



General Assembly

January Session, 2001

Amendment

LCO No. 6125

Offered by:

REP. NYSTROM, 46th Dist.

To: House Bill No. 5052

File No. 368

Cal. No. 277

"AN ACT CONCERNING RESIDENTIAL TREATMENT FACILITY DISCHARGE PLANS AND A STUDY OF PUBLIC HEALTH CODE COMPLIANCE OF HOUSING FOR RECIPIENTS OF BASIC NEEDS SUPPORT."

1 After line 8, insert the following and renumber the remaining
2 section accordingly:

3 "Sec. 2. Subsection (a) of section 19a-495 of the general statutes is
4 repealed and the following is substituted in lieu thereof:

5 (a) The Department of Public Health shall, after consultation with
6 the appropriate public and voluntary hospital planning agencies,
7 establish classifications of institutions. [It] The department shall, in [its]
8 the Public Health Code, adopt, amend, promulgate and enforce such
9 regulations based upon reasonable standards of health, safety and
10 comfort of patients and demonstrable need for such institutions, with
11 respect to each classification of institutions to be licensed under
12 sections 19a-490 to 19a-503, inclusive, including their special facilities,
13 as will further the accomplishment of the purposes of said sections in

14 promoting safe, humane and adequate care and treatment of
15 individuals in institutions. [Said] Such special facilities included in
16 such classifications of institutions to be licensed shall include, but not
17 be limited to, any property owned, leased or controlled by such
18 institutions and used by persons receiving mental health or substance
19 abuse treatment from such institutions or their subsidiaries or
20 affiliates. The department shall adopt such regulations, in accordance
21 with chapter 54, concerning home health care agencies and
22 homemaker-home health aide agencies, as defined in section 19a-490."