18

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

AN ACT

RELATING TO BUSINESSES AND PROFESSIONS -- BODY WORKS SERVICES ESTABLISHMENTS

Introduced By: Senators Doyle, Crowley, Conley, and Nesselbush

<u>Date Introduced:</u> February 11, 2016

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

1	SECTION 1. Title 5 of the General Laws entitled "BUSINESSES AND PROFESSIONS"
2	is hereby amended by adding thereto the following chapter:
3	CHAPTER 89
4	BODY WORKS SERVICES ESTABLISHMENTS
5	5-89-1. Short title This act shall be known and may be cited as the "Body Works"
6	Services Establishments Act."
7	5-89-2. Definitions When used in this chapter:
8	(1) "Applicant" means any person, firm, partnership, corporation or any other entity that
9	applies for a license to the department of health as required by this chapter.
10	(2) "Approved" means approved by the department of health in accordance with accepted
11	standards.
12	(3) "Body rubs and body stimulations" means the manipulation or conditioning of part or
13	parts of the body by any means not regulated by chapter 20.8 of title 23.
14	(4) "Body works and body works services" means body rubs, body stimulations, spa
15	services, and spa treatments.
16	(5) "Body works establishment license" and "establishment license" means the license
17	required by §5-89-3.

(6) "Body works personnel license" and "personnel license" means the license required

1	<u>by §5-89-4.</u>
2	(7) "Department" means the Rhode Island department of health and any agent authorized
3	to act on its behalf.
4	(8) "Establishment" means the office, place of business, premise, or location wherein
5	body works are offered or provided for hire, reward, or compensation.
6	(9) "Personnel" means any person who performs body works services for hire,
7	compensation, or reward or any person who is employed by or otherwise compensated by any
8	establishment as defined herein, or any person who is permitted by an establishment to conduct
9	any type of business for reward, hire, or compensation within said establishment.
10	(10) "Spa services and spa treatments" means any service or treatment not regulated by
11	chapter 20.8 of title 23, to treat the skin or body for remedial, hygienic, relaxation, or other
12	purposes, including, but not limited to, vapor, pool, baths, saunas, dry saunas, towel treatments,
13	showers, body scrubs, and body showers.
14	(11) "Specified anatomical areas" means human genitals, pubic regions, buttocks, or
15	female breasts below a point immediately above the top of the areola.
16	(12) "State" means the state of Rhode Island, and any agency thereof including, but not
17	limited to, the department of health.
18	(13) "Supervisor" means the person or persons designated by an establishment to ensure
19	compliance with this chapter.
20	5-89-3. Body works establishment license required (a) No person, firm, corporation,
21	partnership or other entity shall open a body works establishment for the purpose of providing
22	body works services for hire, compensation or reward without first obtaining a license from the
23	department of health.
24	(b) The department shall provide an application requiring the following information:
25	(1) The full legal name and any other names used by the applicant if the applicant is an
26	individual; otherwise, if the applicant is a:
27	(i) A partnership, the legal name of the partnership and the names and addresses of all
28	general partners;
29	(ii) A corporation, the legal name of the corporation and the names and addresses of each
30	officer or director of said corporation;
31	(iii) No establishment shall operate under any other name unless such name is registered
32	with the department as provided herein;
33	(2) The current residential address and telephone number of the applicant, partner or
34	officer or director, and any other residential or business address used by the applicant, partner

1	officer or director within five (5) years of the application date;
2	(3) A copy of the applicant's, partner's, officer's or director's driver's license or other state
3	or government issued identification. In no event shall any person under the age of eighteen (18)
4	years of age be issued a license;
5	(4) The applicant's business, occupation, or employment history for the five (5) years
6	immediately preceding the date of the application;
7	(5) Whether the applicant, or any partner, officer or director has previously possessed a
8	license, or an interest in an establishment as defined herein, within five (5) years of the
9	application date, and whether any prior body works establishment license has previously been
10	suspended, or revoked and the reasons therefor;
11	(6) Whether the applicant, or any partner, officer or director has been convicted or pled
12	nolo contendere to any felony or misdemeanor in this state or any other jurisdiction;
13	(7) The approximate number of employees that the establishment intends to employ. Any
14	establishment granted a license shall be required to provide a list of all employees, their addresses
15	and license numbers to the department within seventy-two (72) hours of their hiring. This
16	provision shall apply to any general manager, manager, or any other individual in a supervisory
17	role, whether they are performing body works services or not;
18	(8) The address at which the establishment intends to offer body works services, and
19	whether the applicant intends to provide body works services off-site or at private residences or
20	other locations in addition to its primary place of business. If the establishment intends to operate
21	at more than one location, it shall designate a primary address for receiving all correspondence
22	related to its license renewal;
23	(9) Any other information that the department shall request as part of the application
24	process;
25	(10) All applicants, partners, officers or directors shall execute a waiver or authorization
26	permitting the department conduct a criminal background check as part of the application process.
27	No application shall be processed until all information is provided, all background checks are
28	complete, and all fees are paid;
29	(11)(i) The department, consistent with its obligations contained herein, shall promulgate
30	standards and guidelines establishing whether any prior criminal history of an applicant, partner,
31	officer or director should be grounds for denial of a license. The department shall consider
32	whether any criminal conviction of an applicant poses a threat to the customers of the personnel
33	or establishment and/or whether any offense is a crime of violence which would pose a threat to
34	the customers of the personnel or establishment. The existence of a criminal conviction or plea of

