

99TH GENERAL ASSEMBLY

State of Illinois

2015 and 2016

HB4643

by Rep. John D. Anthony

SYNOPSIS AS INTRODUCED:

20 ILCS 1305/1-17

Amends the Department of Human Services Act. In a provision concerning investigative reports issued by the Office of the Inspector General, permits the Inspector General to release, on a case-by-case basis, an investigative report and the raw data used to compile the report to a local law enforcement entity or a State's Attorney's office upon written request. Corrects a spelling error in the definition of "egregious neglect".

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FISCAL NOTE ACT MAY APPLY

A BILL FOR

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AN ACT concerning State government.

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

- Section 5. The Department of Human Services Act is amended
 by changing Section 1-17 as follows:
- 6 (20 ILCS 1305/1-17)

7 Sec. 1-17. Inspector General.

8 (a) Nature and purpose. It is the express intent of the 9 General Assembly to ensure the health, safety, and financial condition of individuals receiving services in this State due 10 to mental illness, developmental disability, or both by 11 12 protecting those persons from acts of abuse, neglect, or both 13 by service providers. To that end, the Office of the Inspector 14 General for the Department of Human Services is created to investigate and report upon allegations of the abuse, neglect, 15 or financial exploitation of individuals receiving services 16 within mental health facilities, developmental disabilities 17 facilities, and community agencies operated, licensed, funded 18 19 or certified by the Department of Human Services, but not licensed or certified by any other State agency. 20

(b) Definitions. The following definitions apply to thisSection:

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"Adult student with a disability" means an adult student,

age 18 through 21, inclusive, with an Individual Education Program, other than a resident of a facility licensed by the Department of Children and Family Services in accordance with the Child Care Act of 1969. For purposes of this definition, "through age 21, inclusive", means through the day before the student's 22nd birthday.

"Agency" or "community agency" means (i) a community agency 7 licensed, funded, or certified by the Department, but not 8 9 licensed or certified by any other human services agency of the 10 State, to provide mental health service or developmental 11 disabilities service, or (ii) a program licensed, funded, or 12 certified by the Department, but not licensed or certified by 13 any other human services agency of the State, to provide mental health service or developmental disabilities service. 14

15 "Aggravating circumstance" means a factor that is 16 attendant to a finding and that tends to compound or increase 17 the culpability of the accused.

18 "Allegation" means an assertion, complaint, suspicion, or 19 incident involving any of the following conduct by an employee, 20 facility, or agency against an individual or individuals: 21 mental abuse, physical abuse, sexual abuse, neglect, or 22 financial exploitation.

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"Day" means working day, unless otherwise specified.

"Deflection" means a situation in which an individual is presented for admission to a facility or agency, and the facility staff or agency staff do not admit the individual.

1 "Deflection" includes triage, redirection, and denial of 2 admission.

"Department" means the Department of Human Services.

4 "Developmental disability" means "developmental
5 disability" as defined in the Mental Health and Developmental
6 Disabilities Code.

7 "Egregious neglect" means a finding of neglect as 8 determined by the Inspector General that (i) represents a gross 9 failure to adequately provide for, or a <u>callous</u> callused 10 indifference to, the health, safety, or medical needs of an 11 individual and (ii) results in an individual's death or other 12 serious deterioration of an individual's physical condition or 13 mental condition.

"Employee" means any person who provides services at the 14 facility or agency on-site or off-site. 15 The service 16 relationship can be with the individual or with the facility or 17 agency. Also, "employee" includes any employee or contractual agent of the Department of Human Services or the community 18 agency involved in providing or monitoring or administering 19 20 mental health or developmental disability services. This includes but is not limited to: owners, operators, payroll 21 22 personnel, contractors, subcontractors, and volunteers.

23 "Facility" or "State-operated facility" means a mental 24 health facility or developmental disabilities facility 25 operated by the Department.

26 "Financial exploitation" means taking unjust advantage of

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an individual's assets, property, or financial resources
 through deception, intimidation, or conversion for the
 employee's, facility's, or agency's own advantage or benefit.

4 "Finding" means the Office of Inspector General's
5 determination regarding whether an allegation is
6 substantiated, unsubstantiated, or unfounded.

