



General Assembly

February Session, 2002

Amendment

LCO No. 3145

SB0058203145SD0

Offered by:

SEN. HARP, 10th Dist.

REP. EBERLE, 15th Dist.

To: Subst. Senate Bill No. 582

File No. 335

Cal. No. 217

**"AN ACT CONCERNING LICENSES ISSUED BY THE
DEPARTMENT OF PUBLIC HEALTH."**

1 After the last section, insert the following:

2 "Sec. 7. Section 19a-122b of the general statutes is repealed and the
3 following is substituted in lieu thereof (*Effective October 1, 2002*):

4 Notwithstanding the provisions of chapters 368v and 368z, an
5 organization licensed as a hospice pursuant to the Public Health Code
6 or certified as a hospice pursuant to 42 USC Section 1395x, shall be
7 authorized, until October 1, [2001] 2006, to operate on a pilot basis a
8 residence for terminally ill persons, for the purpose of providing
9 hospice home care arrangements including, but not limited to, hospice
10 home care services and supplemental services. Such arrangements
11 shall be provided to those patients who would otherwise receive such
12 care from family members. The residence shall provide a homelike
13 atmosphere for such patients for a time period deemed appropriate for
14 home health care services under like circumstances. Any hospice

15 which operates a residence pursuant to the provisions of this section
16 shall cooperate with the Commissioner of Public Health to develop
17 standards for the licensure and operation of such homes."