1	nolo contendere of any applicant shall not automatically be a bar to the applicant's license;
2	(ii) In the event that the department determines that a license shall not be granted based
3	on the criminal history of an applicant, it shall provide the applicant, partner, officer or director
4	an opportunity to request a hearing to contest such a denial. Appeals of any denial after such a
5	hearing shall be governed by the provisions contained in chapter 35 of title 42;
6	(12) Any establishment granted a license pursuant to this chapter shall notify the
7	department, within seven (7) days, of its business address;
8	(13) Establishment licenses issued pursuant to this chapter shall expire one year from the
9	date of issuance. Applications for renewal must be submitted at least thirty (30) days prior to the
10	expiration date, and must be accompanied by a renewal application, and other information as
11	required by the department.
12	(c) The licensing fee to obtain a body works establishment license, and any renewal
13	thereof shall be one hundred dollars (\$100). A body works establishment license is non-
14	transferable.
15	5-89-4. Body works personnel license required (a) Any person who seeks
16	employment at a body works establishment must obtain a body works personnel license issued by
17	the department before performing or offering to perform any body works services for hire,
18	compensation, or reward; before being compensated for any services or work in any
19	establishment; and before conducting any type of business for reward, hire, or compensation
20	within any establishment.
21	(b) The department shall require an applicant to provide the following information:
22	(1) The full legal name and any other names used by the applicant;
23	(2) The current residential address and telephone number of the applicant, and any other
24	residential or business address used by the applicant within five (5) years prior to the application
25	date;
26	(3) A copy of the applicant's driver's license, or any other state or government issued
27	identification. In no event shall any person under the age of eighteen (18) years of age be granted
28	a license;
29	(4) The applicant's business, occupation, or employment history for the five (5) years
30	immediately preceding the date of the application;
31	(5) Whether the applicant has previously possessed a license within five (5) years of the
32	application date, and whether any such license has previously been suspended or revoked, and the
33	reasons therefor;
84	(6) Whether the applicant has been convicted or pled noto contendere to any felony or

1	misdemeanor in this state, or any other jurisdiction;
2	(7) The name(s) of the establishment at which the applicant plans to be employed, if
3	known at the time of the application, and whether the applicant intends to provide body works
4	services off-site, or at private residences or other locations if the applicant is to be self-employed.
5	If the applicant intends to work at multiple businesses, they shall designate a primary address for
6	receiving all correspondence related to their license renewal;
7	(8) Any other information that the department shall request as part of the application
8	process;
9	(9) All applicants shall execute a waiver or authorization authorizing the department to
10	conduct a criminal background check of the applicant as part of the application process. No
11	application shall be processed until all information is provided, any background checks complete
12	and all fees are paid;
13	(10)(i) The department, consistent with its obligations contained herein, shall promulgate
14	standards and guidelines establishing whether any prior criminal history of an applicant, partner,
15	officer or director should be grounds for denial of a license. The department shall consider
16	whether any criminal conviction of an applicant poses a threat to the customers of the personnel
17	or establishment, or whether any offense is a crime of violence, which would pose a threat to the
18	customers of the personnel or establishment. The existence of a criminal conviction or plea of
19	nolo contendere of any applicant shall not automatically be a bar to the applicant's license;
20	(ii) In the event that the department determines that a license shall not be granted based
21	on the criminal history of an applicant, it shall provide the applicant, partner, officer or director
22	an opportunity to request a hearing to contest such a denial. Appeals of any denial after such a
23	hearing shall be governed by the provisions contained in chapter 35 of title 42 (the administrative
24	procedures act);
25	(11) Any person granted a license pursuant to this chapter shall notify the department,
26	within seven (7) days, of any change of residential or business address.
27	(12) Personnel licenses issued pursuant to this chapter shall expire one year from the date
28	of issuance. Applications for renewal must be submitted at least thirty (30) days prior to the
29	expiration date, and must be accompanied by a renewal application, and other information as
30	required by the department.
31	(c) The licensing fee to obtain a body works personnel license, and any renewal thereof
32	shall be sixty dollars (\$60.00). A body works personnel license is non-transferable.
33	<u>5-89-5. Exceptions and exclusions. – (a) Physicians, nurses, physical therapists, school</u>
84	athletic trainers, chiropodists, chiropractors, massage theranist, harbers, hair dressers, manicurist