7 "Health care worker registry" or "registry" means the 8 health care worker registry created by the Nursing Home Care 9 Act.

10 "Individual" means any person receiving mental health 11 service, developmental disabilities service, or both from a 12 facility or agency, while either on-site or off-site.

"Mental abuse" means the use of demeaning, intimidating, or threatening words, signs, gestures, or other actions by an employee about an individual and in the presence of an individual or individuals that results in emotional distress or maladaptive behavior, or could have resulted in emotional distress or maladaptive behavior, for any individual present.

19 "Mental illness" means "mental illness" as defined in the20 Mental Health and Developmental Disabilities Code.

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"Mentally ill" means having a mental illness.

22 "Mitigating circumstance" means a condition that (i) is 23 attendant to a finding, (ii) does not excuse or justify the 24 conduct in question, but (iii) may be considered in evaluating 25 the severity of the conduct, the culpability of the accused, or 26 both the severity of the conduct and the culpability of the

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1 accused.

"Neglect" means an employee's, agency's, or facility's 2 failure to provide adequate medical care, personal care, or 3 maintenance and that, as a consequence, (i) causes an 4 5 individual pain, injury, or emotional distress, (ii) results in 6 individual's maladaptive either an behavior or the deterioration of an individual's physical condition or mental 7 8 condition, or (iii) places the individual's health or safety at 9 substantial risk.

10 "Person with a developmental disability" means a person 11 having a developmental disability.

12 "Physical abuse" means an employee's non-accidental and 13 inappropriate contact with an individual that causes bodily harm. "Physical abuse" includes actions that cause bodily harm 14 15 as a result of an employee directing an individual or person to 16 physically abuse another individual.

17 "Recommendation" means an admonition, separate from a finding, that requires action by the facility, agency, or 18 Department to correct a systemic issue, problem, or deficiency 19 20 identified during an investigation.

"Required reporter" means any employee who suspects, 21 22 witnesses, or is informed of an allegation of any one or more 23 of the following: mental abuse, physical abuse, sexual abuse, neglect, or financial exploitation. 24

25 "Secretary" means the Chief Administrative Officer of the 26 Department.

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"Sexual abuse" means any sexual contact or intimate 1 2 physical contact between an employee and an individual, including an employee's coercion or encouragement of an 3 individual to engage in sexual behavior that results in sexual 4 5 contact, intimate physical contact, sexual behavior, or intimate physical behavior. Sexual abuse also includes (i) an 6 7 employee's actions that result in the sending or showing of 8 sexually explicit images to an individual via computer, 9 cellular phone, electronic mail, portable electronic device, 10 or other media with or without contact with the individual or 11 (ii) an employee's posting of sexually explicit images of an 12 individual online or elsewhere whether or not there is contact 13 with the individual.

14 "Sexually explicit images" includes, but is not limited to, 15 any material which depicts nudity, sexual conduct, or 16 sado-masochistic abuse, or which contains explicit and 17 detailed verbal descriptions or narrative accounts of sexual 18 excitement, sexual conduct, or sado-masochistic abuse.

19 "Substantiated" means there is a preponderance of the 20 evidence to support the allegation.

21 "Unfounded" means there is no credible evidence to support 22 the allegation.

23 "Unsubstantiated" means there is credible evidence, but 24 less than a preponderance of evidence to support the 25 allegation.

(c) Appointment. The Governor shall appoint, and the Senate

shall confirm, an Inspector General. The Inspector General
 shall be appointed for a term of 4 years and shall function
 within the Department of Human Services and report to the
 Secretary and the Governor.

5 (d) Operation and appropriation. The Inspector General 6 shall function independently within the Department with 7 respect to the operations of the Office, including the 8 performance of investigations and issuance of findings and 9 recommendations. The appropriation for the Office of Inspector 10 General shall be separate from the overall appropriation for 11 the Department.

