

Rep. Lindsey LaPointe

Filed: 4/17/2024

| | 10300HB5012ham001 LRB103 36301 RPS 72422 a |
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| 1 | AMENDMENT TO HOUSE BILL 5012 |
| 2 | AMENDMENT NO Amend House Bill 5012 by replacing |
| 3 | everything after the enacting clause with the following: |
| 4 | "Section 5. The Assisted Living and Shared Housing Act is |
| 5 | amended by changing Sections 10, 15, 75, 80, 90, and 95 as |
| 6 | follows: |
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| 7 | (210 ILCS 9/10) |
| 8 | Sec. 10. Definitions. For purposes of this Act: |
| 9 | "Activities of daily living" means eating, dressing, |
| 10 | bathing, toileting, transferring, or personal hygiene. |
| 11 | "Assisted living establishment" or "establishment" means a |
| 12 | home, building, residence, or any other place where sleeping |
| 13 | accommodations are provided for at least 3 unrelated adults, |
| 14 | at least 80% of whom are 55 years of age or older and where the |
| 15 | following are provided consistent with the purposes of this |
| 16 | Act: |
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2 3 (1) services consistent with a social model that is based on the premise that the resident's unit in assisted living and shared housing is his or her own home;

4 (2) community-based residential care for persons who
5 need assistance with activities of daily living, including
6 personal, supportive, and intermittent health-related
7 services available 24 hours per day, if needed, to meet
8 the scheduled and unscheduled needs of a resident;

9 (3) mandatory services, whether provided directly by 10 the establishment or by another entity arranged for by the 11 establishment, with the consent of the resident or 12 resident's representative; and

13 (4) a physical environment that is a homelike setting 14 that includes the following and such other elements as 15 established by the Department: individual living units each of which shall accommodate small kitchen appliances 16 17 and contain private bathing, washing, and toilet facilities, or private washing and toilet facilities with 18 19 a common bathing room readily accessible to each resident. 20 Units shall be maintained for single occupancy except in cases in which 2 residents choose to share a unit. 21 22 Sufficient common space shall exist to permit individual 23 and group activities.

24 "Assisted living establishment" or "establishment" does 25 not mean any of the following:

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(1) A home, institution, or similar place operated by

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the federal government or the State of Illinois.

(2) A long term care facility licensed under the 2 Nursing Home Care Act, a facility licensed under the 3 Specialized Mental Health Rehabilitation Act of 2013, a 4 5 facility licensed under the ID/DD Community Care Act, or a facility licensed under the MC/DD Act. However, a facility 6 licensed under any of those Acts may convert distinct 7 8 parts of the facility to assisted living. If the facility 9 elects to do so, the facility shall retain the Certificate 10 of Need for its nursing and sheltered care beds that were 11 converted.

(3) A hospital, sanitarium, or other institution, the
principal activity or business of which is the diagnosis,
care, and treatment of human illness and that is required
to be licensed under the Hospital Licensing Act.

16 (4) A facility for child care as defined in the Child17 Care Act of 1969.

18 (5) A community living facility as defined in the19 Community Living Facilities Licensing Act.

20 (6) A nursing home or sanitarium operated solely by 21 and for persons who rely exclusively upon treatment by 22 spiritual means through prayer in accordance with the 23 creed or tenants of a well-recognized church or religious 24 denomination.

(7) A facility licensed by the Department of Human
 Services as a community-integrated living arrangement as

defined in the Community-Integrated Living Arrangements
 Licensure and Certification Act.

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(8) A supportive residence licensed under the Supportive Residences Licensing Act.

5 (9) The portion of a life care facility as defined in 6 the Life Care Facilities Act not licensed as an assisted 7 living establishment under this Act; a life care facility 8 may apply under this Act to convert sections of the 9 community to assisted living.

10 (10) A free-standing hospice facility licensed under11 the Hospice Program Licensing Act.

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(11) A shared housing establishment.

13 (12) A supportive living facility as described in
14 Section 5-5.01a of the Illinois Public Aid Code.

15 "Department" means the Department of Public Health.

16 "Director" means the Director of Public Health.

17 "Emergency situation" means imminent danger of death or 18 serious physical harm to a resident of an establishment.

