As Introduced

131st General Assembly Regular Session 2015-2016

S. B. No. 283

Senator Cafaro

Cosponsors: Senators Yuko, Schiavoni, Tavares

A BILL

То	amend sections 3721.02, 3721.13, and 3721.16 and	1
	to enact sections 3721.033, 3721.37, 3721.38,	2
	3721.39, and 3721.40 of the Revised Code to	3
	authorize alternative sanctions for residential	4
	care facilities, to authorize memory care units	5
	in residential care facilities, to provide funds	6
	to regional long-term care ombudsman programs to	7
	hire additional staff, and to make an	8
	appropriation.	9

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 3721.02, 3721.13, and 3721.16 be	10
amended and sections 3721.033, 3721.37, 3721.38, 3721.39, and	11
3721.40 of the Revised Code be enacted to read as follows:	12
Sec. 3721.02. (A) As used in this section, "residential	13
facility" means a residential facility licensed under section	14
5119.34 of the Revised Code that provides accommodations,	15
supervision, and personal care services for three to sixteen	16
unrelated adults.	17
(B)(1) The director of health shall license homes and	18

establish procedures to be followed in inspecting and licensing	19
homes. The director may inspect a home at any time. Each home	20
shall be inspected by the director at least once prior to the	21
issuance of a license and at least once every <u>fifteen_six_</u> months	22
thereafter. The state fire marshal or a township, municipal, or	23
other legally constituted fire department approved by the	24
marshal shall also inspect a home prior to issuance of a	25
license, at least once every fifteen months thereafter, and at	26
any other time requested by the director. A home does not have	27
to be inspected prior to issuance of a license by the director,	28
state fire marshal, or a fire department if ownership of the	29
home is assigned or transferred to a different person and the	30
home was licensed under this chapter immediately prior to the	31
assignment or transfer. The director may enter at any time, for	32
the purposes of investigation, any institution, residence,	33
facility, or other structure that has been reported to the	34
director or that the director has reasonable cause to believe is	35
operating as a nursing home, residential care facility, or home	36
for the aging without a valid license required by section	37
3721.05 of the Revised Code or, in the case of a county home or	38
district home, is operating despite the revocation of its	39
residential care facility license. The director may delegate the	40
director's authority and duties under this chapter to any	41
division, bureau, agency, or official of the department of	42
health.	43

- (2) (a) If, prior to issuance of a license, a home submits a request for an expedited licensing inspection and the request is submitted in a manner and form approved by the director, the director shall commence an inspection of the home not later than ten business days after receiving the request.
 - (b) On request, submitted in a manner and form approved by

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the director, the director may review plans for a building that	50
is to be used as a home for compliance with applicable state and	51
local building and safety codes.	52
(c) The director may charge a fee for an expedited	53
licensing inspection or a plan review that is adequate to cover	54
the expense of expediting the inspection or reviewing the plans.	55
The fee shall be deposited in the state treasury to the credit	56
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of the general operations fund created in section 3701.83 of the	57
Revised Code and used solely for expediting inspections and	58
reviewing plans.	59
(C) A single facility may be licensed both as a nursing	60
home pursuant to this chapter and as a residential facility	61
pursuant to section 5119.34 of the Revised Code if the director	62
determines that the part or unit to be licensed as a nursing	63
home can be maintained separate and discrete from the part or	64
unit to be licensed as a residential facility.	65
(D) In determining the number of residents in a home for	66
the purpose of licensing, the director shall consider all the	67
individuals for whom the home provides accommodations as one	68
group unless one of the following is the case:	69
(1) The home is a home for the aging, in which case all	70
the individuals in the part or unit licensed as a nursing home	71
shall be considered as one group, and all the individuals in the	72
part or unit licensed as a rest home shall be considered as	73
another group.	74
(2) The home is both a nursing home and a residential	75
facility. In that case, all the individuals in the part or unit	76

