GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 677 Committee Substitute Favorable 6/7/11 Third Edition Engrossed 6/7/11 PROPOSED SENATE COMMITTEE SUBSTITUTE H677-PCS70252-SQ-51

Short Title:	Discharge of Adult Care Home Residents.	(Public)
Sponsors:		
Referred to:		
	April 7, 2011	

1	A BILL TO BE ENTITLED			
2	AN ACT TO PROVIDE ADULT CARE HOMES WITH GREATER FLEXIBILITY IN THE			
3	TRANSFER .	AND DISCHARGE OF RESIDENTS AND TO ENACT APPEAL RIGHTS		
4	FOR ADUL	T CARE HOME RESIDENTS AND ADULT CARE HOMES WITH		
5	RESPECT TO	O DISCHARGE DECISIONS AND TO CREATE ADULT CARE HOME		
6	RESIDENT I	DISCHARGE TEAMS WITHIN EVERY COUNTY WHICH CONTAINS		
7	AN ADULT	CARE HOME LICENSED UNDER CHAPTER 131D OF THE GENERAL		
8	STATUTES.			
9		embly of North Carolina enacts:		
10		ION 1. G.S. 131D-2.1 is amended by adding two new subdivisions to read:		
11	" <u>(16)</u>	Hearing Unit The chief hearing officer within the Division of Medical		
12		Assistance designated to preside over hearings regarding the transfer and		
13		discharge of adult care home residents, and the chief hearing officer's staff.		
14	<u>(17)</u>	Adult care home resident discharge team A team consisting of one		
15		member from the department of social services and one member from the		
16		local management entity responsible for assisting in finding an appropriate		
17		placement for discharged residents, as established by the county department		
18		of social services in every county which contains an adult care home		
19		licensed under this Chapter."		
20		ION 2. G.S. 131D-4.5(5) reads as rewritten:		
21	"(5)	Implementing the due process and appeal rights for discharge and transfer of		
22		residents in adult care homes afforded by G.S. 131D-21. The rules shall		
23		offer at least the same protections to residents as State and federal rules and		
24		regulations governing the transfer or discharge of residents from nursing		
25		homes.residents for safe and orderly transfer and discharge."		
26		ION 3. G.S. 131D-21(17) reads as rewritten:		
27	"(17)	To not be transferred or discharged from a facility except for medical		
28		reasons, the residents' own or other residents' welfare, nonpayment for the		
29		stay, or when the transfer is mandated under State or federal law. The		
30		resident shall be given at least 30 days' advance notice to ensure orderly		
31		transfer or discharge, except in the case of jeopardy to the health or safety of		



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1 2		the resident or others in the home. The resident has the facility's attempt to transfer or discharge the resident	pursuant to rules
3 4		adopted by the Medical Care Commission, and the reside to remain in the facility until resolution of the appea	l unless otherwise
5		provided by law. The Medical Care Commission shall ad-	
6		to the transfer and discharge of residents that offer	
7		protections to residents as State and federal rules and reg	
8		the transfer or discharge of residents from nursing home	es.residents for safe
9 10	SECT	and orderly transfer and discharge." ION 4. Article 1 of Chapter 131D of the General Statu	itas is smandad by
10	adding a new sec	1	ites is amended by
12	•	scharge of residents; appeals.	
13		lult care home may initiate discharge of a resident bas	sed on any of the
14	following reasons		
15	(1)	The discharge is necessary to protect the welfare of the res	sident and the adult
16		care home cannot meet the needs of the resident, as c	
17		resident's physician, physician assistant, or nurse practition	
18	<u>(2)</u>	The health of the resident has improved sufficiently so that	at the resident is no
19		longer in need of the services provided by the adu	
20		documented by the resident's physician, physician a	assistant, or nurse
21		practitioner.	
22	<u>(3)</u>	The safety of the resident or other individuals in the a	adult care home is
23		endangered.	
24	<u>(4)</u>	The health of the resident or other individuals in the a	
25 26		endangered, as documented by a physician, physician	assistant, or nurse
26 27	(5)	practitioner. The resident has failed to pay the costs of services and a	accommodations by
28	<u>(5)</u>	the payment due date specified in the resident's contract	
20 29		home, after receiving written notice of warning of disch	
30		pay.	laige for fundre to
31	(6)	The discharge is mandated under this Article, Article 3	of this Chapter, or
32	<u></u>	rules adopted by the Medical Care Commission.	<u> </u>
33	(b) Upon	arrival at any adult care home, an individual must be ide	ntified to receive a
34	discharge notice	on behalf of the resident. An adult care home shall not	tify a resident, the
35	resident's legal re	epresentative, and the individual identified to receive a disc	charge notice of its
36		he discharge of the resident under subsection (a) of this se	
37		ore the resident is discharged. The written notice shall incl	
38		(ii) an appropriate discharge destination if known, (iii) per	
39		ing to the resident, as required by the Department, (iv) a	
40		ce of Discharge, (v) a copy of the Adult Care Home Hear	
41		ormation, as required under rules adopted by the Medical C	
42 43		itiated under subdivision $(a)(1)$ of this section on the bases a different level of care for the resident, the discharge	
43 44		ecific reason unless there is a documented conflict between	
45	· · ·	ans regarding the resident's appropriate level of care but	
46		er available grounds.	Temanis subject to
47		g any appeal of a discharge to the Hearing Unit, if	the Hearing Unit
48		the discharge destination identified in the written notice required	
49		n does not include an appropriate discharge destination, th	
50		arge solely for that reason.	

