GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

S

SENATE BILL 1042* Health Care Committee Substitute Adopted 4/16/09

March 31, 2009

Short Title: Tech. & Org. Changes/Certain DHHS Facilities.

(Public)

Sponsors:

Referred to:

1		A BILL TO BE ENTITLED
2	AN ACT TO M	AKE TECHNICAL AND ORGANIZATIONAL CHANGES TO THE LAW
3		G THE LICENSURE AND INSPECTION OF FACILITIES FOR AGED
4		BLED INDIVIDUALS.
5	The General Ass	embly of North Carolina enacts:
6		FION 1.(a) Chapter 131D of the General Statutes is amended by adding the
7	following new A	rticle to read:
8	-	"Article 1B.
9		"Licensing of Maternity Homes."
10	SEC	FION 1.(b) G.S. 131D-1 is recodified as G.S. 131D-10.10 under Article 1B
11	of Chapter 131D	of the General Statutes.
12	SEC	TION 1.(c) The title of Article 1 of Chapter 131D of the General Statutes
13	reads as rewritte	n:
14		"Article 1.
15		Licensing of Facilities.
16		Adult Care Homes."
17	SEC	FION 1.(d) G.S. 131D-2 is repealed.
18	SEC	FION 1.(e) Article 1 of Chapter 131D of the General Statutes, as amended by
19	Section 1(c) of the	his act, is amended by adding the following new Parts to read:
20		"Part 1. Licensing.
21	" <u>§ 131D-2.1. De</u>	finitions.
22	As used in th	
23	<u>(1)</u>	Abuse. – The willful or grossly negligent infliction of physical pain, injury,
24		or mental anguish, unreasonable confinement, or the willful or grossly
25		negligent deprivation by the administrator or staff of an adult care home of
26		services which are necessary to maintain mental and physical health.
27	<u>(2)</u>	Administrator. – A person approved by the Department of Health and
28		Human Services who has the responsibility for the total operation of a
29		licensed domiciliary home.
30	<u>(3)</u>	Adult care home An assisted living residence in which the housing
31		management provides 24-hour scheduled and unscheduled personal care
32		services to two or more residents, either directly or for scheduled needs,
33		through formal written agreement with licensed home care or hospice
34		agencies. Some licensed adult care homes provide supervision to persons
35		with cognitive impairments whose decisions, if made independently, may
36		jeopardize the safety or well-being of themselves or others and therefore
37		require supervision. Medication in an adult care home may be administered



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1		by designated trained staff. Adult care homes that provide	care to two to six
2		unrelated residents are commonly called family care homes	
3	<u>(4)</u>	Amenities Services such as meals, housekeeping, tr	
4		grocery shopping that do not involve hands-on personal car	
5	<u>(5)</u>	Assisted living residence. – Any group housing and serv	
6		two or more unrelated adults, by whatever name it is c	
7		available, at a minimum, one meal a day and housekeep	
8		provides personal care services directly or through	
9		agreement with one or more licensed home care or hosp	
10		Department may allow nursing service exceptions on a ca	-
11		Settings in which services are delivered may include	de self-contained
12		apartment units or single or shared room units with priv	ate or area baths.
13		Assisted living residences are to be distinguished from	
14		subject to provisions of G.S. 131E-102. Housing programs	s for two or more
15		unrelated adults that target their services to elderly or di	sabled persons in
16		which the only services provided by the housing management	ent, either directly
17		or through an agreement or other arrangements, are amenit	ies that include, at
18		a minimum, one meal a day and housekeeping services,	are exempt from
19		licensure, but are required to be listed with the Division of	f Aging and Adult
20		Services, providing information on their location and	number of units
21		operated. This type of housing is not considered assisted	living. There are
22		three types of assisted living residences: adult care homes,	adult care homes
23		that serve only elderly persons, and multiunit assisted hous	sing with services.
24		As used in this section, "elderly person" means:	
25		a. Any person who has attained the age of 55 ye	ears or older and
26		requires assistance with activities of daily living	ng, housing, and
27		services, or	
28		b. Any adult who has a primary diagnosis of Alzhe	
29		other form of dementia who requires assistance	
30		daily living, housing, and services provided	by a licensed
31		Alzheimer's and dementia care unit.	
32	<u>(6)</u>	Compensatory agent. – A spouse, relative, or other caretak	ter who lives with
33		a resident and provides care to a resident.	
34	<u>(7)</u>	Department The Department of Health and Human Service	vices unless some
35		other meaning is clearly indicated from the context.	
36	<u>(8)</u>	Exploitation. – The illegal or improper use of an aged or di	
37		the aged or disabled resident's resources for another's profit	
38	<u>(9)</u>	Family care home. – An adult care home having two to	
39		structure of a family care home may be no more than two	-
40		none of the aged or physically disabled persons being ser	
41		housed in the upper story without provision for two	o direct exterior
42	(10)	ground-level accesses to the upper story.	
43	<u>(10)</u>	Multiunit assisted housing with services. – An assisted li	
44 45		which hands-on personal care services and nursing se	
45 46		arranged by housing management are provided by a licen	
46 47		hospice agency through an individualized written care p	
47 49		management has a financial interest or financial affiliation	
48		agreement which makes personal care services accessil	
49 50		through at least one licensed home care or hospice agency	
50 51		a choice of any provider, and the housing management	
51		charges for housing and personal care services. All re-	estuents, or their