licensed as a nursing home shall be considered as one group, and

all the individuals in the part or unit licensed as an adult

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care facility shall be considered as another group.	79
(3) The home maintains, in addition to a nursing home or	80
residential care facility, a separate and discrete part or unit	81
that provides accommodations to individuals who do not require	82
or receive skilled nursing care and do not receive personal care	83
services from the home, in which case the individuals in the	84
separate and discrete part or unit shall not be considered in	85
determining the number of residents in the home if the separate	86
and discrete part or unit is in compliance with the Ohio basic	87
building code established by the board of building standards	88
under Chapters 3781. and 3791. of the Revised Code and the home	89
permits the director, on request, to inspect the separate and	90
discrete part or unit and speak with the individuals residing	91
there, if they consent, to determine whether the separate and	92
discrete part or unit meets the requirements of this division.	93
(E)(1) The director of health shall charge the following	94
application fee and annual renewal licensing and inspection fee	95
for each fifty persons or part thereof of a home's licensed	96
capacity:	97
(a) For state fiscal year 2010, two hundred twenty	98
dollars;	99
(b) For state fiscal year 2011, two hundred seventy	100
dollars;	101
(c) For each state fiscal year thereafter, three hundred	102
twenty dollars.	103
(2) All fees collected by the director for the issuance or	104
renewal of licenses shall be deposited into the state treasury	105
to the credit of the general operations fund created in section	106
3701.83 of the Revised Code for use only in administering and	107

enforcing this chapter and rules adopted under it.	108
(F)(1) Except as otherwise provided in this section, the	109
results of an inspection or investigation of a home that is	110
conducted under this section, including any statement of	111
deficiencies and all findings and deficiencies cited in the	112
statement on the basis of the inspection or investigation, shall	113
be used solely to determine the home's compliance with this	114
chapter or another chapter of the Revised Code in any action or	115
proceeding other than an action commenced under division (I) of	116
section 3721.17 of the Revised Code. Those results of an	117
inspection or investigation, that statement of deficiencies, and	118
the findings and deficiencies cited in that statement shall not	119
be used in either of the following:	120
(a) Any court or in any action or proceeding that is	121
pending in any court and are not admissible in evidence in any	122
action or proceeding unless that action or proceeding is an	123
appeal of an action by the department of health under this	123
chapter or is an action by any department or agency of the state	125
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to enforce this chapter or another chapter of the Revised Code;	120
(b) An advertisement, unless the advertisement includes	127
all of the following:	128
(i) The date the inspection or investigation was	129
conducted;	130
(ii) A statement that the director of health inspects all	131
homes at least once every fifteen months;	132
(iii) If a finding or deficiency cited in the statement of	133
deficiencies has been substantially corrected, a statement that	134
the finding or deficiency has been substantially corrected and	135
the date that the finding or deficiency was substantially	136

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corrected;	137
(iv) The number of findings and deficiencies cited in the	138
statement of deficiencies on the basis of the inspection or	139
investigation;	140
(v) The average number of findings and deficiencies cited	141
in a statement of deficiencies on the basis of an inspection or	142
investigation conducted under this section during the same	143
calendar year as the inspection or investigation used in the	144
advertisement;	145
(vi) A statement that the advertisement is neither	146
authorized nor endorsed by the department of health or any other	147
government agency.	148
(2) Nothing in division (F)(1) of this section prohibits	149
the results of an inspection or investigation conducted under	150
this section from being used in a criminal investigation or	151
prosecution.	152
Sec. 3721.033. (A) Other than for violations of sections	153
3721.37 to 3721.40 of the Revised Code, if the director of	154
health finds that a residential care facility violated a	155
provision of this chapter or a rule adopted under it, the	156
director shall take disciplinary action in accordance with the	157
<pre>following:</pre>	158
(1) If the violation has not resulted in actual harm and	159
has the potential to cause only minimal harm, the director shall	160
issue an order requiring the facility to correct the violation.	161
(2) If the violation has not resulted in actual harm and	162
has the potential to cause more than minimal harm that does not	163
immediately jeopardize the health, safety, or welfare of the	164
residents, the director shall do whichever of the following is	165

<pre>applicable:</pre>	166
(a) For a first or second offense, the director shall	167
require the facility to submit to the department for its	168
approval a plan of correction that details the actions the	169
facility will take to ensure the health, safety, or welfare of	170
the residents. In addition, the director shall do either of the	171
<pre>following:</pre>	172
(i) Appoint employees of the department to conduct on-site	173
monitoring of the facility;	174
(ii) Require the facility to require its staff to attend a	175
training program approved by the director under division (C) of	176
this section.	177
(b) For each subsequent offense, the director shall do	178
both of the following:	179
(i) Prohibit the facility from accepting new residents	180
until the violation has been corrected;	181
(ii) For each separate violation, impose a civil penalty	182
of not less than fifty dollars per resident nor more than three	183
thousand dollars per resident for each day that the violation	184
continues.	185
(3) If the violation has resulted in actual harm that does_	186
not immediately jeopardize the health, safety, or welfare of one	187
or more residents, the director shall do both of the following:	188
(a) Prohibit the facility from accepting new residents	189
until the violation has been corrected;	190
(b) For each separate violation, impose a civil penalty of	191
not less than fifty dollars per resident nor more than three	192
thousand dollars per resident for each day that the violation	193