19 "License" means any of the following types of licenses20 issued to an applicant or licensee by the Department:

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(1) "Probationary license" means a license issued to an applicant or licensee that has not held a license under this Act prior to its application or pursuant to a license transfer in accordance with Section 50 of this Act.

(2) "Regular license" means a license issued by the
 Department to an applicant or licensee that is in

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1 substantial compliance with this Act and any rules promulgated under this Act. 2 3 "Licensee" means a person, agency, association, corporation, partnership, or organization that has been issued 4 5 a license to operate an assisted living or shared housing establishment. 6 "Licensed health care professional" means a registered 7 8 professional nurse, an advanced practice registered nurse, a 9 physician assistant, and a licensed practical nurse. 10 "Mandatory services" include the following: 11 (1) 3 meals per day available to the residents prepared by the establishment or an outside contractor; 12 13 (2) housekeeping services including, but not limited 14 to, vacuuming, dusting, and cleaning the resident's unit; 15 (3) personal laundry and linen services available to 16 residents provided or arranged for the by the 17 establishment: (4) security provided 24 hours each day including, but 18 19 not limited to, locked entrances or building or contract 20 security personnel; 21 (5) an emergency communication response system, which 22 is a procedure in place 24 hours each day by which a 23 resident can notify building management, an emergency 24 response vendor, or others able to respond to his or her

25 need for assistance; and

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(6) assistance with activities of daily living as

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required by each resident.

"Negotiated risk" is the process by which a resident, or 2 his or her representative, may formally negotiate with 3 providers what risks each are willing and unwilling to assume 4 5 in service provision and the resident's living environment. The provider assures that the resident and the resident's 6 representative, if any, are informed of the risks of these 7 8 decisions and of the potential consequences of assuming these 9 risks.

10 "Owner" means the individual, partnership, corporation, 11 association, or other person who owns an assisted living or shared housing establishment. In the event an assisted living 12 13 or shared housing establishment is operated by a person who 14 leases or manages the physical plant, which is owned by 15 another person, "owner" means the person who operates the 16 assisted living or shared housing establishment, except that if the person who owns the physical plant is an affiliate of 17 18 the person who operates the assisted living or shared housing establishment and has significant control over the day to day 19 20 operations of the assisted living or shared housing 21 establishment, the person who owns the physical plant shall 22 incur jointly and severally with the owner all liabilities 23 imposed on an owner under this Act.

24 "Physician" means a person licensed under the Medical 25 Practice Act of 1987 to practice medicine in all of its 26 branches. "Resident" means a person residing in an assisted living
 or shared housing establishment.

3 "Resident's representative" means a person, other than the 4 owner, agent, or employee of an establishment or of the health 5 care provider unless related to the resident, designated in writing by a resident or a court to be his or her 6 representative. This designation may be accomplished through 7 8 the Illinois Power of Attorney Act, pursuant to the 9 guardianship process under the Probate Act of 1975, or 10 pursuant to an executed designation of representative form 11 specified by the Department.

12 "Self" means the individual or the individual's designated 13 representative.

14 "Shared housing establishment" or "establishment" means a 15 publicly or privately operated free-standing residence for 16 16 or fewer persons, at least 80% of whom are 55 years of age or 17 older and who are unrelated to the owners and one manager of 18 the residence, where the following are provided:

(1) services consistent with a social model that is based on the premise that the resident's unit is his or her own home;

(2) community-based residential care for persons who
 need assistance with activities of daily living, including
 housing and personal, supportive, and intermittent
 health-related services available 24 hours per day, if
 needed, to meet the scheduled and unscheduled needs of a

1 resident; and

2 (3) mandatory services, whether provided directly by 3 the establishment or by another entity arranged for by the 4 establishment, with the consent of the resident or the 5 resident's representative.

6 "Shared housing establishment" or "establishment" does not7 mean any of the following:

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(1) A home, institution, or similar place operated by the federal government or the State of Illinois.

10 (2) A long term care facility licensed under the Nursing Home Care Act, a facility licensed under the 11 Specialized Mental Health Rehabilitation Act of 2013, a 12 13 facility licensed under the ID/DD Community Care Act, or a 14 facility licensed under the MC/DD Act. A facility licensed 15 under any of those Acts may, however, convert sections of the facility to assisted living. If the facility elects to 16 17 do so, the facility shall retain the Certificate of Need for its nursing beds that were converted. 18

(3) A hospital, sanitarium, or other institution, the
principal activity or business of which is the diagnosis,
care, and treatment of human illness and that is required
to be licensed under the Hospital Licensing Act.