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1		compensatory agents, must be capable, through informed consent, or
2		entering into a contract and must not be in need of 24-hour supervision
3		Assistance with self-administration of medications may be provided by
4		appropriately trained staff when delegated by a licensed nurse according to
5		the home care agency's established plan of care. Multiunit assisted housing
6		with services programs are required to register annually with the Division of
7		Health Service Regulation. The Department shall charge each registered
8		multiunit assisted housing with services program a nonrefundable annua
9		registration fee of three hundred fifty dollars (\$350.00). Any individual or
10		corporation that establishes, conducts, manages, or operates a multiuni
11		housing with services program, subject to registration under this section, that
12		fails to register is guilty of a Class 3 misdemeanor and, upon conviction shal
12		be punishable only by a fine of not more than fifty dollars (\$50.00) for the
13		first offense and not more than five hundred dollars (\$500.00) for each
14		subsequent offense. Each day of a continuing violation after conviction shall
15		be considered a separate offense. Multiunit assisted housing with services
10 17		programs are required to provide a disclosure statement to the Division or
17		
18 19		Health Service Regulation. The disclosure statement is required to be a part of the annual rental contract that includes a description of the following
19 20		-
20 21		requirements:
21		<u>a.</u> <u>Emergency response system;</u> <u>b.</u> <u>Charges for services offered;</u>
22 23		b. Charges for services offered;
23 24		c.Limitations of tenancy;d.Limitations of services;
		<u>d.</u> <u>Limitations of services;</u>
25		e.Resident responsibilities;f.Financial/legal relationship between housing management and home
26 27		
		care or hospice agencies;
28 29		g. <u>A listing of all home care or hospice agencies and other community</u>
		services in the area;
30		h. An appeals process; and Drago during for required initial and annual resident acrossing and
31		i. Procedures for required initial and annual resident screening and
32		referrals for services.
33		Continuing care retirement communities, subject to regulation by the
34		Department of Insurance under Chapter 58 of the General Statutes, are
35		exempt from the regulatory requirements for multiunit assisted housing with
36	(11)	services programs.
37	<u>(11)</u>	Neglect. – The failure to provide the services necessary to maintain a
38	(10)	resident's physical or mental health.
39	<u>(12)</u>	Personal care services. – Any hands-on services allowed to be performed by
40	(12)	In-Home Aides II or III as outlined in Department rules.
41	<u>(13)</u>	Registration. – The submission by a multiunit assisted housing with services
42		provider of a disclosure statement containing all the information as outlined
43		in subdivision (10) of this section.
14 	<u>(14)</u>	<u>Resident. – A person living in an assisted living residence for the purpose of</u>
45		obtaining access to housing and services provided or made available by
46		housing management.
47	<u>(15)</u>	Secretary The Secretary of Health and Human Services unless some other
48		meaning is clearly indicated from the context.
49 70		rsons not to be cared for in adult care homes and multiunit assisted
50	housi	ng with services; hospice care.

