

103RD GENERAL ASSEMBLY State of Illinois 2023 and 2024 HB3060

Introduced 2/17/2023, by Rep. Kevin John Olickal

SYNOPSIS AS INTRODUCED:

210 ILCS 40/10.3 new

Amends the Life Care Facilities Act. Requires the Department of Public Health to adopt rules meeting specified requirements for providers of at-home continuing care. Tasks the Department with issuing preliminary certificates of registration, certificates of registration, and renewal certificates of registration to providers of at-home continuing care. Requires providers to renew their registrations every 2 years. Allows the Department to deny, suspend, or revoke a preliminary, initial, or renewal certificate of registration for cause. Contains other provisions.

LRB103 27769 CPF 54147 b

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1 AN ACT	concerning	regulation.
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2	Ве	it	enacted	by	the	People	of	the	State	of	Illinois,
3	represe	nte	d in the	Gene	eral A	Assembly	/ :				

4	Section	5.	The	Life	Care	Facilities	Act	is	amended	bу
5	adding Secti	on :	10.3	as fol	lows:					

- 6 (210 ILCS 40/10.3 new)
- 7 Sec. 10.3. Provision of at-home continuing care.
- 8 (a) The Department shall adopt rules that:
- 9 <u>(1) establish standards for providers of at-home</u>
 10 continuing care;
- 11 (2) provide for the certification and registration of
 12 providers of at-home continuing care and the annual
 13 renewal of certificates of registration;
 - (3) provide for and encourage the establishment of at-home continuing care programs;
 - (4) set minimum requirements for any individual who is employed by or under contract with a provider of at-home continuing care and who will enter a provider of at-home continuing care's subscriber's home to provide at-home continuing care services, including requirements for criminal background checks of such an individual who will have routine, direct access to a subscriber;
- 23 <u>(5) establish standards for the renewal of</u>

1	certificates of registration for providers of at-home
2	<pre>continuing care;</pre>
3	(6) establish standards for the number of executed
4	agreements necessary to begin operation as a provider of
5	at-home continuing care;
6	(7) establish standards for when and how a provider of
7	at-home continuing care or a subscriber may rescind an
8	at-home continuing care agreement before at-home
9	continuing care services are provided to the subscriber;
10	(8) allow a subscriber to rescind an agreement for
11	at-home continuing care services at any time if the terms
12	of the agreement violate this Section;
13	(9) establish that a provider may terminate an
14	agreement to provide at-home continuing care services or
15	discharge a subscriber only for just cause; and
16	(10) establish procedures to carry out a termination
17	or discharge under paragraph (9).
18	(b) The Department shall certify and register a person as
19	a provider of at-home continuing care services under this
20	Section if the Department determines that:
21	(1) a reasonable financial plan has been developed to
22	provide at-home continuing care services, including a plan
23	for the number of agreements to be executed before
24	beginning operation;
25	(2) a market for the at-home continuing care program
26	exists;

1	(3) the provider has submitted all proposed
2	advertisements, advertising campaigns, and other
3	promotional materials for the program;
4	(4) the form and substance of all advertisements,
5	advertising campaigns, and other promotional materials
6	submitted are not deceptive, misleading, or likely to
7	mislead; and
8	(5) an actuarial forecast supports the market for the
9	program.
10	(c) A provider may not enter into an agreement to provide
11	at-home continuing care services until the Department issues a
12	preliminary certificate of registration to the provider. An
13	application for a preliminary certificate of registration
14	shall:
15	(1) be filed in a form determined by the Department by
16	rule; and
17	(2) include:
18	(A) a copy of the proposed at-home continuing care
19	agreement; and
20	(B) the form and substance of any proposed
21	advertisements, advertising campaigns, or other
22	promotional materials for the program that is
23	available at the time of filing the application and
24	that has not been filed previously with the
25	Department.
26	(d) The Department shall issue a preliminary certificate

1	of registration to a provider under subsection (c) if the
2	Department determines that:
3	(1) the proposed at-home continuing care agreement is
4	satisfactory;
5	(2) the provider has submitted all proposed
6	advertisements, advertising campaigns, and other
7	promotional materials for the program; and
8	(3) the form and substance of all advertisements,
9	advertising campaigns, and other promotional materials
10	submitted are not deceptive, misleading, or likely to
11	mislead.
12	(e) A person may not provide at-home continuing care
13	services until the Department issues a certificate of
14	registration to the person. An application for a certificate
15	of registration shall:
16	(1) be filed in a form determined by the Department by
17	rule; and
18	(2) include:
19	(A) verification that the required number of
20	agreements has been executed;
21	(B) the form and substance of any proposed
22	advertisements, advertising campaigns, or other
23	promotional materials for the program that are
24	available at the time of filing and that have not been
25	filed previously with the Department; and
26	(C) verification that any other license or

1	certificate required by other appropriate State units
2	has been issued to the provider.
3	(f) The Department shall issue a certificate of
4	registration to a provider under subsection (e) if the
5	Department determines that:
6	(1) the information and documents submitted and
7	application for a preliminary certificate of registration
8	are current and accurate or have been updated to make them
9	accurate;
10	(2) the required agreements have been executed;
11	(3) any other license or certificate required by other
12	appropriate State units has been issued to the provider;
13	(4) the provider has submitted all proposed
14	advertisements, advertising campaigns, and other
15	promotional materials for the program; and
16	(5) the material submitted is not an advertisement,
17	advertising campaign, or other promotional material that
18	is deceptive, misleading, or likely to mislead.
19	If a provider intends to advertise before the Department
20	issues a certificate of registration, the provider shall
21	submit to the Department any advertisement, advertising
22	campaign, or other promotional materials before using it.
23	(g) Every 2 years, within 120 days after the end of a
24	provider's fiscal year, a provider shall file an application
25	for a renewal certificate of registration with the Department.
26	The application shall:

1	(A) be filed in a form determined by the
2	Department by rule; and
3	(B) contain any reasonable and pertinent
4	information that the Department requires.
5	(h) The Department shall issue a renewal certificate of
6	registration under subsection (g) if the Department determines
7	that:
8	(1) all required documents have been filed and are
9	satisfactory;
10	(2) any revised agreements for at-home continuing care
11	services meet the Department's requirements;
12	(3) the provider has submitted all proposed
13	advertisements, advertising campaigns, and other
14	promotional materials for the program; and
15	(4) the form and substance of all advertisements,
16	advertising campaigns, and other promotional materials
17	submitted are not deceptive, misleading, or likely to
18	mislead.
19	(i) The Department may deny, suspend, or revoke a
20	preliminary, initial, or renewal certificate of registration
21	under this Section for cause. The Department shall set forth
22	in writing its reasons for a denial, suspension, or
23	revocation. A provider may appeal a denial in writing. Grounds
24	for a denial, suspension, or revocation include, but are not
25	<pre>limited to:</pre>
26	(1) violation of this Section;

1	(2) violation of a rule adopted by the Department
2	under this Section;
3	(3) misrepresentation; or
4	(4) submission of a false information.