continues.	194
(4) If the violation has jeopardized or is likely to	195
jeopardize the health, safety, or welfare of one or more	196
residents, the director shall do either of the following:	197
(a) Appoint a temporary resident safety assurance manager	198
in the facility to take actions the department determines are	199
appropriate to ensure the health, safety, or welfare of the	200
<u>residents;</u>	201
(b) Issue an order suspending the facility's license	202
effective on a date specified in the order.	203
(B) Disciplinary actions taken by the director under	204
division (A) of this section shall be taken pursuant to an	205
adjudication conducted under Chapter 119. of the Revised Code.	206
(C) For purposes of division (A)(2)(a)(ii) of this	207
section, the director shall approve a training program if the	208
director determines the program sufficiently trains the staff of	209
a residential care facility to comply with this chapter and	210
rules adopted under it. The department of health may develop	211
such a training program.	212
(D) On issuance of an order suspending its license, a	213
residential care facility shall take all actions necessary to	214
cease operation of the facility for the duration of the	215
suspension unless the director, at the facility's request,	216
grants an exemption from this requirement.	217
(E) The disciplinary actions authorized by this section	218
are in addition to those that may be taken under section 3721.03	219
of the Revised Code.	220
(F) All amounts collected from the imposition of civil	221

penalties under this section shall be deposited into the state	222
treasury to the credit of the general operations fund created	223
under section 3701.83 of the Revised Code.	224
Sec. 3721.13. (A) The rights of residents of a home shall	225
include, but are not limited to, the following:	226
include, sae are not limited to, one lottowing.	220
(1) The right to a safe and clean living environment	227
pursuant to the medicare and medicaid programs and applicable	228
state laws and rules adopted by the director of health;	229
(2) The right to be free from physical, verbal, mental,	230
and emotional abuse and to be treated at all times with	231
courtesy, respect, and full recognition of dignity and	232
individuality;	233
(3) Upon admission and thereafter, the right to adequate	234
and appropriate medical treatment and nursing care and to other	235
ancillary services that comprise necessary and appropriate care	236
consistent with the program for which the resident contracted.	237
This care shall be provided without regard to considerations	238
such as race, color, religion, national origin, age, or source	239
of payment for care.	240
(4) The right to have all reasonable requests and	241
inquiries responded to promptly;	242
inquiries responded to promptry,	242
(5) The right to have clothes and bed sheets changed as	243
the need arises, to ensure the resident's comfort or sanitation;	244
(6) The right to obtain from the home, upon request, the	245
name and any specialty of any physician or other person	246
responsible for the resident's care or for the coordination of	247
care;	248
(7) The right, upon request, to be assigned, within the	249

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capacity of the home to make the assignment, to the staff	250
physician of the resident's choice, and the right, in accordance	251
with the rules and written policies and procedures of the home,	252
to select as the attending physician a physician who is not on	253
the staff of the home. If the cost of a physician's services is	254
to be met under a federally supported program, the physician	255
shall meet the federal laws and regulations governing such	256
services.	257
(8) The right to participate in decisions that affect the	258
resident's life, including the right to communicate with the	259
physician and employees of the home in planning the resident's	260
treatment or care and to obtain from the attending physician	261
complete and current information concerning medical condition,	262

- prognosis, and treatment plan, in terms the resident can 263 reasonably be expected to understand; the right of access to all 264 information in the resident's medical record; and the right to 265 give or withhold informed consent for treatment after the 266 consequences of that choice have been carefully explained. When 267 the attending physician finds that it is not medically advisable 268 to give the information to the resident, the information shall 269 be made available to the resident's sponsor on the resident's 270 behalf, if the sponsor has a legal interest or is authorized by 271 the resident to receive the information. The home is not liable 272 for a violation of this division if the violation is found to be 273 the result of an act or omission on the part of a physician 274 selected by the resident who is not otherwise affiliated with 275 the home. 276
- (9) The right to withhold payment for physician visitation 277
 if the physician did not visit the resident; 278
 - (10) The right to confidential treatment of personal and 279

