## STATE OF NEW YORK

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9025--A

## IN SENATE

October 5, 2020

Introduced by Sens. RIVERA, MAY, SKOUFIS, METZGER -- read twice and ordered printed, and when printed to be committed to the Committee on Rules -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public health law, in relation to requirements for residential health care facilities and nursing homes

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. Section 2801-a of the public health law is amended by 2 adding two new subdivisions 2-b and 3-b to read as follows:

3 2-b. With respect to the incorporation or establishment of any nursing 4 home, in addition to the requirements set forth in subdivision two of this section, after the filing of an application the public health and health planning council shall (a) provide notice to the public, nursing homes residents and their representatives, staff and their represen-7 tatives, and the state office of the long-term care ombudsman and the 9 regional office having geographical jurisdiction of the area where the proposed institution is to be located of the proposed certificate or 10 11 application on the department's website within thirty days of receipt; provide a mechanism to submit written comments electronically on the 12 proposed certificate or application to the public health and health 13 14 planning council; and provide at least ninety days for such comment 15 period, and (b) forward a copy of the proposed certificate or application for establishment, and accompanying documents, to the state office of the long-term care ombudsman and the regional office having geograph-17 ical jurisdiction of the area where the proposed institution is to be 18 19 located within thirty days of receipt. The public health and health 20 planning council shall act upon such application after the state office of the long-term care ombudsman, regional office and the public have had 22 a reasonable time, but not less than ninety days, to submit their recom-23 mendations. At the time members of the public health and health planning 24 council are notified that an application is scheduled for consideration, 25 the applicant, the public, the state office of the long-term care ombudsman and the regional offices, shall be so notified in writing

EXPLANATION--Matter in <a href="italics">italics</a> (underscored) is new; matter in brackets [-] is old law to be omitted.

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which may be through electronic means. The public health and health 1 planning council shall afford the applicant an opportunity to present 3 information in person concerning the application to a committee desig-4 nated by the council. The public health and health planning council 5 shall not take any action contrary to the advice of the public, the 6 state office of the long-term care ombudsman or the regional office 7 until it affords such entities an opportunity to request a public hear-8 ing and, if so requested, a public hearing shall be held. If the public 9 health and health planning council proposes to disapprove the applica-10 tion it shall afford the applicant an opportunity to request a public hearing. The public health and health planning council may hold a public 11 hearing on the application on its own motion. Any public hearing held 12 pursuant to this subdivision may be conducted by the public health and 13 14 health planning council, or by any individual designated by the public 15 health and health planning council. The provisions of subdivision two of 16 this section which are not inconsistent with this subdivision shall 17 apply to nursing homes.

3-b. With respect to an application for a certificate of incorpo-18 ration, articles of organization or application for establishment of a 19 20 nursing home, in addition to the criteria set forth in subdivision three 21 of this section, the public health and health planning council shall not 22 issue an approval unless they have afforded an adequate opportunity of not less than ninety days to members of the public, residents and their 23 24 representatives, staff and their representatives, the state office of the long-term care ombudsman and the regional offices to comment through 25 26 the department's website and through other means on the application, the 27 character and competency of the individuals applying, and/or the 28 consistently high level of care that has or has not been rendered by an 29 applicant where one or more individuals or entities with a five percent 30 or greater ownership interest in the applicant has a five percent or 31 greater ownership interest in a facility located in the United States 32 that has on average for any of the four most recent quarters, three 33 hours or less total direct care staff time per resident per day or less than one-half hour per resident per day registered nurse staffing, as 34 35 published by the Center for Medicare and Medicaid Services in the feder-36 al center for Medicare and Medicaid Services' (CMS) payroll based jour-37 nal data or where there have been violations of the state or federal 38 nursing home code, or other applicable rules and regulations, that threatened to directly affect the health, safety or welfare of any 39 40 patient or resident, including but not limited to a finding of immediate jeopardy, or actual harm, and were recurrent or were not promptly 41 42 corrected, including but not limited to repeat deficiencies for the same 43 or similar violations over a three year period or during the entire duration of ownership if less than three years, or any facility which 44 45 has received a Double G citation issued by the Centers for Medicare and 46 Medicaid Services in the prior three years. The public health and health 47 planning council shall also consider whether the proposed incorporators, 48 directors, sponsors, stockholders, members or operators of a nursing 49 home have affiliations with or interests in a facility anywhere in the United States which: (i) is listed on the CMS special focus facility 50 51 list, or its successor, or (ii) is listed on the CMS special focus 52 facility candidate list, or its successor, or (iii) received inadequate 53 performance scores over the previous three years on the New York state 54 nursing home quality initiative or on similar quality measurement initiatives or tools, or (iv) has been in receivership; closed as a result of 55 a settlement agreement from a decertification action or licensure revoS. 9025--A 3

- § 2. Section 2803-x of the public health law, as added by chapter 677 of the laws of 2019, is amended to read as follows:
- § 2803-x. Requirements related to residential health care facilities and related assets and operations. 1. The operator of a residential health care facility shall notify the commissioner of any common or familial ownership of any corporation, other entity or individual providing services to the operator or the facility. Such information shall also be included in the residency agreement for prospective residents and as addendums for residents currently residing in the residential health care facility. The operator shall notify the department at least ninety days prior to entering into any new common or familial ownership of any corporation, or other entity or individual providing services to the operator of the facility. The operator shall also provide notification to all residents and their representatives, staff and their representatives, and the state office of the long-term care ombudsman.
- 2. The operator of a residential health care facility shall, on an annual basis, attest to the department, in a form determined by the department, to the accuracy of the information provided to the department under this section.
- 3. The operator of a residential health care facility may not enter into any arrangement to guarantee the debt or other obligation of a party which has not received establishment approval.
- 4. The operator of a residential health care facility shall notify the department at least ninety days prior to executing a letter of intent or other contractual agreement related to:
- a. the sale, mortgaging, encumbrance, or other disposition of the real property of the facility; and
- b. the management, operations, staffing agency or other entity to be involved in the operations of the facility.
- 5. The department, shall, within ten days after receipt of a notification required under subdivision four of this section, notify the state office of the long-term care ombudsman of an operator of a residential health care facility's intent to execute a letter of intent or other contractual agreement related to:
- a. the sale, mortgaging, encumbrance, or other disposition of the real property of the facility; and
- b. the management, operations, staffing agency or other entity to be involved in the operations of the facility.
- 6. The operator of a residential health care facility shall notify all residents and their representatives, staff and their representatives, and the state office of the long-term care ombudsman within five days of executing a letter of intent or other contractual agreement as described in paragraphs a and b of subdivision four of this section. The department shall make regulations and take other actions to implement procedures for such notification.

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7. The operator of a residential health care facility shall retain sufficient authority and control to discharge its responsibilities and the department shall by regulations outline those elements of control which shall not be delegated to a managing entity.

- 8. Any new owner, operator or management company of a residential health care facility shall retain all employees for a sixty-day transition period, except for the nursing home administrator and the director of nursing, and shall not reduce the wages or benefits, or modify any other terms and conditions of employment, economic or otherwise during the transition period.
- 9. In any instance where a residential health care facility is sold or 12 otherwise transferred and used for a purpose which is not a health care purpose, the operator shall remit to the department an amount equivalent to the undepreciated value of capital assets for which the provider has 15 been funded or reimbursed through Medicaid rate adjustments or otherwise 16 funded or reimbursed with resources provided by the state for the purpose of improvement or transformation.
- 18 § 3. This act shall take effect immediately.