the form 164

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and manner prescribed by the attorney general. The attorney165general may assess the collection cost to the amount certified166in such a manner and amount as prescribed by the attorney167general.168

(F) In the case of an offense of failure to comply with 169 division (A) or (B)(2) or (3) of section 4713.50 of the Revised 170 Code, the board shall impose a fine of five hundred dollars if 171 the violator has not previously been fined for that offense. If 172 the violator has previously been fined for the offense, the 173 board may impose a fine in accordance with this division or take 174 another action in accordance with division (B) of this section. 175

(G) The board shall notify a licensee or registrant who is 176 in violation of division (A) of this section and the owner of 177 the salon in which the conditions constituting the violation 178 were found. The individual receiving the notice of violation and 179 the owner of the salon may request a hearing pursuant to section 180 119.07 of the Revised Code. If the individual or owner fails to 181 request a hearing or enter into a consent agreement thirty days 182 after the date the board, in accordance with section 119.07 of 183 the Revised Code and division (J) of this section, notifies the 184 individual or owner of the board's intent to act against the 185 individual or owner under division (A) of this section, the 186 board by a majority vote of a quorum of the board members may 187 take the action against the individual or owner without holding 188 an adjudication hearing. 189

(H) The board, after a hearing in accordance with Chapter
119. of the Revised Code or pursuant to a consent agreement, may
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suspend a license, permit, or registration if the licensee,
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permit holder, or registrant fails to correct an unsafe
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condition that exists in violation of the board's rules or fails

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to cooperate in an inspection. If a violation of this chapter or 195 rules adopted under it has resulted in a condition reasonably 196 believed by an inspector to create an immediate danger to the 197 health and safety of any individual using the facility, the 198 inspector may suspend the license or permit of the facility or 199 the individual responsible for the violation without a prior 200 hearing until the condition is corrected or until a hearing in 201 accordance with Chapter 119. of the Revised Code is held or a 202 consent agreement is entered into and the board either upholds 203 the suspension or reinstates the license, permit, or 204 registration. 205

(I) The board shall not take disciplinary action against an individual licensed to operate a salon or school of cosmetology for a violation of this chapter that was committed by an individual licensed to practice a branch of cosmetology, while practicing within the salon or school, when the individual's actions were beyond the control of the salon owner or school.

(J) In addition to the methods of notification required 213 under section 119.07 of the Revised Code, the board may send the 214 notices required under divisions (C)(2), (E)(2), and (G) of this 215 section by any delivery method that is traceable and requires 216 that the delivery person obtain a signature to verify that the 217 notice has been delivered. The board also may send the notices 218 by electronic mail, provided that the electronic mail delivery 219 system certifies that a notice has been received. 220

Section 2. That existing sections 4713.50, 4713.51, and 221 4713.64 of the Revised Code are hereby repealed. 222

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