12 Powers and duties. The Inspector General (e) shall 13 investigate reports of suspected mental abuse, physical abuse, 14 sexual abuse, neglect, or financial exploitation of 15 individuals in any mental health or developmental disabilities 16 facility or agency and shall have authority to take immediate 17 action to prevent any one or more of the following from happening to individuals under its jurisdiction: mental abuse, 18 19 physical abuse, sexual abuse, neglect, or financial 20 exploitation. Upon written request of an agency of this State, the Inspector General may assist another agency of the State in 21 22 investigating reports of the abuse, neglect, or abuse and 23 neglect of persons with mental illness, persons with 24 developmental disabilities, or persons with both. To comply 25 with the requirements of subsection (k) of this Section, the 26 Inspector General shall also review all reportable deaths for

which there is no allegation of abuse or neglect. Nothing in 1 2 this Section shall preempt any duties of the Medical Review 3 Board set forth in the Mental Health and Developmental Disabilities Code. The Inspector General shall have no 4 5 authority to investigate alleged violations of the State Officials and Employees Ethics Act. Allegations of misconduct 6 under the State Officials and Employees Ethics Act shall be 7 referred to the Office of the Governor's Executive Inspector 8 9 General for investigation.

10 (f) Limitations. The Inspector General shall not conduct an 11 investigation within an agency or facility if that 12 investigation would be redundant to or interfere with an 13 investigation conducted by another State agency. The Inspector 14 General shall have no supervision over, or involvement in, the 15 routine programmatic, licensing, funding, or certification 16 operations of the Department. Nothing in this subsection limits 17 investigations by the Department that may otherwise be required by law or that may be necessary in the Department's capacity as 18 central administrative authority responsible for the operation 19 20 of the State's mental health and developmental disabilities facilities. 21

(g) Rulemaking authority. The Inspector General shall promulgate rules establishing minimum requirements for reporting allegations as well as for initiating, conducting, and completing investigations based upon the nature of the allegation or allegations. The rules shall clearly establish

1 that if 2 or more State agencies could investigate an 2 Inspector General shall not conduct an allegation, the 3 investigation that would be redundant to, or interfere with, an investigation conducted by another State agency. The rules 4 5 shall further clarify the method and circumstances under which 6 Inspector General may interact with the the Office of 7 licensing, funding, or certification units of the Department in preventing further occurrences of mental abuse, physical 8 9 abuse, sexual abuse, neglect, egregious neglect, and financial 10 exploitation.

11 (h) Training programs. The Inspector General shall (i) 12 establish a comprehensive program to ensure that every person 13 authorized to conduct investigations receives ongoing training relative to investigation techniques, communication skills, 14 15 and the appropriate means of interacting with persons receiving 16 treatment for mental illness, developmental disability, or 17 both mental illness and developmental disability, and (ii) establish and conduct periodic training programs for facility 18 19 and agency employees concerning the prevention and reporting of 20 any one or more of the following: mental abuse, physical abuse, 21 sexual abuse, neglect, egregious neglect, or financial 22 exploitation. Nothing in this Section shall be deemed to 23 prevent the Office of Inspector General from conducting any other training as determined by the Inspector General to be 24 25 necessary or helpful.

26 (i) Duty to cooperate.

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(1) The Inspector General shall at all times be granted 1 2 access to any facility or agency for the purpose of 3 investigating any allegation, conducting unannounced site visits, monitoring compliance with a written response, or 4 5 completing any other statutorily assigned duty. The Inspector General shall conduct unannounced site visits to 6 7 each facility at least annually for the purpose of 8 reviewing and making recommendations on systemic issues 9 relative to preventing, reporting, investigating, and 10 responding to all of the following: mental abuse, physical 11 abuse, sexual abuse, neglect, egregious neglect, or 12 financial exploitation.

13 (2) Any employee who fails to cooperate with an Office 14 of the Inspector General investigation is in violation of 15 this Act. Failure to cooperate with an investigation 16 includes, but is not limited to, any one or more of the 17 following: (i) creating and transmitting a false report to the Office of the Inspector General hotline, (ii) providing 18 false information to an Office of the Inspector General 19 20 Investigator during an investigation, (iii) colluding with other employees to cover up evidence, (iv) colluding with 21 22 other employees to provide false information to an Office 23 the Inspector General investigator, (v) destroying of evidence, (vi) withholding evidence, or (vii) otherwise 24 25 obstructing an Office of the Inspector General 26 investigation. Additionally, any employee who, during an

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unannounced site visit or written response compliance check, fails to cooperate with requests from the Office of the Inspector General is in violation of this Act.

