By Senator Altman

	24-00400-10 2010532
1	A bill to be entitled
2	An act relating to food service inspections; amending
3	s. 381.006, F.S.; requiring the Department of Health
4	to conduct annual food service inspections of
5	certified domestic violence centers; providing
6	requirements for such food service inspections;
7	amending s. 381.0072, F.S.; providing that the
8	definition of the term "food service establishment"
9	does not include certified domestic violence centers;
10	providing an effective date.
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12	Be It Enacted by the Legislature of the State of Florida:
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14	Section 1. Present subsection (17) of section 381.006,
15	Florida Statutes, is redesignated as subsection (18), and a new
16	subsection (17) is added to that section, to read:
17	381.006 Environmental healthThe department shall conduct
18	an environmental health program as part of fulfilling the
19	state's public health mission. The purpose of this program is to
20	detect and prevent disease caused by natural and manmade factors
21	in the environment. The environmental health program shall
22	include, but not be limited to:
23	(17) Annual food service inspections of domestic violence
24	centers that are certified and monitored by the Department of
25	Children and Family Services pursuant to chapter 39. The
26	department shall limit such food service inspections to
27	compliance with the requirements in department rule which apply
28	to community-based residential facilities having five or fewer
29	residents; however, a certified domestic violence center is not

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30	subject to any department requirements that apply to food
31	service establishments as defined in s. 381.0072.
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33	The department may adopt rules to carry out the provisions of
34	this section.
35	Section 2. Paragraph (b) of subsection (1) of section
36	381.0072, Florida Statutes, is amended to read:
37	381.0072 Food service protectionIt shall be the duty of
38	the Department of Health to adopt and enforce sanitation rules
39	consistent with law to ensure the protection of the public from
40	food-borne illness. These rules shall provide the standards and
41	requirements for the storage, preparation, serving, or display
42	of food in food service establishments as defined in this
43	section and which are not permitted or licensed under chapter
44	500 or chapter 509.
45	(1) DEFINITIONSAs used in this section, the term:
46	(b) "Food service establishment" means any facility, as
47	described in this paragraph, where food is prepared and intended
48	for individual portion service, and includes the site at which
49	individual portions are provided. The term includes any such
50	facility regardless of whether consumption is on or off the
51	premises and regardless of whether there is a charge for the
52	food. The term includes detention facilities, child care
53	facilities, schools, institutions, civic or fraternal
54	organizations, bars and lounges and facilities used at temporary
55	food events, mobile food units, and vending machines at any
56	facility regulated under this section. The term does not include
57	private homes where food is prepared or served for individual
58	family consumption; nor does the term include churches,

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59	synagogues, or other not-for-profit religious organizations as
60	long as these organizations serve only their members and guests
61	and do not advertise food or drink for public consumption, or
62	any facility or establishment permitted or licensed under
63	chapter 500 or chapter 509; nor does the term include any
64	theater, if the primary use is as a theater and if patron
65	service is limited to food items customarily served to the
66	admittees of theaters; nor does the term include a research and
67	development test kitchen limited to the use of employees and
68	which is not open to the general public; nor does the term
69	include any domestic violence center that is certified and
70	monitored by the Department of Children and Family Services
71	pursuant to chapter 39.
72	Section 3. This act shall take effect July 1, 2010.

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