GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2017

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HOUSE BILL 657 PROPOSED COMMITTEE SUBSTITUTE H657-PCS30366-SH-17

Short Title: Improve Adult Care Home Regulation.

Sponsors:

Referred to:

April 11, 2017

A BILL TO BE ENTITLED

2 AN ACT MODIFYING THE LAWS PROHIBITING ISSUANCE OF ADULT CARE HOME 3 LICENSES DUE TO PRIOR VIOLATIONS: EXEMPTING FROM CERTIFICATE OF 4 NEED REVIEW NEW INSTITUTIONAL HEALTH SERVICES INVOLVING THE 5 ACQUISITION OF AN UNLICENSED ADULT CARE HOME THAT WAS 6 PREVIOUSLY LICENSED; ESTABLISHING A PROCESS FOR ADULT CARE 7 HOMES TO REQUEST INFORMAL DISPUTE RESOLUTION OF CERTAIN 8 ADVERSE INSPECTION FINDINGS BY COUNTY DEPARTMENTS OF SOCIAL 9 SERVICES PRIOR TO IMPOSITION OF A PENALTY OR ISSUANCE OF A STAR 10 RATING CERTIFICATE BASED ON THE ADVERSE INSPECTION FINDINGS; 11 AMENDING THE RULES PERTAINING TO MINIMUM TRAINING FOR PERSONAL 12 CARE AIDES; ELIMINATING THE TWELVE- TO TWENTY-FOUR-MONTH 13 PENALTY ON ADULT CARE HOME STAR RATINGS; AND DIRECTING THE 14 DEPARTMENT OF HEALTH AND HUMAN SERVICES TO STUDY THE EFFECTIVENESS OF THE NORTH CAROLINA STAR-RATED CERTIFICATE 15 16 PROGRAM FOR ADULT CARE HOMES.

17 The General Assembly of North Carolina enacts: 18

SECTION 1. G.S. 131D-2.4 reads as rewritten:

19 "§ 131D-2.4. Licensure of adult care homes for aged and disabled individuals; impact of 20 prior violations on licensure; compliance history review; license renewal.

21 Licensure. - Except for those facilities exempt under G.S. 131D-2.3, the (a) 22 Department of Health and Human Services shall inspect and license all adult care homes. The 23 Department shall issue a license for a facility not currently licensed as an adult care home for a period of six months. If the licensee demonstrates substantial compliance with Articles 1 and 3 24 25 of this Chapter and rules adopted thereunder, the Department shall issue a license for the 26 balance of the calendar year. A facility not currently licensed as an adult care home that was licensed as an adult care home within the preceding 12 months is considered an existing health 27 service facility for the purposes of G.S. 131E-184(a)(8). 28

29 Compliance History Review. - Prior to issuing a new license or renewing an (b) 30 existing license, the Department shall conduct a compliance history review of the facility and its principals and affiliates. The Department may refuse to license a facility when the 31 32 compliance history review shows a pattern of noncompliance with State law by the facility or 33 its principals or affiliates, or otherwise demonstrates disregard for the health, safety, and welfare of residents in current or past facilities. The Department shall require compliance 34 history information and make its determination according to rules adopted by the Medical Care 35 36 Commission.



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(Public)

