

## 97TH GENERAL ASSEMBLY State of Illinois 2011 and 2012 HB1380

Introduced 2/14/2011, by Rep. Dan Reitz

## SYNOPSIS AS INTRODUCED:

210 ILCS 45/3-212

from Ch. 111 1/2, par. 4153-212

Amends the Nursing Home Care Act. Provides that every individual employed as a surveyor after the effective date of the amendatory Act shall serve a probationary period until they receive 24 hours of classroom training using a curriculum set forth in administration rules and answer correctly all questions on a written exam. Sets forth requirements for the probationary period. Provides that every surveyor must participate in at least 20 hours of in-service training each calendar year. Provides that every surveyor in the employment of the Department of Public Health shall be retrained using the new employee curriculum between January 1, 2012 and January 1, 2013. Effective immediately.

LRB097 07241 RPM 47349 b

FISCAL NOTE ACT MAY APPLY 1 AN ACT concerning health facilities.

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

- Section 5. The Nursing Home Care Act is amended by changing Section 3-212 as follows:
- 6 (210 ILCS 45/3-212) (from Ch. 111 1/2, par. 4153-212)
- 7 Sec. 3-212. Inspection.
- The Department, whenever it deems necessary in 8 9 accordance with subsection (b), shall inspect, survey and evaluate every facility to determine compliance 10 applicable licensure requirements and standards. Submission of 11 facility's current Consumer Choice Information Report 12 required by Section 2-214 shall be verified at time of 13 14 inspection. An inspection should occur within 120 days prior to license renewal. The Department may periodically visit a 15 facility for the purpose of consultation. An inspection, 16 17 survey, or evaluation, other than an inspection of financial records, shall be conducted without prior notice to the 18 19 facility. A visit for the sole purpose of consultation may be 20 announced. The Department shall provide training to surveyors 21 about the appropriate assessment, care planning, and care of 22 persons with mental illness (other than Alzheimer's disease or related disorders) to enable its surveyors to determine whether 23

a facility is complying with State and federal requirements about the assessment, care planning, and care of those persons.

(a-1) An employee of a State or unit of local government agency charged with inspecting, surveying, and evaluating facilities who directly or indirectly gives prior notice of an inspection, survey, or evaluation, other than an inspection of financial records, to a facility or to an employee of a facility is guilty of a Class A misdemeanor.

An inspector or an employee of the Department who intentionally prenotifies a facility, orally or in writing, of a pending complaint investigation or inspection shall be guilty of a Class A misdemeanor. Superiors of persons who have prenotified a facility shall be subject to the same penalties, if they have knowingly allowed the prenotification. A person found guilty of prenotifying a facility shall be subject to disciplinary action by his or her employer.

If the Department has a good faith belief, based upon information that comes to its attention, that a violation of this subsection has occurred, it must file a complaint with the Attorney General or the State's Attorney in the county where the violation took place within 30 days after discovery of the information.

(a-2) An employee of a State or unit of local government agency charged with inspecting, surveying, or evaluating facilities who willfully profits from violating the confidentiality of the inspection, survey, or evaluation

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- process shall be guilty of a Class 4 felony and that conduct shall be deemed unprofessional conduct that may subject a person to loss of his or her professional license. An action to prosecute a person for violating this subsection (a-2) may be brought by either the Attorney General or the State's Attorney in the county where the violation took place.
  - (b) In determining whether to make more than the required number of unannounced inspections, surveys and evaluations of a facility the Department shall consider one or more of the following: previous inspection reports; the facility's history of compliance with standards, rules and regulations promulgated under this Act and correction of violations, penalties or other enforcement actions; the number and severity of complaints received about the facility; any allegations of abuse or neglect; weather conditions; emergencies; other reasonable belief that deficiencies exist.
  - (b-1) The Department shall not be required to determine whether a facility certified to participate in the Medicare program under Title XVIII of the Social Security Act, or the Medicaid program under Title XIX of the Social Security Act, and which the Department determines by inspection under this Section or under Section 3-702 of this Act to be in compliance with the certification requirements of Title XVIII or XIX, is in compliance with any requirement of this Act that is less stringent than or duplicates a federal certification requirement. In accordance with subsection (a) of this Section