1	estheticians and any other business duly licensed by the state under this title are exempt from the
2	license requirements of this chapter.
3	(b) Hospitals, nursing, convalescent homes, and any other person, entity, firm or
4	corporation providing health care services, and other similar licensed institutions, where massage
5	and baths may be given as part of a course of health care, are exempt from the license
6	requirements of this chapter.
7	5-89-6. Authority to promulgate rules The department is hereby directed to
8	formulate rules and regulations governing body work personnel and body work establishments,
9	and to establish fees for the issuance of licenses, including establishing licensing fees for body
10	works personnel, fees for licensing of each establishment, as set forth in §§5-89-3 and 5-89-4, and
11	for any other fees as the department may establish from time to time.
12	5-89-7. Employee and independent contractor restrictions No establishment shall
13	permit any person not holding a valid personnel license to provide or offer to provide any body
14	works services, or otherwise conduct any business in the establishment. Nothing contained herein
15	shall prevent any establishment from utilizing independent contractors; provided that they are
16	duly licensed pursuant to this chapter.
17	5-89-8. Required records Every body works establishment shall maintain records on
18	the premises of all personnel. The records shall be subject to inspection upon request by any
19	agent of the department. The records shall include the following:
20	(1) Each person's full legal name, date of birth, home address, and telephone number,
21	employment position, date first employed, and, if applicable, date terminated.
22	(2) Each person's body works personnel license number, and the expiration date of said
23	<u>license.</u>
24	(3) All current personnel records and records of all persons associated with the
25	establishment for the previous year.
26	5-89-9. Display of licenses (a) Body works personnel license. Every licensee shall
27	carry their original personnel license at all times when on the premise of an establishment during
28	the hours of operation; provided, further, every licensee shall display their original personnel
29	license in a conspicuous manner whenever practicing or providing body works for hire, reward,
30	or compensation.
31	(b) Body works establishment license. The body works establishment license shall be
32	conspicuously displayed in a public area of the body works establishment at all times.
33	5-89-10. Advertisement (a) No person, firm, partnership or corporation shall
34	advertise any body works services, unless such services are to be performed by a licensed body

1	works personnel;
2	(b) No person, firm, partnership or corporation shall advertise any body works
3	establishment unless the advertisement includes the body works establishment license number.
4	5-89-11. Facilities Every establishment licensed pursuant to this chapter shall meet the
5	following standards:
6	(1) It shall be connected to the public sewerage system, or an approved private sanitary
7	sewage system in the event public sewerage is not available.
8	(2) It shall be well lighted, well ventilated and properly heated when seasonally indicated.
9	(3) No room used by personnel or an establishment to provide body works may be used
10	as a residence or sleeping quarters.
11	(4) There shall be sanitary and working bathroom facilities within the premises, readily
12	available to the patrons, and affording sufficient privacy. All such facilities shall comply with all
13	health and safety codes, and shall be handicapped accessible.
14	(5) Adequate dressing rooms protecting the privacy of patrons and employees shall be
15	provided and accessible at all times.
16	(6) All rooms and furniture and equipment including instruments, devices, robes, sheets,
17	blankets, pillow cases, towels and any other apparel utilized therein shall be kept clean and sterile
18	at all times.
19	5-89-12. Sanitation and decency code (a) All personnel engaged in the practice of
20	body works shall wear garments which cover the entire body, exclusive of the head, neck, arms,
21	legs, hands and feet. All personnel must be fully covered, from a point not more than four inches
22	(4") above the center of the kneecap to the base of the neck, excluding the arms. Such garments
23	shall not be transparent, and must be maintained in clean and sanitary condition.
24	(b) It is unlawful for any personnel to directly or indirectly touch or offer to touch a
25	customer's specified anatomical areas.
26	(c) All customer's specified anatomical areas must be fully draped at all times while any
27	personnel is in the same cubicle or room.
28	(d) No instruments or devices designed or used for direct application to the skin shall be
29	applied directly to the skin unless sterilized.
30	(e) All personnel shall thoroughly cleanse their hands by washing with soap and hot
31	water immediately before and after providing body works services.
32	(f) The department may, at any time, with or without prior notice, inspect an
33	establishment, and investigate the manner of the operation of the establishment to insure that it is
34	operating in compliance with this chapter.