medical records, and the right to approve or refuse the release	280
of these records to any individual outside the home, except in	281
case of transfer to another home, hospital, or health care	282
system, as required by law or rule, or as required by a third-	283
party payment contract;	284
(11) The right to privacy during medical examination or	285
treatment and in the care of personal or bodily needs;	286
(12) The right to refuse, without jeopardizing access to	287
appropriate medical care, to serve as a medical research	288
subject;	289
(13) The right to be free from physical or chemical	290
restraints or prolonged isolation except to the minimum extent	291
necessary to protect the resident from injury to self, others,	292
or to property and except as authorized in writing by the	293
attending physician for a specified and limited period of time	294
and documented in the resident's medical record. Prior to	295
authorizing the use of a physical or chemical restraint on any	296
resident, the attending physician shall make a personal	297
examination of the resident and an individualized determination	298
of the need to use the restraint on that resident.	299
Physical or chemical restraints or isolation may be used	300
in an emergency situation without authorization of the attending	301
physician only to protect the resident from injury to self or	302
others. Use of the physical or chemical restraints or isolation	303
shall not be continued for more than twelve hours after the	304
onset of the emergency without personal examination and	305
authorization by the attending physician. The attending	306
physician or a staff physician may authorize continued use of	307
physical or chemical restraints for a period not to exceed	308
thirty days, and at the end of this period and any subsequent	309

period may extend the authorization for an additional period of	310
not more than thirty days. The use of physical or chemical	311
restraints shall not be continued without a personal examination	312
of the resident and the written authorization of the attending	313
physician stating the reasons for continuing the restraint.	314
If physical or chemical restraints are used under this	315
division, the home shall ensure that the restrained resident	316
receives a proper diet. In no event shall physical or chemical	317
restraints or isolation be used for punishment, incentive, or	318
convenience.	319
(14) The right to the pharmacist of the resident's choice	320
and the right to receive pharmaceutical supplies and services at	321
reasonable prices not exceeding applicable and normally accepted	322
prices for comparably packaged pharmaceutical supplies and	323
services within the community;	324
(15) The right to exercise all civil rights, unless the	325
resident has been adjudicated incompetent pursuant to Chapter	326
2111. of the Revised Code and has not been restored to legal	327
capacity, as well as the right to the cooperation of the home's	328
administrator in making arrangements for the exercise of the	329
right to vote;	330
(16) The right of access to opportunities that enable the	331
resident, at the resident's own expense or at the expense of a	332
third-party payer, to achieve the resident's fullest potential,	333
including educational, vocational, social, recreational, and	334
habilitation programs;	335
(17) The right to consume a reasonable amount of alcoholic	336
beverages at the resident's own expense, unless not medically	337

advisable as documented in the resident's medical record by the

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attending physician or unless contradictory to written admission	339
policies;	340
(18) The right to use tobacco at the resident's own	341
expense under the home's safety rules and under applicable laws	342
and rules of the state, unless not medically advisable as	343
documented in the resident's medical record by the attending	344
physician or unless contradictory to written admission policies;	345
(19) The right to retire and rise in accordance with the	346
resident's reasonable requests, if the resident does not disturb	347
others or the posted meal schedules and upon the home's request	348
remains in a supervised area, unless not medically advisable as	349
documented by the attending physician;	350
(20) The right to observe religious obligations and	351
participate in religious activities; the right to maintain	352
individual and cultural identity; and the right to meet with and	353
participate in activities of social and community groups at the	354
resident's or the group's initiative;	355
(21) The right upon reasonable request to private and	356
unrestricted communications with the resident's family, social	357
worker, and any other person, unless not medically advisable as	358
documented in the resident's medical record by the attending	359
physician, except that communications with public officials or	360
with the resident's attorney or physician shall not be	361
restricted. Private and unrestricted communications shall	362
include, but are not limited to, the right to:	363
(a) Receive, send, and mail sealed, unopened	364
correspondence;	365
(b) Reasonable access to a telephone for private	366
communications;	367

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(c) Private visits at any reasonable hour.	368
(22) The right to assured privacy for visits by the	369
spouse, or if both are residents of the same home, the right to	370
share a room within the capacity of the home, unless not	371
medically advisable as documented in the resident's medical	372
record by the attending physician;	373
(23) The right upon reasonable request to have room doors	374
closed and to have them not opened without knocking, except in	375
the case of an emergency or unless not medically advisable as	376
documented in the resident's medical record by the attending	377
physician;	378
(24) The right to retain and use personal clothing and a	379
reasonable amount of possessions, in a reasonably secure manner,	380
unless to do so would infringe on the rights of other residents	381
or would not be medically advisable as documented in the	382
resident's medical record by the attending physician;	383
(25) The right to be fully informed, prior to or at the	384
time of admission and during the resident's stay, in writing, of	385
the basic rate charged by the home, of services available in the	386
home, and of any additional charges related to such services,	387
including charges for services not covered under the medicare or	388
medicaid program. The basic rate shall not be changed unless	389
thirty days' notice is given to the resident or, if the resident	390
is unable to understand this information, to the resident's	391
sponsor.	392
(26) The right of the resident and person paying for the	393
care to examine and receive a bill at least monthly for the	394
resident's care from the home that itemizes charges not included	395
in the basic rates;	396