(4) A facility for child care as defined in the ChildCare Act of 1969.

(5) A community living facility as defined in the
 Community Living Facilities Licensing Act.

1 (6) A nursing home or sanitarium operated solely by 2 and for persons who rely exclusively upon treatment by 3 spiritual means through prayer in accordance with the 4 creed or tenants of a well-recognized church or religious 5 denomination.

6 (7) A facility licensed by the Department of Human 7 Services as a community-integrated living arrangement as 8 defined in the Community-Integrated Living Arrangements 9 Licensure and Certification Act.

10 (8) A supportive residence licensed under the
 11 Supportive Residences Licensing Act.

12 (9) A life care facility as defined in the Life Care
13 Facilities Act; a life care facility may apply under this
14 Act to convert sections of the community to assisted
15 living.

16 (10) A free-standing hospice facility licensed under17 the Hospice Program Licensing Act.

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(11) An assisted living establishment.

19 (12) A supportive living facility as described in
 20 Section 5-5.01a of the Illinois Public Aid Code.

21 "Total assistance" means that staff or another individual 22 performs the entire activity of daily living without 23 participation by the resident.

24 (Source: P.A. 99-180, eff. 7-29-15; 100-513, eff. 1-1-18.)

25 (210 ILCS 9/15)

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1 Sec. 15. Assessment and service plan requirements. Prior to admission to any establishment covered by this Act, a 2 comprehensive assessment that includes an evaluation of the 3 prospective resident's physical, cognitive, and psychosocial 4 5 condition shall be completed. At least annually, а comprehensive assessment shall be 6 completed, and upon identification of a significant change in the resident's 7 condition, including, but not limited to, a diagnosis of 8 9 Alzheimer's disease or a related dementia, the resident shall 10 reassessed. The Department may by rule be specify 11 circumstances under which more frequent assessments of skin integrity and nutritional status shall be required. 12 The 13 comprehensive assessment shall be completed by a physician. 14 Based on the assessment, the resident's interests and 15 preferences, dislikes, and any known triggers for behavior 16 that endangers the resident or others, a written service plan shall be developed and mutually agreed upon by the provider 17 and the resident, and the resident's representative, if any. 18 The service plan, which shall be reviewed annually, or more 19 20 often as the resident's condition, preferences, or service needs change, shall serve as a basis for the service delivery 21 22 contract between the provider and the resident. The resident 23 and the resident's representative, if any, shall be given a copy of the most recent_assessment; a supplemental assessment, 24 25 if any, done by the establishment; and a service plan upon 26 request. Based on the assessment, the service plan may provide

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for the disconnection or removal of any appliance. 1 (Source: P.A. 91-656, eff. 1-1-01.) 2 3 (210 ILCS 9/75) Sec. 75. Residency requirements. 4 (a) No individual shall be accepted for residency or 5 remain in residence if the establishment cannot provide or 6 secure appropriate services, if the individual requires a 7 8 level of service or type of service for which the 9 establishment is not licensed or which the establishment does 10 not provide, or if the establishment does not have the staff appropriate in numbers and with appropriate skill to provide 11 12 such services. 13 (b) Only adults may be accepted for residency. 14 (c) A person shall not be accepted for residency if: (1) the person poses a serious threat to himself or 15 16 herself or to others: 17 (2) the person is not able to communicate his or her 18 needs and no resident representative residing in the 19 establishment, and with a prior relationship to the

20 person, has been appointed to direct the provision of 21 services;

(3) the person requires total assistance with 2 or
 more activities of daily living;

(4) the person requires the assistance of more thanone paid caregiver at any given time with an activity of

1 daily living;

(5) the person requires more than minimal assistance
in moving to a safe area in an emergency;

(6) the person has a severe mental illness, which for 4 5 the purposes of this Section means a condition that is characterized by the presence of a major mental disorder 6 7 as classified in the Diagnostic and Statistical Manual of 8 Mental Disorders, Fourth Edition (DSM-IV) (American Psychiatric Association, 1994), where the individual is a 9 10 person with a substantial disability due to mental illness 11 in the areas of self-maintenance, social functioning, activities of community living and work skills, and the 12 13 disability specified is expected to be present for a 14 period of not less than one year, but does not mean 15 Alzheimer's disease and other forms of dementia based on organic or physical disorders; 16

