J3, P1 4lr2214 CF 4lr2215

By: Senator Bailey

Introduced and read first time: January 31, 2024

Assigned to: Finance

A BILL ENTITLED

N ACT	concerning
ľ	N ACT

State-Owned Nursing Homes - Deficiencies, Citations, and Fines - Reporting Requirements

- 4 FOR the purpose of requiring the department charged with oversight of a State-owned 5 nursing home operated by a contractor, instead of the contractor, to provide notice of 6 certain deficiencies and enforcement actions to certain persons; requiring that the 7 notice be provided within a certain time period after a final survey finding; requiring 8 the department charged with oversight, rather than the contractor, to provide 9 certain information to certain persons within a certain time period after the contractor's final acceptance of a plan of correction or completion of an informal 10 11 dispute resolution, rather than after the contractor's receipt of a citation or fine; and 12 generally relating to State-owned nursing homes.
- 13 BY repealing and reenacting, with amendments,
- 14 Article Health General
- 15 Section 19–14C–01 and 19–14C–02
- 16 Annotated Code of Maryland
- 17 (2023 Replacement Volume)
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 19 That the Laws of Maryland read as follows:
- 20 Article Health General
- 21 19–14C–01.
- 22 (a) In this subtitle the following words have the meanings indicated.
- 23 (b) "Deficiency" has the meaning stated in § 19–1401 of this title.
- (c) "Monitoring agency" means:



30

(i)

1		(1)	The Co	enters for Me	dicare and Medicaid	Services; [o:	r]				
2		(2)	The O	ffice of Health	n Care Quality within	n the Depart	tment;				
3		(3)	THE N	MARYLAND I	DEPARTMENT OF LA	ABOR;					
4		(4)	A LOC	CAL HEALTH	DEPARTMENT;						
5		(5)	THE U	THE U.S. DEPARTMENT OF VETERANS AFFAIRS; OR							
6 7	ADMINISTE	(6) RATIO	THE N.	FEDERAL	OCCUPATIONAL	SAFETY	AND	HEALTH			
8	(d)	"Nur	sing hor	me" has the m	eaning stated in § 19	9–1401 of th	is title.				
9	19–14C–02.										
10 11 12 13	a deficiency from or is subject to an enforcement action by a monitoring agency, WITHIN 15 DAYS AFTER THE FINAL SURVEY FINDING, the [contractor promptly] DEPARTMENT CHARGED WITH OVERSIGHT OF THE NURSING HOME shall provide notice of the										
5			(i)	The Governo	r;						
16			[(ii)	The State age	ency overseeing the r	nursing hom	e;] and				
17 18 19 20		and th	ne memb	nce Committe pers of the Ge	ordance with § 2–19 e, the House Health neral Assembly who	and Gover	nment	Operations			
21 22 23 24 25 26 27 28	CONTRACTOR AN INFORMOVERSIGHTON OVERSIGHTON Article, the	OR'S IMAL FOF The number of the number of the and the and the and the original origi	ves a circle. FINAL A DISPUTE NUT THE NUT THE STATE THE THE STATE THE MET THE	itation or fin CCEPTANCE TE RESOLU RSING HOME ome,] and, in ace Committe pers of the Ge	er [a State—owned nue from a monitoring OF A PLAN OF CORE TION, THE DEPARATION, THE DEPARATION STATE OF THE ACCORDANCE WITH § 2—10.000 THE HOUSE Health The Assembly who	agency, the EECTION OF ARTMENT and Governor	e contra R COMPI CHARG , the St State G	actor] THE LETION OF ED WITH cate agency lovernment Operations			

A statement of the deficiencies found by the monitoring agency;

1	(ii)	[A]	THE plan	of	correction	OR	RESULTS	OF	THE	INFOR	MAL
2	DISPUTE RESOLUTION;	and									

- 3 (iii) All communications from the monitoring agency regarding 4 survey activities conducted at the nursing home.
- 5 (b) On or before January 1 each year, beginning in 2024, the Department shall report to the Governor and, in accordance with § 2–1257 of the State Government Article, the General Assembly on all federal and State:
- 8 (1) Survey activities conducted during the immediately preceding 9 12—month period at each State—owned nursing home that is operated by a contractor; and
- 10 (2) Enforcement actions imposed during the immediately preceding 12—month period on each State—owned nursing home that is operated by a contractor.
- SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 13 October 1, 2024.