99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

SB1306

Introduced 2/18/2015, by Sen. Ira I. Silverstein

SYNOPSIS AS INTRODUCED:

210 ILCS 45/3-202.6 new

Amends the Nursing Home Care Act. Requires a nursing home to place electronic monitoring devices throughout the facility in areas including specified common areas and residents' rooms. Allows residents to opt out of electronic monitoring in their rooms. Sets forth requirements concerning recordings. Provides that intentionally hampering, obstructing, tampering with, or destroying an electronic monitoring device installed in a facility is a Class A misdemeanor for which a \$5,000 fine may be imposed. Provides for access to real-time and recorded files. Allows for the admission of recordings into evidence. Contains provisions concerning civil liability; reimbursement of facilities for expenses incurred in installing electronic monitoring systems; the authority of the Department of Public Health to deny, suspend, or refuse to renew a facility's license; the adoption of rules by the Department; and other matters. Effective immediately.

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CORRECTIONAL BUDGET AND IMPACT NOTE ACT MAY APPLY FISCAL NOTE ACT MAY APPLY STATE MANDATES ACT MAY REQUIRE REIMBURSEMENT SB1306

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AN ACT concerning regulation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- Section 5. The Nursing Home Care Act is amended by adding
 Section 3-202.6 as follows:
- 7 Sec. 3-202.6. Electronic monitoring in facilities.
- 8 (a) Definitions. In this Section:

(210 ILCS 45/3-202.6 new)

- 9 <u>"Authorized electronic monitoring" means the placement of</u> 10 <u>electronic monitoring devices in the common areas and rooms of</u> 11 <u>residents of a facility and recordings with the devices</u> 12 pursuant to this Section.
- 13 <u>"Electronic monitoring device" means a video surveillance</u> 14 <u>camera installed in any of a facility's common areas and</u> 15 <u>residents' rooms and an audio device installed in a resident's</u> 16 <u>bathroom and shower or bathing areas, designed to acquire</u> 17 <u>communication or other sounds occurring in the rooms.</u>
- 18 (b) Placement of electronic monitoring devices. A facility 19 shall place electronic monitoring devices throughout the 20 facility in areas that include, but need not be limited to:
- 21 (1) Entrances and exits.
- 22 (2) Hallways.
- 23 <u>(3) Dining areas.</u>

1	(4) Nurses' stations.
2	(5) Residents' rooms.
3	(c) Opting out of electronic monitoring; waiver. A resident
4	or a resident's legal representative shall have the choice to
5	opt out of electronic monitoring in the resident's room by
6	executing a waiver in the manner and form prescribed by the
7	Department. If a resident or a resident's legal representative
8	opts out by executing a waiver, electronic monitoring in that
9	resident's room shall be turned off. If a resident or a
10	resident's legal representative chooses to opt out of
11	electronic monitoring, execution of the waiver must be
12	witnessed and signed by a representative of the Office of State
13	Long Term Care Ombudsman.
14	(d) Temporary waiver. A resident who has electronic
15	monitoring in his or her room and who desires privacy for
16	purposes of intimacy has the right to request a temporary
17	waiver from monitoring during such personal periods as follows:
18	(1) A temporary waiver must be executed by the resident
19	if he or she is of sound mind or does not have a diagnosis
20	of Alzheimer's disease or dementia or has not been deemed
21	incompetent.
22	(2) If the resident is not of sound mind, has a
23	diagnosis of Alzheimer's disease or dementia, or has been
24	deemed to be incompetent, the resident's legal
25	representative may request the temporary waiver.
26	A temporary waiver under this subsection shall be executed

26 <u>A temporary waiver under this subsection shall be executed</u>

1	in the manner and form prescribed by the Department.
2	(e) Notice to resident. Upon a resident's admission to a
3	facility, the resident shall be given a form prescribed by the
4	Department which provides notice that the facility is required
5	by State law to place electronic monitoring devices throughout
6	the facility. The form shall provide language to allow the
7	resident or the resident's legal representative to opt out of
8	electronic monitoring in the resident's room, if the resident
9	or the resident's legal representative chooses privacy over
10	increased safety provided by electronic monitoring. The form
11	shall also release the facility from any civil liability for a
12	violation of the resident's privacy rights in connection with
13	the use of the electronic monitoring device. The form must be
14	signed by the resident or the resident's legal representative.
15	The signed form shall be attached as a permanent record in the
16	resident's file. A facility must provide a room to any resident
17	who opts out of electronic monitoring. Under no circumstances
18	shall a resident be provided a room without video monitoring
19	unless that resident or his or her legal representative opts
20	out of electronic monitoring.
21	(f) Constant monitoring. Electronic monitoring in
22	residents' rooms, bathrooms, and bathing areas shall be
23	constant.
24	(g) Recording requirements. Recordings shall be
25	motion-activated and activated whenever the nurse-call or
26	call-for-assistance button is pressed for video recordings in a