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(a)	Adult	Care Homes Except when a physician certifies that a	ppropriate care can be
provided		nporary basis to meet the resident's needs and prevent up	
		s shall not care for individuals with any of the followi	
needs:			<u> </u>
	(1)	Ventilator dependency;	
	<u>(2)</u>	Individuals requiring continuous licensed nursing care;	
	$\frac{\underline{(3)}}{\underline{(3)}}$	Individuals whose physician certifies that place	
	<u> </u>	appropriate;	
	(4)	Individuals whose health needs cannot be met in the sp	ecific adult care home
	<u>, , , , , , , , , , , , , , , , , , , </u>	as determined by the residence; and	
	(5)	Such other medical and functional care needs a	s the Medical Care
	<u>107</u>	Commission determines cannot be properly met in an a	
<u>(b)</u>	Multi	unit Assisted Housing With Services. – Except when a p	
		can be provided on a temporary basis to meet the resider	-
		cation, multiunit assisted housing with services shall no	-
		blowing conditions or care needs:	
<u>with any</u>	(1)	Ventilator dependency;	
	$\frac{(1)}{(2)}$	Dermal ulcers III and IV, except those stage III ulcers	which are determined
	<u>1=7</u>	by an independent physician to be healing;	
	(3)	Intravenous therapy or injections directly into the	he vein, except for
	107	intermittent intravenous therapy managed by a home c	-
		licensed in this State;	
	(4)	Airborne infectious disease in a communicable state that	at requires isolation of
	<u> </u>	the individual or requires special precautions by the	-
		transmission of the disease, including diseases such	-
		excluding infections such as the common cold;	
	(5)	Psychotropic medications without appropriate diagnosi	s and treatment plans;
	(6)	Nasogastric tubes;	<u> </u>
	(7)	Gastric tubes, except when the individual is capal	ble of independently
	<u> </u>	feeding himself or herself and caring for the tube, or a	
		care or hospice agency licensed in this State;	<u>C</u>
	<u>(8)</u>	Individuals requiring continuous licensed nursing care;	
	$\overline{(9)}$	Individuals whose physician certifies that place	
	<u></u>	appropriate;	<u> </u>
	(10)	Unless the individual's independent physician d	etermines otherwise.
	<u> </u>	individuals who require maximum physical assistance	
		uniform assessment instrument and who meet Med	
		level-of-care criteria as defined in the State Plan for	
		Maximum physical assistance means that an individua	
		dependence in four or more of the seven activitie	
		documented on a uniform assessment instrument;	······································
	(11)	Individuals whose health needs cannot be met in t	he specific multiunit
	<u> </u>	assisted housing with services as determined by the rest	
	(12)	Such other medical and functional care needs a	
	<u>(12)</u>	Commission determines cannot be properly met	
		housing with services.	
(c)	Hospi	ce Care. – At the request of the resident, hospice care n	nav be provided in an
		esidence under the same requirements for hospice prog	
	-	pter 131E of the General Statutes.	us userioou in
(d)		ning Services. – The resident of an assisted living fac	cility has the right to