17 (7) the person requires intravenous therapy or 18 intravenous feedings unless self-administered or 19 administered by a qualified, licensed health care 20 professional;

(8) the person requires gastrostomy feedings unless self-administered or administered by a licensed health care professional;

(9) the person requires insertion, sterile irrigation,
 and replacement of catheter, except for routine
 maintenance of urinary catheters, unless the catheter care

is self-administered or administered by a licensed health care professional;

3 (10) the person requires sterile wound care unless 4 care is self-administered or administered by a licensed 5 health care professional;

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(11) (blank);

7 (12) the person is a diabetic requiring routine 8 insulin injections unless the injections are 9 self-administered or administered by a licensed health 10 care professional;

(13) the person requires treatment of stage 3 or stage
4 decubitus ulcers or exfoliative dermatitis;

(14) the person requires 5 or more skilled nursing visits per week for conditions other than those listed in items (13) and (15) of this subsection for a period of 3 consecutive weeks or more except when the course of treatment is expected to extend beyond a 3 week period for rehabilitative purposes and is certified as temporary by a physician; or

20 (15) other reasons prescribed by the Department by 21 rule.

(d) A resident with a condition listed in items (1) through (15) of subsection (c) shall have his or her residency terminated.

(e) Residency shall be terminated when services availableto the resident in the establishment are no longer adequate to

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1 meet the needs of the resident. The establishment shall notify the resident and the resident's representative, if any, when 2 there is a significant change in the resident's condition that 3 4 affects the establishment's ability to meet the resident's 5 needs. The requirements of subsection (c) of Section 80 shall then apply. This provision shall not be interpreted as 6 limiting the authority of the Department to require the 7 residency termination of individuals. 8

9 (f) Subsection (d) of this Section shall not apply to 10 terminally ill residents who receive or would qualify for 11 hospice care and such care is coordinated by a hospice program 12 licensed under the Hospice Program Licensing Act or other 13 licensed health care professional employed by a licensed home 14 health agency and the establishment and all parties agree to 15 the continued residency.

16 (g) Items (3), (4), (5), and (9) of subsection (c) shall not apply to a quadriplegic, paraplegic, or individual with 17 neuro-muscular diseases, such as muscular dystrophy and 18 multiple sclerosis, or other chronic diseases and conditions 19 20 as defined by rule if the individual is able to communicate his or her needs and does not require assistance with complex 21 22 medical problems, and the establishment is able to accommodate 23 the individual's needs. The Department shall prescribe rules 24 pursuant to this Section that address special safety and 25 service needs of these individuals.

26 (h) For the purposes of items (7) through (10) of

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1 subsection (c), a licensed health care professional may not be employed by the owner or operator of the establishment, its 2 3 parent entity, or any other entity with ownership common to 4 either the owner or operator of the establishment or parent 5 entity, including but not limited to an affiliate of the owner or operator of the establishment. Nothing in this Section is 6 meant to limit a resident's right to choose his or her health 7 8 care provider.

9 (i) Subsection (h) is not applicable to residents admitted 10 to an assisted living establishment under a life care contract 11 as defined in the Life Care Facilities Act if the life care facility has both an assisted living establishment and a 12 13 skilled nursing facility. A licensed health care professional 14 providing health-related or supportive services at a life care 15 assisted living or shared housing establishment must be 16 employed by an entity licensed by the Department under the Nursing Home Care Act or the Home Health, Home Services, and 17 18 Home Nursing Agency Licensing Act.

19 (Source: P.A. 103-444, eff. 1-1-24.)

20 (210 ILCS 9/80)

21 Sec. 80. Involuntary termination of residency.

(a) Residency shall be involuntarily terminated only forthe following reasons:

24 (1) as provided in Section 75 of this Act;
25 (2) nonpayment of contracted charges after the

resident and the resident's representative have received a minimum of <u>30 days'</u> 30-days written notice of the delinquency and the resident or the resident's representative has had at least 15 days to cure the delinquency; or

6 (3) failure to execute a service delivery contract or 7 to substantially comply with its terms and conditions, 8 failure to comply with the assessment requirements 9 contained in Section 15, or failure to substantially 10 comply with the terms and conditions of the lease 11 agreement.

