GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2011

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HOUSE BILL 808 Second Edition Engrossed 5/2/11 Senate Health Care Committee Substitute Adopted 6/8/11

Short Title: Revise Laws on Adult Care Homes.		(Public)		
Sponsors:				
Referred to:				
April 7, 2011				
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A	BILL TO BE ENTITLED			
AN ACT TO AUTHORIZE THE DEPARTMENT OF HEALTH AND HUMAN SERVICES,				
DIVISION OF HEALTH SERVICE REGULATION, TO WAIVE ANNUAL				
INSPECTIONS OF ADULT CA	ARE HOMES THAT ACH	IEVE THE HIGHEST RATING,		
AND TO DEVELOP AN INFORMAL DISPUTE RESOLUTION PROCEDURE THAT				
ALLOWS ADULT CARE HOMES TO DISPUTE CITED INSPECTION				
DEFICIENCIES.				
The General Assembly of North Carolina enacts:				
SECTION 1. G.S. 131D-2.11(a) reads as rewritten:				
"(a) State Inspection and Monitoring The Department shall ensure that adult care				
homes required to be licensed by this Article are monitored for licensure compliance on a				
regular basis. All facilities licensed under this Article and adult care units in nursing homes are				
subject to inspections at all times by the Secretary. The Except as provided in subsection (a1)				
of this section, the Division of Health Service Regulation shall inspect all adult care homes and				
adult care units in nursing homes on an annual basis. In addition, the Department shall ensure				
that adult care homes are inspected every two years to determine compliance with physical				
plant and life-safety requirements."				
SECTION 2. G.S. 131D-2.11 is amended by adding two new subsections to read:				
"(a1) Waiver of Annual State Inspection. – The Division of Health Service Regulation				
may waive the annual inspection requirement under subsection (a) of this section for any adult				
care home that has achieved the highest rating in accordance with rules adopted by the North				
Carolina Medical Care Commission pursuant to G.S. 131D-10. However, at least once every				
two years the Division of Health Service Regulation shall inspect any adult care home for				
which the annual inspection requirement was waived.				
(a2) Informal Dispute Resolution. –				
		shall offer each adult care home		
· · · · · · · · · · · · · · · ·	• •	upon the facility's receipt of the		
· · · · · · · · · · · · · · · · · · ·		rmally resolve disputed findings		
<u> •</u>	from inspections conducted by the Division of Health Service			
accordance with	<u> </u>			
		Regulation to complete informal		
	The state of the s	ay the effective date of any		
•	•	n of Health Service Regulation		
<u>against an adult c</u>	are home.			



	General Assembly Of North Carolina		Session 2011
1	(3)	An adult care home is not entitled to seek a delay of any of	enforcement action
2		against it on the grounds that the Division of Health Serv	ice Regulation has
3		not completed informal dispute resolution prior to the ef	fective date of the
4		enforcement action.	
5	<u>(4)</u>	If an adult care home successfully demonstrates during	g informal dispute
6		resolution that any of the deficiencies cited in the off	ficial statement of
7		deficiencies should not have been cited, the Division	of Health Service
8		Regulation shall remove the incorrectly cited deficiencie	s from the official
9		statement of deficiencies and rescind any enforcement a	ctions imposed on
10		the adult care home solely as a result of the incorrectly cite	ed deficiencies.
11	<u>(5)</u>	Upon request, the Division of Health Service Regulation	n shall provide an
12		adult care home with written notification of these informal	dispute resolution
13		procedures."	
14	SECT	ION 3. This act becomes effective October 1, 2011.	