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L	management. Th	is subsection shall not be construed to reliev	e the resident of the resident's
)	contractual oblig	ation to pay the housing management for any s	services covered by the contract
	between the resid	lent and housing management.	
	" <u>§ 131D-2.3. Ex</u>	emptions from licensure.	
	(a) The f	ollowing are excluded from this Article and are	not required to be registered or
	obtain licensure	under this Article:	
	<u>(1)</u>	Facilities licensed under Chapter 122C or	Chapter 131E of the General
		<u>Statutes;</u>	
	<u>(2)</u>	Persons subject to rules of the Division	of Vocational Rehabilitation
		Services;	
	<u>(3)</u>	Facilities that care for no more than four personal	
		supervision of the United States Veterans Adv	ministration;
	<u>(4)</u>	Facilities that make no charges for housin	g, amenities, or personal care
		service, either directly or indirectly; and	
	<u>(5)</u>	Institutions that are maintained or operated b	y a unit of government and that
		were established, maintained, or operated	by a unit of government and
		exempt from licensure by the Department on	
		censure of adult care homes for aged and di	
		violations on licensure; compliance history r	
		sure Except for those facilities exem	•
	-	lealth and Human Services shall inspect and lie	•
		l issue a license for a facility not currently licer	
		nths. If the licensee demonstrates substantial co	
	·	and rules adopted thereunder, the Departmer	nt shall issue a license for the
	balance of the ca		
		bliance History Review Prior to issuing a	-
		the Department shall conduct a compliance hi	
		nd affiliates. The Department may refuse to	-
	-	bry review shows a pattern of noncompliance v	•
		affiliates, or otherwise demonstrates disrega	
		ents in current or past facilities. The Depart	
		on and make its determination according to rul	es adopted by the Medical Care
	Commission.	X7' 1 .' X7 1' 1 11 1 ' 1	
		Violations. – No new license shall be issued	for any adult care nome to an
	applicant for lice		consoble facility under Charter
	<u>(1)</u>	Was the owner, principal, or affiliate of a li	
		<u>122C, Chapter 131D, or Article 7 of Chapter</u> had its license revoked until one full year afte	
	(2)		
	<u>(2)</u>	<u>Is the owner, principal, or affiliate of an adul</u> penalty for a Type A or Type B violation ur	
		the date the penalty was assessed or unt	
		complied with the correction plan established	
	(2)	substantial compliance has been certified by t	-
	<u>(3)</u>	Is the owner, principal, or affiliate of an adul	•
		summarily suspended or downgraded to pr	
		Type A or Type B violations until six months	
		of the license, restoration from provisional to	run neensure, or termination of
	(A)	the provisional license, as applicable; or Is the owner, principal, or affiliate of a licens	able facility that had its license
	<u>(4)</u>	summarily suspended or downgraded to pr	•
		violations under Chapter 122C or Article 1 c	
		violations under Chapter 122C of Afticle 1 (n Chapter 151D of the General

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1	Statutes or had its license summarily suspended or denied under Article 7 or
2	Chapter 110 of the General Statutes until six months from the date of the
3	reinstatement of the license, restoration from provisional to full licensure, or
4	termination of the provisional license, as applicable.
5	An applicant for new licensure may appeal a denial of certification of substantia
6	compliance under subdivision (2) of this subsection by filing with the Department a request for
7	review by the Secretary within 10 days of the date of denial of the certification. Within 10 days
8	of receipt of the request for review, the Secretary shall issue to the applicant a written
9	determination that either denies certification of substantial compliance or certifies substantia
10	compliance. The decision of the Secretary is final.
11	(d) <u>License Renewals. – License renewals shall be valid for one year from the date of</u>
12	renewal unless revoked earlier by the Secretary for failure to comply with any part of this
13	section or any rules adopted hereunder. Licenses shall be renewed annually upon filing and the
14	Department's approval of the renewal application. The Department shall not renew a license i
15	outstanding fees, fines, and penalties imposed by the State against the home have not been paid
16	Fines and penalties for which an appeal is pending are exempt from consideration. The renewa
17	application shall contain all necessary and reasonable information that the Department may
18	require.
19 20	(e) In order for an adult care home to maintain its license, it shall not hinder or interfered
20 21	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.
21	"§ 131D-2.5. License fees.
23	The Department shall charge each adult care home with six or fewer beds a nonrefundable
23	annual license fee in the amount of two hundred fifty dollars (\$250.00). The Department shall
25	charge each adult care home with more than six beds a nonrefundable annual license fee in the
26	amount of three hundred fifty dollars (\$350.00) plus a nonrefundable annual per-bed fee or
27	twelve dollars and fifty cents (\$12.50).
28	"§ 131D-2.6. Legal action by Department.
29	(a) Notwithstanding the existence or pursuit of any other remedy, the Department may
30	in the manner provided by law, maintain an action in the name of the State for injunction of
31	other process against any person to restrain or prevent the establishment, conduct, management
32	or operation of an adult care home without a license. Such action shall be instituted in the
33	superior court of the county in which any unlicensed activity has occurred or is occurring.
34	(b) If any person shall hinder the proper performance of duty of the Secretary or the
35	Secretary's representative in carrying out this section, the Secretary may institute an action in
36	the superior court of the county in which the hindrance has occurred for injunctive relie
37	against the continued hindrance, irrespective of all other remedies at law.
38	(c) Actions under this section shall be in accordance with Article 37 of Chapter 1 of the
39	General Statutes and Rule 65 of the Rules of Civil Procedure.
40	" <u>§ 131D-2.7. Provisional license; license revocation.</u>
41	(a) Provisional License. – Except as otherwise provided in this section, the Departmen
42	may amend a license by reducing it from a full license to a provisional license for a period of
43	not more than 90 days whenever the Department finds that:
44	(1) The licensee has substantially failed to comply with the provisions of
45	Articles 1 and 3 of Chapter 131D of the General Statutes and the rules
46 47	(2) <u>adopted pursuant to these Articles;</u>
47 48	(2) There is a reasonable probability that the licensee can remedy the licensure deficiencies within a reasonable length of time; and
48 49	 (3) <u>deficiencies within a reasonable length of time; and</u> (3) There is a reasonable probability that the licensee will be able thereafter to
49 50	(3) There is a reasonable probability that the licensee will be able thereafter to remain in compliance with the licensure rules for the foreseeable future.
50	remain in compliance with the licensure fules for the foreseeable future.