(27)(a) The right to be free from financial exploitation;	397
(b) The right to manage the resident's own personal	398
financial affairs, or, if the resident has delegated this	399
responsibility in writing to the home, to receive upon written	400
request at least a quarterly accounting statement of financial	401
transactions made on the resident's behalf. The statement shall	402
<pre>include:</pre>	403
(i) A complete record of all funds, personal property, or	404
possessions of a resident from any source whatsoever, that have	405
been deposited for safekeeping with the home for use by the	406
resident or the resident's sponsor;	407
(ii) A listing of all deposits and withdrawals transacted,	408
which shall be substantiated by receipts which shall be	409
available for inspection and copying by the resident or sponsor.	410
(28) The right of the resident to be allowed unrestricted	411
access to the resident's property on deposit at reasonable	412
hours, unless requests for access to property on deposit are so	413
persistent, continuous, and unreasonable that they constitute a	414
nuisance;	415
(29) The right to receive reasonable notice before the	416
resident's room or roommate is changed, including an explanation	417
of the reason for either change.	418
(30) The right not to be transferred or discharged from	419
the home unless the transfer is necessary because of one of the	420
following:	421
(a) The welfare and needs of the resident cannot be met in	422
the home.	423
(b) The resident's health has improved sufficiently so	424

that the resident no longer needs the services provided by the	425
home.	426
(c) The safety of individuals in the home is endangered.	427
(d) The health of individuals in the home would otherwise	428
be endangered.	429
(e) The resident has failed, after reasonable and	430
appropriate notice, to pay or to have the medicare or medicaid	431
program pay on the resident's behalf, for the care provided by	432
the home. A resident shall not be considered to have failed to	433
have the resident's care paid for if the resident has applied	434
for medicaid, unless both of the following are the case:	435
(i) The resident's application, or a substantially similar	436
previous application, has been denied.	437
(ii) If the resident appealed the denial, the denial was	438
upheld.	439
(f) The home's license has been revoked, the home is a	440
residential care facility and its license has been suspended,	441
the home is being closed pursuant to section 3721.08, sections	442
5165.60 to 5165.89, or section 5155.31 of the Revised Code, or	443
the home otherwise ceases to operate.	444
(g) The resident is a recipient of medicaid, and the	445
home's participation in the medicaid program is involuntarily	446
terminated or denied.	447
(h) The resident is a beneficiary under the medicare	448
program, and the home's participation in the medicare program is	449
involuntarily terminated or denied.	450
(31) The right to voice grievances and recommend changes	451
in policies and services to the home's staff, to employees of	452

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the department of health, or to other persons not associated	453
with the operation of the home, of the resident's choice, free	454
from restraint, interference, coercion, discrimination, or	455
reprisal. This right includes access to a residents' rights	456
advocate, and the right to be a member of, to be active in, and	457
to associate with persons who are active in organizations of	458
relatives and friends of nursing home residents and other	459
organizations engaged in assisting residents.	460
(32) The right to have any significant change in the	461
resident's health status reported to the resident's sponsor. As	462
soon as such a change is known to the home's staff, the home	463
shall make a reasonable effort to notify the sponsor within	464
twelve hours.	465
(B) A sponsor may act on a resident's behalf to assure	466
that the home does not deny the residents' rights under sections	467
3721.10 to 3721.17 of the Revised Code.	468
(C) Any attempted waiver of the rights listed in division	469
(A) of this section is void.	470
Sec. 3721.16. For each resident of a home, notice of a	471
proposed transfer or discharge shall be in accordance with this	472
section.	473
(A)(1) The administrator of a home shall notify a resident	474
in writing, and the resident's sponsor in writing by certified	475
mail, return receipt requested, in advance of any proposed	476
transfer or discharge from the home. The administrator shall	477
send a copy of the notice to the state department of health. The	478
notice shall be provided at least thirty days in advance of the	479
proposed transfer or discharge, unless any of the following	480
applies:	481

