1	HOUSE OF REPRESENTATIVES - FLOOR VERSION
2	STATE OF OKLAHOMA
3	1st Session of the 60th Legislature (2025)
4	COMMITTEE SUBSTITUTE
5	FOR HOUSE BILL NO. 2379 By: Hill of the House
6	and
7	Rosino of the Senate
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9	COMMITTEE SUBSTITUTE
10	An Act relating to automated external defibrillators;
11	creating the Doran Act of 2025; defining term; requiring an automated external defibrillator be on
12	health spa premises; providing requirements for automated external defibrillators; providing for
13	<pre>immunity; allowing for voidable contract; creating a tax credit; providing for codification; and providing</pre>
14	an effective date.
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16	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
17	SECTION 1. NEW LAW A new section of law not to be
18	codified in the Oklahoma Statutes reads as follows:
19	This act shall be known and may be cited as the "Doran Act of
20	2025".
21	SECTION 2. NEW LAW A new section of law to be codified
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	in the Oklahoma Statutes as Section 1-1030 of Title 63, unless there
23	is created a duplication in numbering, reads as follows:
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A. As used in this section, "health spa" means any person,
firm, corporation, organization, club, or association engaged in the
sale of:
1. Memberships in a program of physical exercise that includes
the use of one or more sauna, whirlpool, weightlifting room,
massage, steam room, or exercising machine or device; or
2. The right or privilege to use exercise equipment or
facilities such as a sauna, whirlpool, weightlifting room, massage,
steam room, or exercising machine or device, including, but not
limited to:
a. for-profit businesses, firms, corporations,
organizations, clubs, or associations,
b. bona fide nonprofit organizations, including, but not
limited to, the Young Men's Christian Association,
Young Women's Christian Association, or similar
organizations whose functions as health spas are only
incidental to the overall functions and purposes,
c. any organization primarily operated for the purpose of
teaching a particular form of martial arts such as
judo or karate,
d. any college or university fitness center,
e. any country club, or

f. weight-loss or weight-control services which do not

provide physical exercise facilities and which do not

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1	obligate the customer for more than twenty-five (25)
2	months.
3	B. 1. Each health spa shall have at least one automated
4	external defibrillator on the premises.
5	2. The defibrillator shall at all times be placed in the
6	location that best provides accessibility to staff, members, and
7	guests.
8	3. An unstaffed health spa shall have on the premises:
9	a. a telephone for 9-1-1 telephone call access, and
10	b. in plain view:
11	(1) a sign indicating the location of the automated
12	external defibrillator, and
13	(2) a sign providing instruction in the use of the
14	automated external defibrillator and in
15	cardiopulmonary resuscitation.
16	C. No cause of action against a health spa or its employees may
17	arise in connection with the use or nonuse of an automated external
18	defibrillator unless the health spa has:
19	1. Failed to purchase an automated external defibrillator as
20	required under this section; or
21	2. Acted with gross negligence in the use of an automated
22	external defibrillator.
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1	D. If a health spa does not comply with this section, any
2	contract for health spa services shall be voidable at the option of
3	the buyer.
4	SECTION 3. This act shall become effective November 1, 2025.
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6	COMMITTEE REPORT BY: COMMITTEE ON COMMERCE AND ECONOMIC DEVELOPMENT
7	OVERSIGHT, dated 03/05/2025 - DO PASS, As Amended and Coauthored.
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