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1	The Department may extend a provisional license for not more than one ad	ditional 90-day
2	period upon finding that the licensee has made substantial progress toward	
3	licensure deficiencies that caused the license to be reduced to provisional status.	
4	The Department also may issue a provisional license to a facility, pursuant t	o rules adopted
5	by the Medical Care Commission, for substantial failure to comply with the pr	ovisions of this
6	section or rules adopted pursuant to this section. Any facility wishing to contest	
7	a provisional license shall be entitled to an administrative hearing as pr	
8	Administrative Procedure Act, Chapter 150B of the General Statutes. A petition	
9	case shall be filed within 30 days after the Department mails written notice of	the issuance of
10	the provisional license.	
11	(b) <u>License Revocation. – The Department may revoke a license whenev</u>	<u>er:</u>
12	(1) <u>The Department finds that:</u>	
13	a. <u>The licensee has substantially failed to comply with the substantial substantial substantially failed to comply with the substantial s</u>	-
14 15	Articles 1 and 3 of Chapter 131D of the General S	tatutes and the
15 16	rules adopted pursuant to these Articles; and	on normadry tha
10 17	b. <u>It is not reasonably probable that the licensee ca</u> licensure deficiencies within a reasonable length of tim	•
18	(2) The Department finds that:	
19	<u>a.</u> <u>The licensee has substantially failed to comply with the license has substantially failed to comply with the licensee has substantially failed to comply with the license has substantially failed to comply with </u>	ne provisions of
20	Articles 1 and 3 of Chapter 131D of the General S	
20	rules adopted pursuant to these Articles; and	tututes and the
22	b. Although the licensee may be able to remedy the defi	ciencies within
23	a reasonable time, it is not reasonably probable that the	
24	be able to remain in compliance with licensure	
25	foreseeable future; or	
26	c. The licensee has failed to comply with the provision	ns of Articles 1
27	and 3 of Chapter 131D of the General Statutes and th	e rules adopted
28	pursuant to these Articles, and the failure to comply	
29	health, safety, or welfare of the patients in the facility.	
30	" <u>§ 131D-2.8. Penalties.</u>	
31	(a) <u>Any individual or corporation that establishes, conducts, manages</u>	
32	facility subject to licensure under this section without a license is guilty	
33	misdemeanor and, upon conviction, shall be punishable only by a fine of not	
34 25	dollars (\$50.00) for the first offense and not more than five hundred dollars (\$5 subsequent offense. Each day of a continuing violation after conviction shall be	
35 36	subsequent offense. Each day of a continuing violation after conviction shart t separate offense.	<u>be considered a</u>
30 37	(b) In addition, the Department may summarily suspend a licens	se nursuant to
38	G.S. 150B-3(c) whenever it finds substantial evidence of abuse, neglect, explo	
39	condition which presents an imminent danger to the health and safety of any	
40	home. Any facility wishing to contest summary suspension of a license shall b	
41	administrative hearing as provided in the Administrative Procedure Act, Chapt	
42	General Statutes. A petition for a contested case shall be filed within 20	
43	Department mails a notice of summary suspension to the licensee.	-
44	" <u>§§ 131D-2.9 and 2.10:</u> Reserved for future codification purposes.	
45	"Part 2. Other Laws Pertaining to the Inspection	
46	and Operation of Adult Care Homes.	
47	"§ 131D-2.11. Inspections, monitoring, and review by State agency	and county
48	departments of social services.	.1 . 1 .
49 50	(a) <u>State Inspection and Monitoring. – The Department shall ensure</u>	
50	homes required to be licensed by this Article are monitored for licensure co	
51	regular basis. All facilities licensed under this Article and adult care units in nur	sing nomes are