(j) Subpoena powers. The Inspector General shall have the 4 5 power to subpoena witnesses and compel the production of all documents and physical evidence relating to his or her 6 7 investigations and any hearings authorized by this Act. This subpoena power shall not extend to persons or documents of a 8 9 labor organization or its representatives insofar as the 10 persons are acting in a representative capacity to an employee 11 whose conduct is the subject of an investigation or the 12 documents relate to that representation. Any person who 13 otherwise fails to respond to a subpoena or who knowingly provides false information to the Office of the Inspector 14 General by subpoena during an investigation is guilty of a 15 16 Class A misdemeanor.

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(k) Reporting allegations and deaths.

(1) Allegations. If an employee witnesses, is told of, 18 or has reason to believe an incident of mental abuse, 19 20 physical abuse, sexual abuse, neglect, or financial 21 exploitation has occurred, the employee, agency, or 22 facility shall report the allegation by phone to the Office 23 of the Inspector General hotline according to the agency's or facility's procedures, but in no event later than 4 24 25 hours after the initial discovery of the incident, 26 allegation, or suspicion of any one or more of the

following: mental abuse, physical abuse, sexual abuse, neglect, or financial exploitation. A required reporter as defined in subsection (b) of this Section who knowingly or intentionally fails to comply with these reporting requirements is guilty of a Class A misdemeanor.

6 (2) Deaths. Absent an allegation, a required reporter 7 shall, within 24 hours after initial discovery, report by 8 phone to the Office of the Inspector General hotline each 9 of the following:

(i) Any death of an individual occurring within 14
 calendar days after discharge or transfer of the
 individual from a residential program or facility.

(ii) Any death of an individual occurring within 24
hours after deflection from a residential program or
facility.

(iii) Any other death of an individual occurring at
an agency or facility or at any Department-funded site.
(3) Retaliation. It is a violation of this Act for any
employee or administrator of an agency or facility to take
retaliatory action against an employee who acts in good
faith in conformance with his or her duties as a required

22 reporter.

23 (1) Reporting to law enforcement.

(1) Reporting criminal acts. Within 24 hours after
determining that there is credible evidence indicating
that a criminal act may have been committed or that special

1 expertise may be required in an investigation, the 2 Inspector General shall notify the Department of State 3 Police or other appropriate law enforcement authority, or ensure that such notification is made. The Department of 4 5 State Police shall investigate any report from а 6 State-operated facility indicating a possible murder, 7 sexual assault, or other felony by an employee. All 8 investigations conducted by the Inspector General shall be 9 conducted in a manner designed to ensure the preservation 10 of evidence for possible use in a criminal prosecution.

11 (2) Reporting allegations of adult students with 12 disabilities. Upon receipt of a reportable allegation 13 adult student regarding an with a disability, the 14 Department's Office of the Inspector General shall 15 determine whether the allegation meets the criteria for the 16 Domestic Abuse Program under the Abuse of Adults with 17 Disabilities Intervention Act. If the allegation is reportable to that program, the Office of the Inspector 18 19 General shall initiate an investigation. If the allegation 20 is not reportable to the Domestic Abuse Program, the Office 21 of the Inspector General shall make an expeditious referral 22 to the respective law enforcement entity. If the alleged 23 victim is already receiving services from the Department, 24 the Office of the Inspector General shall also make a 25 referral to the respective Department of Human Services' 26 Division or Bureau.

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1 (m) Investigative reports. Upon completion of an 2 investigation, the Office of Inspector General shall issue an investigative report identifying whether the allegations are 3 substantiated, unsubstantiated, or unfounded. Within 4 10 5 business davs after the transmittal of a completed 6 investigative report substantiating an allegation, or if a 7 recommendation is made, the Inspector General shall provide the 8 investigative report on the case to the Secretary and to the 9 director of the facility or agency where any one or more of the 10 following occurred: mental abuse, physical abuse, sexual 11 abuse, neglect, egregious neglect, or financial exploitation. 12 In a substantiated case, the investigative report shall include 13 mitigating or aggravating circumstances that any were identified during the investigation. If the case involves 14 substantiated neglect, the investigative report shall also 15 16 state whether egregious neglect was found. An investigative 17 report may also set forth recommendations. All investigative reports prepared by the Office of the Inspector General shall 18 be considered confidential and shall not be released except as 19 20 provided by the law of this State or as required under 21 applicable federal law. Upon written request from a local law 22 enforcement entity or a State's Attorney's office, the Office 23 of Inspector General may, on a case-by-case basis, release the 24 investigative report and the raw data used to compile the report to that law enforcement entity or State's Attorney's 25 26 office. Unsubstantiated and unfounded reports shall not be