	General Assemb	ly Of North Carolina	Session 2017
1	(c) Prior	Violations. – No new license shall be issued for any	adult care home to an
2		nsure who:under any of the following circumstances	
3	indicated:		-
4	(1)	Was the owner, principal, or affiliate of a licensa	able facility under this
5		Chapter, Chapter 122C, or Article 7 of Chapter 110	of the General Statutes
6		and was responsible for the operation of the facil	ity that had its license
7		revoked until one full year five years after the	date of revocation; the
8		revocation became effective.	
9	<u>(1a)</u>	Was the owner, principal, or affiliate of a licensa	able facility under this
10		Chapter, Chapter 122C, or Article 7 of Chapter 110	of the General Statutes
11		and was responsible for the operation of the facil	ity that had its license
12		summarily suspended until five years after the date the	he suspension was lifted
13		or terminated.	-
14	(2)	Is the owner, principal, or affiliate of an adult care h	nome and is responsible
15		for the operation of the facility that was assessed a	penalty for a Type A or
16		Type B violation until the earlier of one year from t	he date the penalty was
17		assessed or until the home has substantially compl	ied with the correction
18		plan established pursuant to G.S. 131D-34 and sub	stantial compliance has
19		been certified by the Department; Department.	•
20	(3)	Is the owner, principal, or affiliate of an adult care h	nome and is responsible
21		for the operation of the facility that had its license s	
22		downgraded to provisional status or had its admissio	ns suspended as a result
23		of Type A or Type B-violations under this Article, C	
24		7 of Chapter 110 of the General Statutes until six n	nonths from the date of
25		reinstatement of the license, restoration from provision	onal to full licensure, or
26		termination of the provisional license, as applicable;	or lifting or termination
27		of the suspension of admissions, as applicable.	
28	(4)	Is the owner, principal, or affiliate of a licensable fac	cility that had its license
29		summarily suspended or downgraded to provisiona	al status as a result of
30		violations under this Article or Chapter 122C of the	General Statutes or had
31		its license summarily suspended or denied under Art	icle 7 of Chapter 110 of
32		the General Statutes until six months from the date	of the reinstatement of
33		the license, restoration from provisional to full licen	nsure, or termination of
34		the provisional license, as applicable.	
35	<u>(5)</u>	Is or was the owner, principal, or affilate of an a	
36		responsible for the operation of the facility where	
37		and penalties imposed by the State against the facil	•
38		Fines and penalties for which an appeal is pen-	ding are exempt from
39		consideration under this subdivision.	
40		for new licensure may appeal a denial of certain	
41	-	subdivision (2) of this subsection by filing with the D	
42	•	eretary within 10 days of the date of denial of the certification of the	
43	-	e request for review, the Secretary shall issue to t	
44	determination that	t either denies certification of substantial compliance	e or certifies substantial

compliance. The decision of the Secretary is final. License Renewals. - License renewals shall be valid for one year from the date of 46 (d) 47 renewal unless revoked earlier by the Secretary for failure to comply with any part of this section or any rules adopted hereunder. Licenses shall be renewed annually upon filing and the 48 Department's approval of the renewal application. The Department shall not renew a license if 49 outstanding fees, fines, and penalties imposed by the State against the home have not been paid. 50 Fines and penalties for which an appeal is pending are exempt from consideration. The renewal 51

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 require. (c) In order for an adult care home to maintain its license, it shall not hinder or interfere with the proper performance of duty of a lawfully appointed community advisory committee, as defined by G.S. 131D-31 and G.S. 131D-32. (f) The Department shall not issue a new license for a change of ownership of an adult care home if outstanding fees, fines, and penalties imposed by the State against the home have not been paid. Fines and penalties for which an appeal is pending are exampt from consideration. The consent of the current licensee is not a required prerequisite to a change of ownership of an adult care home if the current licensee has (i) been removed from the facility pursuant to Articles 3 and 7 of Chapter 42 of the General Statutes or (ii) abandoned the facility, as determined by the Department's reasonable discretion. (g) Any applicant for licensure who wishes to contest the denial of a license is entitled to an administrative hearing as provided in Chapter 150B of the General Statutes. The applicant shall file a petition for a contested case within 30 days after the date the Department mails a written notice of the denial to the applicant." SECTION 2. G.S. 131D-2.11 reads as rewritten: *§ 131D-2.11. Inspections, monitoring, and review by State agency and county departments of social services. (a) Informal Dispute Resolution – Division of Health Service Regulation (a) Informal Dispute Resolution – Division of Health Service Regulation in accordance with this section. (b) Failure of the Division of Health Service Regulation in accordance with this section. (c) Failure of the Division of Health Service Regulation in accordance with this section. (d) Failure of the Division of Health Service Regulation in accordance with this section. (e) Failure of the Division of Health Service Regulation a against in a dult care home. (1	applicatio	n shall	contain all necessary and reasonable information that the Department may		
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50 conducted by the county department of social services that resulted in the						
51 citation of a Type A1 violation, Type A2 violation. Uncorrected Type A1.	51			citation of a Type A1 violation, Type A2 violation, Uncorrected Type A1,		