General Assembly Of North Carolina Session 2009 subject to inspections at all times by the Secretary. The Division of Health Service Regulation 1 2 shall inspect all adult care homes and adult care units in nursing homes on an annual basis. In 3 addition, the Department shall ensure that adult care homes are inspected every two years to 4 determine compliance with physical plant and life-safety requirements. 5 Monitoring by County. - The Department shall work with county departments of (b) social services to do the routine monitoring in adult care homes to ensure compliance with 6 7 State and federal laws, rules, and regulations in accordance with policy and procedures 8 established by the Division of Health Service Regulation and to have the Division of Health 9 Service Regulation oversee this monitoring and perform any required follow-up inspection. The county departments of social services shall document in a written report all on-site visits, 10 including monitoring visits, revisits, and complaint investigations. The county departments of 11 social services shall submit to the Division of Health Service Regulation written reports of each 12 13 facility visit within 20 working days of the visit. 14 State Review of County Compliance. - The Division of Health Service Regulation (c) shall conduct and document annual reviews of the county departments of social services' 15 performance. When monitoring is not done timely or there is failure to identify or document 16 17 noncompliance, the Department may intervene in the particular service in question. Department 18 intervention shall include one or more of the following activities: 19 Sending staff of the Department to the county departments of social services (1)20 to provide technical assistance and to monitor the services being provided by 21 the facility. 22 (2) Advising county personnel as to appropriate policies and procedures. 23 Establishing a plan of action to correct county performance. (3)24 The Secretary may determine that the Department shall assume the county's regulatory 25 responsibility for the county's adult care homes. "§ 131D-2.12. Training requirements; county departments of social services. 26 27 The county departments of social services' adult home specialists and their (a) 28 supervisors shall complete: 29 Eight hours of prebasic training within 60 days of employment; (1) 30 (2)Thirty-two hours of basic training within six months of employment; 31 Twenty-four hours of postbasic training within six months of the basic (3) 32 training program; 33 A minimum of eight hours of complaint investigation training within six (4)34 months of employment; and 35 A minimum of 16 hours of statewide training annually by the Division of <u>(5)</u> 36 Health Service Regulation. The joint training requirements by the Department shall be as provided in 37 (b) 38 G.S. 143B-139.5B. 39 "§ 131D-2.13. Departmental duties. 40 Enforcement of Room Ventilation and Temperature. - The Department shall (a) 41 monitor regularly the enforcement of rules pertaining to air circulation, ventilation, and room 42 temperature in resident living quarters. These rules shall include the requirement that air 43 conditioning or at least one fan per resident bedroom and living and dining areas be provided 44 when the temperature in the main center corridor exceeds 80 degrees Fahrenheit. Administrator Directory. – The Department shall keep an up-to-date directory of all 45 (b) persons who are administrators as defined in G.S. 131D-2.1. 46 47 Departmental Complaint Hotline. - Adult care homes shall post the Division of (c) 48 Health Service Regulation's complaint hotline number conspicuously in a public place in the