disclosed except as allowed under Section 6 of the Abused and 1 2 Neglected Long Term Care Facility Residents Reporting Act or as 3 set forth in this subsection. Raw data used to compile the investigative report shall not be subject to release unless 4 5 required by law or a court order. "Raw data used to compile the investigative report" includes, but is not limited to, any one 6 7 or more of the following: the initial complaint, witness 8 statements, photographs, investigator's notes, police reports, 9 or incident reports. If the allegations are substantiated, the 10 accused shall be provided with a redacted copy of the 11 investigative report. Death reports where there was no 12 allegation of abuse or neglect shall only be released pursuant to applicable State or federal law or a valid court order. 13

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(n) Written responses and reconsideration requests.

15 (1) Written responses. Within 30 calendar days from 16 receipt of a substantiated investigative report or an 17 report which contains recommendations, investigative absent a reconsideration request, the facility or agency 18 19 shall file a written response that addresses, in a concise 20 and reasoned manner, the actions taken to: (i) protect the 21 individual; (ii) prevent recurrences; and (iii) eliminate 22 the problems identified. The response shall include the 23 implementation and completion dates of such actions. If the written response is not filed within the allotted 30 24 25 calendar day period, the Secretary shall determine the 26 appropriate corrective action to be taken.

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(2) Reconsideration requests. The facility, agency, victim or guardian, or the subject employee may request that the Office of Inspector General reconsider or clarify its finding based upon additional information.

5 (o) Disclosure of the finding by the Inspector General. The disclose the 6 Inspector General shall finding of an 7 investigation to the following persons: (i) the Governor, (ii) 8 the Secretary, (iii) the director of the facility or agency, 9 (iv) the alleged victims and their guardians, (v) the 10 complainant, and (vi) the accused. This information shall 11 include whether the allegations were deemed substantiated, 12 unsubstantiated, or unfounded.

13 Secretary review. Upon review of the Inspector (p) General's investigative report and any agency's or facility's 14 15 written response, the Secretary shall accept or reject the 16 written response and notify the Inspector General of that 17 determination. The Secretary may further direct that other administrative action be taken, including, but not limited to, 18 any one or more of the following: (i) additional site visits, 19 20 (ii) training, (iii) provision of technical assistance relative to administrative needs, licensure or certification, 21 22 or (iv) the imposition of appropriate sanctions.

(q) Action by facility or agency. Within 30 days of the date the Secretary approves the written response or directs that further administrative action be taken, the facility or agency shall provide an implementation report to the Inspector - 17 - LRB099 15927 KTG 40244 b

General that provides the status of the action taken. The 1 2 facility or agency shall be allowed an additional 30 days to send notice of completion of the action or to send an updated 3 implementation report. If the action has not been completed 4 5 within the additional 30 day period, the facility or agency shall send updated implementation reports every 60 days until 6 7 completion. The Inspector General shall conduct a review of any 8 implementation plan that takes more than 120 days after 9 approval to complete, and shall monitor compliance through a 10 random review of approved written responses, which may include, 11 but are not limited to: (i) site visits, (ii) telephone 12 contact, and (iii) requests for additional documentation 13 evidencing compliance.

(r) Sanctions. Sanctions, if imposed by the Secretary under Subdivision (p)(iv) of this Section, shall be designed to prevent further acts of mental abuse, physical abuse, sexual abuse, neglect, egregious neglect, or financial exploitation or some combination of one or more of those acts at a facility or agency, and may include any one or more of the following:

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(1) Appointment of on-site monitors.

(2) Transfer or relocation of an individual or
 individuals.

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(3) Closure of units.

(4) Termination of any one or more of the following:
(i) Department licensing, (ii) funding, or (iii)
certification.