(a) The resident's health has improved sufficiently to	482
allow a more immediate discharge or transfer to a less skilled	483
level of care;	484
(b) The resident has resided in the home less than thirty	485
days;	486
(c) An emergency arises in which the safety of individuals	487
in the home is endangered;	488
(d) An emergency arises in which the health of individuals	489
in the home would otherwise be endangered;	490
(e) An emergency arises in which the resident's urgent	491
medical needs necessitate a more immediate transfer or	492
discharge.	493
To any of the circumstance decembed in divisions (A) (1)	404
In any of the circumstances described in divisions (A) (1)	494
(a) to (e) of this section, the notice shall be provided as many	495
days in advance of the proposed transfer or discharge as is	496
practicable.	497
(2) The notice required under division (A)(1) of this	498
section shall include all of the following:	499
(a) The reasons for the proposed transfer or discharge;	500
(b) The proposed date the resident is to be transferred or	501
discharged;	502
(a) Qualitate to dissipling (D) (2) as this continue a supposed	E03
(c) Subject to division (A)(3) of this section, a proposed	503
location to which the resident may relocate and a notice that	504
the resident and resident's sponsor may choose another location	505
to which the resident will relocate;	506
(d) Notice of the right of the resident and the resident's	507
sponsor to an impartial hearing at the home on the proposed	508

transfer or discharge, and of the manner in which and the time	509
within which the resident or sponsor may request a hearing	510
pursuant to section 3721.161 of the Revised Code;	511
(e) A statement that the resident will not be transferred	512
or discharged before the date specified in the notice unless the	513
home and the resident or, if the resident is not competent to	514
make a decision, the home and the resident's sponsor, agree to	515
an earlier date;	516
(f) The address of the legal services office of the	517
department of health;	518
(g) The name, address, and telephone number of a	519
representative of the state long-term care ombudsman program	520
and, if the resident or patient has a developmental disability	521
or mental illness, the name, address, and telephone number of	522
the Ohio protection and advocacy system.	523
(3) The proposed location to which a resident may relocate	524
as specified pursuant to division (A)(2)(c) of this section in	525
the proposed transfer or discharge notice shall be capable of	526
meeting the resident's health-care and safety needs. The	527
proposed location for relocation need not have accepted the	528
resident at the time the notice is issued to the resident and	529
resident's sponsor.	530
(B) No home shall transfer or discharge a resident before	531
the date specified in the notice required by division (A) of	532
this section unless the home and the resident or, if the	533
resident is not competent to make a decision, the home and the	534
resident's sponsor, agree to an earlier date.	535
(C) Transfer or discharge actions shall be documented in	536
the resident's medical record by the home if there is a medical	537

basis for the action.	538
(D) A resident or resident's sponsor may challenge a	539
transfer or discharge by requesting an impartial hearing	540
pursuant to section 3721.161 of the Revised Code, unless the	541
transfer or discharge is required because of one of the	542
following reasons:	543
(1) The home's license has been revoked under this chapter	544
or the home is a residential care facility and its license has	545
been suspended under this chapter;	546
(2) The home is being closed pursuant to section 3721.08,	547
sections 5165.60 to 5165.89, or section 5155.31 of the Revised	548
Code;	549
(3) The resident is a recipient of medicaid and the home's	550
participation in the medicaid program has been involuntarily	551
terminated or denied by the federal government;	552
(4) The resident is a beneficiary under the medicare	553
program and the home's certification under the medicare program	554
has been involuntarily terminated or denied by the federal	555
government.	556
(E) If a resident is transferred or discharged pursuant to	557
this section, the home from which the resident is being	558
transferred or discharged shall provide the resident with	559
adequate preparation prior to the transfer or discharge to	560
ensure a safe and orderly transfer or discharge from the home,	561
and the home or alternative setting to which the resident is to	562
be transferred or discharged shall have accepted the resident	563
for transfer or discharge.	564
(F) At the time of a transfer or discharge of a resident	565
who is a recipient of medicaid from a home to a hospital or for	566

therapeutic leave, the home shall provide notice in writing to	567
the resident and in writing by certified mail, return receipt	568
requested, to the resident's sponsor, specifying the number of	569
days, if any, during which the resident will be permitted under	570
the medicaid program to return and resume residence in the home	571
and specifying the medicaid program's coverage of the days	572
during which the resident is absent from the home. An individual	573
who is absent from a home for more than the number of days	574
specified in the notice and continues to require the services	575
provided by the facility shall be given priority for the first	576
available bed in a semi-private room.	577
Sec. 3721.37. (A) As used in sections 3721.37 to 3721.40	578
of the Revised Code, "memory care unit" means a residential care	579
facility, or portion of a residential care facility, that	580
provides or proposes to provide specialized care and services	581
for residents with Alzheimer's disease or other dementia.	582
(B) Beginning one year after the effective date of this	583
section, no person shall operate a memory care unit that is not	584
approved by the director of health.	585
(C) Not later than nine months after the effective date of	586
this section, the director of health shall adopt rules as the	587
director considers appropriate to implement sections 3721.37 to	588
3721.40 of the Revised Code. The rules shall be adopted in	589
accordance with Chapter 119. of the Revised Code and address the	590
<pre>following:</pre>	591
(1) Application forms and procedures for applying for	592
approval of a memory care unit;	593
(2) Standards and procedures for inspection of memory care	594
units as part of the application process and while in operation;	595