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1	resident's room and sound-activated for bathrooms and bathing
2	areas. Recordings shall capture a minimum of 30 seconds prior
3	to the activation and shall continue until no motion is
4	detected for 3 minutes. Recordings shall be maintained at the
5	facility for a minimum of 30 days. All recordings shall be
6	transferred to the Department, which shall store recordings for
7	a minimum of 5 years. Electronic monitoring systems for video
8	monitoring shall be color, motion-activated, with a minimum of
9	15 seconds per frame, minimum 550 resolution, with infrared
10	illuminator or greater for night or low-lighting monitoring.
11	All video tapes or recordings made pursuant to this Section
12	shall show the time and date that events acquired on the tape
13	or recording occurred.
14	(h) Posted notices. A facility shall post and maintain a
15	conspicuous notice at the entrance to the facility stating that
15 16	conspicuous notice at the entrance to the facility stating that the facility is being monitored by electronic monitoring
16	the facility is being monitored by electronic monitoring
16 17	the facility is being monitored by electronic monitoring devices.
16 17 18	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u>
16 17 18 19	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u> in a resident's room pursuant to this Section shall post and
16 17 18 19 20	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u> in a resident's room pursuant to this Section shall post and maintain a conspicuous notice at the entrance to the resident's
16 17 18 19 20 21	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u> in a resident's room pursuant to this Section shall post and maintain a conspicuous notice at the entrance to the resident's room stating that the room is being monitored by one or more
16 17 18 19 20 21 22	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u> in a resident's room pursuant to this Section shall post and maintain a conspicuous notice at the entrance to the resident's room stating that the room is being monitored by one or more electronic monitoring devices.
16 17 18 19 20 21 22 23	the facility is being monitored by electronic monitoring devices. <u>A facility that conducts authorized electronic monitoring</u> in a resident's room pursuant to this Section shall post and maintain a conspicuous notice at the entrance to the resident's room stating that the room is being monitored by one or more electronic monitoring devices. (i) Residents' consent. Authorized electronic monitoring

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1	facility shall not refuse to admit an individual as a resident
2	of the facility and shall not remove a resident from the
3	facility because of the individual's or his or her
4	representative's consent or refusal to consent to authorized
5	electronic monitoring of the resident's room.

<u>(j) Criminal offenses. No person or entity shall</u>
<u>intentionally hamper, obstruct, tamper with, or destroy an</u>
<u>electronic monitoring device installed in a facility.</u>

9 <u>Any person or entity that intentionally hampers,</u> 10 <u>obstructs, tampers with, or destroys a recording or an</u> 11 <u>electronic monitoring device installed in a facility commits a</u> 12 <u>Class A misdemeanor for which a fine not exceeding \$5,000 may</u> 13 be imposed.

No person or entity shall intercept a communication or 14 15 disclosure or use an intercepted communication of an electronic 16 monitoring device placed or installed in a facility without the 17 express consent of the facility or, for an electronic monitoring device installed in a resident's room, the express 18 19 consent of the resident or the resident's legal representative. 20 (k) Availability of recordings. A facility shall make available to any resident or resident's legal representative 21 22 real-time and recorded files. The facility shall provide the 23 resident or resident's legal representative with a secured Internet address, login, and password specifically for that 24 resident to view real-time and recorded activity. The facility 25 26 shall provide a computer station at the facility for residents

