CERTIFICATION OF ENROLLMENT

SUBSTITUTE SENATE BILL 5877

Chapter 266, Laws of 2015

64th Legislature 2015 Regular Session

ADULT FAMILY HOMES--DUE PROCESS

EFFECTIVE DATE: 7/24/2015

Passed by the Senate April 16, 2015 Yeas 46 Nays 0

BRAD OWEN

President of the Senate

Passed by the House April 14, 2015 Yeas 97 Nays 0

FRANK CHOPP

Speaker of the House of Representatives

Approved May 14, 2015 11:56 AM

CERTIFICATE

I, Hunter G. Goodman, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SUBSTITUTE SENATE BILL 5877** as passed by Senate and the House of Representatives on the dates hereon set forth.

HUNTER G. GOODMAN

Secretary

FILED

May 14, 2015

JAY INSLEE

Governor of the State of Washington

Secretary of State State of Washington

SUBSTITUTE SENATE BILL 5877

AS AMENDED BY THE HOUSE

Passed Legislature - 2015 Regular Session

State of Washington 64th Legislature 2015 Regular Session

By Senate Health Care (originally sponsored by Senators O'Ban, Angel, Padden, Pearson, Rivers, Warnick, and Darneille)

READ FIRST TIME 02/20/15.

1 AN ACT Relating to adult family home due process; and amending 2 RCW 70.128.160.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **Sec. 1.** RCW 70.128.160 and 2013 c 300 s 4 are each amended to 5 read as follows:

6 (1) The department is authorized to take one or more of the 7 actions listed in subsection (2) of this section in any case in which 8 the department finds that an adult family home provider has:

9 (a) Failed or refused to comply with the requirements of this 10 chapter or the rules adopted under this chapter;

(b) Operated an adult family home without a license or under a revoked license;

13 (c) Knowingly or with reason to know made a false statement of 14 material fact on his or her application for license or any data 15 attached thereto, or in any matter under investigation by the 16 department; or

(d) Willfully prevented or interfered with any inspection orinvestigation by the department.

(2) When authorized by subsection (1) of this section, thedepartment may take one or more of the following actions:

21 (a) Refuse to issue a license;

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(b) Impose reasonable conditions on a license, such as correction
within a specified time, training, and limits on the type of clients
the provider may admit or serve;

4 (c) Impose civil penalties of at least one hundred dollars per 5 day per violation;

6 (d) Impose civil penalties of up to three thousand dollars for 7 each incident that violates adult family home licensing laws and 8 rules, including, but not limited to, chapters 70.128, 70.129, 74.34, 9 and 74.39A RCW and related rules. Each day upon which the same or 10 substantially similar action occurs is a separate violation subject 11 to the assessment of a separate penalty;

12 (e) Impose civil penalties of up to ten thousand dollars for a 13 current or former licensed provider who is operating an unlicensed 14 home;

15 (f) Suspend, revoke, or refuse to renew a license; or

16 (g) Suspend admissions to the adult family home by imposing stop 17 placement.

(3) When the department orders stop placement, the facility shall 18 not admit any person until the stop placement order is terminated. 19 The department may approve readmission of a resident to the facility 20 21 from a hospital or nursing home during the stop placement. The department shall terminate the stop placement only after: (a) The 22 violations necessitating the stop placement have been corrected; and 23 (b) the provider exhibits the capacity to maintain correction of the 24 25 violations previously found deficient. However, if upon the revisit 26 the department finds new violations that the department reasonably believes will result in a new stop placement, the previous stop 27 placement shall remain in effect until the new stop placement is 28 29 imposed. In order to protect the home's existing residents from potential ongoing neglect, when the provider has been cited for a 30 31 violation that is repeated, uncorrected, pervasive, or presents a 32 threat to the health, safety, or welfare of one or more residents, and the department has imposed a stop placement, the department shall 33 also impose a condition on license or other remedy to facilitate or 34 spur prompter compliance if the violation has not been corrected, and 35 36 the provider has not exhibited the capacity to maintain correction, within sixty days of the stop placement. 37

38 (4) Nothing in subsection (3) of this section is intended to 39 apply to stop placement imposed in conjunction with a license 40 revocation or summary suspension or to prevent the department from

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1 imposing a condition on license or other remedy prior to sixty days after a stop placement, if the department considers it necessary to 2 protect one or more residents' well-being. After a department finding 3 of a violation for which a stop placement has been imposed, the 4 department shall make an on-site revisit of the provider within 5 6 fifteen working days from the request for revisit, to ensure correction of the violation. For violations that are serious or 7 recurring or uncorrected following a previous citation, and create 8 actual or threatened harm to one or more residents' well-being, 9 including violations of residents' rights, the department shall make 10 11 an on-site revisit as soon as appropriate to ensure correction of the 12 violation. Verification of correction of all other violations may be made by either a department on-site revisit or by written or 13 photographic documentation found by the department to be credible. 14 This subsection does not prevent the department from enforcing 15 16 license suspensions or revocations. Nothing in this subsection shall 17 interfere with or diminish the department's authority and duty to 18 ensure that the provider adequately cares for residents, including to make departmental on-site revisits as needed to ensure that the 19 provider protects residents, and to enforce compliance with this 20 21 chapter.

22 (5) Chapter 34.05 RCW applies to department actions under this 23 section, except that orders of the department imposing license suspension, stop placement, or conditions for continuation of a 24 25 license are effective immediately upon notice and shall continue in effect pending ((any)) a hearing, which must commence no later than 26 sixty days after receipt of a request for a hearing. The time for 27 28 commencement of a hearing may be extended by agreement of the parties or by the presiding officer for good cause shown by either party, but 29 30 must commence no later than one hundred twenty days after receipt of 31 a request for a hearing.

32 (6) A separate adult family home account is created in the custody of the state treasurer. All receipts from civil penalties 33 imposed under this chapter must be deposited into the account. Only 34 the director or the director's designee may authorize expenditures 35 from the account. The account is subject to allotment procedures 36 under chapter 43.88 RCW, but an appropriation is not required for 37 expenditures. The department shall use the special account only for 38 39 promoting the quality of life and care of residents living in adult 40 family homes.

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(7) The department shall by rule specify criteria as to when and 1 how the sanctions specified in this section must be applied. The 2 criteria must provide for the imposition of incrementally more severe 3 penalties for deficiencies that are repeated, uncorrected, pervasive, 4 or present a threat to the health, safety, or welfare of one or more 5 б residents. The criteria shall be tiered such that those homes consistently found to have deficiencies will be subjected to 7 increasingly severe penalties. The department shall implement prompt 8 and specific enforcement remedies without delay for providers found 9 to have delivered care or failed to deliver care resulting in 10 problems that are repeated, uncorrected, pervasive, or present a 11 threat to the health, safety, or welfare of one or more residents. In 12 the selection of remedies, the health, safety, and well-being of 13 14 residents must be of paramount importance.

> Passed by the Senate April 16, 2015. Passed by the House April 14, 2015. Approved by the Governor May 14, 2015. Filed in Office of Secretary of State May 14, 2015.