30-day 30 day written notice of residency 12 (b) А 13 termination shall be provided to the resident, the resident's 14 representative, or both, the Department, and the long term 15 care ombudsman, which shall include the reason for the pending 16 action, the date of the proposed move, and a notice, the content and form to be set forth by rule, of the resident's 17 18 right to appeal, the steps that the resident or the resident's representative must take to initiate an appeal, and a 19 20 statement of the resident's right to continue to reside in the establishment until a decision is rendered. The notice shall 21 22 include a toll free telephone number to initiate an appeal and 23 a written hearing request form, together with a postage paid, 24 pre-addressed envelope to the Department. If the resident or 25 the resident's representative, if any, cannot read English, 26 the notice must be provided in a language the individual

1 receiving the notice can read or the establishment must 2 provide a translator who has been trained to assist the 3 resident or the resident's representative in the appeal 4 process. In emergency situations as defined in Section 10 of 5 this Act, the 30-day provision of the written notice may be 6 waived.

(c) The establishment shall attempt to resolve with the 7 8 resident or the resident's representative, if anv, 9 circumstances that if not remedied have the potential of 10 resulting in an involuntary termination of residency and shall 11 document those efforts in the resident's file. This action may occur prior to or during the 30 day notice period, but must 12 13 occur prior to the termination of the residency. In emergency situations as defined in Section 10 of this Act, the 14 15 requirements of this subsection may be waived.

16 (d) A request for a hearing shall stay an involuntary termination of residency until a decision has been rendered by 17 18 the Department, according to a process adopted by rule. During 19 this time period, the establishment may not terminate or 20 reduce any service without the consent of the resident or the resident's representative, if any, for the purpose of making 21 22 it more difficult or impossible for the resident to remain in the establishment. 23

(e) The establishment shall offer the resident and the resident's representative, if any, residency termination and relocation assistance including information on available alternative placement. Residents shall be involved in planning the move and shall choose among the available alternative placements except when an emergency situation makes prior resident involvement impossible. Emergency placements are deemed temporary until the resident's input can be sought in the final placement decision. No resident shall be forced to remain in a temporary or permanent placement.

8 (f) The Department may offer assistance to the 9 establishment and the resident in the preparation of residency 10 termination and relocation plans to assure safe and orderly 11 transition and to protect the resident's health, safety, welfare, and rights. In nonemergencies, and where possible in 12 emergencies, the transition plan shall be designed and 13 implemented in advance of transfer or residency termination. 14

15 (g) An establishment may not initiate a termination of 16 residency due to an emergency situation if the establishment is able to safely care for the resident and (1) a resident has 17 been hospitalized and the resident's physician, the 18 19 establishment's manager, and the establishment's director of 20 nursing states that returning to the establishment would not 21 create an imminent danger of death or serious physical harm to 22 a resident; or (2) the emergency can be negated by changes in staffing, activities, health care, personal care, or available 23 24 rooming accommodations, consistent with the license and 25 services of the establishment. The Department may not find an establishment to be in violation of Section 75 of this Act for 26

failing to initiate an emergency discharge in these 1 2 circumstances. 3 (h) If the Department determines that an involuntary 4 termination of residency does not meet the requirements of 5 this Act, the Department shall issue a written decision 6 stating that the involuntary termination of residency is denied. If the action of the establishment giving rise to the 7 8 request for hearings is the establishment's failure to readmit 9 the resident following hospitalization, other medical leave of 10 absence, or other absence, the Department shall order the 11 immediate readmission of the resident to the establishment, unless a condition that would have allowed transfer or 12 13 discharge develops within that timeframe. 14 (i) If an order to readmit is entered pursuant to 15 subsection (h), the establishment shall immediately comply. As used in this subsection, "comply" means the establishment and 16 the resident have agreed on a schedule for readmission or the 17 resident is living in the establishment. 18 19 (j) An establishment that does not readmit a resident 20 after the Department has ordered readmission shall be assessed 21 a fine. 22 (k) Once a notice of appeal is filed, the Department shall 23 hold a hearing unless the notice of appeal is withdrawn. If the 24 notice of appeal is withdrawn based upon a representation made 25 by the establishment to the resident and the Department, including the hearing officer, that a resident who has been 26

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| 1 | previously denied readmission will be readmitted, failure to |
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| 2 | comply with the representation shall be considered a failure |
| 3 | to comply with a Department order pursuant to subsection (h) |
| 4 | and shall result in the imposition of a fine as provided in |
| 5 | subsection (j) of this Section. |

6 (Source: P.A. 91-656, eff. 1-1-01.)

