## House Amendment 1670

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Amend the House amendment, S-3266, to Senate File
            2 433, as amended, passed, and reprinted by the Senate,
            3 as follows:
            4 #1. Page 1, by inserting after line 37 the
           5 following:
    1
                                           Page 2, by striking line 19 and inserting
            7 the following: <such practice prior to an inspection,
           9 <u>#2.</u>
    1
                         Page 1, by inserting before line 38 the
         10 following:
                                            Page 2, by striking lines 22 through 24 and
                   <#____.
         11
         12 inserting the following: <to section 135C.33; 481 IAC 13 } 57.12(2)(d), 57.12(3), 57.15(5), 57.25(1), 57.39, 14 58.11(3), 58.14(5), 58.19(2)(a), 58.19(2)(h), 58.19(4)(h), 
        15 58.28(1)(a), 58.43, 62.9(5), 62.15(1)(a), 62.19(2)(c), 16 62.19(7), 62.23(23)=(25), 63.11(2)(d), 63.11(3), 17 63.23(1)(a), 63.37, 64.4(9), 64.33, 64.34, 65.9(5),
         18 65.15, or 65.25(3)=(5), or the successor to any of
         19 such rules; or 42 C.F.R. } 483.420(d), 483.460(c)(4),
         20 or 483.470(j), or the successor to any of such federal
         21 regulations.>>
    1 22
                       3. Page 2, by inserting after line 23 the
         23 following:
         2.4
                                            Page 4, by inserting after line 16 the
                       <#___
    1 25 following:
                        <Sec. _
                                                    Section 135C.43, subsection 1, Code
         2.6
         27 2009, is amended to read as follows:
                     1. A facility which desires to contest a citation
         29 for a Class I violation, or to further contest an
         30 affirmed or modified citation for a Class I, Class II,
    1 31 or Class III violation, may do so in the manner
    1 32 provided by chapter 17A for contested cases. Notice
         33 of intent to formally contest a citation shall be 34 given the department in writing within five days after
         35 service of a citation for a Class I violation, or
         36 within five days after the informal conference or 37 after receipt of the written explanation of the
    1 38 representative delegated to hold the informal
    1 39 conference, whichever is applicable, in the case of an 1 40 affirmed or modified citation for a <u>Class I</u>, Class II, 1 41 or Class III violation. A facility which has
    1 42 exhausted all adequate administrative remedies and is
    1 43 aggrieved by the final action of the department may 1 44 petition for judicial review in the manner provided by
    1 45 chapter 17A.>>
    1 46 \pm 4. By renumbering as necessary. 1 47 SF 433.S
    1 48 jr/nh/jh/26
1 49
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