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If an adult care home resident or the resident's legal representative elects to appeal a 1 (d) 2 discharge initiated by the adult care home, the appeal shall be to the Hearing Unit. The Hearing 3 Unit shall decide all appeals pertaining to the discharge of adult care home residents. The 4 decision of the Hearing Unit is the final agency decision. Any person aggrieved by a decision 5 of the Hearing Unit pertaining to an adult care home resident discharge is entitled to immediate 6 judicial review of the decision in Wake County Superior Court or in the superior court of the 7 county where the person resides. The appellant shall file a petition for judicial review not later 8 than 30 days after the person is served with a written copy of the Hearing Unit decision. Within 9 10 days after the petition for judicial review is filed with the superior court, the appellant shall 10 serve copies of the petition by personal service or certified mail upon all parties who were parties of record to the appeal to the Hearing Unit. Other parties to the appeal to the Hearing 11 Unit may file a response to the petition within 30 days after service. The Department as the 12 13 decision maker in the appeal to the Hearing Unit is not a party of record. Within 30 days after 14 receipt of a petition for judicial review, the Department shall transmit to the superior court the 15 original or a certified copy of the official record in the appeal to the Hearing Unit, together with the final agency decision. In reviewing the Department's final decision, the superior court shall 16 17 review the official record, de novo, and make findings of fact and conclusions of law. The 18 decision of the Department remains in effect during the pendency of review by the superior 19 court and any further review in the appellate courts. 20 (e) The facility shall convene the adult care home resident discharge team to assist with 21 finding a placement for a resident if, at the time of notice of discharge, the destination is 22 unknown, or the destination is not appropriate for the resident. The facility is not solely 23 responsible for securing an appropriate discharge destination. Local management entities shall 24 take the lead role for the discharge destination for those residents whose primary unmet needs 25 are related to mental health, developmental disabilities, or substance abuse and who meet the 26 criteria for the target population established by the Division of Mental Health, Developmental 27 Disabilities, and Substance Abuse Services. Local departments of social services shall take the 28 lead role for those residents whose primary unmet needs are related to health, including 29 Alzheimer's disease and other forms of dementia, welfare, abuse, or neglect. When the adult 30 care home resident discharge team is convened at the request of a facility, the adult care home 31 resident discharge team shall consult with that facility, as well as the resident receiving the 32 discharge notice and that resident's legal representative. Upon the request of the resident or the 33 resident's legal representative, the Regional Long-Term Care Ombudsman shall serve as a 34 member of the adult care home resident discharge team. The facility requesting the adult care 35 home resident discharge team to be convened shall notify the resident and the resident's legal 36 representative of this right. The adult care home resident discharge team shall provide the 37 Hearing Unit with the discharge location at or before the discharge hearing. 38 Meetings of the adult care home resident discharge team are not subject to the (f) 39 provisions of Article 33C of Chapter 143 of the General Statutes. All information and records 40 acquired by the adult care home resident discharge team in the exercise of its duties are confidential unless all parties give written consent to the release of that information. 41 42 If a discharge is under appeal to the Hearing Unit, the resident shall remain in the (g) 43 facility and shall not be subject to discharge until issuance of the decision of the Hearing Unit 44 with the following exceptions: 45 The discharge is necessary for the resident's welfare and the resident's needs (1)46 cannot be met in the facility as documented by the resident's physician, 47 physician assistant, or nurse practitioner; 48 The safety of other individuals in the facility is endangered; (2)49 (3) The health of other individuals in the facility is endangered as documented 50

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1	<u>(4)</u>	Failure to pay costs of services and accommodations by the	payment due
2		date according to the resident contract after receiving a 30-day	written notice
3		of warning of discharge for failure to pay."	
4	SECT	ION 5. G.S. 150B-1(e) is amended by adding a new subdivision	n to read:
5	" <u>(18)</u>	Hearings provided by the Department of Health and Huma	n Services to
6		decide appeals pertaining to adult care home resident discharg	es initiated by
7		adult care homes under G.S. 131D-4.8."	
8	SECT	ION 6. This act becomes effective October 1, 2011.	