An Act To Provide Licensed Assisted Living and Nursing Facilities
Levels of Care for Incarcerated Persons

Received by the Clerk of the House on February 11, 2021. Referred to the Committee on Criminal Justice and Public Safety pursuant to Joint Rule 308.2 and ordered printed pursuant to Joint Rule 401.

Presented by Representative MORALES of South Portland.
Be it enacted by the People of the State of Maine as follows:

Sec. 1. 34-A MRSA §1402, sub-§14 is enacted to read:

14. Long-term care services. The commissioner shall establish and maintain long-term care services at the assisted living and nursing facility levels of care, as defined by rule by the Department of Health and Human Services, in units licensed by the Department of Health and Human Services that are located within correctional facilities and in licensed facilities in the community. The units must provide long-term care for prisoners committed to the department who are determined to be eligible. The following provisions govern eligibility and the provision of long-term care services pursuant to this subsection.

A. The commissioner shall develop procedures to provide information to prisoners and their families regarding assisted living and nursing facility services available under this subsection.

B. The commissioner shall assist prisoners and their families in applying for assessment of long-term care medical and social needs using the Medicaid eligibility assessment provided under Title 22, section 3174-I.

C. The commissioner may establish and maintain licensed assisted living units and nursing facility units within correctional facilities to serve the needs of prisoners and shall place prisoners in those units as appropriate to each prisoner.

D. If the commissioner is unable to provide assisted living units and nursing facility units in correctional facilities to serve the needs of prisoners determined to be eligible under paragraph B, the commissioner shall develop or contract for assisted living and nursing facility levels of care in licensed facilities in the community and shall place prisoners in those facilities as appropriate to each prisoner.

E. The commissioner shall work with the Department of Health and Human Services to develop licensed assisted living units and nursing facility units in correctional facilities under paragraph C and licensed assisted living facilities and licensed nursing facilities in the community under paragraph D and to encourage licensed facilities in the community to accept prisoners as residents. The department shall provide training to licensed facilities in the community regarding the specific needs of prisoners committed to the department.

F. The commissioner shall adopt rules to implement this subsection. Rules adopted pursuant to this paragraph are routine technical rules as defined in Title 5, chapter 375, subchapter 2-A.

SUMMARY

This bill provides for assisted living and nursing facility levels of care in licensed units in correctional facilities of the Department of Corrections and in licensed facilities in the community for prisoners in the custody of the Department of Corrections. The bill provides for assessment of medical and social needs of prisoners using the Medicaid eligibility assessment. The bill requires the Department of Corrections to work with the Department of Health and Human Services to develop licensed units in correctional facilities, to provide long-term and assisted living and nursing facility levels of care in licensed facilities in the community and to encourage licensed community facilities to accept prisoners as residents.
The bill requires the Department of Corrections to provide training to licensed facilities in the community regarding the specific needs of prisoners committed to the department. The bill requires the Department of Corrections to adopt routine technical rules to implement the requirement that the department provide long-term care services.