SENATE FILE 2060 BY BOLKCOM

(COMPANION TO 5527HH BY HEDDENS)

A BILL FOR

- 1 An Act relating to services provided by assisted living
- 2 programs and requiring the adoption of rules.
- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

Section 1. Section 231C.1, subsection 2, paragraph b, Code 1 2 2011, is amended to read as follows: To establish standards for assisted living programs that 3 b. 4 allow flexibility in design which promotes a social model of 5 service delivery by focusing on independence, individual needs 6 and desires, and consumer-driven quality of service, and that 7 provide consumer protections to ensure program transparency, 8 oversight, and accountability. 9 Sec. 2. Section 231C.1, subsection 3, Code 2011, is amended 10 to read as follows: 3. It is the intent of the general assembly that the 11 12 department promote a social model for assisted living programs, 13 provide consistent standards and oversight to ensure protection 14 of consumers, and utilize a consultative process to assist with 15 compliance by assisted living programs. 16 Sec. 3. Section 231C.2, subsection 2, Code Supplement 2011, 17 is amended to read as follows: 2. a. "Assisted living" means the provision to three or 18 19 more tenants of a social model of housing with in a physical 20 structure which provides a homelike environment and balances 21 individual privacy with the benefits of social interaction and 22 provides associated services which may.

23 <u>b.</u> The social model shall provide an environment that
24 supports each tenant in maximizing the tenant's highest
25 practicable level of well-being through individualized,
26 stimulating, and purposeful activities, connections to and

27 interaction with the outside community, and other interventions

28 that assist a tenant in maintaining optimal independence while

29 delaying further decline from any existing health, cognitive,

30 mental health, or functional condition.

31 <u>c. The services offered shall</u> include but are not limited to 32 health-related the following:

33 <u>(1) Health-related</u> care, <u>or</u> personal care, <u>and assistance</u> 34 with instrumental activities of daily living to three or more 35 tenants in a physical structure which provides a homelike

-1-

S.F. 2060

1 environment.

(2) "Assisted living" also includes The encouragement 2 3 of family involvement, tenant self-direction, and tenant 4 participation in decisions that emphasize choice, dignity, 5 privacy, individuality, shared risk, and independence in a 6 manner commensurate with the tenant's health, cognitive, 7 mental health, and functional status. "Assisted living" 8 includes the provision of housing and assistance with 9 instrumental activities of daily living only if personal care 10 or health-related care is also included. "Assisted living" ll includes 12 (3) Access to awake staff twenty-four hours per day 13 response staff to meet a tenant's scheduled and unscheduled 14 or unpredictable needs commensurate with the tenant's health, 15 cognitive, mental health, and functional status, in a manner 16 that promotes maximum dignity and independence and provides 17 supervision, safety, and security. 18 d. Services may include assistance with instrumental 19 activities of daily living. Sec. 4. Section 231C.3, subsection 1, paragraphs c and d, 20 21 Code 2011, are amended to read as follows: Standards for tenant evaluation or assessment τ which 22 с. 23 evaluate each prospective tenant's health, cognitive, mental 24 health, and functional status prior to the tenant's signing the 25 occupancy agreement and taking occupancy of a dwelling unit 26 in order to determine the tenant's eligibility for a program, 27 including whether the personal or health-related services are 28 available. The standards shall provide that each program shall 29 use one or two of the standard assessment tools selected by the 30 department. d. Standards for tenant service plans, which may vary in 31 32 accordance with the nature of the services provided or the 33 status of the a tenant. The standards shall provide that daily 34 activities based on a tenant's abilities, personal interests, 35 and individual assessment shall be planned for a tenant who

LSB 5527XS (5) 84

ad/rj

2/6

1 is unable to plan the tenant's own activities. The standards
2 shall state that a service plan must include the level of staff
3 needed to provide personal or health-related care. When a
4 tenant needs personal care or health-related care, the service
5 plan shall be updated within thirty days of occupancy and as
6 needed with significant change, but not less than annually.
7 d. e. Provisions for granting short-term waivers for
8 tenants who exceed occupancy criteria.

9 Sec. 5. Section 231C.3, subsection 1, Code 2011, is amended 10 by adding the following new paragraphs:

11 <u>NEW PARAGRAPH</u>. *f*. Standards for food service at a program 12 that ensure that the nutritional needs of each tenant is met as 13 reflected in the tenant's service plan. The standards shall 14 state that the program shall provide, at minimum, one hot meal 15 per day to all tenants and up to three meals per day for tenants 16 who require the food service.