49 <u>facility.</u>

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1	(d) Provi	der File. – The Department of Health and Human Se	ervices shall establish and
2		ider file to record and monitor compliance histor	
3	_	filiates of nursing homes and adult care homes.	
4		rt on Use of Restraint. – The Department shall report	annually on October 1 to
5	· · · · ·	tive Oversight Committee on Mental Health, Develo	•
		Services the following for the immediately preceding	-
	(1)	The level of compliance of each adult care home	
	<u>(1)</u>	and rules governing the use of physical restrai	
		residents. The information shall indicate areas of hi	
	$\langle 0 \rangle$	<u>compliance.</u>	. 1 1 .1 1
	<u>(2)</u>	The total number of adult care homes that	-
		G.S. 131D-34.1, the number of deaths reported by	
		of deaths investigated pursuant to G.S. 131D-34.1,	
		the investigation to be related to the adult care	home's use of physical
		restraint or physical hold.	
	" <u>§ 131D-2.14. C</u>	<u>onfidentiality.</u>	
		ling G.S. 8-53 or any other law relating to confident	
	between physicia	in and patient, in the course of an inspection conducte	ed under G.S. 131D-2.11:
	<u>(1)</u>	Department representatives may review any w	
		concerning the admission, discharge, medication, c	are, medical condition, or
		history of any person who is or has been a resid	
		inspected, and	, <u> </u>
	(2)	Any person involved in giving care or treatment	at or through the facility
	<u>_/</u>	may disclose information to Department represent	
		objects in writing to review of the resident's reco	-
		information.	ids of disclosure of such
	<u>(3)</u>	The facility, its employees, and any other person in	tarviewed in the course of
	<u>(3)</u>	an inspection shall be immune from liability for	
		disclosure of any information to the Department.	
		· · ·	The Department shan not
		disclose:	ion obtained under this
		a. <u>Any confidential or privileged information</u>	
		section unless the resident or the reside	
		authorizes disclosure in writing or unles	as a court of competent
		jurisdiction orders disclosure, or	
		b. The name of anyone who has furnished i	information concerning a
		facility without that person's consent.	
		The Department shall institute appropriate po	
		ensure that unauthorized disclosure does not out	ccur. All confidential or
		privileged information obtained under this section	and the names of persons
		providing such information shall be exempt from C	hapter 132 of the General
		Statutes.	
	<u>(4)</u>	Notwithstanding any law to the contrary, Chap	oter 132 of the General
		Statutes, the Public Records Law, applies to all rec	
		of Social Services of the Department of Health and	
		any county department of social services re	
		domiciliary care facilities except for information	
		confidential or privileged, including medical reco	
		names of residents or complainants.	in the contains the
	"8 131D_2 15 P	Action to the second se	
		Department shall ensure that facilities conduct and contract the state of the second s	omnlete an accelement of
		thin 72 hours of admitting the resident and annually	-
	cach resident WI	unit 12 nours of autilituing the resident and annually	mercarter. In conducting