1 The Inspector General may seek the assistance of the 2 Illinois Attorney General or the office of any State's Attorney 3 in implementing sanctions.

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(s) Health care worker registry.

5 (1) Reporting to the registry. The Inspector General 6 shall report to the Department of Public Health's health 7 care worker registry, a public registry, the identity and 8 finding of each employee of a facility or agency against 9 whom there is a final investigative report containing a 10 substantiated allegation of physical or sexual abuse, 11 financial exploitation, or egregious neglect of an 12 individual.

13 (2) Notice to employee. Prior to reporting the name of 14 employee, the employee shall be notified of the an 15 Department's obligation to report and shall be granted an 16 opportunity to request an administrative hearing, the sole 17 purpose of which is to determine if the substantiated finding warrants reporting to the registry. Notice to the 18 19 employee shall contain a clear and concise statement of the 20 grounds on which the report to the registry is based, offer 21 the employee an opportunity for a hearing, and identify the 22 process for requesting such a hearing. Notice is sufficient 23 if provided by certified mail to the employee's last known 24 address. If the employee fails to request a hearing within 25 30 days from the date of the notice, the Inspector General 26 shall report the name of the employee to the registry.

Nothing in this subdivision (s) (2) shall diminish or impair
 the rights of a person who is a member of a collective
 bargaining unit under the Illinois Public Labor Relations
 Act or under any other federal labor statute.

5 (3) Registry hearings. If the employee requests an 6 administrative hearing, the employee shall be granted an 7 opportunity to appear before an administrative law judge to 8 present reasons why the employee's name should not be 9 reported to the registry. The Department shall bear the 10 burden of presenting evidence that establishes, by a 11 preponderance of the evidence, that the substantiated 12 finding warrants reporting to the registry. After 13 considering all the evidence presented, the administrative 14 law judge shall make a recommendation to the Secretary as 15 to whether the substantiated finding warrants reporting 16 the name of the employee to the registry. The Secretary 17 shall render the final decision. The Department and the 18 employee shall have the right to request that the 19 administrative law judge consider a stipulated disposition 20 of these proceedings.

(4) Testimony at registry hearings. A person who makes
a report or who investigates a report under this Act shall
testify fully in any judicial proceeding resulting from
such a report, as to any evidence of abuse or neglect, or
the cause thereof. No evidence shall be excluded by reason
of any common law or statutory privilege relating to

communications between the alleged perpetrator of abuse or neglect, or the individual alleged as the victim in the report, and the person making or investigating the report. Testimony at hearings is exempt from the confidentiality requirements of subsection (f) of Section 10 of the Mental Health and Developmental Disabilities Confidentiality Act.

7 Employee's rights to collateral action. (5) No 8 reporting to the registry shall occur and no hearing shall 9 be set or proceed if an employee notifies the Inspector 10 General in writing, including any supporting 11 documentation, that he or she is formally contesting an 12 adverse employment action resulting from a substantiated 13 finding by complaint filed with the Illinois Civil Service 14 Commission, or which otherwise seeks to enforce the 15 employee's rights pursuant to any applicable collective 16 bargaining agreement. If an action taken by an employer 17 against an employee as a result of a finding of physical abuse, sexual abuse, or egregious neglect is overturned 18 through an action filed with the Illinois Civil Service 19 20 Commission or under any applicable collective bargaining 21 agreement and if that employee's name has already been sent 22 to the registry, the employee's name shall be removed from 23 the registry.

(6) Removal from registry. At any time after the report
to the registry, but no more than once in any 12-month
period, an employee may petition the Department in writing

to remove his or her name from the registry. Upon receiving 1 notice of such request, the Inspector General shall conduct 2 3 an investigation into the petition. Upon receipt of such request, an administrative hearing will be set by the 4 5 Department. At the hearing, the employee shall bear the 6 burden of presenting evidence that establishes, by a preponderance of the evidence, that removal of the name 7 8 from the registry is in the public interest. The parties 9 may jointly request that the administrative law judge 10 consider a stipulated disposition of these proceedings.

(t) Review of Administrative Decisions. The Department shall preserve a record of all proceedings at any formal hearing conducted by the Department involving health care worker registry hearings. Final administrative decisions of the Department are subject to judicial review pursuant to provisions of the Administrative Review Law.