NEW PARAGRAPH. g. Standards for employment of a program manager. The standards shall provide that programs employing a new program manager on and after January 1, 2013, shall require the manager to have, at minimum, a combination of three years of study or experience related to older adults and to complete, within six months of initial employment as a program manager, an assisted living management class whose curriculum includes at least six hours of training specifically related to Iowa trules and laws on assisted living programs.

26 Sec. 6. Section 231C.5, subsection 2, paragraph a, Code 27 Supplement 2011, is amended to read as follows:

a. A description of all fees, charges, and rates describing
tenancy and basic services covered, and any additional and
optional services and their related costs. <u>The occupancy</u>
<u>agreement shall also include the circumstances under which</u>
<u>fees, charges, or rates are subject to change, and the process</u>
by which such change is made including but not limited to a

34 provision of timely notice of such change.

35 Sec. 7. Section 231C.5, subsection 2, Code Supplement 2011,

-3-

1 is amended by adding the following new paragraph:

2 <u>NEW PARAGRAPH</u>. *q*. The specific type and level of services 3 the program provides and the specific health, cognitive, mental 4 health, or functional condition that, by law, prohibit initial 5 occupancy or may necessitate subsequent transfer or involuntary 6 transfer.

7 Sec. 8. RULES. The department of inspections and appeals 8 shall adopt rules to implement the provisions of this Act.

9 Sec. 9. PRIOR PROGRAM MANAGER TRAINING. The training 10 standards required by section 231C.3, subsection 1, paragraph 11 "g", as enacted in this Act, shall provide that program 12 managers who have completed similar training prior to January 13 1, 2013, shall not be required to complete additional training 14 to meet the requirement in section 231C.3, subsection 1, 15 paragraph "g".

16

EXPLANATION

17 This bill amends Code sections related to assisted living 18 programs. The bill adds that the purpose of establishing an 19 assisted living program includes providing consumer protections 20 to ensure program transparency, oversight, and accountability. 21 The bill provides that it is the intent of the general assembly 22 that the department of inspections and appeals provide 23 consistent standards and oversight to ensure protection of 24 consumers of assisted living programs.

The bill amends the definition of "assisted living" to mean the provision of a social model of housing in a physical structure with services to three or more tenants. The physical structure must balance individual privacy with the benefits of social interaction. The bill provides that the social model must create an environment that supports the tenant in maximizing the highest practicable level of well-being that assists the tenant in maintaining optimal independence and delaying further decline in any existing health, cognitive, at mental health, or functional condition.

35 The bill amends the definition of "assisted living" to

-4-

S.F. 2060

1 include as required assisted living services, health-related 2 care, the encouragement of family involvement, tenant 3 self-direction, and tenant participation in a manner 4 commensurate with the tenant's health, cognitive, mental 5 health, and functional status, and access to awake staff 24 6 hours per day to meet the tenant's needs commensurate with 7 the tenant's health, cognitive, mental health, and functional 8 status. The bill provides that assisted living services may 9 include assistance with instrumental activities of daily 10 living.

11 The bill requires the department of inspections and appeals 12 (DIA) to establish rules regarding standards for tenant 13 evaluation or assessment. The rules shall require that each 14 prospective tenant's health, cognitive, mental health, and 15 functional status be evaluated prior to the tenant's signing 16 the occupancy agreement and taking occupancy of a dwelling 17 unit. The evaluations must be completed using one or two of 18 the standard assessment tools selected by the department. 19 The bill requires that the DIA's rules regarding tenant 20 service plans provide that daily activities based on the 21 tenant's abilities, personal interests, and individual 22 assessment shall be planned for a tenant who is unable to

23 plan the tenant's own activities. The rules regarding tenant 24 service plans also must include the level of staff needed to 25 provide care.

The bill requires the DIA to establish rules regarding standards for food service at an assisted living program to ensure that a program meets a tenant's nutritional needs. These standards shall require that the program, at minimum, provide one hot meal per day to all tenants and up to three meals per day for tenants requiring the service.

32 The bill requires the DIA to establish rules regarding 33 standards for employment of program managers. The standards 34 must require new program managers employed on or after 35 January 1, 2013, to have a minimum of three years of study

-5-

S.F. 2060

or experience related to older adults and to complete an
 assisted living management class within six months of initial
 employment as a program manager. A program manager does not
 need to complete additional training if the program manager has
 completed similar training prior to January 1, 2013.

6 The bill provides that a written occupancy agreement 7 shall include the circumstances under which fees, charges, or 8 rates are subject to change and the process for making the 9 changes including a provision for timely notice. The bill 10 also requires a written occupancy agreement to include the 11 specific type and level of services the program provides and 12 the specific health, cognitive, mental health, or functional 13 conditions that prohibit initial occupancy or may necessitate 14 subsequent transfer.

15 The bill requires the DIA to adopt rules to implement the 16 bill.

-6-