SENATE BILL 665

By: The President (By Request – Office of the Attorney General) <u>and Senators</u> <u>Griffith, Klausmeier, Beidle, Ellis, Gile, Hayes, Hershey, Kramer, Lam,</u> <u>Mautz, and Ready</u>

Introduced and read first time: February 6, 2023 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 10, 2023

CHAPTER _____

1 AN ACT concerning

Assisted Living Programs – Unlicensed Programs – Resident Abuse, <u>Exploitation</u>, and Neglect (The Senator Delores Kelley Residents of Unlicensed Programs Protection Act)

 $\mathbf{5}$ FOR the purpose of requiring the Maryland Department of Health, or a designee of the 6 Department the Office of Health Care Quality, to investigate whether residents in 7 an assisted living program have been subject to neglect, exploitation, or physical 8 abuse if the assisted living program is operating without a license; subjecting certain 9 assisted living programs operating without a license to immediate prosecution under 10 a certain provision of law under certain circumstances; altering the factors that the State is required to consider when recommending the amount of penalty for violating 11 12 a certain prohibition against operating an assisted living program without a license; 13 authorizing certain State entities and local health officers to petition for injunctive relief against the operation of an assisted living program operating without a license; 1415and generally relating to assisted living programs operating without a license.

- 16 BY repealing and reenacting, with amendments,
- 17 Article Health General
- 18 Section 19–1809
- 19 Annotated Code of Maryland
- 20 (2019 Replacement Volume and 2022 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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$1 \\ 2$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
3	Article – Health – General
4	19–1809.
5 6	(a) (1) A person may not knowingly and willfully operate, maintain, or own an assisted living program without a license.
7 8	(2) A person who violates paragraph (1) of this subsection is guilty of a felony and on conviction is subject to:
9 10	(i) For a first offense, a fine not exceeding \$10,000 or imprisonment not exceeding 5 years or both; or
11 12	(ii) For a subsequent offense, a fine not exceeding \$20,000 or imprisonment not exceeding 5 years or both.
13 14 15 16 17 18 19 20	(3) If the Department finds <u>A CREDIBLE ALLEGATION THAT</u> an assisted living program to be in violation of paragraph (1) of this subsection <u>IS OPERATING</u> <u>WITHOUT A LICENSE</u> , the Department [shall send written notice to the program 30 days before the State files charges under this section in order to give the program an opportunity to come into compliance with licensure requirements], OR THE <u>DEPARTMENT'S</u> <u>DESIGNEE</u> <u>OFFICE OF HEALTH CARE QUALITY</u> , SHALL INVESTIGATE WHETHER RESIDENTS IN THE ASSISTED LIVING PROGRAM HAVE BEEN SUBJECTED TO NEGLECT, <u>EXPLOITATION</u> , OR PHYSICAL ABUSE.
21 22 23 24 25 26	(4) (I) ON RECEIPT OF A CREDIBLE ALLEGATION, OR AFTER AN INVESTIGATION THAT RESULTS IN A FINDING THAT RESIDENTS IN AN UNLICENSED ASSISTED LIVING PROGRAM HAVE BEEN SUBJECTED TO NEGLECT, EXPLOITATION, OR PHYSICAL ABUSE, THE PERSON OPERATING THE UNLICENSED PROGRAM SHALL BE SUBJECT TO IMMEDIATE PROSECUTION UNDER PARAGRAPH (2) OF THIS SUBSECTION.
27	(II) IF THE PERSON OPERATING AN UNLICENSED ASSISTED

(II) IF THE PERSON OPERATING AN UNLICENSED ASSISTED
LIVING PROGRAM FAILS OR REFUSES TO COOPERATE FULLY IN AN INVESTIGATION
BY THE DEPARTMENT, OR THE DEPARTMENT'S DESIGNEE OF HEALTH
<u>CARE QUALITY</u>, CONDUCTED UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE
PERSON OPERATING THE UNLICENSED ASSISTED LIVING PROGRAM SHALL BE
SUBJECT TO IMMEDIATE PROSECUTION UNDER PARAGRAPH (2) OF THIS
SUBSECTION.