1	5-89-13. Zoning, municipal ordinances and health and safety codes Any
2	establishment licensed under this chapter shall be required to comply with all zoning ordinances
3	and land use regulations in the municipality in which it is located. The department may require
4	proof that the establishment is in compliance with all relevant zoning ordinances and shall from
5	time to time conduct inspections of any establishment to determine whether it is in compliance
6	with all municipal and state health, safety, building, fire and safety codes.
7	5-89-14. Warning systems prohibited Devices which can be utilized as an early
8	warning system to alert personnel, supervisors, owners, or any other persons to the presence of
9	law enforcement, regulatory personnel or any state or local authorities on the premises are
10	prohibited in body works establishments. Such prohibited devices include, but are not limited to,
11	light or music dimmers, electronic detection devices, external or internal video equipment and
12	alarm systems other than those used for fire alarms.
13	5-89-15. Hours of operation No establishment shall offer or provide body works
14	services or otherwise be open for business between the hours of 10:00 p.m. and 8:00 a.m.
15	5-89-16. Violations No establishment shall cause, allow or permit any violation of any
16	criminal law or ordinance violation to occur on its premises, including, but not limited to, any
17	proscribed conduct contained in title 11.
18	5-89-17. Enforcement and revocation of license. Each day a separate offense (a)
19	Any license issued pursuant to this chapter shall be subject to immediate suspension by the
20	department for violation of any provisions of this chapter or any other law, rule or regulation
21	established by the department or for any violation of the criminal laws of this state or any
22	
	violation of any ordinance of any municipality in which the establishment is located. Any
23	violation of any ordinance of any municipality in which the establishment is located. Any suspension of license shall be in addition to any other penalty which may be imposed as a result
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	suspension of license shall be in addition to any other penalty which may be imposed as a result
24	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation.
2425	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this
242526	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which
24252627	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which any such entity commits, continues, permits, or causes a violation thereof.
2425262728	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which any such entity commits, continues, permits, or causes a violation thereof. (c) Upon the finding of probable cause that a violation has occurred and the personnel's
242526272829	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which any such entity commits, continues, permits, or causes a violation thereof. (c) Upon the finding of probable cause that a violation has occurred and the personnel's or establishment's license suspended, the department shall afford the licensee a hearing to contest
24252627282930	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which any such entity commits, continues, permits, or causes a violation thereof. (c) Upon the finding of probable cause that a violation has occurred and the personnel's or establishment's license suspended, the department shall afford the licensee a hearing to contest the suspension order. If after hearing, the department orders the license revoked, the licensee may
 24 25 26 27 28 29 30 31 	suspension of license shall be in addition to any other penalty which may be imposed as a result of a violation. (b) Any person, firm, corporation, or other entity who violates any provision of this chapter shall be guilty of a separate offense for each and every day during any portion of which any such entity commits, continues, permits, or causes a violation thereof. (c) Upon the finding of probable cause that a violation has occurred and the personnel's or establishment's license suspended, the department shall afford the licensee a hearing to contest the suspension order. If after hearing, the department orders the license revoked, the licensee may appeal the revocation pursuant to chapter 35 of title 42 (the administrative procedures act).

- 1 second conviction within one year, by a fine not exceeding two hundred dollars (\$200) or by
- 2 imprisonment not exceeding thirty (30) days, or both; and upon any third or subsequent
- 3 conviction within one year, by a fine not exceeding five hundred dollars (\$500) or by
- 4 <u>imprisonment not exceeding one year, or both.</u>
- 5 SECTION 2. This act shall take effect upon passage.

LC003744

EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

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RELATING TO BUSINESSES AND PROFESSIONS -- BODY WORKS SERVICES ESTABLISHMENTS

1	This act would regulate and establish licensing requirements and procedures for operating
2	any establishment or personnel in the business of so-called body works services, as opposed to
3	massage therapists and would provide for civil and criminal penalties for violations of the act.
4	This act would take effect upon passage.
	LC003744