House Bill 309 (AS PASSED HOUSE AND SENATE) By: Representatives Cooper of the 45<sup>th</sup>, Fleming of the 114<sup>th</sup>, Dempsey of the 13<sup>th</sup>, and LaHood of the 175<sup>th</sup>

# A BILL TO BE ENTITLED AN ACT

To amend Article 1 of Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to regulation of hospitals and related institutions, so as to revise provisions relating to financial stability requirements for applicants and licensees of personal care homes and assisted living communities; to provide for related matters; to repeal conflicting laws; and for other purposes.

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#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

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### **SECTION 1.**

8 Article 1 of Chapter 7 of Title 31 of the Official Code of Georgia Annotated, relating to 9 regulation of hospitals and related institutions, is amended in Code Section 31-7-12, relating 10 to personal care homes, licensure and registration, inspection by local boards, fees, 11 investigations, waiver, variance, or exemption, staffing, training, and financial stability 12 requirements, and certified medication aides, by revising subsection (g) as follows:

13 "(g) On and after July 1, 2021, personal care homes with 25 or more beds shall be required
14 to meet the following financial stability requirements:

(1) Upon initial application for licensure <u>or upon a change of ownership</u>, provide a
 financial stability affidavit to the department from a certified public accountant affirming

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- the applicant's <u>or licensee's financial status</u>. ability to operate as a going concern for the
  next two years; <u>The department shall establish a mandatory financial stability affidavit</u>
  form pursuant to rules and regulations to be used for purposes of this paragraph and shall
  assess the applicant's or licensee's financial status, in its own discretion, based on such
  financial stability affidavit;
  (2) Provide a minimum of 60 days' written notice to the department and all residents of
- any impending bankruptcy or property eviction that may force discharge or relocation of
   residents or otherwise adversely impact the provision of safe care and oversight; and
- (3) Provide a minimum of 14 days' written notice to the department and all residents of
   any impending change of ownership that may force discharge or relocation of residents
- 27 or otherwise adversely impact the provision of safe care and oversight."

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### **SECTION 2.**

Said article is further amended in Code Section 31-7-12.2, relating to regulation and
licensing of assisted living communities, legislative intent, definitions, procedures, and
requirements for medication aides, by revising subsection (k) as follows:

- 32 "(k) On and after July 1, 2021, all assisted living communities shall be required to meet
   33 the following financial stability requirements:
- (1) Upon initial application for an assisted living community license or upon a change
  of ownership, provide a financial stability affidavit from a certified public accountant
  affirming the applicant's or licensee's financial status. ability to operate as a going
  concern for the next two years; The department shall establish a mandatory financial
  stability affidavit form pursuant to rules and regulations to be used for purposes of this
  paragraph and shall assess the applicant's or licensee's financial status, in its own
  discretion, based on such financial stability affidavit;

(2) Provide a minimum of 60 days' written notice to the department and all residents of
any impending bankruptcy or property eviction that may force discharge or relocation of
residents or otherwise adversely impact the provision of safe care and oversight; and
(3) Provide a minimum of 14 days' written notice to the department and all residents of
any impending change of ownership that may force discharge or relocation of residents
or otherwise adversely impact the provision of safe care and oversight."

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## **SECTION 3.**

48 All laws and parts of laws in conflict with this Act are repealed.