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1	the assessment, the facility shall use an assessment instrument approved by the Secretary upon
1 2	the advice of the Director of the Division of Aging and Adult Services. The Department shall
3	provide ongoing training for facility personnel in the use of the approved assessment
4	instrument.
5	<u>The facility shall use the assessment to develop appropriate and comprehensive service</u>
6	plans and care plans and to determine the level and type of facility staff that is needed to meet
7	the needs of residents. The assessment shall determine a resident's level of functioning and
8	shall include, but not be limited to, cognitive status and physical functioning in activities of
9	daily living. Activities of daily living are personal functions essential for the health and
10	well-being of the resident. The assessment shall not serve as the basis for medical care. The
11	assessment shall indicate if the resident requires referral to the resident's physician or other
12	appropriate licensed health care professional or community resource.
12	(b) The Department, as part of its inspection and licensing of adult care homes, shall
13	review assessments and related service plans and care plans for a selected number of residents.
14	In conducting this review, the Department shall determine:
16	(1) Whether the appropriate assessment instrument was administered and
17	interpreted correctly;
18	(2) Whether the facility is capable of providing the necessary services;
19	(3) Whether the service plan or care plan conforms to the results of an
20	appropriately administered and interpreted assessment; and
21	(4) Whether the service plans or care plans are being implemented fully and in
22	accordance with an appropriately administered and interpreted assessment.
23	(c) If the Department finds that the facility is not carrying out its assessment
24	responsibilities in accordance with this section, the Department shall notify the facility and
25	require the facility to implement a corrective action plan. The Department shall also notify the
26	resident of the results of its review of the assessment, service plans, and care plans developed
27	for the resident. In addition to administrative penalties, the Secretary may suspend the
28	admission of any new residents to the facility. The suspension shall be for the period
29	determined by the Secretary and shall remain in effect until the Secretary is satisfied that
30	conditions or circumstances merit removing the suspension.
31	"§ 131D-2.16. Suspension of admissions.
32	(a) In addition to the administrative penalties described in G.S. 131D-2.8, the Secretary
33	may suspend the admission of any new residents to an adult care home where the conditions of
34	the adult care home are detrimental to the health or safety of the residents. This suspension
35	shall be for the period determined by the Secretary and shall remain in effect until the Secretary
36	is satisfied that conditions or circumstances merit removing the suspension.
37	(b) In imposing a suspension under this section, the Secretary shall consider the
38	following factors:
39	(1) The degree of sanctions necessary to ensure compliance with this section
40	and rules adopted hereunder; and
41	(2) The character and degree of impact of the conditions at the home on the
42	health or safety of its residents.
43	(c) The Secretary of Health and Human Services shall adopt rules to implement this
44	section.
45	(d) Any facility wishing to contest a suspension of admissions shall be entitled to an
46	administrative hearing as provided in the Administrative Procedure Act, Chapter 150B of the
47	General Statutes. A petition for a contested case shall be filed within 20 days after the
48	Department mails a notice of suspension of admissions to the licensee.
49	" <u>§ 131D-2.17. Rules.</u>
50	Except as otherwise provided in this Article, the Medical Care Commission shall adopt
51	rules necessary to carry out this Article. The Commission has the authority, in adopting rules,

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1 2	to specify the limitation of nursing services provided by assisted living residences. In developing rules, the Commission shall consider the need to ensure comparable quality of
3	services provided to residents, whether these services are provided directly by a licensed
4	assisted living provider, licensed home care agency, or hospice. In adult care homes, living
5	arrangements where residents require supervision due to cognitive impairments, rules shall be
6	adopted to ensure that supervision is appropriate and adequate to meet the special needs of
7	these residents. Rule-making authority under this section is in addition to that conferred under
8	G.S. 131D-4.3 and G.S. 131D-4.5.
9	"§ 131D-2.18. Impact on other laws; severability.
10	(a) Nothing in this section shall be construed to supersede any federal or State antitrust,
11	antikickback, or safe harbor laws or regulations.
12	(b) If any provisions of this section or the application of it to any person or
13	circumstance is held invalid, the invalidity does not affect other provisions or applications of
14	the section which can be given effect without the invalid provision or application, and to this
15	end the provisions of this section are severable.
16	" <u>§ 131D-2.19. Application of other laws.</u>
17	(a) <u>Certification of assisted living administrators shall be as provided under Article 20A</u>
18	of Chapter 90 of the General Statutes.
19	(b) Compliance with the Health Care Personnel Registry shall be as provided under
20	<u>G.S. 131E-256.</u>
21	(c) <u>Rules for the operation of the adult care portion of a combination home, as defined</u>
22	in G.S. 131E-101, shall be as provided in G.S. 131E-104."
23	SECTION 2. G.S. 131D-41 and G.S. 131D-42 are repealed.
24	SECTION 3. This act becomes effective October 1, 2009. Licenses issued
25	pursuant to G.S. 131D-2 remain effective until the date of annual renewal at which time Part 1
26	of Article 1 of Chapter 131D of the General Statutes shall apply. In all other respects,
27	beginning October 1, 2009, Part 1 of Article 1 of Chapter 131D shall apply to the operation of
28	facilities currently licensed under G.S. 131D-2.