STATE OF NEW YORK

477

2017-2018 Regular Sessions

IN SENATE

(Prefiled)

January 4, 2017

Introduced by Sen. PERALTA -- read twice and ordered printed, and when printed to be committed to the Committee on Health

AN ACT to amend the public health law, in relation to the establishment of a letter grading system to classify inspection results for entertainment venue food service establishments

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The public health law is amended by adding a new section 1352-f to read as follows:

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§ 1352-f. Entertainment venue food service grading system. 1. commissioner shall establish a system for grading inspection results for food service establishments, temporary food service establishments, mobile food service establishments and pushcarts as defined in the state sanitary code, that are located within or otherwise owned, operated or controlled by a place of entertainment, including any privately or publicly owned and operated facility such as a theatre, stadium, arena, racetrack, museum, amusement park or other place where performances, 11 concerts, exhibits, athletic games or contests are held for which a 12 donation is recommended or required, or an entry fee is charged.

2. The commissioner shall establish a system for grading inspection results for place of entertainment food service establishments. Such 14 system shall use and post letters A, B or C to identify and represent such grading and classification with all other lower grades being deemed to be failing grades. In establishing such system of grading, the commissioner shall take into account the provisions of this title and 19 the provisions of the sanitary code to establish a grading system that reflects the safety and sanitation of the premises and food handling practices to ensure compliance with state and local health laws.

21 22 3. Such place of entertainment food service establishment shall 23 conspicuously post near the entrance to such establishment, or at the

EXPLANATION -- Matter in italics (underscored) is new; matter in brackets [-] is old law to be omitted.

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point of sale, the letter grade identifying and representing the result 1 of such establishment's most recently graded inspection by the local 2 3 health officer or the entity responsible for such inspection. Such post-4 ing shall be done in accordance with rules and regulations promulgated 5 by the commissioner. For any place of entertainment food service estab-6 lishment receiving a grade lower than "A", the local health officer or 7 the entity performing the inspection shall advise the establishment of 8 its grade and the findings upon which such grade is based. The local 9 health officer or the entity which performed the initial inspection 10 shall conduct a subsequent inspection of such place of entertainment food service establishment no sooner than seven days, nor later than 11 twenty-one days after the inspection at which the grade was given. 12 13 the interim, the previous letter grade shall remain posted. Upon the conclusion of the subsequent inspection, the local health officer or the 14 entity performing the inspection shall deliver for posting a letter 15 16 grade to the place of entertainment food service establishment which indicates the grade for such inspection. In addition to a letter grade, 17 such establishment shall receive the findings upon which such grade is 18 19 based. The place of entertainment food service establishment may appeal 20 such subsequent assignment of a letter grade designation to the commis-21 sioner for review within thirty days of such assignment. While any such appeal is pending, a place of entertainment food service establishment 22 shall post the letter grade that is being appealed. 23

- 4. The suggested interval between regularly scheduled inspections of place of entertainment food service establishments may be as follows:
 - (a) for establishments with a grade of "A", at least once every year;
- (b) for establishments with a grade of "B", at least once every nine months; and
- (c) for establishments with a grade of "C", at least once every three months.
- A place of entertainment food service establishment that requests a reinspection from the local health officer or the entity responsible for such inspections, shall pay the department a fee of up to two hundred fifty dollars. Provided, however, that the provisions of this subdivision shall not negate the ability of any local health officer or the entity responsible for such inspections to inspect any place of entertainment food service establishment on the basis of a complaint from a member of the public.
- 5. The provisions of this section shall not apply to place of entertainment food service establishments which:
- (a) are premises licensed for on-premises consumption of alcoholic beverages pursuant to the alcoholic beverage control law when less than ten percent of the gross sales of such establishment is derived from the retail sale of food for on-premises consumption; or
- (b) do not engage in the retail sale of food for on-premises or offpremises consumption from such establishment.
- 6. No provision of this section shall be deemed to diminish or otherwise change any power or duty of any state agency or authority.
- § 2. This act shall take effect one year after it shall have become a law. Provided, however, that effective immediately, any rules and regulations necessary to implement the provisions of this act on its effective date are authorized and directed to be completed on or before such date.