(3) Disciplinary action for violations of sections 3721.37	596
to 3721.40 of the Revised Code, including monetary penalties not	597
greater than five thousand dollars per resident in a memory care	598
unit for each day that a violation continues;	599
(4) Any other matter the director considers appropriate.	600
Sec. 3721.38. (A) A person that seeks to operate a memory	601
care unit shall apply to the director of health for approval.	602
The application must be submitted in the form and manner	603
prescribed by the director in the rules adopted under section	604
3721.37 of the Revised Code and demonstrate that the unit is in	605
compliance with sections 3721.37 to 3721.40 of the Revised Code	606
and the rules adopted under section 3721.37 of the Revised Code.	607
(B) (1) The director shall consider applications for	608
approval of memory care units. As part of that consideration,	609
the director shall inspect each memory care unit at least once	610
prior to approval.	611
If the director determines that a memory care unit is in	612
compliance with sections 3721.37 to 3721.40 of the Revised Code	613
and the rules adopted under section 3721.37 of the Revised Code,	614
the director shall approve the memory care unit.	615
(2) (a) If the director determines that a memory care unit	616
is not in compliance with sections 3721.37 to 3721.40 of the	617
Revised Code and the rules, the director shall notify the person	618
making application and specify the requirements that the unit	619
does not meet. If after a period of time specified by the	620
director, the unit still does not meet the requirements, the	621
director shall do one of the following:	622
(i) If the person making application alleges that the	623
momory care unit was in operation on the effective date of this	627

section, allow an additional three months to correct	625
deficiencies and demonstrate to the director that the unit is in	626
compliance with sections 3721.37 to 3721.40 of the Revised Code	627
and the rules;	628
(ii) If the person making application does not allege that	629
the memory care unit was in operation on the effective date of	630
this section, deny the application.	631
(b) If a person described in division (B)(2)(a)(i) of this	632
section fails to demonstrate compliance with sections 3721.37 to	633
3721.40 of the Revised Code and the rules not later than three	634
months after receiving the director's notice, the director shall	635
deny the application and order the person to cease operating the	636
memory care unit.	637
(3) A person whose application is denied may appeal in	638
accordance with Chapter 119. of the Revised Code.	639
Sec. 3721.39. (A) All of the following apply to a memory	640
<pre>care unit regarding its physical space:</pre>	641
(1) It must provide space for dining, group and individual	642
activities, and visits;	643
(2) Not more than two residents may occupy a bedroom in	644
the unit regardless of the room's size;	645
the unit regulatess of the room's size,	010
(3) Doors equipped with electronic card operated systems	646
or other locking systems that prevent immediate egress are	647
permitted only if the memory care unit does both of the	648
<pre>following:</pre>	649
(a) Obtains written approval from the director of health	650
or the appropriate local building authority permitting the use	651
of the locking system;	652

(b) Obtains a statement from the manufacturer that is	653
specific to the residential care facility verifying that the	654
locking system will shut down and all doors will open	655
immediately and easily when one or more of the following occurs:	656
(i) A signal is received from an activated fire alarm	657
system or heat or smoke detector;	658
(ii) A power failure;	659
(iii) Steps are taken to override the locking system by	660
use of a key pad or other lock-releasing device.	661
(B) (1) A memory care unit shall offer the following types	662
of activities at least weekly:	663
(a) Gross motor activities such as stretching, exercising,	664
and dancing;	665
(b) Self-care activities such as personal hygiene;	666
(c) Social activities such as games, music, and holiday	667
and seasonal celebrations;	668
(d) Crafts;	669
(e) Sensory and memory enhancement activities such as	670
review of current events, movies, pictures, storytelling,	671
<pre>cooking, pet therapy, and reminiscing;</pre>	672
(f) Outdoor activities as weather permits.	673
(2) A memory care unit must provide each resident with at	674
least two hours each day of assistance with activities such as	675
the following, as appropriate and as needed by the resident:	676
eating, drinking, transferring in and out of a bed or chair,	677
proper turning and positioning in a bed or chair, ambulating,	678
toileting, bladder and bowel management, personal hygiene,	679

