GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 622 Committee Substitute Favorable 6/2/11 PROPOSED COMMITTEE SUBSTITUTE H622-PCS50371-SQ-45

Short Title: Nu	rsing Homes/Food Service Inspections.	(Public)
Sponsors:		
Referred to:		
	April 6, 2011	
	A BILL TO BE ENTITLED	
AN ACT RELA	TING TO THE FREQUENCY OF FOOD SERV	ICE INSPECTIONS IN
	OMES AND NURSING HOME BEDS LICENSE	
	GENERAL STATUTES THAT ARE ALSO CERT	
AND MEDIC		
The General Asse	mbly of North Carolina enacts:	
SECT	ION 1. G.S. 130A-235 is amended by adding a new	subsection to read:
"§ 130A-235. Re	gulation of sanitation in institutions; setback req	uirements applicable to
	n water supply wells.	
	otection of the public health, the Commission shall	
-	ments for all institutions and facilities at which indiv	*
	which a license to operate is required to be obta	
	ed from the Department. The rules shall also apply	-
	to individuals but are exempt from licensure under	
_	y may adopt rules to establish sanitation requireme	
	e Department shall issue a license to operate or a c	
	or facility only upon compliance with all applicab	
	the Department may suspend or revoke a license or nese rules. In adopting rules pursuant to this section	- ·
	of standards to which such institutions and facilities	
•	or the placement of any such institution or facility in	•
	I not apply to State institutions and facilities sub	9
	This section shall not apply to a single-family dw	-
	e or a therapeutic foster home, as those terms are defi	
	hstanding any law, rule, or policy to the contrary	
	s in nursing homes or nursing home beds licensed un	
	the General Statutes or Part 1 of Article 6 of Chap	
	also certified by the Centers for Medicare and Me	



reduced to a minimum of one inspection per year if the facility achieves a grade "A" sanitation score. If the facility receives a grade "B" or lower on its annual food service inspection, the

county may conduct inspections until the food service operation achieves a grade "A" sanitation

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score. Nothing in this section prohibits the county from conducting an evaluation or inspection in response to a complaint or in the interest of public safety.

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- (b) Rules that establish a minimum distance from a building foundation for a water supply well shall provide that an institution or facility located in a single-family dwelling served by a water supply well that is located closer to a building foundation than the minimum distance specified in the rules may be licensed or approved if the results of water testing meet or exceed standards established by the Commission and there are no other potential health hazards associated with the well. At the time of application for licensure or approval, water shall be sampled and tested for pesticides, nitrates, and bacteria. Thereafter, water shall be sampled and tested at intervals determined by the Commission but not less than annually. A registered sanitarian or other health official who is qualified by training and experience shall collect the water samples as required by this subsection and may examine the well location to determine if there are other potential health hazards associated with the well. A well shall comply with all other applicable sanitation requirements established by the Commission.
- (c) The Department may suspend or revoke a license or approval for a violation of this section or rules adopted by the Commission."

SECTION 2. This act becomes effective October 1, 2011.