17 (u) Quality Care Board. There is created, within the Office of the Inspector General, a Quality Care Board to be composed 18 19 of 7 members appointed by the Governor with the advice and 20 consent of the Senate. One of the members shall be designated as chairman by the Governor. Of the initial appointments made 21 22 by the Governor, 4 Board members shall each be appointed for a 23 term of 4 years and 3 members shall each be appointed for a 24 term of 2 years. Upon the expiration of each member's term, a 25 successor shall be appointed for a term of 4 years. In the case 26 of a vacancy in the office of any member, the Governor shall

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appoint a successor for the remainder of the unexpired term.

2 Members appointed by the Governor shall be qualified by 3 professional knowledge or experience in the area of law, investigatory techniques, or in the area of care of the 4 5 mentallv ill or care of persons with developmental 6 disabilities. Two members appointed by the Governor shall be 7 persons with a disability or a parent of a person with a 8 disability. Members shall serve without compensation, but 9 shall be reimbursed for expenses incurred in connection with 10 the performance of their duties as members.

11 The Board shall meet quarterly, and may hold other meetings 12 on the call of the chairman. Four members shall constitute a 13 quorum allowing the Board to conduct its business. The Board 14 may adopt rules and regulations it deems necessary to govern 15 its own procedures.

16 The Board shall monitor and oversee the operations, 17 policies, and procedures of the Inspector General to ensure the 18 prompt and thorough investigation of allegations of neglect and 19 abuse. In fulfilling these responsibilities, the Board may do 20 the following:

(1) Provide independent, expert consultation to the
 Inspector General on policies and protocols for
 investigations of alleged abuse, neglect, or both abuse and
 neglect.

25 (2) Review existing regulations relating to the26 operation of facilities.

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1 2 (3) Advise the Inspector General as to the content of training activities authorized under this Section.

3 (4) Recommend policies concerning methods for 4 improving the intergovernmental relationships between the 5 Office of the Inspector General and other State or federal 6 offices.

7 (v) Annual report. The Inspector General shall provide to 8 the General Assembly and the Governor, no later than January 1 9 of each year, a summary of reports and investigations made 10 under this Act for the prior fiscal year with respect to 11 individuals receiving mental health or developmental 12 disabilities services. The report shall detail the imposition of sanctions, if any, and the final disposition of any 13 14 corrective or administrative action directed by the Secretary. 15 The summaries shall not contain any confidential or identifying 16 information of any individual, but shall include objective data 17 identifying any trends in the number of reported allegations, the timeliness of the Office of the Inspector General's 18 19 investigations, and their disposition, for each facility and 20 Department-wide, for the most recent 3-year time period. The report shall also identify, by facility, the staff-to-patient 21 22 ratios taking account of direct care staff only. The report 23 shall also include detailed recommended administrative actions 24 and matters for consideration by the General Assembly.

(w) Program audit. The Auditor General shall conduct aprogram audit of the Office of the Inspector General on an

as-needed basis, as determined by the Auditor General. The 1 2 audit shall specifically include the Inspector General's compliance with the Act and effectiveness in investigating 3 reports of allegations occurring in any facility or agency. The 4 5 Auditor General shall conduct the program audit according to the provisions of the Illinois State Auditing Act and shall 6 7 report its findings to the General Assembly no later than 8 January 1 following the audit period.

9 (x) Nothing in this Section shall be construed to mean that 10 a patient is a victim of abuse or neglect because of health 11 care services appropriately provided or not provided by health 12 care professionals.

13 (y) Nothing in this Section shall require a facility, 14 including its employees, agents, medical staff members, and 15 health care professionals, to provide a service to a patient in 16 contravention of that patient's stated or implied objection to 17 the provision of that service on the ground that that service conflicts with the patient's religious beliefs or practices, 18 19 nor shall the failure to provide a service to a patient be 20 considered abuse under this Section if the patient has objected 21 to the provision of that service based on his or her religious 22 beliefs or practices.

23 (Source: P.A. 98-49, eff. 7-1-13; 98-711, eff. 7-16-14; 99-143,
24 eff. 7-27-15; 99-323, eff. 8-7-15; revised 10-19-15.)