1	and their legal representatives to access real-time or recorded
2	files. Recordings may be provided by the facility upon request
3	made by a resident or a resident's legal representative. The
4	facility shall provide the recordings within 48 hours after a
5	request is made. A resident or his or her legal representative
6	may provide the facility with a DVD or flash drive for the
7	transfer of such recorded files; otherwise the facility may
8	charge a fee of no more than \$25 to recover the cost of storage
9	media for such file transfers.
10	A facility shall make access to real-time video, tapes, or
11	other recordings permitted by this Section available to the
12	Department. The Department shall adopt rules as necessary to
13	ensure that the provisions of this subsection (k) do not
14	violate the privacy rights of a facility's residents protected
14 15	violate the privacy rights of a facility's residents protected by State or federal law.
15	by State or federal law.
15 16	by State or federal law. Residents, residents' legal representatives, authorized
15 16 17	by State or federal law. Residents, residents' legal representatives, authorized facility staff, and authorized Department staff shall have
15 16 17 18	by State or federal law. <u>Residents, residents' legal representatives, authorized</u> <u>facility staff, and authorized Department staff shall have</u> <u>real-time access and access to recorded files.</u>
15 16 17 18 19	by State or federal law. Residents, residents' legal representatives, authorized facility staff, and authorized Department staff shall have real-time access and access to recorded files. Law enforcement agencies, State's Attorneys, and attorneys
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15 16 17 18 19 20 21 22	by State or federal law. Residents, residents' legal representatives, authorized facility staff, and authorized Department staff shall have real-time access and access to recorded files. Law enforcement agencies, State's Attorneys, and attorneys representing residents or residents' legal representatives shall have access to recorded files. (1) Use of recordings as evidence. Subject to the
15 16 17 18 19 20 21 22 23	by State or federal law. Residents, residents' legal representatives, authorized facility staff, and authorized Department staff shall have real-time access and access to recorded files. Law enforcement agencies, State's Attorneys, and attorneys representing residents or residents' legal representatives shall have access to recorded files. (1) Use of recordings as evidence. Subject to the provisions of law, a tape or recording created through the use
15 16 17 18 19 20 21 22 23 24	by State or federal law. Residents, residents' legal representatives, authorized facility staff, and authorized Department staff shall have real-time access and access to recorded files. Law enforcement agencies, State's Attorneys, and attorneys representing residents or residents' legal representatives shall have access to recorded files. (1) Use of recordings as evidence. Subject to the provisions of law, a tape or recording created through the use of authorized electronic monitoring pursuant to this Section

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1	agency may not admit into evidence a tape or recording created
2	through the use of authorized electronic monitoring, or take or
3	authorize action based on the tape or recording, unless all of
4	the following criteria are met:
5	(1) If the tape or recording is a video tape or
6	recording, the tape or recording must show the time and
7	date that the events acquired on the tape or recording
8	occurred.
9	(2) The contents of the tape or recording must not have
10	been edited or artificially enhanced.
11	(3) If the contents of the tape or recording have been
12	transferred from the original format to another
13	technological format, the transfer must have been done by a
14	qualified professional, and the contents of the tape or
15	recording must not have been altered.
16	(m) Civil liability. This Section does not affect whether a
17	person may be held civilly liable under other provisions of law
18	in connection with placing an electronic monitoring device in
19	the room of a resident of a facility or in connection with
20	using or disclosing a tape or recording made by such a device,
21	except:
22	(1) as specifically provided in this Section; or
23	(2) to the extent that liability is affected by a
24	consent form or waiver signed pursuant to the provisions of
25	this Section or the fact that authorized electronic
26	monitoring is required to be conducted with notice to

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1	persons who enter the facility or a resident's room.
2	The Department shall not be held civilly liable in
3	connection with the placement or use of an electronic
4	monitoring device in a facility.
5	(n) Placement of monitoring device at resident's expense.
6	Nothing in this Section shall be construed to prevent a
7	resident or resident's legal representative from placing an
8	electronic monitoring device in the resident's room at the
9	expense of the resident or his or her legal representative and
10	with the consent of all other residents living in the room or
11	their legal representatives.
12	(o) Reimbursement of facility. A facility shall be
	(b) Remotisement of factility. A factility shall be
13	reimbursed for expenses incurred in the acquisition and
13 14	
	reimbursed for expenses incurred in the acquisition and
14	reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this
14 15	reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this Section.
14 15 16	reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this Section. (p) Sanctions against facility's licensure. The Department
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14 15 16 17 18	<pre>reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this Section. (p) Sanctions against facility's licensure. The Department may deny, suspend, or refuse to renew the license of a facility that violates this Section.</pre>
14 15 16 17 18 19	reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this Section. (p) Sanctions against facility's licensure. The Department may deny, suspend, or refuse to renew the license of a facility that violates this Section. (q) Rules. The Department shall adopt rules as necessary to
14 15 16 17 18 19	reimbursed for expenses incurred in the acquisition and installation of electronic monitoring systems pursuant to this Section. (p) Sanctions against facility's licensure. The Department may deny, suspend, or refuse to renew the license of a facility that violates this Section. (q) Rules. The Department shall adopt rules as necessary to

22 becoming law.