SIXTEENTH CONGRESS OF THE REPUBLIC
OF THE PHILIPPINES
First Regular Session



°13 JUL 29 P2:33

SENATE S. No. ____**1144**

RECORD SEVE

Introduced by Senator Miriam Defensor Santiago

EXPLANATORY NOTE

The Constitution, Article II, Section 15 provides:

The State shall protect and promote the right to health of the people and instill health consciousness among them.

The popularity of laser hair removal has increasingly grown in hospitals, clinics, and malls. This is a service now offered by dermatology clinics, saloons, and other cosmetology establishments. In this method, a laser destroys hair follicles with heat. Electrolysis is the longest established method of permanent hair removal.

Electrolysis has the longest known track record together with the most effective results for hair removal. Electrolysis works by passing a small amount of energy into the hair follicle through a very fine needle. This produces heat which destroys the cells that produce the hair at the base of the follicle. More than one treatment will be necessary due to the fact that hair follicles have a specific hair growth cycle.

In the United States, electrolysis is regulated in many states, requiring training and licensure. Certification of a laser product means that each unit has passed a quality assurance test and that it complies with the performance standard. This procedure may involve the use of skin numbing products. The United States Food and Drug Administration's Center for Drug Evaluation and Research has received reports of serious and life-threatening side effects after use of large amounts of skin-numbing products for laser hair removal. Side effects of laser hair removal can include blistering, discoloration after treatment, swelling, redness, and scarring. There is therefore a need to regulate the use of laser hair removal devices to inform the public

and protect it from the possible side effects of this treatment. This bill aims to raise the standards used for this procedure. *

MIRIAM DEFENSOR SANTIAGO

^{*} This bill was originally filed in the Fourteenth Congress, Second Regular Session,

SIXTEENTH CONGRESS OF THE REPUBLIC)
OF THE PHILIPPINES	Ć)
First Regular Session)



13 JUL 29 P2:33

$_{ m S.~No.}$ SENATE 144

Introduced by Senator Miriam Defensor Santiago

AN ACT REGULATING THE USE OF LASERS IN COSMETOLOGICAL HAIR REMOVAL PROCEDURES

Be it enacted by the Senate and the House of Representatives of the Philippines in Congress assembled:

4 SECTION 1. Short Title. – This Act shall be known as the "Laser Hair Removal 5 Regulatory Act."

- SECTION 2. Definition of Terms. As used in this Act, the term-
- (A) "Laser hair removal device" refers to any device that emits light (electromagnetic radiation) through a process called stimulated emission or Intense Pulse Light (IPL) epilators which use xenon flash lamps that emit full spectrum light;
- (B) "Cosmetology" includes performing or offering to engage in any act of the classified occupations of cosmetology for compensation, which shall include, for purposes of this Act, the use of lasers, as defined in paragraph (A) of this Section, for cosmetic purposes, including but not limited to the removal or reduction of superfluous hair, wrinkles, scars, moles, and other blemishes; except that, for lasers and pulse light sources that are capable of coagulating tissue, such lasers and pulse light sources shall only be used under the direct supervision of a licensed physician;
- (C) "Cosmetologist" refers to a person practicing cosmetology;
- (D) "Cosmetology establishment" is that part of any building wherein or whereupon any of the classified occupations are practiced including any space rented within a licensed establishment by a person licensed under this Act, for the purpose of rendering cosmetology services;
- (E) "Department" means the Department of Health.

SECTION 3. Requirements for the Use of Laser Hair Removal Devices A
cosmetologist must observe the following requirements if he uses a laser hair removal device in
his cosmetology establishment—
(A)Lasers are prescription devices that should be used only under the direction and
supervision of a licensed physician, who must be present in the treatment room or
area during the actual procedure;
(B) If a topical anesthetic product is recommended before a laser hair removal procedure
to minimize pain, clients must discuss with a licensed physician the circumstances
under which the cream should be used, and whether the use is appropriate;
(C) Those who decide to use a skin-numbing product should follow the directions of a
health care provider and consider using a product that contains the lowest amount of
anesthetic drugs possible;
(D) The risks, possible side effects, and extent of the procedure must be discussed to the
client;
(E) Cosmetology establishments must register with the Department if they intend to use
or are using a laser hair removal device.
SECTION 4. Implementing Rules and Regulations The Department shall promulgate
rules regarding the training and authorized use of lasers and pulse light sources by
cosmetologists.
SECTION 5. Penalties The Department is empowered to establish and assess penalties
or fines against a cosmetologist and the owner of a cosmetology establishment for violations of
this Act or regulations adopted under this Act. In no circumstance will any penalty or fine exceed
₽50,000.00 for each violation. All violators shall be solidarily liable.

SECTION 6. Separability Clause. – If any provision or part hereof is held invalid or unconstitutional, the remainder of the law or the provision not otherwise affected shall remain valid and subsisting.

- SECTION 7. Repealing Clause. Any law, presidential decree or issuance, executive
- 2 order, letter of instruction, administrative order, rule or regulation contrary to or inconsistent
- 3 with, the provisions of this Act is hereby repealed, modified, or amended accordingly.
- 4 SECTION 8. Effectivity Clause. This Act shall take effect fifteen (15) days after its
- 5 publication in at least two (2) newspapers of general circulation.

Approved,