

- 1 YKMKN6-1
- 2 By Senator Shelnutt
- 3 RFD: Healthcare
- 4 First Read: 27-Apr-23

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6 2023 Regular Session



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4	SYNOPSIS:
5	This bill would create the Alabama Assisted
6	Living Board of Mitigation to resolve disputes between
7	licensed assisted living facilities or specialty care
8	assisted living facilities and the Alabama Department
9	of Public Health.
LO	This bill would provide for the membership of
L1	the board and would authorize the board to hold
L2	hearings and compel testimony.
L3	This bill would also provide that any
L 4	recommendations of the board would be nonbinding but
L 5	must be taken into consideration by the department.
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L 8	A BILL
L 9	TO BE ENTITLED
20	AN ACT
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22	Relating to assisted living facilities; to amend
23	Section 22-21-25, Code of Alabama 1975, to create the Alabama
24	Assisted Living Board of Mitigation to resolve conflicts
25	between certain assisted living facilities and the Alabama
26	Department of Public Health; and to provide for the membership

28 BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:

and duties of the board.



Section 1.(a) The Alabama Assisted Living Board of

Mitigation is created to provide an alternative means of

resolving disputes between a licensed assisted living facility

or specialty care assisted living facility and the Alabama

Department of Public Health.

- (b) The board is comprised of the following members:
- 35 (1) A physician licensed to practice in the state who
  36 has at least two years experience working in a long-term care
  37 facility or who is certified in geriatric medicine, appointed
  38 by the Medical Association of the State of Alabama. The
  39 initial term of this member shall be four years.

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- 40 (2) An attorney licensed to practice in the state who
  41 is certified by the National Elder Law Foundation, appointed
  42 by the Alabama State Bar. The initial term of this member
  43 shall be three years.
- 44 (3) Two assisted living administrators licensed by the
  45 Board of Examiners of Assisted Living Administrators,
  46 appointed by the board. The initial term of these members
  47 shall be two years.
  - (4) Three members of the public who are at least 65 years of age, appointed by the Governor. The initial terms of these members shall be one, three, and four years, respectively.
- 52 (c) After initial terms have expired, all terms shall
  53 be for a period of four years, with a start date on January 1
  54 and an end date on December 31. Members may be reappointed for
  55 one additional term. Any vacancy occurring other than by
  56 expiration of term shall be filled by appointment by the



respective appointing officer to serve for the remainder of the unexpired term.

- (d) The appointing authorities shall coordinate their appointments to assure the board membership is inclusive and reflects the racial, gender, geographic, urban, rural, and economic diversity of the state.
- (e) The board shall elect from the membership a chair, a vice chair, and secretary-treasurer. The board shall meet at least two times per year and hold other meetings as necessary, at the call of the chair or by a majority of the members, to complete the business required. A majority of members of the board shall constitute a quorum.
- (f) Members of the board shall receive a per diem of two hundred dollars (\$200) for each day when conducting official business but shall receive no other compensation for expenses.
  - assisted living facilities and licensed specialty care assisted living facilities relating to any order or imposition of a penalty against the facility by the Alabama Department of Public Health. The board shall issue recommendations to the facility and department as the board determines necessary to resolve the complaint. When a complaint is filed with the board, the board shall immediately notify the department.
  - (2) The board may hold hearings and compel testimony and documents from the complainant and from the Alabama

    Department of Public Health and its employees relating to any complaints.



85 (h) The board shall annually report to the Senate
86 Healthcare Committee and the House Health Committee detailing
87 the number and nature of complaints and a general description
88 of how each complaint was resolved. The board may also
89 recommend legislative changes.

Section 2. (a) A licensed assisted living facility or licensed specialty care assisted living facility may file a complaint with the Alabama Assisted Living Board of Mitigation relating to any order or decision relating to the regulation of the facility by the Alabama Department of Public Health, or relating to the imposition of any penalty, including the revocation or suspension of a license, against the facility by the department. The board shall immediately notify the department of any complaint made to the board pursuant to this section.

- (b) The board shall work expeditiously to resolve any dispute and issue its final written recommendations. The parties are not bound by the board's final recommendations; provided, however, the Alabama Department of Public Health shall take the board's recommendations into consideration when making its own determination. The board's recommendations may be used as evidence in any appeal taken pursuant to Section 22-21-26, Code of Alabama 1975.
- Section 3. Section 22-21-25, Code of Alabama 1975, is amended to read as follows:
- 110 "\$22-21-25

111 (a) The State Board of Health may grant licenses for 112 the operation of hospitals which are found to comply with the



- provisions of this article and any regulations lawfully

  114 promulgated adopted by the State Board of Health.
- 115 (b) The State Board of Health may suspend or revoke a
  116 license granted under this article on any of the following
  117 grounds:
- 118 (1) Violation of any of the provisions of this article 119 or the rules and regulations issued pursuant thereto.
- 120 (2) Permitting, aiding or abetting the commission of 121 any illegal act in the institution.

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- (3) Conduct or practices deemed by the State Board of Health to be detrimental to the welfare of the patients of the institution.
- (c) (1) Before any license granted under this article is suspended or revoked, written notice shall be given the licensee, stating the grounds of the complaint, and the date, time, and place set for the hearing of the complaint, which date of hearing shall be not less than 30 days from the date of the notice. The notice shall be sent by registered or certified mail to the licensee at the address where the institution concerned is located. The licensee shall be entitled to be represented by legal counsel at the hearing.
- 134 (2) If the licensee is an assisted living facility or

  135 specialty care assisted living facility, the department, when

  136 providing notice pursuant to subdivision (1), shall notify the

  137 facility that the facility may file a complaint with the

  138 Alabama Assisted Living Board of Mitigation requesting the

  139 board to conduct a procedure to resolve the dispute.

  140 Notwithstanding subdivision (1), the department may not take



141	any further action against the licensee for a period of 10
142	days after sending the notice and, if the department is
143	notified by the board that the licensee filed a complaint
144	against the department, the department may not take any
145	further action against the licensee until the board has issued
146	its final written recommendations, as provided in Section 2 of
147	the act adding this amendatory language.
148	(d) If a license is revoked as provided in this
149	section, a new application for license shall be considered by
150	the State Board of Health if, when, and after the conditions
151	upon which revocation was based have been corrected and
152	evidence of this fact has been furnished. A new license shall
153	then be granted after proper inspection has been made and all
154	provisions of this article and rules and regulations
155	<pre>promulgated adopted under this article have been satisfied."</pre>
156	Section 4. This act shall become effective on the first
157	day of the third month following its passage and approval by
158	the Governor, or its otherwise becoming law.