7 (210 ILCS 9/90)

8 Sec. 90. Contents of service delivery contract. A contract 9 between an establishment and a resident must be entitled 10 "assisted living establishment contract" or "shared housing 11 establishment contract" as applicable, shall be printed in no 12 less than 12 point type, and shall include at least the 13 following elements in the body or through supporting documents 14 or attachments:

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(1) the name, street address, and mailing address of the establishment;

17 (2) the name and mailing address of the owner or 18 owners of the establishment and, if the owner or owners 19 are not natural persons, the type of business entity of 20 the owner or owners;

(3) the name and mailing address of the managing agent of the establishment, whether hired under a management agreement or lease agreement, if the managing agent is different from the owner or owners;

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(4) the name and address of at least one natural

person who is authorized to accept service on behalf of the owners and managing agent;

3 (5) a statement describing the license status of the 4 establishment and the license status of all providers of 5 health-related or supportive services to a resident under 6 arrangement with the establishment;

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(6) the duration of the contract;

8 (7) the base rate to be paid by the resident and a 9 description of the services to be provided as part of this 10 rate;

(8) a description of any additional services to be provided for an additional fee by the establishment directly or by a third party provider under arrangement with the establishment;

15 (9) the fee schedules outlining the cost of any 16 additional services;

17 (10) a description of the process through which the18 contract may be modified, amended, or terminated;

19 (11) a description of the establishment's complaint 20 resolution process available to residents and notice of 21 the availability of the Department on Aging's Senior 22 Helpline for complaints;

23 (12) the name of the resident's designated 24 representative, if any;

(13) the resident's obligations in order to maintain
 residency and receive services including compliance with

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all assessments required under Section 15;

2 (14) the billing and payment procedures and
 3 requirements;

4 (15) a statement affirming the resident's freedom to 5 receive services from service providers with whom the 6 establishment does not have a contractual arrangement, 7 which may also disclaim liability on the part of the 8 establishment for those services;

9 (16) a statement that medical assistance under Article 10 V or Article VI of the Illinois Public Aid Code is not 11 available for payment for services provided in an 12 establishment, excluding contracts executed with residents 13 residing in licensed establishments participating in the 14 Department on Aging's Comprehensive Care in Residential 15 Settings Demonstration Project;

16 (17) a statement detailing the admission, risk 17 management, and residency termination criteria and 18 procedures;

(18) a written explanation, prepared by the Office of State Long Term Care Ombudsman, statement listing the rights specified in <u>Sections 80 and Section 95, including</u> an acknowledgment by the establishment and acknowledging that, by contracting with the assisted living or shared housing establishment, the resident does not forfeit those rights;

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(19) a statement detailing the Department's annual

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on-site review process including what documents contained 1 in a resident's personal file shall be reviewed by the 2 3 on-site reviewer as defined by rule; and

(20) a statement outlining whether the establishment 4 5 charges a community fee and, if so, the amount of the fee and whether it is refundable; if the fee is refundable, 6 the contract must describe the conditions under which it 7 is refundable and how the amount of the refund is 8 9 determined.

10 (Source: P.A. 93-775, eff. 1-1-05; 94-256, eff. 7-19-05.)

(210 ILCS 9/95) 11

12 Sec. 95. Resident rights. No resident shall be deprived of 13 any rights, benefits, or privileges guaranteed by law, the 14 Constitution of the State of Illinois, or the Constitution of the United States solely on account of his or her status as a 15 resident of an establishment, nor shall a resident forfeit any 16 of the following rights: 17

18 (1) the right to retain and use personal property and 19 a place to store personal items that is locked and secure;

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(2) the right to refuse services and to be advised of

21 the consequences of that refusal;

22 (3) the right to respect for bodily privacy and all times, especially during care 23 dignity at and 24 treatment;

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(4) the right to the free exercise of religion;

