



General Assembly

Substitute Bill No. 5101

January Session, 2015



AN ACT CONCERNING PUBLIC POOLS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 19a-36 of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2015*):

3 (a) The Commissioner of Public Health shall establish a Public
4 Health Code and, from time to time, amend the same. The Public
5 Health Code may provide for the preservation and improvement of
6 the public health.

7 (1) Said code may include regulations pertaining to retail food
8 establishments, including, but not limited to, food service
9 establishments, catering food service establishments and itinerant food
10 vending establishments and the required permitting from local health
11 departments or districts to operate such establishments.

12 (2) Drainage and toilet systems to be installed in any house or
13 building arranged or designed for human habitation, or field
14 sanitation provided for agricultural workers or migratory farm
15 laborers, shall conform to minimum requirements prescribed in said
16 code.

17 (3) Said code may include regulations requiring toilets and
18 handwashing facilities in large stores, as defined in such regulations,

19 in shopping centers and in places dispensing food or drink for
20 consumption on the premises, for the use of patrons of such
21 establishments, except that the provisions of such regulations shall not
22 apply to such establishments constructed or altered pursuant to plans
23 and specifications approved or building permits issued prior to
24 October 1, 1977.

25 (4) The provisions of such regulations (A) with respect to the
26 requirement of employing a qualified food operator and any reporting
27 requirements relative to such operator, shall not apply to an owner or
28 operator of a soup kitchen who relies exclusively on services provided
29 by volunteers, and (B) shall not prohibit the sale or distribution of food
30 at a noncommercial function such as an educational, religious, political
31 or charitable organization's bake sale or potluck supper provided the
32 seller or person distributing such food maintains such food under the
33 temperature, pH level and water activity level conditions that will
34 inhibit the rapid and progressive growth of infectious or toxigenic
35 microorganisms. For the purposes of this section, a "noncommercial
36 function" means a function where food is sold or distributed by a
37 person not regularly engaged in the for profit business of selling such
38 food.

39 (5) The provisions of such regulations with respect to qualified food
40 operators shall require that the contents of the test administered to
41 qualified food operators include elements testing the qualified food
42 operator's knowledge of food allergies.

43 (6) Each regulation adopted by the Commissioner of Public Health
44 shall state the date on which it shall take effect, and a copy of the
45 regulation, signed by the Commissioner of Public Health, shall be filed
46 in the office of the Secretary of the State and a copy sent by said
47 commissioner to each director of health, and such regulation shall be
48 published in such manner as the Commissioner of Public Health may
49 determine.

50 (7) Any person who violates any provision of the Public Health

51 Code shall be guilty of a class C misdemeanor.

52 (b) [Notwithstanding any regulations to the contrary, the] The
53 Commissioner of Public Health shall charge the following fees for the
54 following services: [(1) Review of plans for each public swimming
55 pool, seven hundred fifty dollars; (2) review of each resubmitted plan
56 for each public swimming pool, two hundred fifty dollars; (3)
57 inspection of each public swimming pool, two hundred dollars; (4)
58 reinspection of each public swimming pool, one hundred fifty dollars;
59 (5) review] (1) Review of each small flow plan for subsurface sewage
60 disposal, two hundred dollars; and [(6)] (2) review of each large flow
61 plan for subsurface sewage disposal, six hundred twenty-five dollars.
62 The commissioner shall amend the regulations adopted pursuant to
63 this section as necessary to implement the provisions of this
64 subsection.

65 (c) (1) For purposes of this subsection, "public pool" means an
66 artificial basin constructed of concrete, steel, fiberglass or other
67 impervious material and equipped with a controlled water supply that
68 is intended for recreational bathing, swimming, diving or therapeutic
69 purposes and includes, but is not limited to, any related equipment,
70 structure, area or enclosure intended for the use of any person using or
71 staffing such pool.

72 (2) The Department of Public Health shall classify public pools into
73 one of the following categories:

74 (A) Public swimming pool, which is a pool used or intended to be
75 used for recreational bathing, swimming or water recreation activities;

76 (B) Public wading pool, which is a pool principally used or intended
77 to be used for wading and recreational bathing by small children;

78 (C) Public spa, which is a pool used for recreational bathing in
79 conjunction with a high-velocity air system, a high-velocity water
80 recirculation system, hot water, cold water, a mineral bath or any
81 combination thereof;

82 (D) Public diving pool, which is a pool used solely for diving or the
83 instruction and practicing of diving techniques; or

84 (E) Special purpose public pool, which is a pool used for a
85 specialized purpose, including, but not limited to, a splash pad or
86 spray park where the water is recirculated, water flume, pool used for
87 scuba diving instruction, therapeutic pool, hydrotherapy pool or a
88 pool used in an aquatics program for handicapped persons. Special
89 purpose public pool does not include a flotation vessel, which shall not
90 be subject to review by the Department of Public Health. For purposes
91 of this subparagraph, "flotation vessel" means a tank devoid of light
92 and sound and containing salt water in which a person floats for
93 purposes including, but not limited to, meditation, relaxation and
94 alternative medicine.

95 (3) The commissioner shall charge the following fees for the
96 following services: (A) Review of plans for a public pool, seven
97 hundred fifty dollars; (B) review of a resubmitted plan for a public
98 pool, two hundred fifty dollars; (C) initial inspection of a public pool,
99 two hundred dollars; and (D) any subsequent inspection of a public
100 pool, one hundred fifty dollars. The commissioner shall amend the
101 regulations adopted pursuant to this section as necessary to implement
102 the provisions of this subsection.

103 [(c)] (4) Notwithstanding subsection (a) of this section, regulations
104 governing the safety of [swimming] public pools shall not require
105 fences around naturally formed ponds subsequently converted to
106 [swimming] public pool use, provided the converted ponds [(1)] (A)
107 retain sloping sides common to natural ponds, and [(2)] (B) are on
108 property surrounded by a fence.

109 (d) The local director of health may authorize the use of an existing
110 private well, consistent with all applicable sections of the regulations
111 of Connecticut state agencies, the installation of a replacement well at a
112 single-family residential premises on property whose boundary is
113 located within two hundred feet of an approved community water

114 supply system, measured along a street, alley or easement, where (1) a
115 premises that is not connected to the public water supply may replace
116 a well used for domestic purposes if water quality testing is performed
117 at the time of the installation, and for at least every ten years thereafter,
118 or for such time as requested by the local director of health, that
119 demonstrates that the replacement well meets the water quality
120 standards for private wells established in the Public Health Code, and
121 provided there is no service to the premises by a public water supply,
122 or (2) a premises served by a public water supply may utilize or
123 replace an existing well or install a new well solely for irrigation
124 purposes or other outdoor water uses provided such well is
125 permanently and physically separated from the internal plumbing
126 system of the premises and a reduced pressure device is installed to
127 protect against a cross connection with the public water supply. Upon
128 a determination by the local director of health that an irrigation well
129 creates an unacceptable risk of injury to the health or safety of persons
130 using the water, to the general public, or to any public water supply,
131 the local director of health may issue an order requiring the immediate
132 implementation of mitigation measures, up to and including
133 permanent abandonment of the well, in accordance with the
134 provisions of the Connecticut Well Drilling Code adopted pursuant to
135 section 25-128. In the event a cross connection with the public water
136 system is found, the owner of the system may terminate service to the
137 premises.

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2015	19a-36

Statement of Legislative Commissioners:

In Section 1(c)(2)(E), "The category of a special purpose public pool does not include a flotation vessel" was changed to "Special purpose public pool does not include a flotation vessel" for consistency with standard drafting conventions.

PH *Joint Favorable Subst.*