

SENATE BILL NO. 210—COMMITTEE ON
HEALTH AND HUMAN SERVICES

MARCH 1, 2011

Referred to Committee on Health and Human Services

SUMMARY—Revises provisions governing the regulation of certain food processing establishments.
(BDR 40-564)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets **[omitted material]** is material to be omitted.

AN ACT relating to food establishments; allowing a health authority to require the testing of food processed or otherwise prepared by a food processing establishment under certain circumstances; requiring records of the test results to be maintained and the results to be reported if contamination is indicated; providing a penalty; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

1 Existing law sets forth provisions governing the regulation of food
2 establishments, including, without limitation, establishments that manufacture or
3 process food intended for human consumption. (Chapter 446 of NRS) Existing law
4 also requires that such provisions be enforced by the officers and agents of the
5 Health Division of the Department of Health and Human Services and the officers
6 and agents of the local boards of health. (NRS 446.050, 446.940) This bill
7 authorizes the health authority, under certain circumstances, to require that the food
8 processed or otherwise prepared in such establishments be tested for the presence
9 of certain contaminants. The bill further requires that the cost of the testing be paid
10 by the establishments and requires that the testing be conducted in accordance with
11 nationally recognized laboratory standards. Finally, this bill requires records of the
12 results of any tests to be retained for at least 2 years and requires timely reporting to
13 the health authority if the testing indicates contamination.



* S B 2 1 0 R 2 *

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 446 of NRS is hereby amended by adding
2 thereto a new section to read as follows:

3 *1. Except as otherwise provided in this subsection, whenever
4 the health authority determines there are reasonable grounds to
5 suspect that the food processed or otherwise prepared by a food
6 processing establishment may constitute a substantial health
7 hazard, the health authority may require that the food processing
8 establishment have its food tested for the presence of
9 contaminants typically associated with the suspected health
10 hazard. When carrying out the provisions of this subsection, the
11 health authority shall comply with the Federal Food Safety
12 Modernization Act, 21 U.S.C. 2201, et seq., and any regulations
13 adopted pursuant thereto. The provisions of this subsection do not
14 apply to the extent that a food processing establishment is under
15 investigation for the same purpose pursuant to federal law.*

16 *2. If the health authority requires pursuant to subsection 1
17 that the food processed or otherwise prepared by a food processing
18 establishment be tested:*

19 *(a) The food processing establishment:*

20 *(1) Is responsible for the cost of the testing; and*

21 *(2) May perform such testing itself or cause the testing to
22 be performed by a third party.*

23 *(b) The testing must be conducted in a manner that is
24 consistent with nationally recognized laboratory standards.*

25 *3. Records of the results of any tests conducted pursuant to
26 this section must be retained by the food processing establishment
27 to which the tests pertain for a period of not less than 2 years. The
28 food processing establishment shall, upon request, make those
29 records available to the health authority for its review.*

30 *4. If testing required pursuant to subsection 1 indicates that
31 the food processed or otherwise prepared by a food processing
32 establishment is contaminated, the person or entity that conducted
33 the testing shall, within 24 hours after obtaining the test results,
34 report those test results to the health authority.*

35 **Sec. 2.** (Deleted by amendment.)

36 **Sec. 3.** (Deleted by amendment.)

37 **Sec. 4.** This act becomes effective on July 1, 2011.



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