1 (5) the right to privacy with regard to mail, phone 2 calls, and visitors; 3 (6) the right to uncensored access to the State Ombudsman or his or her designee; 4 5 (7) the right to be free of retaliation for criticizing the establishment or making complaints to 6 7 appropriate agencies; 8 (8) the right to be free of chemical and physical 9 restraints; 10 (9) the right to be free of abuse or neglect or to refuse to perform labor; 11 (10) the right to confidentiality of the resident's 12 13 medical records; (11) the right of access and the right to copy the 14 15 resident's personal files maintained by the establishment; right to 24 hours 16 (12)the access to the 17 establishment: (13) the right to a minimum of <u>90 days'</u> 90 days notice 18 19 of a planned establishment closure; 20 (14) the right to a minimum of 30 days' 30-days notice 21 of an involuntary residency termination, except where the 22 resident poses a threat to himself or others, or in other 23 emergency situations, and the right to appeal such 24 termination; if an establishment withdraws a notice of 25 involuntary termination of residency, then the resident 26 has the right to maintain residency at the establishment;

| 1 | and |
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| 2 | (15) the right to a 30-day notice of delinquency and |
| 3 | at least 15 days right to cure delinquency; and . |
| 4 | (16) the right to not be unlawfully transferred or |
| 5 | discharged. |
| 6 | (Source: P.A. 91-656, eff. 1-1-01.) |

7 Section 10. The Nursing Home Care Act is amended by 8 changing Sections 1-114.005, 2-111, 3-402, 3-404, 3-405, 9 3-411, and 3-413 and by adding Sections 3-305.6 and 3-413.1 as 10 follows:

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(210 ILCS 45/1-114.005)

Sec. 1-114.005. High risk designation. "High risk designation" means a violation of a provision of the Illinois Administrative Code <u>or statute</u> that has been identified by the Department through rulemaking <u>or designated in statute</u> to be inherently necessary to protect the health, safety, and welfare of a resident.

18 (Source: P.A. 96-1372, eff. 7-29-10.)

(210 ILCS 45/2-111) (from Ch. 111 1/2, par. 4152-111)
 Sec. 2-111. <u>A resident shall not be transferred or</u>
 <u>discharged in violation of this Act.</u> A resident may be
 discharged from a facility after he gives the administrator, a
 physician, or a nurse of the facility written notice of his

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1 desire to be discharged. If a guardian has been appointed for a 2 resident or if the resident is a minor, the resident shall be discharged upon written consent of his guardian or if the 3 4 resident is a minor, his parent unless there is a court order 5 to the contrary. In such cases, upon the resident's discharge, 6 the facility is relieved from any responsibility for the resident's care, safety or well-being. A resident has the 7 right to not be unlawfully transferred or discharged. 8 9 (Source: P.A. 81-223.) 10 (210 ILCS 45/3-305.6 new) Sec. 3-305.6. Failure to readmit a resident. A facility 11 12 that fails to comply with an order of the Department to readmit a resident, pursuant to Section 3-703, who wishes to return to 13 14 the facility and is appropriate for that level of care and services provided, shall be assessed a fine. 15 As used in this Section, "compliance with the order" means 16 a resident is living in a facility, or a facility and a 17 18 resident have agreed on a schedule for readmission.

(210 ILCS 45/3-402) (from Ch. 111 1/2, par. 4153-402)
Sec. 3-402. Involuntary transfer or discharge of a
resident from a facility shall be preceded by the discussion
required under Section 3-408 and by a minimum written notice
of <u>30</u> 21 days, except in one of the following instances:
(a) When an emergency transfer or discharge is ordered by

the resident's attending physician because of the resident's health care needs. The State Long Term Care Ombudsman shall be notified at the time of the emergency transfer or discharge.

