

IN THE SENATE

SENATE BILL NO. 1083

BY HEALTH AND WELFARE COMMITTEE

AN ACT

1 RELATING TO FOOD ESTABLISHMENTS; AMENDING SECTION 39-1602, IDAHO
 2 CODE, TO DEFINE ADDITIONAL TERMS; AND AMENDING SECTION
 3 39-1607, IDAHO CODE, TO PERMIT THE DEPARTMENT OF HEALTH AND
 4 WELFARE'S DESIGNATED REGULATORY AUTHORITY TO CHARGE FOOD
 5 ESTABLISHMENTS A LICENSING FEE, TO REVISE LICENSE FEES FOR
 6 SPECIFIED FOOD ESTABLISHMENTS, TO PROVIDE TERMS AND CONDITIONS
 7 ON CERTAIN LICENSES, TO REMOVE REFERENCE TO THE FOOD SAFETY
 8 FUND AND TO MAKE TECHNICAL CORRECTIONS.
 9

10 Be It Enacted by the Legislature of the State of Idaho:

11 SECTION 1. That Section 39-1602, Idaho Code, be, and the same is hereby amended to
 12 read as follows:

13 39-1602. DEFINITIONS. As used in this chapter:

14 (1) "Food establishment" means those operations in the food business such as, but not
 15 limited to, food processing establishments, canning factories, salvage processing facilities, food
 16 service establishments, cold storage plants, commissaries, warehouses, food vending machine
 17 operations and location, caterers, mobile food units and retail food stores. Such operations
 18 include all activities under the control of the license holder including preparation, processing,
 19 storage, service, transportation vehicles, satellite locations, divisions and departments, and
 20 remote feeding sites. The term includes operations which are conducted in permanent,
 21 temporary or mobile facilities or locations. It includes any food operation regardless of
 22 whether consumption is on or off the premises and regardless of whether there is a charge
 23 for the food. Individual divisions and departments on one (1) premises and under common
 24 ownership shall as a whole be considered a single food establishment. The term "food
 25 establishment" does not include:

- 26 (a) Private homes where food is prepared or served for individual family consumption;
- 27 (b) Fraternal, benevolent or nonprofit charitable organizations which do not prepare or
 28 serve food on a regular basis. Food shall not be considered to be served on a regular
 29 basis if the food is served for a period not to exceed five (5) consecutive days on no more
 30 than three (3) occasions per year for foods which are not potentially hazardous, or if the
 31 food is served no more than one (1) meal a week for all other foods;
- 32 (c) Bed and breakfast establishments with ten (10) or fewer beds;
- 33 (d) Establishments which offer only factory-sealed foods that are not potentially
 34 hazardous;
- 35 (e) Agricultural markets; and
- 36 (f) Agricultural equipment used for the extraction or harvest of an agricultural product
 37 including, but not limited to, mint stills.

1 (2) "High-risk food establishment" means a food establishment that does the following
2 operations:

3 (a) Extensive handling of raw ingredients;

4 (b) Preparation processes that include the cooking, cooling and reheating of potentially
5 hazardous foods; and

6 (c) A variety of processes requiring hot and cold holding of potentially hazardous foods.

7 (3) "Intermittent food establishment" means a food establishment that operates for
8 a period of time, not to exceed three (3) days per week, at a single, specified location in
9 conjunction with a recurring event. Examples of a recurring event may be a farmers' or
10 community market or a holiday market.

11 (4) "Medium-risk food establishment" means a food establishment that:

12 (a) Has a limited menu of one (1) or two (2) main items;

13 (b) Serves prepackaged raw ingredients cooked or prepared to order;

14 (c) Serves raw ingredients requiring minimal assembly;

15 (d) Cooks or prepares and serves most products immediately; or

16 (e) Restricts hot and cold holding of potentially hazardous foods to a single meal service.

17 (5) "Mobile food establishment" means a food establishment selling or serving food for
18 human consumption from any vehicle or other temporary or itinerant station and includes any
19 movable food service establishment, truck, van, trailer, pushcart, bicycle, watercraft or other
20 movable food service with or without wheels, including hand-carried, portable containers in or
21 on which food or beverage is transported, stored or prepared for retail sale or given away at
22 temporary locations.

23 (6) "Potentially hazardous food" means any food or ingredient, natural or synthetic,
24 in a form capable of supporting the rapid and progressive growth of infectious or toxigenic
25 microorganisms or the slower growth of clostridium botulinum. Included is any food of animal
26 origin, either raw or heat treated and any food of plant origin which has been heat treated or
27 which is raw seed sprouts; cut melons; and garlic and oil mixtures. The term "potentially
28 hazardous food" does not include:

29 (a) Air-dried hard-boiled eggs with shells intact;

30 (b) Foods with a water activity (aw) value of eighty-five hundredths (0.85) or less;

31 (c) Foods with a pH (hydrogen ion concentration) level of four and six-tenths (4.6) or
32 below when measured at seventy-five (75) degrees Fahrenheit;

33 (d) Foods in unopened hermetically-sealed containers which have been commercially
34 processed to achieve and maintain commercial sterility under conditions of
35 nonrefrigerated storage and distribution;

36 (e) Foods for which laboratory evidence, acceptable to the regulatory authority,
37 demonstrates that rapid and progressive growth of infectious and toxigenic
38 microorganisms or the slower growth of clostridium botulinum cannot occur;

39 (f) Milk, half-and-half cream, butter products, frozen dairy desserts and other fluid milk
40 products, in the original unopened container; and

41 (g) Any other food items determined by the department of health and welfare not to be
42 potentially hazardous.

43 (7) "Regulatory authority" means the director of the Idaho department of health and
44 welfare or the director's designee.

1 (8) "Temporary food establishment" means a food establishment that operates for a
 2 period of not more than fourteen (14) consecutive days in conjunction with a single event or
 3 celebration.

4 SECTION 2. That Section 39-1607, Idaho Code, be, and the same is hereby amended to
 5 read as follows:

6 39-1607. LICENSE FEE. (1) A fee may be charged by the department of health and
 7 welfare's regulatory authority for licensing a food establishment. ~~The fee shall not exceed~~
 8 sixty five dollars (\$65.00) per establishment per year and shall be collected by the designated
 9 regulatory authority.

10 (a) The fee per food establishment for licenses issued from July 1, 2009, through June
 11 30, 2010, shall be:

12 (i) One hundred thirty-eight dollars (\$138) for high-risk food establishments; and

13 (ii) One hundred thirty-two dollars and fifty cents (\$132.50) for medium-risk food
 14 establishments;

15 except for temporary, mobile or intermittent food establishments, the fee for which shall
 16 be one hundred twenty-eight dollars (\$128).

17 (b) The fee per food establishment per year for licenses issued on and after July 1, 2010,
 18 shall be:

19 (i) Two hundred twelve dollars (\$212) for high-risk food establishments; and

20 (ii) Two hundred dollars (\$200) for medium-risk food establishments;

21 except for temporary, mobile or intermittent food establishments, the fee for which shall
 22 be one hundred ninety-one dollars (\$191).

23 (2) A license issued to a temporary or intermittent food establishment by a regulatory
 24 authority shall be valid only for the celebration or event for which the license was issued;
 25 however, no additional license fee will be charged by a regulatory authority to a temporary or
 26 intermittent food establishment for other celebrations or events within the same calendar year
 27 and with the same menu.

28 (3) Fees collected for licensing a food establishment shall be used by the designated
 29 regulatory authority for funding a portion of the food safety inspection program. ~~Any funds~~
 30 remaining in the food safety fund after the effective date of this act shall be paid to the
 31 designated regulatory authority that collected the fee.