34(5) IF THE DEPARTMENT FINDS, AFTER AN INVESTIGATION35CONDUCTED UNDER PARAGRAPH (3) OF THIS SUBSECTION, THAT THERE IS NO

1REASON TO BELIEVE THAT RESIDENTS IN THE ASSISTED LIVING PROGRAM2OPERATING WITHOUT A LICENSE HAVE BEEN SUBJECT TO FINANCIAL3EXPLOITATION, NEGLECT, OR PHYSICAL ABUSE:

4 (I) THE DEPARTMENT SHALL PROVIDE WRITTEN NOTICE TO 5 THE UNLICENSED ASSISTED LIVING PROGRAM THAT THE PROGRAM SHALL COME 6 INTO COMPLIANCE WITH LICENSURE REQUIREMENTS WITHIN **30** DAYS AFTER 7 RECEIPT OF THE WRITTEN NOTIFICATION; AND

8 [(4)] (II) [A] THE person OPERATING THE PROGRAM may not be subject 9 to PROSECUTION UNDER paragraph (2) of this subsection if the person has:

10 [(i)] 1. [Applied] PROMPTLY AND in good faith SUBMITTED A
 11 COMPLETE APPLICATION to the Department for an assisted living program license;

12 [(ii)] 2. Is awaiting a decision from the Department regarding the 13 application; and

14 [(iii)] **3.** Has not been denied an assisted living program license on 15 a prior occasion.

16 [(5)] (6) In recommending the amount of the criminal penalty under 17 paragraph (2) of this subsection, the State shall consider factors including the nature, 18 number, and seriousness of the violations [and the ability of the assisted living program to 19 pay the penalty].

20 (7) THE DEPARTMENT, THE ATTORNEY GENERAL, A STATE'S 21 ATTORNEY, OR A LOCAL HEALTH OFFICER MAY PETITION A CIRCUIT COURT FOR 22 INJUNCTIVE RELIEF AGAINST THE OPERATION OF AN ASSISTED LIVING PROGRAM 23 OPERATING WITHOUT A LICENSE.

24 [(6)] (8) A violation of paragraph (1) of this subsection shall be a violation 25 of the Consumer Protection Act.

(b) (1) (i) A person may not advertise, represent, or imply to the public that an assisted living program is authorized to provide a service that the program is not licensed, certified, or otherwise authorized by the Department to provide when the license, certificate, or authorization is required under this subtitle.

30 (ii) A person may not advertise an assisted living program in a 31 misleading or fraudulent manner.

32 (2) (i) A person who violates paragraph (1) of this subsection is subject 33 to a civil money penalty imposed by the Secretary not exceeding \$10,000 for each offense.

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1 (ii) In setting the amount of a civil money penalty on the program 2 under subparagraph (i) of this paragraph, the Secretary shall consider factors including the 3 nature, number, and seriousness of the violations and the ability of the assisted living 4 program to pay the penalty.

5 (c) (1) A person may not willfully and knowingly refer another person to an 6 assisted living program that is operating without a license.

7 (2) A person who violates paragraph (1) of this subsection is subject to the 8 following civil penalties:

(i) For a first offense, a civil penalty not exceeding \$1,000;

10 (ii) For a second offense, a civil penalty not exceeding \$2,000; or

11(iii)For a third or subsequent offense, a civil penalty not exceeding12\$3,000.

13 (3) The Secretary shall remit all civil penalties collected under this 14 subsection to the Office of Health Care Quality for the purposes of carrying out the 15 provisions of § 19–1813 of this subsection.

16(D)THE DEPARTMENT MAY ADOPT REGULATIONS TO CARRY OUT THIS17SECTION.

18 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 19 October 1, 2023.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.

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