4 (b) When the transfer or discharge is mandated by the 5 physical safety of other residents, the facility staff, or facility visitors, as documented in the clinical record. The 6 Department, the Office of State Long Term Care Ombudsman, and 7 the resident's managed care organization, if applicable, and 8 9 the State Long Term Care Ombudsman shall be notified prior to 10 any such involuntary transfer or discharge. The Department 11 shall immediately offer transfer, or discharge and relocation assistance to residents transferred or discharged under this 12 13 subparagraph (b), and the Department may place relocation teams as provided in Section 3-419 of this Act. 14

15 (c) When an identified offender is within the provisional 16 admission period defined in Section 1-120.3. If the Identified 17 Offender Report and Recommendation prepared under Section 2-201.6 shows that the identified offender poses a serious 18 threat or danger to the physical safety of other residents, 19 20 the facility staff, or facility visitors in the admitting 21 facility and the facility determines that it is unable to provide a safe environment for the other residents, the 22 23 facility staff, or facility visitors, the facility shall 24 transfer or discharge the identified offender within 3 days 25 after its receipt of the Identified Offender Report and 26 Recommendation.

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1 (Source: P.A. 103-320, eff. 1-1-24.)

(210 ILCS 45/3-404) (from Ch. 111 1/2, par. 4153-404)
Sec. 3-404. A request for a hearing made under Section
3-403 shall stay a transfer <u>or discharge</u> pending a hearing or
appeal of the decision, unless a condition which would have
allowed transfer or discharge in less than <u>30</u> 21 days as
described under paragraphs (a) and (b) of Section 3-402
develops in the interim.

9 (Source: P.A. 81-223.)

(210 ILCS 45/3-405) (from Ch. 111 1/2, par. 4153-405) 10 11 Sec. 3-405. A copy of the notice required by Section 3-402 shall be placed in the resident's clinical record and a copy 12 13 shall be transmitted to the Department, the State Long Term 14 Ombudsman, the resident, and the Care resident's representative, if any, the resident's managed care 15 organization, if applicable, and the Office of State Long Term 16 17 Care Ombudsman.

18 (Source: P.A. 103-320, eff. 1-1-24.)

(210 ILCS 45/3-411) (from Ch. 111 1/2, par. 4153-411)
Sec. 3-411. The Department of Public Health, when the
basis for involuntary transfer or discharge is other than
action by the Department of Healthcare and Family Services
(formerly Department of Public Aid) with respect to the Title

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1 XIX Medicaid recipient, shall hold a hearing at the resident's facility not later than 10 days after a hearing request is 2 3 filed, and render a decision within 14 days after the filing of 4 the hearing request. The Department has continuing 5 jurisdiction over the transfer or discharge irrespective of the timing of the hearing and decision. Once a request for a 6 hearing is filed, the Department shall hold a hearing unless 7 the request is withdrawn by the resident. If the request for a 8 9 hearing is withdrawn based upon a representation made by the 10 facility to the resident and the Department, including the hearing officer, that a resident who has been denied 11 readmission will be readmitted, and the resident or resident 12 13 representative notifies the Department that the facility is 14 still denying readmission, failure to readmit is considered 15 failure to comply with a Department order to readmit pursuant to Section 3-305.6, including the imposition of a fine under 16 17 Section 3-305.6.

18 (Source: P.A. 95-331, eff. 8-21-07.)

19 (210 ILCS 45/3-413) (from Ch. 111 1/2, par. 4153-413)

Sec. 3-413. If the Department determines that a transfer or discharge is authorized under Section 3-401, the resident shall not be required to leave the facility before the 34th day following receipt of the notice required under Section 3-402, or the 10th day following receipt of the Department's decision, whichever is later, unless a condition which would 10300HB5012ham001 -30- LRB103 36301 RPS 72422 a

1 have allowed transfer or discharge in less than 30 $\frac{21}{21}$ days as 2 described under paragraphs (a) and (b) of Section 3-402 develops in the interim. The Department maintains jurisdiction 3 4 over the transfer or discharge irrespective of the timing of 5 the notice and discharge.

(Source: P.A. 81-223.) 6

(210 ILCS 45/3-413.1 new) 7

8 Sec. 3-413.1. Denial of transfer or discharge. If the 9 Department determines that a transfer or discharge is not authorized under Section 3-401, then the Department shall 10 issue a written decision stating that the transfer or 11 12 discharge is denied. If the action of the facility giving rise 13 to the request for hearings is the facility's failure to 14 readmit the resident following hospitalization, other medical leave of absence, or other absence, then the Department shall 15 order the immediate readmission of the resident to the 16 facility. The facility shall comply with the order 17 immediately. A surveyor shall make an on-site inspection of 18 19 the facility's compliance with the order unless the resident 20 or resident representative notifies the Department in writing 21 that there is compliance.".