dressing, securing health care, managing health care, self-	680
administering medication, doing laundry, shopping, securing and	681
using transportation, managing finances, making and keeping	682
appointments, caring for personal possessions, communicating	683
with others, engaging in social and leisure activities, and	684
using prosthetic devices.	685
(3) A contract for services to a memory care unit resident	686
shall specify all of the services to be provided to the	687
resident.	688
(C)(1) Prior to admitting an individual as a resident, a	689
memory care unit shall do all of the following:	690
(a) Consider other care options that may be available to	691
the individual;	692
(b) Document that the individual, or a person legally	693
responsible for the individual, does not object to the	694
individual's admission or transfer to the memory care unit;	695
(c) Not earlier than seventy-two hours prior to admitting	696
an individual as a resident, do both of the following:	697
(i) Complete a written cognitive screening of the	698
individual in collaboration with a physician;	699
(ii) Complete a written support plan identifying the	700
individual's physical, medical, social, cognitive, and safety	701
needs and document the plan in the individual's record.	702
(2)(a) On admission of an individual as a resident, a	703
memory care unit shall implement the support plan completed	704
under division (C)(1)(c)(ii) of this section.	705
(b) A memory care unit shall revise each resident's	706
support plan at least quarterly and as the resident's condition	707

changes.	708
(c) A memory care unit shall quarterly assess each	709
resident to determine whether the resident has a continuing need	710
or desire for care from the memory care unit.	711
Sec. 3721.40. The director of health shall enforce	712
sections 3721.37 to 3721.40 of the Revised Code and the rules	713
adopted under section 3721.37 of the Revised Code. The director	714
shall inspect all approved memory care units at intervals	715
prescribed by the director in the rules.	716
The director may take disciplinary action as prescribed in	717
the rules adopted under section 3721.37 of the Revised Code and	718
may issue orders to secure compliance with sections 3721.37 to	719
3721.40 of the Revised Code and the rules, including orders	720
revoking the director's approval of a memory care unit.	721
Orders of the director may be appealed in accordance with	722
Chapter 119. of the Revised Code.	723
Section 2. That existing sections 3721.02, 3721.13, and	724
3721.16 of the Revised Code are hereby repealed.	725
Section 3. All items in this section are hereby	726
appropriated as designated out of any moneys in the state	727
treasury to the credit of the designated fund. For all	728
appropriations made in this act, those in the first column are	729
for fiscal year 2016 and those in the second column are for	730
fiscal year 2017. The appropriations made in this act are in	731
addition to any other appropriations made for the FY 2016-FY	732
2017 biennium.	733
AGE DEPARTMENT OF AGING	734
Dedicated Purpose Fund Group	735

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4C40 490609 Regional Long-Term Care	\$0	\$2,000,000	736
Ombudsman Program			737
TOTAL DPF Dedicated Purpose Fund Group	\$0	\$2,000,000	738
TOTAL ALL BUDGET FUND GROUPS	\$0	\$2,000,000	739
REGIONAL LONG-TERM CARE OMBUDSMAN PROGRAM			740
Of the foregoing appropriation item 490609,	Regional L	ong-	741
Term Care Ombudsman Program, \$2,000,000 in fiscal	year 2017		742
shall be used by the regional long-term care ombuc	dsman progr	ams	743
to hire additional staff.			744
Section 4. On the effective date of this act	, or as so	on	745
as possible thereafter, the Director of Budget an	d Managemer	nt	746
shall transfer \$2,000,000 cash from the General R	evenue Fund	d to	747
the Office of the State Long-Term Care Ombudsman	Program Fur	nd	748
(Fund 4C40), used by the Department of Aging.			749
Section 5. Notwithstanding section 3701.83 o	f the Revis	sed	750
Code, the Director of Budget and Management, duri	ng fiscal y	vear	751
2017, shall transfer any fine revenues deposited	into the		752
General Operations Fund (Fund 4700) in accordance	with secti	on	753
3721.033 of the Revised Code to the General Reven	ue Fund. Th	ne	754
transfers shall occur each quarter until the tota	l amount of	- -	755
fine revenue transferred equals \$2,000,000 cash.	The Departm	nent	756
of Health shall use any fine revenues collected i	n excess of	=	757
\$2,000,000 to hire additional inspectors. Any fin	e revenue		758
collected in excess of \$2,000,000 is hereby appro	priated.		759
Section 6. Within the limits set forth in th	is act, the	9	760
Director of Budget and Management shall establish	accounts		761
indicating the source and amount of funds for eac	h appropria	ation	762
made in this act, and shall determine the form an	d manner ir	n	763

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As Introduced	_

which appropriation accounts shall be maintained. Expenditures	764
from appropriations contained in this act shall be accounted for	765
as though made in the main operating appropriations act of the	766
131st General Assembly.	767
The appropriations made in this act are subject to all	768
provisions of the main operating appropriations act of the 131st	769
General Assembly that are generally applicable to such	770
appropriations.	771