General Abbenio	oly Of North Carolina	Session 2017
	violation, Uncorrected Type A2 violation, or	Uncorrected Type B violation,
	in accordance with this section.	
<u>(2)</u>	Failure of the Division of Health Service Reg	ulation and county department
	of social services to complete informal dispu	ite resolution timely does not
	delay the effective date of any enforcement a	ction taken by the Division of
	Health Service Regulation against an adult care	-
<u>(3)</u>	An adult care home is not entitled to seek a de	elay of any enforcement action
	against it on the grounds that the Division of	Health Service Regulation and
	the county department of social services has n	ot completed informal dispute
	resolution prior to the effective date of the enfo	orcement action.
<u>(4)</u>	If an adult care home successfully demonst	rates during informal dispute
	resolution that any of the deficiencies cited	l in the official statement of
	deficiencies should not have been cited, the	county department of social
	services shall remove the incorrectly cited	• •
	statement of deficiencies and the Division of H	Iealth Service Regulation shall
	rescind any enforcement actions imposed on t	-
	result of the incorrectly cited deficiencies.	
(5)	The Division of Health Service Regulation	shall make available on its
<u></u>	Internet Web site the informal dispute resolu	
	homes.	ż
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SECT	TION 3. G.S. 131D-4.3(a) reads as rewritten:	
	ant to G.S. 143B-165, the North Carolina Me	dical Care Commission shall
. ,	sure at a minimum, but shall not be limited to	
following by adu		
(1)	Repealed by Session Laws 2000-111, s. 1.	
(2)	A minimum of 75-80 hours of training for p	ersonal care aides performing
	heavy care tasks and a minimum of 40 hours of	
	aides. The training for aides providing heavy	0 1
	to State-approved Certified Nurse Aide I trai	-
	the 40 hour requirement, at least 20 hours s	•
	include at a minimum:	C
	a. Basic nursing skills;	
	b. Personal care skills;	
	c. Cognitive, behavioral, and social care;	
	e. coginarie, conarioral, and boerar care,	
	d. Basic restorative services;	
A minimum of 20	d.Basic restorative services;e.Residents' rights.	family care homes that do not
	d. Basic restorative services; e. Residents' rights. 0 hours of training shall be provided for aides in	
have heavy care 1	d.Basic restorative services;e.Residents' rights.	examination developed by the
have heavy care 1 Department of H	d.Basic restorative services;e.Residents' rights.0 hours of training shall be provided for aides inresidents. Persons who either pass a competency	examination developed by the
have heavy care 1 Department of H period of time	d.Basic restorative services;e.Residents' rights.0 hours of training shall be provided for aides inresidents. Persons who either pass a competencylealth and Human Services, have been employeas established by the Department, or meet	examination developed by the ad as personal care aides for a minimum requirements of a
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	each 20 residents (licensed capacity or resident	census) plus 3.0
	hours for all other residents, whichever is greater;	·····) [-··· ···
	b. Second shift (afternoon): 0.4 hours of aide duty	for each resident
	(licensed capacity or resident census), or 8.0 hours	
	each 20 residents plus 3.0 hours for all other re	• •
	capacity or resident census), whichever is greater;	concento (nechoca
	c. Third shift (evening): 8.0 hours of aide duty per 30	or fewer residents
	(licensed capacity or resident census).	
	In addition to these requirements, the The facility shall pro	wide staff to meet
	the needs of the facility's heavy care residents equal to the	
	reimbursed by Medicaid. As used in this subdivision, the	
	resident" means an individual residing in an adult care hor	-
	"heavy care" by Medicaid and for which the facility is re	
	Medicaid payments for such needs. residents. Each facili	-
	conspicuous place information about required staffing that	
	and their families to ascertain each day the number of dir	
	supervisors that are required by law to be on duty for each s	
SEC"	TION 4.(a) The Division of Health Service Regula	
	social services shall establish procedures to implement the	•
-	(a3), as amended by this act, within 60 days after the effective	-
	TION 4.(b) This section is effective when it becomes law.	dute of this det.
	TION 5. G.S. 131D-10 reads as rewritten:	
	lult care home rated certificates.	
-	s adopted by the North Carolina Medical Care Commission	n for issuance of
	ult care homes shall contain a rating based, at a minimum, on	
(1)	Inspections and substantiated complaint investigations c	-
(-)	Department to determine compliance with licensing st	•
	Specific areas to be reviewed include:	
	a. Admission and discharge procedures.	
	b. Medication management.	
	c. Physical plant.	
	d. Resident care and services, including food s	services, resident
	activities programs, and safety measures.	,
	e. Residents' rights.	
	f. Sanitation grade.	
	g. Special Care Units.	
	h. Use of physical restraints and alternatives.	
(b) The i	initial ratings awarded The Division of Health Service Regu	lation shall issue
	cility pursuant to the rules adopted under this section sh	
	alties imposed, both of the following:	
(1)	Inspections and investigations of substantiated comp	plaints conducted
	pursuant to G.S. 131D-2.11 and G.S. 131D-26 that revealed	
	with statutes and rules, that occurred on or after the act bec	-
<u>(2)</u>	The facility's participation in any quality improvement pr	ograms approved
	by the Department.	• •
(c) Type	A penalties shall affect the rating for 24 months from the d	late the penalty is
• •	B penalties shall affect the rating for 12 months from the d	1 •
assessed.		÷ •
<u>(c1)</u> The 1	Division of Health Service Regulation shall issue a star ra	ating to a facility
	from the date the Division mails the survey or inspection rep	-
	mely request has been made by the facility under G.S. 131D	