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or subsection (d) of Section 3-702, the Department shall determine whether a certified facility is in compliance with requirements of this Act that exceed federal certification requirements. If a certified facility is found to be out of compliance with federal certification requirements, the results of an inspection conducted pursuant to Title XVIII or XIX of the Social Security Act may be used as the basis for enforcement remedies authorized and commenced, with the Department's discretion to evaluate whether penalties are warranted, under this Act. Enforcement of this Act against a certified facility shall be commenced pursuant to the requirements of this Act, unless enforcement remedies sought pursuant to Title XVIII or XIX of the Social Security Act exceed those authorized by this Act. As used in subsection. "enforcement remedy" means а sanction for violating a federal certification requirement or this Act.

(c) Upon completion of each inspection, survey and evaluation, the appropriate Department personnel who conducted the inspection, survey or evaluation shall submit a copy of their report to the licensee upon exiting the facility, and shall submit the actual report to the appropriate regional office of the Department. Such report and any recommendations for action by the Department under this Act shall be transmitted to the appropriate offices of the associate director of the Department, together with related comments or documentation provided by the licensee which may refute

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1 report, which findings in the explain extenuating 2 circumstances that the facility could not reasonably have prevented, or which indicate methods and timetables for 3 correction of deficiencies described in the report. Without 5 affecting the application of subsection (a) of Section 3-303, any documentation or comments of the licensee shall be provided 6 within 10 days of receipt of the copy of the report. Such 7 8 report shall recommend to the Director appropriate action under 9 this Act with respect to findings against a facility. The 10 Director shall then determine whether the report's findings 11 constitute a violation or violations of which the facility must 12 be given notice. Such determination shall be based upon the 13 severity of the finding, the danger posed to resident health and safety, the comments and documentation provided by the 14 15 facility, the diligence and efforts to correct deficiencies, 16 correction of the reported deficiencies, the frequency and 17 duration of similar findings in previous reports and the facility's general inspection history. Violations shall be 18 determined under this subsection no later than 90 days after 19 20 completion of each inspection, survey and evaluation.

- (d) The Department shall maintain all inspection, survey and evaluation reports for at least 5 years in a manner accessible to and understandable by the public.
- (e) Revisit surveys. The Department shall conduct a revisit to its licensure and certification surveys, consistent with federal regulations and guidelines.

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Surveyor training. Every individual employed as a surveyor after the effective date of this amendatory Act of the 97th General Assembly shall serve a probationary period until they receive 24 hours of classroom training using a curriculum set forth in administration rules and answer correctly all questions on a written exam designed to confirm each probationary surveyor's competency on all subject matter contained in the curriculum. Following the satisfactory completion of all course work and the competency exam, each probationary surveyor shall co-conduct 6 surveys with a lead surveyor who has at least 5 years of experience and an exemplary record indicating competency of all aspects of the survey process. The lead surveyor shall submit an evaluation of the probationary surveyor to the Bureau of Long Term Care and shall include in the evaluation a recommendation as to whether the probationary surveyor has shown sufficient competency to conduct surveys without on-site supervision or whether the probationary surveyor needs additional coaching before being given assignments without on-site supervision.

Every surveyor must participate in at least 20 hours of in-service training each calendar year, the topics of which at a minimum shall include all changes in statute and regulations concerning the operation of a nursing home and the care of the residents, practical application of such changes, and policy and procedures necessary to ensure positive outcomes of the survey process for the facility and its residents. Every

- 1 <u>surveyor in the employment of the Department as of January 1,</u>
- 2 2012 shall be retrained using the new employee curriculum
- 3 prescribed by this subsection (f) between January 1, 2012 and
- 4 January 1, 2013.
- 5 (Source: P.A. 95-823, eff. 1-1-09; 96-1372, eff. 7-29-10.)
- 6 Section 99. Effective date. This Act takes effect upon
- 7 becoming law.