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1 dispute resolution. If a facility makes a timely request for informal dispute resolution, the 2 Division of Health Service Regulation shall issue a star rating to the facility within 15 days 3 from the date the Division mails the informal dispute decision to the facility. 4 Adult care homes shall display the rating certificate in a location visible to the (d) 5 public. Certificates shall include the Web site address for the Department of Health and Human 6 Services, Division of Health Service Regulation, which can be accessed for specific 7 information regarding the basis of the facility rating. For access by the public on request, adult 8 care homes shall also maintain on-site a copy of information provided by the Department of 9 Health and Human Services, Division of Health Service Regulation, regarding the basis of the 10 facility rating. In addition to information on the basis of the rating, the Department of Health 11 and Human Services, Division of Health Service Regulation, shall make information available via its Web site and in the materials available on-site at the facility regarding quality 12 13 improvement efforts undertaken by the facility including: 14 Participation in any quality improvement programs approved by the Department. (1)The facility's attainment of the North Carolina New Organizational Vision Award 15 (2)16 special licensure designation authorized in Article 5, Chapter 131E of the General Statutes. 17 The Department shall make available free of charge to the general public on the (e) Division of Health Service Regulation Web site each facility rating and specific information 18 19 regarding the basis for calculating each facility rating." 20 **SECTION 6.(a)** The Department of Health and Human Services shall conduct a 21 study of the North Carolina Star Rated Certificate Program. The study shall (i) evaluate the 22 effectiveness of the program in providing information to consumers of adult care home 23 services, (ii) examine potential evidence-based alternatives, and (iii) make recommendations 24 for any regulatory or legislative changes that could result in improvement of the current system. 25 SECTION 6.(b) By February 1, 2018, the Department shall report to the Joint 26 Legislative Oversight Committee on Health and Human Services and the Fiscal Research 27 Division on the progress of the study. By October 1, 2018, the Department shall conclude the 28 study and report its findings and recommendations, including any recommendations for 29 regulatory or legislative changes, to the Joint Legislative Oversight Committee on Health and 30 Human Services and the Fiscal Research Division. **SECTION 6.(c)** This section is effective when it becomes law. 31 32 **SECTION 7.(a)** G.S. 131E-184(a)(8) reads as rewritten: 33 "(8) To acquire an existing health service facility, including equipment owned by 34 the health service facility at the time of acquisition. A facility not currently 35 licensed as an adult care home that was licensed as an adult care home 36 within the preceding 12 months is considered an existing health service 37 facility for the purposes of this subdivision." 38 **SECTION 7.(b)** This section is effective when it becomes law. 39 **SECTION 8.** Except as otherwise provided, this act becomes effective October 1, 40 2017.